

1964

Table of Contents - Volume 3, Number 1 (Fall 1964)

Follow this and additional works at: <https://dsc.duq.edu/dlr>



Part of the [Law Commons](#)

Recommended Citation

Table of Contents - Volume 3, Number 1 (Fall 1964), 3 Duq. L. Rev. iii (1964).

Available at: <https://dsc.duq.edu/dlr/vol3/iss1/2>

This Front Matter is brought to you for free and open access by Duquesne Scholarship Collection. It has been accepted for inclusion in Duquesne Law Review by an authorized editor of Duquesne Scholarship Collection.

DUQUESNE
UNIVERSITY
LAW REVIEW

VOLUME 3

FALL, 1964

NUMBER 1

ARTICLES

ANTITRUST LAWS AND PUBLIC POLICY IN RELATION TO PATENTS	1
<i>By Raymond C. Nordhaus</i>	
NEW YORK LIFE INSURANCE COMPANY v. DUNLEVY REVISITED: THE POWER OF A COURT TO EXER- CISE JURISDICTION FOR THE WRONG REASON	25
<i>By Wilfred J. Ritz</i>	
THE PLAINTIFF'S ATTORNEY AND THE PRODUCTS LIABILITY CASE	39
<i>By Harry M. Philo</i>	
JUDICIAL CONFERENCES OF THE THIRD CIRCUIT	47
<i>By Joseph A. Katarincic</i>	

COMMENTS

THE CHARITABLE IMMUNITY DOCTRINE IN PENNSYLVANIA: DEATH KNELL	65
RIGHTS OF SOCIETY vs RIGHTS OF THE INDIVIDUAL IN THE ADMINISTRATION OF CRIMINAL LAW	73
MALPRACTICE IMMUNITY FOR THE PHYSICIAN: UN- CONSTITUTIONAL, UNFAIR AND UNNECESSARY LEGISLATION	83
FARE YE WELL: RIGHT TO BE LET ALONE	91

RECENT DECISIONS

CONSTITUTIONAL LAW — Right to Counsel — Use of defendant's incriminating statements, surreptitiously procured by government agents after indictment and in the absence of defendant's counsel, violates defendant's constitutional rights under the fifth and sixth amendments. <i>Massiah v. United States</i> , 337 U.S. 201, 84 Sup. Ct. 1199 (1964)	99
--	----

CONSTITUTIONAL LAW — Right to Counsel — Where an investigation has begun to focus upon a particular suspect, whose request for counsel has been denied and who has not received a warning as to his right to remain silent, he has been deprived of his rights under the sixth amendment. <i>Escobedo v. State of Illinois</i> , 84 Sup. Ct. 1758 (1964)	102
CRIMINAL LAW — Introducing Evidence Obtained by an Illegal Search and Seizure for Impeachment purposes. <i>Commonwealth v. Wright</i> , 415 Pa. 55, 202 A.2d 79 (1964)	106
TORTS — Statute of Limitations — Claims for Damages for Personal Injury — Under Uniform Commercial Code, statute of limitations for personal injury claims now four years, instead of two. <i>Gardiner v. Philadelphia Gas Works</i> , 413 Pa. 415, 197 A.2d 612 (1964)	109
TORTS — Death — Right to recover for death of a stillborn fetus. <i>Carroll v. Skloff</i> , 415 Pa. 47, 202 A.2d 9 (1964)	114
CONSTITUTIONAL LAW — Supreme Court's Equity Decree Opens Integrated Public Schools for the First Time in Prince Edward County, Virginia. <i>Griffin v. County School Bd. of Prince Edward County</i> , 84 Sup. Ct. 1226 (1964)	117

BOOK REVIEWS

HANDBOOK OF LEGAL MEDICINE. By Alan R. Moritz, M.D. and C. Joseph Stetler, LL.B., LL.M.	<i>Cyril H. Wecht</i> 121
THE (SOVIET) SOCIALIST THEORY OF INTERNATIONAL LAW. By Bernard A. Ramundo	<i>Robert E. Beranek</i> 126
LAW, LIBERTY AND MORALITY. By H. L. A. Hart	<i>Robert A. Felix</i> 128

THE DUQUESNE UNIVERSITY LAW REVIEW is published semi-annually at Pittsburgh, Pennsylvania.

Subscriptions: \$4.00 per year, two issues. If subscription is to be discontinued at the expiration of the current volume, notice to that effect would be appreciated.

Single Issue: \$2.00 per copy.

Readers are invited to submit manuscripts to the editors of the LAW REVIEW.

Views expressed in Articles published in this periodical are to be attributed solely to the authors thereof, and not to the periodical, its editors, or to Duquesne University.

Editorial Offices: 907 Rockwell Hall, Pittsburgh, Pennsylvania 15219

© COPYRIGHT DUQUESNE UNIVERSITY 1964