This Index includes articles, comments, and some of the longer notes and recent developments that have appeared in leading reviews since the publication of the last issue of this Review.

**ABORTION**

Unenumerated rights: whether and how Roe should be overruled. Ronald Dworkin. 59 U. Chi. L. Rev. 381-432 (Winter).

When is a pregnant minor mature? When is an abortion in her best interests? The Ohio Supreme Court applies Ohio's abortion parental notification law: In re Jane Doe 1. 60 U. Cin. L. Rev. 907-61 (No. 3).

**ACTIONS AND DEFENSES**

See Civil Procedure.

**ADMINISTRATIVE AGENCIES**

See also Administrative Law, Constitutional Theory, Statutes.

Forbearance agreements: invalid contracts for the surrender of sovereignty. 92 Colum. L. Rev. 426-73 (Mar.).

**ADMINISTRATIVE LAW**

See also Government.


**ADMINISTRATIVE PROCEDURE**


**ADOPTION**


Getting the whole truth and nothing but the truth: the limits of liability for wrongful adoption. D. Marianne Brower Blair. 67 Notre Dame L. Rev. 851-969 (No. 4).

When love is not enough: toward a unified wrongful adoption tort. 105 Harv. L. Rev. 1761-79 (May).

**ADVERTISING**

See Insurance.

**AFFIRMATIVE ACTION**

Fighting minority underrepresentation in publicly funded construction.


**AGE DISCRIMINATION**

Jury computation of front pay under the Age Discrimination in Employment Act. 76 Minn. L. Rev. 985-1016 (Apr.).

**ANTITRUST LAW**

See also Prices.

Corporate law through an antitrust lens. Edward B. Rock. 92 Colum. L. Rev. 497-561 (Apr.).

The courts' assault on the Robinson-Patman Act. 92 Colum. L. Rev. 634-50 (Apr.).

**ATTORNEY-CLIENT PRIVILEGE**

See Attorneys.

**ATTORNEYS**


Regulation of attorneys under California's Talent Agencies Act: a tautological approach to protecting artists. 80 Cal. L. Rev. 471-511 (Mar.).

**ATTORNEYS' FEES**

See also Settlements.


**BANKS AND BANKING**

See also Administrative Agencies.

BAR ASSOCIATIONS
See also Legal Profession.
A proposal for an empirical interpretation of canon 5. 65 S. Cal. L. Rev. 1639-74 (Mar.).

BATTERED WOMEN
See Expert Witnesses.

BLUE SKY LAWS
State Blue Sky laws: a stronger case for federal pre-emption due to increasing internationalization of securities markets. 86 Nw. U. L. Rev. 753-81 (Spring).

CAPITAL PUNISHMENT
See First Amendment.

CHILD ABUSE
See Confrontation Clause.

CHILDREN
See Adoption.

CIVIL PROCEDURE
See also Affirmative Action.
Discovery in federal demand-refused derivative litigation. 105 Harv. L. Rev. 1025-44 (Mar.).
The fate of pending motions on appeal from judgment: the consequences of Minnesota's Rule of Civil Appellate Procedure 104.01. 76 Minn. L. Rev. 1041-70 (Apr.).
The sanction for violation of California's one-action rule. 79 Cal. L. Rev. 1601-42 (Dec.).

CIVIL RIGHTS
See also Affirmative Action, Philosophy.
Decisions denying the appointment of counsel and the final judgment rule in civil rights litigation. 86 Nw. U. L. Rev. 782-819 (Spring).
The imperial scholar revisited: how to marginalize outside writing, ten years later. Richard Delgado. 140 U. Pa. L. Rev. 1349-72 (Apr.).
Retroactive application of the Civil Rights Act of 1991 to pending cases. 90 Mich. L. Rev. 2035-78 (June).
The Sherman amendment: congressional rejection of communal liability for civil rights violations. 39 UCLA L. Rev. 1371-424 (June).

