

## OHIO STATE LAW JOURNALOS AND

Volume 28

Summer 1967

Number 3

DE JUSTICIA

BIBLIOTECA

## CONTENTS

CONTENTS	
Convenience and Necessity: Motor Carrier Licensing by the Interstate Commerce Commission	379
Corporate Bigness and Diversification in Manufacturing  Charles H. Berry	402
FEDERAL TAX LAWS AND CORPORATE DIVIDEND BEHAVIOR  John A. Brittain	427
Comments	
DISREGARDING THE CORPORATE ENTITY: CONTRACT CLAIMS	441
Insider Trading Without Disclosure—Theory of Liability	472
What Is a "Plan" Under Internal Revenue Code Section 105(D)	483
Recent Developments	
LIBEL—Privilege of New York Times v. Sullivan Held Applicable to Statements Made of and Concerning a Non-Public Official—Pauling v. Globe-Democrat Publishing Co., 362 F.2d 188 (8th Cir. 1966)	502
CRIMINAL LAW—Insanity Defense—Wisconsin Court's Partial Acceptance of A.L.I. Definition Spotlights Difficulty of Reconciling Competing Policy Goals—State v. Shoffner, 8 Wis.2d 640, 100 N.W.2d 339 (1966)	509
WORKMEN'S COMPENSATION—Statute of Limitations—Death Claim— Ingalls Shipbuilding Corp. v. Harris, 187 So. 2d 886 (Miss. 1966)	523
CONSTITUTIONAL Law—Search and Seizure—Electronic Eavesdropping Held an Illegal Search and Seizure—Hajdu v. State, 189 So. 2d 230 (Fla. Dist. Ct. 1966)	527
TORTS—A Master's Liability When an Injured Party Covenants Not to Sue His Servant—Holcomb v. Flavin, 34 Ill. 2d 588, 216 N.E.2d 811 (1966)	537

SALA 2 ESTANTE 35

## OHIO STATE LAW JOURNAL



CONVENIENCE AND NECESSITY: MOTOR CARRIER LICENSING BY THE INTERSTATE COMMERCE COMMISSION

George M. Chandler

CORPORATE BIGNESS AND DIVERSIFICATION
IN MANUFACTURING

Charles H. Berry

FEDERAL TAX LAWS AND CORPORATE DIVIDEND
BEHAVIOR

John A. Brittain

## **COMMENTS**

DISREGARDING THE CORPORATE ENTITY: CONTRACT CLAIMS
INSIDER TRADING WITHOUT DISCLOSURE—THEORY OF LIABILITY
WHAT IS A "PLAN" UNDER INTERNAL REVENUE CODE
SECTION 105(D)?

Volume 28

**Summer 1967** 

Number 3

143 N.W.2d 69 (Minn. 1966)	543
Agency—Liability for Torts of Borrowed Servant—New York Central Railroad v. Northern Indiana Public Service Company, 221 N.E.2d 442 (Ind. Ct. App. 1966)	550
STATUTES OF LIMITATION—Action Not Commenced or Attempted to be Commenced Within Meaning of the Ohio Saving Statute—Mason v. Waters, 6 Ohio St. 2d 212, 217 N.E.2d 213 (1966)	550
0. W alers, 0 Onto St. 2a 212, 217 W.E.2a 213 (1900)	558

Copyright © 1967 by the Ohio State University.

Published quarterly at Columbus, Ohio. Second class postage paid at Columbus, Ohio, and at additional mailing offices. Address all correspondence:

Ohio State Law Journal 1659 North High Street Columbus, Ohio 43210

Subscriptions: \$6.00 per year; \$2.50 per copy.

Reprints: Some reprint copies of articles appearing in past issues are available at one dollar and up.