

# OHIO STATE LAW JOURNAL

Volume 20

Spring 1959

Number 2

## CONTENTS

### DAMAGES IN CONTRACT

FOREWORD <i>William B. Harvey</i>	173
RESTITUTION OR DAMAGES? <i>John P. Dawson</i>	175
RECOVERY BY BUILDING CONTRACTOR IN DEFAULT <i>Robert J. Nordstrom and Irwin F. Woodland</i>	193
DRAFTING THE LIQUIDATED DAMAGE CLAUSE — WHEN AND HOW <i>Frank C. Dunbar, Jr.</i>	221
SOLVING STATUTE OF FRAUDS PROBLEMS <i>B. J. Krauskopf</i>	237
THE CONTRACT PRICE AS A LIMIT ON RESTITUTION FOR DEFENDANT'S BREACH <i>George E. Palmer</i>	264
PUNITIVE DAMAGES FOR BREACH OF CONTRACT <i>Laurence P. Simpson</i>	284
STATUTORY DAMAGES AND THE CONDITIONAL SALE <i>William D. Warren</i>	289
RESTITUTION REMEDIES IN CONTRACT CASES: FINDING A FIDUCIARY OR CONFIDENTIAL RELATIONSHIP TO GAIN REMEDIES <i>Malcolm D. Talbott</i>	320

Copyright, 1959, by The Ohio State University.

Published quarterly at Columbus, Ohio. Entered as second-class matter at the post office at Columbus, Ohio, April 18, 1950, under the authority of the act of March 3, 1879.

Subscriptions: \$5.00 a year; \$1.50 a copy.

Unless notice of discontinuance is received by the Journal at the expiration of a subscription, it will be assumed that a renewal is desired.

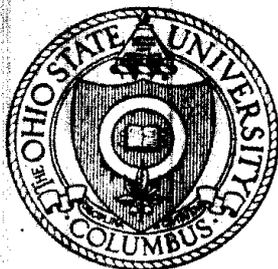
## Comments

- 4 ARE CONTINGENT FEES ETHICAL WHERE CLIENT IS  
ABLE TO PAY A RETAINER? 329
- SEXUAL DEVIATION AND THE LAWS OF OHIO 346

## Recent Developments

- FEDERAL TAX CLAIMS ON PROCEEDS OF LIFE INSURANCE 361  
POLICIES—*Commissioner of Internal Revenue v. Stern*  
(U.S. 1958)
- RECOVERY ALLOWED FOR INJURY TO NON-VIABLE FETUS 365  
—*Bennett v. Hymers (N.H. 1958)*
- DOMICILE NOT PREREQUISITE TO CUSTODY AWARD—*In re*  
*Fore (Ohio 1958)* 369
- CITY LIABLE FOR SAFETY OF INFORMER—*Schuster v. City*  
*of New York (N.Y. 1958)* 371
- PAROL EVIDENCE SHOWS RELEASE LIMITED TO ORIGINAL 375  
TORT-FEASOR—*Couillard v. Charles T. Miller Hosp.,*  
*Inc. (Minn. 1958)*
- LOCAL TAXATION OF REALTY INCOME NOT PRE-EMPTED 379  
BY STATE PROPERTY TAX—*Benua v. City of Colum-*  
*bus (Ohio 1958)*
- REPORTER DENIED PRIVILEGE AGAINST DISCLOSURE OF 382  
NEWS SOURCE—*Garland v. Torre (2d Cir. 1958)*

# OHIO STATE LAW JOURNAL



## DAMAGES IN CONTRACT

FOREWORD	William B. Harvey
RESTITUTION OR DAMAGES?	John P. Dawson
RECOVERY BY BUILDING CONTRACTOR IN DEFAULT	Robert J. Nordstrom and Irwin F. Woodland
DRAFTING THE LIQUIDATED DAMAGE CLAUSE— WHEN AND HOW	Frank C. Dunbar, Jr.
SOLVING STATUTE OF FRAUDS PROBLEMS	B. J. Krauskopf
THE CONTRACT PRICE AS A LIMIT ON RESTITUTION FOR DEFENDANT'S BREACH	George E. Palmer
PUNITIVE DAMAGES FOR BREACH OF CONTRACT	Laurence P. Simpson
STATUTORY DAMAGES AND THE CONDITIONAL SALE	William D. Warren
RESTITUTION REMEDIES IN CONTRACT CASES: FINDING A FIDUCIARY OR CONFIDENTIAL RELATIONSHIP TO GAIN REMEDIES	Malcolm D. Talbott