CLASS ACTIONS

COLLATERAL ESTOPPEL
Exposing the extortion gap: an economic analysis of the rules of collateral estoppel. 105 Harv. L. Rev. 1940-60 (June).

COLLEGES AND UNIVERSITIES
See Inventions.

COMMERCIAL SPEECH
See Freedom of Speech.

COMPARATIVE LAW
See Foreign Law.

COMPUTER SOFTWARE
See Intellectual Property.

COMPUTERS
See also Copyright.
Dueling forums: the public forum doctrine's failure to protect the electronic forum. 60 U. Cin. L. Rev. 757-95 (No. 3).

CONFLICT OF LAWS: CONTRACTS

CONFRONTATION CLAUSE
To hide in plain sight: child abuse, closed circuit television, and the confrontation clause. 60 U. Cin. L. Rev. 827-56 (No. 3).

CONSTITUTIONAL AMENDMENTS
See Environmental Law.

CONSTITUTIONAL LAW
See also Abortion, Courts, Evidence, Feminism, Freedom of Speech, Infants, Marriage, Religion.
The article I, section 7 game. William N. Eskridge, Jr. & John Ferejohn. 80 Geo. L.J. 523-64 (Feb.).
Celebrating (?) the Bill of Rights: the root, branch, and foliage of American liberty. Norman Dorsen. 80 Ky. L.J. 843-60 (No. 3).
The constitutional implications of school choice. 1992 Wis. L. Rev. 459-510 (No. 2).
Disposing of the dormant commerce clause barrier: keeping waste at home. 76 Minn. L. Rev. 1219-50 (May).

The Hughes Court and the beginning of the end of the "separate but equal" doctrine. A. Leon Higginbotham, Jr. & William C. Smith. 76 Minn. L. Rev. 1099-131 (May).

Legal reasoning from the top down and from the bottom up: the question of unenumerated constitutional rights. Richard A. Posner. 59 U. Chi. L. Rev. 433-50 (Winter).

Liberties, fair values, and constitutional method. Frank I. Michelman. 59 U. Chi. L. Rev. 91-114 (Winter).


Partisan rhetoric, constitutional reality, and political responsibility: the troubling constitutional consequences of achieving D.C. statehood by simple legislation. Adam H. Kurland. 60 Geo. Wash. L. Rev. 475-505 (Jan.).


The structural Constitution: unitary executive, plural judiciary. Steven G. Calabresi & Kevin H. Rhodes. 105 Harv. L. Rev. 1153-216 (Apr.).

Toward a constitutional analysis of the right to intrastate travel. 86 Nw. U. L. Rev. 820-57 (Spring).

Toward a new functional methodology in appointments clause analysis. 60 Geo. Wash. L. Rev. 536-61 (Jan.).


CONSTITUTIONAL THEORY
A civic republican justification for the bureaucratic state. Mark Seidenfeld. 105 Harv. L. Rev. 1511-76 (May).

Justice Scalia's history and tradition: the chief nightmare in Professor Tribe's anxiety closet. 78 Va. L. Rev. 581-622 (Mar.).

The meaning of equality and the interpretive turn. Robin West. 66 Chi.-Kent L. Rev. 451-80 (No. 2).

Originalism through Raz-colored glasses. 140 U. Pa. L. Rev. 1389-428 (Apr.).


CONTRACTS
See also Legal History.

Balancing the buyer's right to recover for precontractual misstatements and the seller's ability to disclaim express warranties. 76 Minn. L. Rev. 1189-218 (May).


CONTRACTS: OFFER AND ACCEPTANCE
See Contracts.

COPYRIGHT

Let the hackers hack: allowing the reverse engineering of copyrighted computer programs to achieve compatibility. 140 U. Pa. L. Rev. 1999-2050 (May).

CORPORATE ACQUISITIONS AND MERGERS
See Corporate Reorganization.

CORPORATE OFFICERS
Two thoughts about insider preferences. Jay L. Westbrook. 76 Minn. L. Rev. 73-99 (Oct.).

CORPORATE REORGANIZATION
A problem of mixed motives: applying Unocal to defensive ESOPs. 92 Colum. L. Rev. 851-86 (May).

CORPORATE TAXES
See Taxation.

CORPORATIONS
See Antitrust Law, Taxation.

Corporate bondholders and debtor opportu-
nism; in bad times and good. Victor Brudney. 105 Harv. L. Rev. 1821-78 (June).

Corporate probation under the new organizational sentencing guidelines. 101 Yale L.J. 2017-42 (June).


Game theory, law, and the concept of competition. Martin Shubik. 60 U. Cin. L. Rev. 285-303 (Fall).

Pedro v. Pedro: consequences for closely held corporations and the At-Will Doctrine in Minnesota. 76 Minn. L. Rev. 1071-97 (Apr.).

COURTS
See also Legislative Bodies, Sex Crimes, Statutes.

Divesting the courts: breaking the judicial monopoly on constitutional interpretation. Lawrence C. Marshall. 66 Chi.-Kent L. Rev. 481-505 (No. 2).

Divided justice: a commentary on the nomination and confirmation of Justice Thomas. Michael J. Gerhardt. 60 Geo. Wash. L. Rev. 969-96 (Apr.).


CRIMINAL LAW
See Constitutional Law.

CRIMINAL PROCEDURE
See International Law.

CRIMINAL RESPONSIBILITY
See Philosophy.

CRITICAL LEGAL STUDIES
Sympathy as a legal structure. 105 Harv. L. Rev. 1961-80 (June).

DEBTOR AND CREDITOR
Much ado about lending: continuing vitality of the Fleet Factors decision. 80 Geo. L.J. 809-41 (Feb.).

DELEGATION OF POWERS
See Constitutional Law.

DEMOCRACY
See Elections.

DISCRIMINATION
See Affirmative Action, Civil Rights.

DOMESTIC RELATIONS
See also Family Law.

Light thoughts and night thoughts on the American family. Judith T. Younger. 76 Minn. L. Rev. 891-915 (Apr.).

DRIVING WHILE INTOXICATED
See Government Immunity & Liability.

DUE PROCESS OF LAW
See Constitutional Theory.

ECONOMICS
See also Constitutional Law, Income Tax.


EDUCATION
Inner-city single-sex schools: educational reform or invidious discrimination? 105 Harv. L. Rev. 1741-60 (May).


ELECTIONS
See also Voting.


Voting rights, home rule, and metropolitan governance: the secession of Staten Island as a case study in the dilemmas of local self-determination. Richard Briffault. 92 Colum. L. Rev. 775-850 (May).

ELECTRONIC SURVEILLANCE
See National Security.

EMINENT DOMAIN
See Rents & Rent Control.

EMPLOYER AND EMPLOYEE
See Family Law.

ENDANGERED SPECIES
See Environmental Protection.

ENVIRONMENTAL LAW
See also International Law.


Hunt v. Chemical Waste Management, Inc.: Alabama attempts to spread the nation's hazardous waste disposal burden by imposing a higher tax on out-of-state hazardous waste. 67 Notre Dame L. Rev. 1215-67 (No. 4).

Lender liability under CERCLA: interpreting the security interest exemption using common-law principles of lender liability. 67 Notre Dame L. Rev. 1161-213 (No. 4).


Remedies for environmental racism: a view

Should we green the bill? Eric T. Freyfogle. 1992 U. Ill. L. Rev. 159-71 (No. 1).

ENVIRONMENTAL PROTECTION
See also Environmental Law.

Ecosystems, economics, and ethics: protecting biological diversity at home and abroad. 65 S. Cal. L. Rev. 2039-79 (May).

EQUAL PROTECTION
See also Constitutional Theory.

Corruption of blood and equal protection: why the sins of the parents should not matter. 44 Stan. L. Rev. 727-57 (Feb.).

ESTABLISHMENT CLAUSE
Alternatives to entanglement. David E. Steinberg. 80 Ky. L.J. 691-737 (No. 3).

Rethinking the incorporation of the Establishment Clause: a federalist view. 105 Harv. L. Rev. 1700-19 (May).

ETHICS
See Philosophy, Transsexualism.

EUGENICS

EUTHANASIA
See Right To Die.

EVIDENCE
Constitutional dimensions of hearsay reform: toward a three-dimensional Confrontation Clause. Eileen A. Scallen. 76 Minn. L. Rev. 623-54 (Feb.).

The constitutionalization of hearsay: the extent to which the Fifth and Sixth Amendments permit or require the liberalization of the hearsay rules. Edward J. Imwinkelried. 76 Minn. L. Rev. 521-55 (Feb.).

The deconstitutionalization of the Confrontation Clause: a proposal for a prosecutorial restraint model. Margaret A. Berger. Commentary by Randolph N. Jonakait. 76 Minn. L. Rev. 557-621 (Feb.).

Experts as hearsay conduits: confrontation abuses in opinion testimony. Ronald L. Carlson. Commentary by David L. Faigman. 76 Minn. L. Rev. 859-89 (Feb.).


Hearsay logic. Peter Tillers & David Schum. 76 Minn. L. Rev. 813-58 (Feb.).

The Hearsay Rule at work: has it been abolished de facto by judicial decision? Eleanor Swift. Commentary by Myrna S. Raeder. 76 Minn. L. Rev. 473-519 (Feb.).

Juror decision making and the evaluation of hearsay evidence. Peter Miene, Roger C. Park & Eugene Borgida. 76 Minn. L. Rev. 683-701 (Feb.).

Jurors’ perceptions of eyewitness and hearsay evidence. Margaret Bull Kovera, Roger C. Park & Steven D. Penrod. 76 Minn. L. Rev. 703-22 (Feb.).

Of hearsay and its analogues. Mirjan Damaska. Commentary by Dale A. Nance. 76 Minn. L. Rev. 425-72 (Feb.).

Post-modern hearsay reform: the importance of complexity. Christopher B. Mueller. 76 Minn. L. Rev. 367-423 (Feb.).

Researching the Hearsay Rule: emerging findings, general issues, and future directions. Richard F. Rakos & Stephan Landsman. 76 Minn. L. Rev. 655-82 (Feb.).

Toward a partial economic, game-theoretic analysis of hearsay. Richard D. Friedman. Commentary by Ronald J. Allen. 76 Minn. L. Rev. 723-812 (Feb.).

EXPERT WITNESSES
Expert witnesses and sufficiency of evidence in toxic substances litigation: the legacy of Agent Orange and Bendectin litigation. 86 Nw. U. L. Rev. 643-99 (Spring).

Ohio joins the majority and allows expert testimony on the battered woman syndrome: State v. Koss. 60 U. Cin. L. Rev. 877-905 (No. 3).

FAMILY LAW

FEDERAL PREEMPTION
See Blue Sky Laws.

FEMINISM
See also International Law.


Feminism, labor, and power. Marion Crain. 65 S. Cal. L. Rev. 1819-86 (May).

FIFTH AMENDMENT
See Securities.

FIRST AMENDMENT
See also Freedom of Speech.


First amendment analysis of state regulations prohibiting the filming of prisoner executions. 60 Geo. Wash. L. Rev. 1042-80 (Apr).


FOOD, DRUG AND COSMETIC LAW
See State Law.

FOREIGN LAW
Last days. Inga Markovits. 80 Cal. L. Rev. 55-129 (Jan).

FORMS, LEGAL
On ending the battle of the forms: problems with solutions. Cornell A. Stephens. 80 Ky. L.J. 815-42 (No. 3).

FOURTEENTH AMENDMENT
See Rape.

FOURTH AMENDMENT
High Noon revisited: commands of assistance by peace officers in the age of the Fourth Amendment. Jon C. Blue. 101 Yale L.J. 1475-90 (May).


FRAUD
See Securities.

FREE EXERCISE CLAUSE
See Establishment Clause.

FREEDOM OF RELIGION
See also Establishment Clause.


FREEDOM OF SPEECH
See also Computers.


Do not go gentle into that good night: the unquiet death of political patronage. 1992 Wis. L. Rev. 511-46 (No. 2).


Whither the public's right (not) to know? Milton, Malls, and multicultural speech. Steven Helle. 1991 U. Ill. L. Rev. 1077-100 (No. 4).

GENETIC ENGINEERING
See also Eugenics, International Trade.

Birthright or life sentence: controlling the threat of genetic testing. 65 S. Cal. L. Rev. 2081-128 (May).

Ownership of cell lines. Jean de Vellis. 65 S. Cal. L. Rev. 697-703 (Nov).

Toward a general theory of constitutional personhood: a theory of constitutional personhood for transgenic humanoid species. 39 UCLA L. Rev. 1425-510 (June).

GOVERNMENT
Twenty years of the Federal Advisory Committee Act: it's time for some changes. 65 S. Cal. L. Rev. 957-97 (Jan).

GOVERNMENT CONTRACTS
See Administrative Agencies.

GOVERNMENT IMMUNITY AND LIABILITY
Governmental liability for negligent failure to detain drunk drivers. 77 Cornell L. Rev. 873-904 (May).

GRAND JURY
A critical look at rules governing grand jury subpoenas of attorneys. Fred C. Zacharias. 76 Minn. L. Rev. 917-56 (Apr).

HEALTH
See Genetic Engineering, Sports.

HEALTH CARE INDUSTRY


Defining an “adequate” package of health
August 1992]

Periodical Index 2657


The Emergency Medical Treatment & Active Labor Act: denial of emergency medical care because of improper economic motives. 67 Notre Dame L. Rev. 1121-60 (No. 4).


HISTORY

See Foreign Law.

HUMAN RIGHTS

See International Law.

IMPLIED TRUSTS

See Securities.

INCOME TAX

A proposal for the indexation of debt for inflation. 140 U. Pa. L. Rev. 2051-95 (May).

INDIGENOUS PEOPLE

See Tort Claims Act.

INFANTS

See also Adoption, Equal Protection, Health Care Industry, Witnesses.


INFORMATION SYSTEMS

See Computers, Legal History.

INSIDER TRADING

Insider trading in junk bonds. 105 Harv. L. Rev. 1720-40 (May).

INSURANCE

See also Liability Insurance, Unemployment Insurance.

Advertising injury coverage: an overview. 65 S. Cal. L. Rev. 919-56 (Jan).

INTELLECTUAL PROPERTY

Sui generis intellectual property protection for computer software. 60 Geo. Wash. L. Rev. 997-1041 (Apr).

INTERNATIONAL LAW


International extradition, the principle of specialty, and effective treaty enforcement. 76 Minn. L. Rev. 1017-39 (Apr).


Prosecution review commissions: Japan's answer to the problem of prosecutorial discretion. 92 Colum. L. Rev. 684-723 (Apr).

INTERNATIONAL TRADE


INVENTIONS

INVESTMENTS

LEGAL DRAFTING
See Forms, Legal.

LEGAL EDUCATION
See Law Schools.

LEGAL ETHICS
See also Legal Profession.
Keeping sex out of the attorney-client relationship: a proposed rule. 92 Colum. L. Rev. 887-922 (May).

LEGAL HISTORY
Proving the will of another: the specialty requirement in covenant. 105 Harv. L. Rev. 2001-20 (June).

LEGAL PERIODICALS
See Statistics.

LEGAL PROFESSION

LEGAL SCHOLARSHIP
See Civil Rights.

LEGAL THEORY
See also Constitutional Theory, Philosophy.

LEGISLATIVE BODIES
Bridging the statutory gulf between courts and Congress: a challenge for positive political theory. Robert A. Katzmann. 80 Geo. L.J. 653-69 (Feb.).

LEGISLATIVE DRAFTING
Legislative history values. William N. Eskridge, Jr. 66 Chi.-Kent L. Rev. 365-440 (No. 2).

LEGISLATIVE INTENT
Why Learned Hand would never consult legislative history today. 105 Harv. L. Rev. 1005-24 (Mar.).

LENDER LIABILITY
See Environmental Law.
LIABILITY INSURANCE

LIMITATION OF ACTIONS
One statute, one statute of limitations; at last uniformity for section 10(b) claims. 60 U. Cin. L. Rev. 533-63 (Fall).

MARRIAGE
Constitutional protection for the right to marry: a dissenting view. Earl M. Maltz. 60 Geo. Wash. L. Rev. 949-68 (Apr.).
"Honey, the judge says we’re history": abrogating the marital privileges via modern doctrines of marital worthiness. 77 Cornell L. Rev. 843-72 (May).

MARRIED WOMEN
See Domestic Relations.

MEDICAL ETHICS
See Medical Technology.

MEDICAL JURISPRUDENCE
See Genetic Engineering.

MEDICAL TECHNOLOGY
(Com)modifying experience. Scott Altman. Comments by Margaret J. Radin & Nancy A. Davis. 65 S. Cal. L. Rev. 293-371 (Nov.).
Transforming mortality: technology and the allocation of resources. Daniel Callahan. Comments by Norman Daniels & Aaron Wildavsky. 65 S. Cal. L. Rev. 205-53 (Nov.).

MOTION PICTURES
See Freedom of Speech.

MOTOR VEHICLE SEARCHES
California v. Acevedo: the Court establishes one rule to govern all automobile searches and opens the door to another “frontal assault” on the warrant requirement. 67 Notre Dame L. Rev. 1269-86 (No. 4).

NATIONAL SECURITY
The Foreign Intelligence Surveillance Act and standards of probable cause: an alternative analysis. 80 Geo. L.J. 843-71 (Feb.).

NONPROFIT CORPORATIONS
Nonprofit corporations. 105 Harv. L. Rev. 1578-699 (May).

OCCUPATIONAL DISEASES
Cumulative trauma disorders: OSHA’s general duty clause and the need for an ergonomics standard. 90 Mich. L. Rev. 2079-112 (June).

OCCUPATIONAL SAFETY AND HEALTH
See Occupational Diseases.

PARTNERSHIPS
See Taxation.

PATENTS
See also International Trade, Inventions.
The best mode requirement refined: the federal circuit’s objective standard, mandate for detail and the penalty for nondisclosure. 37 Wayne L. Rev. 1721-37 (Winter).

PEACE OFFICERS
See Juries.

PHILOSOPHY
See also Constitutional Theory, Feminism.
From social contract to hypothetical agreement: consent and the obligation to obey the law. 92 Colum. L. Rev. 651-83 (Apr.).
If . . . : counterfactuals in the law. Robert N. Strassfeld. 60 Geo. Wash. L. Rev. 339-416 (Jan.).
Reflections on Dworkin and the two faces of law. Richard H. Fallon, Jr. 67 Notre Dame L. Rev. 553-85 (No. 3).
Responsibility and the boundaries of the self. Meir Dan-Cohen. 105 Harv. L. Rev. 959-1003 (Mar.).
Richard Rorty and the radical left. 78 Va. L. Rev. 729-57 (Apr.).
What can you expect from anti-foundationalist philosophers?: a reply to Lynn Baker. Richard Rorty. 78 Va. L. Rev. 719-27 (Apr.).

PLEA BARGAINING

POLITICAL SCIENCE
See also Corporations, Foreign Law, Freedom of Speech, Politics.
Positive political theory in the nineties. Daniel A. Farber & Philip P. Frickey. 80 Geo. L.J. 457-76 (Feb.).

POLITICS
See also Constitutional Law, Elections, Freedom of Speech, Philosophy.
Melodrama and memory. Tania Modleski. 65 S. Cal. L. Rev. 1353-55 (Mar.).
October tragedy. Erwin Chemerinsky. 65 S. Cal. L. Rev. 1497-516 (Mar.).

**PORNOGRAPHY**
See First Amendment.

**PRETRIAL PROCEDURE**
See Civil Procedure.

**PRICES**
A unified approach to predatory pricing analysis under the Sherman and Robinson-Patman Acts: A.A. Poultry Farms, Inc v. Rose Acre Farms, Inc., a case against the tide. 76 Minn. L. Rev. 1283-312 (May).

**PRIVILEGED COMMUNICATIONS**
The beginning of the end for the psychotherapist-patient privilege. 60 U. Cin. L. Rev. 797-826 (No. 3).

**PRIVILEGES AND IMMUNITIES**
Reconstructing the Privileges or Immunities Clause. 101 Yale L.J. 1385-474 (May).

**PROPERTY**
Copy wrong: plagiarism, process, property, and the law. 80 Cal. L. Rev. 513-53 (Mar.).
He thought he was right (but wasn't): property law in Anthony Trollope's *The Eustace Diamonds*. 44 Stan. L. Rev. 879-97 (Apr.).


**PROSECUTORS**
See International Law.

**PUNITIVE DAMAGES**
An economic analysis of the plaintiff's windfall from punitive damage litigation. 105 Harv. L. Rev. 1900-19 (June).

**RACES**
See also First Amendment, Race Discrimination.

*Brown* and the Afrocentric curriculum. Sonia R. Jarvis. 101 Yale L.J. 1285-304 (Apr.).

Posner on Duncan Kennedy and racial difference: white authority in the legal academy. Jerome McCristal Culp, Jr. 41 Duke L.J. 1095-114 (Apr.).

"The black community," its lawbreakers, and a politics of identification. Regina Austin. 65 S. Cal. L. Rev. 1769-817 (May).

**RAPE**
Whither statutory rape laws: of *Michael M.*, the Fourteenth Amendment, and protecting women from sexual aggression. 65 S. Cal. L. Rev. 1933-92 (May).

**REFUGEES**

**RELIGION**
See also Establishment Clause, Freedom of Religion, Law Schools.

A constitutional right of religious exemption: an historical perspective. Philip A. Hamburger. 60 Geo. Wash. L. Rev. 915-48 (Apr.).


**RELIGIOUS ORGANIZATIONS**
See Law Schools.

**RENTS AND RENT CONTROL**
Yee v. City of Escondido: will mobile homes provide an open road for the *Nollan* analysis? 67 Notre Dame L. Rev. 821-49 (No. 3).

**RES JUDICATA**
See Judgments.

**RIGHT OF PRIVACY**
Caller ID: privacy protector or privacy invader? 1992 U. Ill. L. Rev. 219-48 (No. 1).

**RIGHT TO DIE**
Physician-assisted suicide and the right to die with assistance. 105 Harv. L. Rev. 2021-40 (June).

**RULE OF LAW**
Bias in the evolution of legal rules. Gillian K. Hadfield. 80 Geo. L.J. 583-616 (Feb.).

**SCIENCE**
See Sports.
SEARCH AND SEIZURE

See also Motor Vehicle Searches.

Search and seizure: sliding scale used to determine reasonableness eroded probable cause in United States v. Chaidez. 60 U. Cin. L. Rev. 857-75 (No. 3).

SECURITIES

See also Blue Sky Laws.

Benign restraint: the SEC's regulation of execution systems. 101 Yale L.J. 1551-75 (May).

Even after Reves, securities do not have families: returning to economic and legal realities through a connotative definition of a security. 1992 U. Ill. L. Rev. 249-300 (No. 1).

The fraud-created-the-market theory: the presumption of reliance in the primary issue context. 60 U. Cin. L. Rev. 495-532 (Fall).

Qualitative materiality under the SEC proxy rules and the Fifth Amendment: a disclosure accident waiting to happen or two ships passing in the night? James D. Redwood. 1992 Wis. L. Rev. 607-77 (No. 3).

SECURITIES FRAUD

See Securities.

SENTENCING

See also Plea Bargaining.


The sentencing guidelines: downward departures based on a defendant's extraordinary family ties and responsibilities. 76 Minn. L. Rev. 957-84 (Apr.).

SEPARATION OF POWERS

See Constitutional Law, Politics.

SETTLEMENTS

See also Tort Claims Act.

Three attorney fee-shifting rules and contingency fees: their impact on settlement incentives. 90 Mich. L. Rev. 2154-89 (June).

SEX CRIMES

Judicial discretion in sexual assault cases after State v. Pulizzano: the Wisconsin Supreme Court giveth, can the Wisconsin legislature taketh away? 1992 Wis. L. Rev. 785-807 (No. 3).

SEXUAL HARASSMENT

See Politics.

SOCIOLOGICAL JURISPRUDENCE

"Just do it": pragmatism and progressive social change. Lynn A. Baker. 78 Va. L. Rev. 697-718 (Apr.).

SPORTS

The technology of perfection: performance enhancement and the control of attributes. Michael H. Shapiro. Comment by Norman Fost. 65 S. Cal. L. Rev. 11-120 (Nov.).

STATE LAW

See also Administrative Procedure.


Rethinking the aim of the "war on drugs": states' roles in preventing substance abuse by pregnant women. 1992 Wis. L. Rev. 197-232 (No. 1).

State action and the obligation of the states to prevent private harm: the Rehnquist transformation and the betrayal of fundamental commitments. Alan R. Madry. 65 S. Cal. L. Rev. 781-844 (Jan.).

STATES' RIGHTS

See Constitutional Law.

STATISTICS

Chicago-Kent Law Review Faculty scholarship survey. 66 Chi.-Kent L. Rev. 509-28 (No. 2).

STATUTES

See also Legislative Drafting, Patents, Statutory Interpretation.

An "internal" critique of Justice Scalia's theory of statutory interpretation. William D. Popkin. 76 Minn. L. Rev. 1133-87 (May).


Retaining the rule of law in a Chevron world. Michael A. Pitts. 66 Chi.-Kent L. Rev. 355-64 (No. 2).


When the judge is not the primary official with responsibility to read: agency interpretation and the problem of legislative history. Pe-

**STATUTORY INTERPRETATION**

**STOCKHOLDER VOTING**
See Corporations.

**STOCKHOLDERS**
See Civil Procedure.

**SUICIDE**
See Right To Die.

**TAX PENALTIES**
Criminal liability under the Internal Revenue Code: a proposal to make the "voluntary" compliance system a little less "voluntary". 140 U. Pa. L. Rev. 1429-61 (Apr.).

**TAXATION**
See also Tax Penalties.
Corporate sponsorships of charity events and the unrelated business income tax: will Congress or the courts block the IRS rush to sack the college football bowl games? 67 Notre Dame L. Rev. 1079-120 (No. 4).

**TORT CLAIMS ACT**

**TORTS**
See also Adoption, Constitutional Law.

Do we really know anything about the behavior of the tort litigation system—and why not? Michael J. Saks. 140 U. Pa. L. Rev. 1147-292 (Apr.).
Justice improved: the unrecognized benefits of aggregation and sampling in the trial of mass torts. Michael J. Saks & Peter D. Blanck. 44 Stan. L. Rev. 815-51 (Apr.).
A sociolegal history of the tobacco tort litigation. Robert L. Rabin. 44 Stan. L. Rev. 853-78 (Apr.).

**TOXIC TORTS**
See Expert Witnesses.

**TRADE REGULATION**
See Economics.

**TRANSSEXUALISM**
Self-transformability. Ronald R. