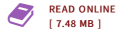


## Harvard Law Review Volume 30

## By Anonymous

Rarebooksclub.com, United States, 2013. Paperback. Book Condition: New. 246 x 189 mm. Language: English . Brand New Book \*\*\*\*\* Print on Demand \*\*\*\*\*. This historic book may have numerous typos and missing text. Purchasers can usually download a free scanned copy of the original book (without typos) from the publisher. Not indexed. Not illustrated. 1917 edition. Excerpt: .Compensation Acts. 0 What are the objects to be aimed at in arranging and classifying the law? 1 When is it expedient to make changes in existing classifications or in legal nomenclature? Some of the best modern writers assert that the object of classi fication is practical convenience, not logical or scientific order, and that changes from the existing arrangement or nomenclature should be made only for very weighty reasons. The end sought, it is said, is a purely practical one ; not symmetry, elegantia, or logical order for its own sake. The existing classification should The great majority of these statutes do not purport to apply only to extrahazardous occupations. See 27 HARV. L. REV. 344-45, 348, 363. Such inconsistencies must eventually lead to a change that will assimilate the rules of liability in the different cases. Judge Swayze, 25 YALE L. J....



## Reviews

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