

Catholic University Law Review

Volume 9 | Issue 2

Article 1

1960

Contents Volume 9

Catholic University Law Review

Follow this and additional works at: <https://scholarship.law.edu/lawreview>

Recommended Citation

Catholic University Law Review, *Contents Volume 9*, 9 Cath. U. L. Rev. (1960).

Available at: <https://scholarship.law.edu/lawreview/vol9/iss2/1>

This Index is brought to you for free and open access by CUA Law Scholarship Repository. It has been accepted for inclusion in Catholic University Law Review by an authorized editor of CUA Law Scholarship Repository. For more information, please contact edinger@law.edu.

THE CATHOLIC UNIVERSITY OF AMERICA LAW REVIEW

Volume IX

1959-1960

TABLE OF CONTENTS

ARTICLES	Page
A Guide to Cost Justification: "Canons of Construction" <i>John E. Murray, Jr.</i>	1
Foreign Trade-mark Licensing and American Anti-trust Laws: Some Obser- vations on the Timken Case <i>Jerome A. Barron</i>	25
Schools of Approach to the Interpretation of Treaties <i>Oliver Morse</i>	36
The Settlement of Government Contract Disputes—A Comparative Study <i>Alan W. Mewett</i>	65
COMMENTS	
Civil Rights and Universal Franchise	85
The Problems of Intrafamily Torts and Their Treatment in the Field of Conflict of Laws	52
The Use of Independent Contractors to Minimize Employment Taxes—The Doubtful Cases	97
RECENT CASES	
Constitutional Law—Military Justice—Civilian Army Employee Not Subject to Jurisdiction of Military Court in Non-capital Case. <i>Wilson v. Boblender</i> , 80 Sup. Ct. 305 (1960)	103
Copyright—Literary Property—Government Official Retains Literary Property Right in Speeches Delivered While in Gov- ernment Employ. <i>Public Affairs Associates, Inc. v. Rickover</i> , 177 F.Supp. 601 (Dist. Ct. D.C. 1959)	104
Evidence—Confidential Communications—Statement Made Confidentially to Clergyman was Inadmissible in Criminal Prosecution. <i>Mullen v. United States</i> , 263 F. 2d. 275 (D.C. App. 1959)	61

Torts—Independent Contractors—Principal Proprietor Responsible for Tort Risks to Third Persons when Hazards are Unusual. *Majestic Rlty. Associates v. Toti Contracting Co.*, 30 N.J. 455, 153 A.2d 321 (1959) 106

Torts—Landlord and Tenant—Liability of Landlord to Tenant's Family—Breach of Written Covenant to Repair. *Faber v. Creswick*, 156 A.2d 252 (N.J. 1959) 108

Torts—Last Clear Chance—Last Clear Chance is Superseded under Comparative Negligence Statute. *Atlantic Coastline R. v. Anderson*, 267 F.2d 329 (C.A. 5th, 1959) 63

Wills—Undue Influence—Wife of Testator Can Be Party in Interest if Will Affects Her Statutory Share. *Rothenberg v. Rothenberg* (Court of Appeals, District of Columbia, No. 15098, 1959) 110

BOOK REVIEWS

A Philosophical Enquiry into the Origin of Our Ideas of the Sublime and Beautiful:
Edmund Burke

The Correspondence of Edmund Burke:
Edited by Thomas W. Copeland *Stanley D. Rose* 112