Michigan SALA 2 STANIE 7 STANI

MEMEROTECA

Law Review

ARTICLES

The Comity Doctrine Hessel E. Yntema Introduction by Kurt H. Nadelmann

The Effect of Misunderstanding on Contract Formation and Reformation Under the Restatement of Contracts Second

George E. Palmer

A Dissent From the Miranda Dissents: Some Comments on the "New" Fifth Amendment and the Old "Voluntariness" Test

Yale Kamisar

Identification of Property Subject to the Federal Estate Tax

> Charles L. B. Lowndes Richard B. Stephens

Foster Parents Versus Agencies: A Case Study in the Judicial Application of "The Best Interests of the Child" Doctrine

Sanford N. Katz

Michigan Law Review

Vol. 65, No. 1

November 1966

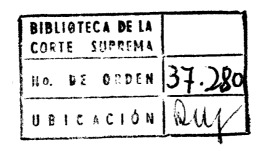
CONTENTS

Articles

THE COMITY DOCTRINE	. 1
THE EFFECT OF MISUNDERSTANDING ON CONTRACT FORMATION AND REFORMATION UNDER THE RESTATEMENT OF CONTRACTS SECOND	3 3
A DISSENT FROM THE Miranda DISSENTS: SOME COMMENTS ON THE "New" FIFTH AMENDMENT AND THE OLD "VOLUNTARINESS" TEST	59
IDENTIFICATION OF PROPERTY SUBJECT TO THE FEDERAL ESTATE TAX Charles L. B. Lowndes and Richard B. Stephens	105
FOSTER PARENTS VERSUS AGENCIES: A CASE STUDY IN THE JUDI- CIAL APPLICATION OF "THE BEST INTERESTS OF THE CHILD" DOCTRINE	145
Notes	
Habeas Corpus—Custody and Release From Custody Requirements of Habeas Corpus—Viability of McNally v. Hill in the Modern Context	172
MOTOR VEHICLES—LEGISLATION—The Michigan Motor Vehicle Accident Claims Act	180
Recent Developments	
BANKRUPTCY—Bank Paying Depositor's Check After His Adjudication in Bankruptcy Is Liable to Trusts for Amount of Check—Bank of Marin v. England (9th Cir. 1965)	195
FUTURE INTERESTS—Implying a Requirement of Survival in Future Interests: Continued Confusion—Schau v. Cecil (Iowa 1965)	203

Copyright © 1966 by The Michigan Law Review Association.

Insurance—Motor Vehicles—"Newly Acquired Automobile" Clause Extended To Cover Previously Owned Inoperable Vehicle—National Indem. Co. v. Giampapa (Wash. 1965)	BIBLIOTECA BIBLIOTECA
LABOR LAW-NLRB Refuses To Apply Related Work Doctrine to Construction Site Picketing—Building & Construction Trades Council (Markwell & Hartz) (N.L.R.B. 1965)	212
WILLS—The Receipt of Substantial Benefits Under a Will by One in Confidential Relationship With Testator Raises a Presumption of Undue Influence Which After Rebutting Evidence Is Introduced Remains as a Permissible Inference for the Luxy—In re Wood Estate (Mich. 1966)	999
for the Jury—In re Wood Estate (Mich. 1966)	223
Recent Books	
BOOKS RECEIVED	232
Periodical Index	
Subject Index of Articles and Comments Appearing in Leading Law Reviews	235



The design on the cover is taken from an etching of The University of Michigan Legal Research Building.

Published monthly, November-June at Worcester, Mass. Entered November 1, 1902, at Ann Arbor, Michigan, as Second-Class Matter under Act of Congress, March 3, 1879. Re-entry at Worcester, Mass., November 1961. Printed at Heffernan Press, P. O. Box 609, Worcester, Mass. Editorial Offices at Ann Arbor, Michigan.

Subscriptions: United States, \$9 per year in advance, eight numbers; Foreign, \$9.50. Single Issues: \$2; back numbers \$2.50.

Reprints: A few reprint copies of the articles appearing in this issue are available at 50 cents and up.

Address all correspondence to:

Michigan Law Review Hutchins Hall Ann Arbor, Michigan 48104