

March 1945

## Table of Contents - Issue 2

Chicago-Kent Law Review

Follow this and additional works at: <https://scholarship.kentlaw.iit.edu/cklawreview>



Part of the [Law Commons](#)

---

### Recommended Citation

Chicago-Kent Law Review, *Table of Contents - Issue 2*, 23 Chi.-Kent L. Rev. i (1945).

Available at: <https://scholarship.kentlaw.iit.edu/cklawreview/vol23/iss2/1>

This Front Matter is brought to you for free and open access by Scholarly Commons @ IIT Chicago-Kent College of Law. It has been accepted for inclusion in Chicago-Kent Law Review by an authorized editor of Scholarly Commons @ IIT Chicago-Kent College of Law. For more information, please contact [jwenger@kentlaw.iit.edu](mailto:jwenger@kentlaw.iit.edu), [ebarney@kentlaw.iit.edu](mailto:ebarney@kentlaw.iit.edu).

# CONTENTS

Vol. 23

MARCH, 1945

No. 2

WAR CONTRACT TERMINATION: THE CONTRACT SETTLEMENT ACT OF 1944.....	Edmund Webster Burke	107
SURVEY OF ILLINOIS LAW FOR THE YEAR 1943-1944:		
VIII. PUBLIC LAW.....		160
NOTES AND COMMENTS		
Status of Labor Unions under the Sherman Act.....		172
Civil Practice Act Cases.....		182
DISCUSSION OF RECENT DECISIONS		
CORPORATIONS—Corporate Powers and Liabilities—Whether “No-Action” Clause in Corporate Bond Prevents Suit at Law after Maturity by Holder Unable to Secure Sufficient Percentage of Holders to Join in Demand of Trustee. <i>Gordon v. Conlon Corporation</i> (Ill. App., 1944).		185
CORPORATIONS—Public Regulation and Supervision—Whether or Not Public Offering of Unqualified Stock by Owner Thereof Through Licensed Brokers Operating on a Commission Basis Constitutes a Violation of Securities Law so as to Entitle Purchaser to Recover Purchase Price. <i>Scully v. DeMet</i> (Ill. App., 1944).....		188
LANDLORD AND TENANT—Termination of an Estate for Years—Liability of Tenant After Tenancy has been Terminated by Legal Proceedings for Rent Already Accrued. <i>Metropolitan Trust Company v. Fishman</i> (Ill. App., 1944) .....		191
SALES—Conditional Sales—Whether or Not Transaction in Form of Conditional Sale but in Fact One of Lending and Borrowing is Effective Against Rights of Subsequent Judgment Creditor of Purported Conditional Vendee. <i>Raymond v. Horan, Bailiff of Municipal Court of Chicago</i> (Ill. App., 1944).....		194
WILLS—Rights and Liabilities of Devisees and Legatees—Whether Election to Renounce Provisions of Will of Deceased Husband may be Made by Consular Officer on Behalf of Nonresident Alien Widow in Absence of Express Power of Attorney from Her Authorizing Such Action. <i>In re Zalewski's Estate</i> (N. Y., 1944).....		197
BOOK REVIEWS		
Injury and Death Under Workmen's Compensation Laws.....		202
Crime and the Human Mind.....		203

SUBSCRIPTION PRICE \$2.00<sup>+</sup> PER YEAR, SINGLE COPIES 75c

*It's an "Essential" Today*

for the  
General Practitioner

## United States Code Annotated

*The Official U. S. Code with complete Historical Notes, All Court  
Constructions, and a Matchless Service.*

**WEST PUBLISHING CO.**  
ST. PAUL 2, MINN.

### CHICAGO-KENT LAW REVIEW

EXTRA VOLUME .....	\$1.50
<i>(Reprints of articles in Vols. 1-7)</i>	
VOLUME VIII <i>(three numbers)</i> .....	\$1.50
VOLUMES IX-XVI <i>(four numbers)</i> , per volume .....	\$2.00
VOLUMES XVII ON <i>(four numbers)</i> , per volume .....	\$3.00
SINGLE ISSUES <i>(Vols. VIII to XVI)</i> .....	\$0.50
SINGLE ISSUES <i>(Vol. XVII on)</i> .....	\$0.75
ANNUAL SUBSCRIPTION .....	\$2.00

**Chicago-Kent Law Review**  
10 N. Franklin Street  
Chicago 6, Illinois