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quiring municipal employes to pay to the bargaining representatives fees to cover costs of negotiating and administering contracts is lawful. 54 Atty. Gen. 56.

Legal aspects of public school teacher negotiating and participating in concerted activities. Seitz, 49 MLR 487.

A municipality's rights and responsibilities under the municipal labor law. Mulcahy, 49

Public employes' right to picket. 50 MLR

Labor relations in the public service. Anderson, 1961 WLR 601,

Municipal employment relations in Wisconsin. Love, 1965 WLR 652.

The strike and its alternatives in public

employment. Moberly, 1966 WLR 549.

The strike ban in public employment. Rowe, 1969 WLR 930.

111.80 History: 1965 c. 612; Stats. 1965 s. 111.80; 1969 c. 276.

111.81 History: 1965 c. 612; Stats. 1965 s. 111.81; 1969 c. 276 ss. 423, 424, 593.

111.82 History: 1965 c. 612; Stats. 1965 s. 111.82.

111.83 History: 1965 c. 612; Stats. 1965 s. 111.83; 1969 c. 276 s. 593.

111.84 History: 1965 c. 612; Stats. 1965 s. 111.84; 1969 c. 276 s. 593.

The strike and its alternatives in public employment. Moberly, 1966 WLR 549.

The strike ban in public employment. Rowe, 1969 WLR 930.

111.85 History: 1965 c. 612; Stats. 1965 s. 111.85; 1969 c. 276 s. 593.

111.86 History: 1965 c. 612; Stats. 1965 s. 111.86; 1969 c. 276 s. 593.

111.87 History: 1965 c. 612; Stats. 1965 s. 111.87; 1969 c. 276 s. 593.

111.88 History: 1965 c. 612; Stats. 1965 s. 111.88: 1969 c. 276 ss. 425, 593.

111.89 History: 1965 c. 612; Stats. 1965 s. 111.89; 1969 c. 276.

111.90 History: 1965 c. 612; Stats. 1965 s. 111.90.

111.91 History: 1965 c. 612; Stats. 1965 s. 111.91.

111.92 History: 1965 c. 612; Stats, 1965 s. 111.92; 1969 c. 276 s. 593.

111.94 History: 1965 c. 612; Stats. 1965 s. 111,94.

CHAPTER 112.

Fiduciaries.

112.01 History: 1925 c. 227; Stats. 1925 s. 112.01; 1951 c. 238; 1959 c. 43.

Editor's Note: For foreign decisions construing the "Uniform Fiduciaries Act," consult Uniform Laws, Annotated.

The surety of a fiduciary who has been compelled to respond for the fiduciary's breach of trust is entitled to be subrogated to all rights of action which the cestui que trust or creditor has against the fiduciary and all parties who participated in his wrongful acts which were the cause of the default. Martineau v. Mehl-

berg, 221 W 347, 267 NW 9.

The executor's knowledge as president of the bank that his misappropriations as executor from the state funds in the bank were in breach of his trust as a fiduciary was not imputed to the bank so as to render the bank liable for his defalcations and thus deprive his surety in other estates of the right to subrogation in the premises. Fidelity & Casualty Co. v. Maryland C. Co. 222 W 174, 268 NW 226.

Where the cashier of a bank, who was also guardian for certain minors whose funds he had deposited in a checking account in his name as guardian, withdrew the funds from the bank on checks issued by him as guardian payable to a corporation of which he was secretary-treasurer, which checks were indorsed by the payee corporation and honored by the bank, the bank was not liable to the wards under 112.01 (8), or otherwise, for the amount of the funds because of the cashier's alleged misappropriation thereof, since the cashier withdrew the funds as guardian, and the bank (the cashier's knowledge of his own alleged unlawful acts not being imputed to the bank) had the right in good faith to pay out the funds on checks issued by the cashier as guardian, and the bank had no further responsibility in the matter. Matz v. Ibach, 235 W 45, 291 NW 377.

112.02 History: 1943 c. 283: Stats. 1943 s. 112.02.

112.03 History: 1959 c. 141; Stats. 1959 s.

112.05 History: 1909 c. 347; Stats. 1911 s. 4539m; 1925 c. 4; Stats. 1925 s. 348.179; 1955 c. 696 s. 200; Stats. 1955 s. 112.05.

348.179, Stats. 1933, does not apply to a director of a bank. Shinners v. State, 219 W 23, 261 NW 880.

112.06 History: 1959 c. 43; Stats. 1959 s. 112.06.

Editor's Note: For foreign decisions construing the "Uniform Simplification of Fiduciary Security Transfers Act" consult Uniform Laws, Annotated.

Fiduciary security transfers simplified by uniform act. Bolliger, WBB, Aug. 1959.

CHAPTER 113.

Uniform Joint Obligations Act.

Editor's Note: For foreign decisions construing the "Uniform Joint Obligations Act," consult Uniform Laws, Annotated.

113.01 History: 1927 c. 235; Stats. 1927 s. 113.01; 1929 c. 482 s. 5.

Where independent torts result in separate injuries, each tort-feasor is separately liable for his own torts; but where independent torts concur to inflict a single injury, each tort-feasor is liable for the entire damage. Bolick v. Gallagher, 268 W 421, 67 NW (2d) 860. Where injuries resulting from a tort are ag-