## Recent Developments

| WHETHER MUTUALITY OF OBLIGATION EXISTS IN A CONTRACT IS TO  BE DETERMINED BY ARBITRATORS  Exercycle Corp. v. Maratta, 9 N.Y.2d 329, 174 N.E.2d 463 (1961)                       | 351 |
|---|-----|
| CRIMINAL OBSCENITY STATUTE HELD UNCONSTITUTIONAL FOR LACKOF SCIENTER  City of Cincinnati v. Marshall, 172 Ohio St. 280, 175 N.E.2d 178.  (1961)                                 | 355 |
| Wife and Dependent Children's Right to Invade the Corpus of Trust of Husband Beneficiary  | 361 |
| Imposition of Strict Liability for Crop Dusting Damage  Loe v. Lenhardt, 72 Or. 1011, 362 P.2d 312 (1961)   | 365 |
| RECOVERY FOR NEGLIGENCE WITHOUT IMPACT  | 368 |
| GENUINENESS OF SIGNATURES UNDER THE NEGOTIABLE INSTRUMENTS LAW AND THE UNIFORM COMMERCIAL CODE  | 373 |
| Service Upon Corporation Permitted Although No Attempt to Serve Major Officers or Employees   | 376 |
| Conveyance to Municipality for Park Purposes Held Fee Simple Absolute   | 379 |
| EXTENSION OF THE IMPLIED ACKNOWLEDGMENT DOCTRINE AS PRIMA FACIE EVIDENCE FOR PROBATE OF A WILL  | 383 |
| DEATH RESULTING SOLELY FROM MENTAL AND EMOTIONAL STRAIN HELD A COMPENSABLE INJURY UNDER WORKMEN'S COMPENSATION LAW  Klimas v. Trans Caribbean Airways, Inc., 10 N.Y.2d 209, 176 | 387 |
| N F 2d 714 210 N V S 2d 14 (1061)   |     |

## OHIO STATE LAW JOURNAL

MEMEROTECA

ÉSTANTE 35



## THE UNIFORM COMMERCIAL CODE

FOREWORD AND DISCUSSION OF ARTICLE 1, GENERAL PROVISIONS

Stanley A. Samad

ARTICLE 2: SALES

Norman D. Lattin

ARTICLE 3 OF THE UNIFORM COMMERCIAL CODE

Robert J. Lynn

BANK DEPOSITS AND COLLECTIONS BEFORE AND AFTER THE UNIFORM COMMERCIAL CODE

Jack L. Griffiths

LETTERS OF CREDIT-A CONCISE CODIFICATION

**Boris Averbach** 

THE UNIFORM COMMERCIAL CODE ARTICLE 6: NEW BULK

SALES LEGISLATION FOR OHIO Ch.

Charles E. Stevenson

DOCUMENTS OF TITLE-ARTICLE 7 OF THE UNIFORM

COMMERCIAL CODE

Eli Goldston and Paul J. McKenzie

INVESTMENT SECURITIES ARTICLE 8-UNIFORM

COMMERCIAL CODE

Owen F. Walker

SECURED TRANSACTIONS: SALES OF ACCOUNTS, CONTRACT RIGHTS, AND CHATTEL PAPER

Lawrence J. Burns

Volume 23

1962

Number 2

| ·    | OF  | IIO S                      | TATE LAW JOUR                            | 1   |  |
|------|---|----------------------------|--|-----|--|
|      | CA <del>DELA</del><br>SUMPHIN   | 23                         | 1962 Numb                                | 念   |  |
|      |   | 30.879                     | CONTENTS                                 |     |  |
| JJIC | ACIÓN   | ter WI                     | HE UNIFORM COMMERCIAL CODE               |     |  |
|      | Forewo  |                            | cussion of Article 1, General Provisions | 173 |  |
|      |   | E 2: SALES rman D. Lat     | tin                                      | 185 |  |
|      | ARTICLE 3 OF THE UNIFORM COMMERCIAL CODE  |                            |  |     |  |
| **   | Bank Deposits and Collections Before and After the Uniform Commercial Code  Jack L. Griffiths |                            |  |     |  |
|      |   | s of Credit<br>is Auerbach | —A Concise Codification                  | 246 |  |
|      | THE U   | NIFORM CO                  | MMERCIAL CODE ARTICLE 6: NEW BULK SALES  |     |  |

## Comment

A Proposed Modification of the Parental Immunity Doctrine 339

DOCUMENTS OF TITLE—ARTICLE 7 OF THE UNIFORM COMMERCIAL CODE

INVESTMENT SECURITIES ARTICLE 8—UNIFORM COMMERCIAL CODE ...

SECURED TRANSACTIONS: SALES OF ACCOUNTS, CONTRACT RIGHTS, AND CHATTEL PAPER .....

260

280

294

308

Copyright, 1962, by the Ohio State University.

LEGISLATION FOR OHIO .....

Eli Goldston and Paul J. McKenzie

Charles E. Stevenson

Owen F. Walker

Lawrence J. Burns

Published quarterly at Columbus, Ohio. Second-class postage paid at Columbus, Ohio, and Worcester, Mass.

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.