

Volume 18 | Issue 5

---

1967

## Volume 18 Issue 5 (1967)

Western Reserve Law Review

Follow this and additional works at: <https://scholarlycommons.law.case.edu/caselrev>



Part of the [Law Commons](#)

---

### Recommended Citation

Western Reserve Law Review, *Volume 18 Issue 5 (1967)*, 18(5) Case W. Res. L. Rev. Front Matter (1967)  
Available at: <https://scholarlycommons.law.case.edu/caselrev/vol18/iss5/2>

This Front Matter is brought to you for free and open access by the Student Journals at Case Western Reserve University School of Law Scholarly Commons. It has been accepted for inclusion in Case Western Reserve Law Review by an authorized administrator of Case Western Reserve University School of Law Scholarly Commons.

## EDITORS' PREFACE

Nineteen sixty-seven marks the seventy-fifth anniversary of the Franklin Thomas Backus School of Law of Western Reserve University, and in commemoration of that event, the *Review* has published this Century of World Law symposium, which follows a unique format. Each article conforms to a basic plan of covering its subject matter in three sections. The first section (1892-1917) deals with the quarter-century which began on the date of the Law School's founding and serves to place the topic of the article in historical perspective. The second section (1967) describes the present state of affairs. Some authors have elected to demonstrate therein how present problems and approaches to their solution reflect the events described in the first quarter-century, while other contributors have, for example, utilized this section to reveal that today's events contain seeds for future developments or foreshadow possible dangers. Finally, the third section (1968-1992) projects into the future quarter-century, giving free rein to the imagination of the authors. Some have advocated sweeping changes, others have predicted a continuation of trends already delineated, and still others have described pitfalls to be skirted or new tools and institutions which could be created. Each contributor is a recognized expert in his field, and the blending of the various topics within a unifying theme may produce a legal synergism that is both interesting and illuminating.

Professor Daniel Wilkes of the University of Connecticut Law School has been a guiding force in the planning of the symposium and the selection of authors. We are deeply grateful for his generous assistance and enthusiastic cooperation.

In conclusion, it is with pleasure that we announce the appointment of the following persons as Editors of the *Review* for the 1967-1968 academic year: Editor-in-Chief, David L. Rosenzweig; Executive Editor, Jeffrey P. White; and Editors, Robert J. Crump, William J. Davis, Andrew R. Huttyera, Ira H. Meyer, and Michael S. Yauch.

# CONTENTS

---

Volume 18

July 1967

Number 5

---

## ARTICLES

### *Symposium: A Century of World Law*

#### PROLOGUE

SIR PERCY SPENDER ..... 1445

#### INTRODUCTION: THE WORLD OF 1992

DANIEL WILKES ..... 1449

#### Shaping New Forms of Agreement and Confining Disagreement

##### THE PROBLEM OF FACT-FINDING IN INTERNATIONAL DISPUTES

THOMAS M. FRANCK AND LAURENCE D. CHERKIS .. 1483

##### MAINTAINING ORDER THROUGH ON-SITE INSPECTION: FOCUS ON THE IAEA

STEPHEN GOROVE ..... 1525

#### Creating Liberty Under Law

##### STEPS TOWARDS THE ADVANCEMENT OF HUMAN RIGHTS

EDWARD M. WISE ..... 1548

##### STEPS TO DEFINE OFFENSES AGAINST THE LAW OF NATIONS

ROBERT A. BLOOM ..... 1572

#### Developing New Institutions for Cooperation

##### MEETING DEMANDS FOR ACTION AS A COMMUNITY OF NATIONS

AARON L. DANZIG ..... 1600

##### ENCOURAGING THE FLOW OF GOODS AND KNOW-HOW AMONG NATIONS — THE ROLE OF INDUSTRIAL PROPERTY RIGHTS AND ANTITRUST LAW

ROBERT GOLDSCHIEDER ..... 1618

BRINGING THE INSIGHTS OF BEHAVIORAL SCIENCE  
TO INTERNATIONAL RULES

MICHAEL BARKUN ----- 1639

SOLVING THE ECONOMIC DILEMMA OF DEVELOPING  
AREAS: THE EXAMPLE OF PAN-AMERICANISM AT THE  
CROSSROADS — INTEGRATION OR ELSE

GEORGES D. LANDAU ----- 1661

NOTES

EMINENT DOMAIN: OHIO EVIDENTIARY ASPECTS  
IN ASCERTAINING MARKET VALUE -----

1687

RENT WITHHOLDING — A PROPOSAL FOR  
LEGISLATION IN OHIO -----

1705

THE "ADVERSARY" PROCESS IN CHILD  
CUSTODY PROCEEDINGS -----

1731

RECENT DECISIONS

NEGLIGENCE — PRODUCTS LIABILITY — EXTENT OF A MANU-  
FACTURER'S DUTY [*Simpson Timber Co. v. Parks*, 369 F.2d  
324 (9th Cir. 1966)] -----

1753

SEAMEN — PERSONAL INJURIES — CHOICE OF LAW [*Tsakonites*  
*v. Transpacific Carriers Corp.*, 368 F.2d 426 (2d Cir. 1966)] --

1761

EMINENT DOMAIN — REMEDIES OF PROPERTY OWNERS —  
STANDING TO SUE [*Green St. Ass'n v. Daley*, 373 F.2d 1  
(7th Cir. 1967)] -----

1769

CRIMINAL LAW — CONFESSIONS — CUSTODIAL INTERROGATION  
[*United States v. Davis*, 259 F. Supp. 496 (D. Mass. 1966)] --

1777

CONTRACTS — SPECIFIC PERFORMANCE — CREATION OF A  
CONSTRUCTIVE TRUST [*Butler v. Attwood*, 369 F.2d 811 (6th  
Cir. 1966)] -----

1783

SOVEREIGN IMMUNITY — FEDERAL TORT CLAIMS ACT — IN-  
JURIES TO ARMED SERVICES PERSONNEL [*Lee v. United States*,  
261 F. Supp. 252 (C.D. Cal. 1966), *Sheppard v. United States*,  
369 F.2d 272 (3d Cir. 1966), *cert. denied*, 87 Sup. Ct. 1286  
(1967)] -----

1788

TABLE OF CONTENTS

BANKRUPTCY — CHAPTER X PROCEEDINGS — SECURED CREDITOR'S RIGHT TO RECLAIM [ <i>Fruehauf Corp. v. Yale Express Sys., Inc.</i> , 370 F.2d 433 (2d Cir. 1966)] .....	1797
CONSTITUTIONAL LAW — FREEDOM OF SPEECH — LOYALTY OATHS [ <i>Keyshian v. Board of Regents</i> , 385 U.S. 589 (1967)]	1802
<b>CASES NOTED</b> .....	1809
<b>BOOK REVIEW</b>	
THE POLITICS OF CONSERVATION, by Frank E. Smith Arnold W. Reitze, Jr. ....	1824
<b>BOOKS NOTED</b> .....	1829