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PROGRESS IN THE LAW OF OIL AND GAS

It is perhaps not an unmixed blessing that the law as to subjacent minerals is seldom static, even under “normal” peacetime conditions. Whether this attribute of continuous change is inherent in the very nature of the subject, or whether (like the weather) it is caused by conditions beyond present human control, one need not say. The essential thing is that modifications in legal doctrine do constantly occur, contemporaneously with improvements in the technical art of production and marketing; and their significance is worthy of note from time to time, either as indicative of substantial progress or because the break with the past has been so marked. In any event, recent developments in the law of oil and gas now deserve comment here, since these are of vital importance to local industry.

1. STATUTORY FORFEITURE FOR NONPAYMENT OF DELAY RENTAL.

Legal theory as to the rights and liabilities of oil and gas operators is nearly all judge-made; by and large, legislatures have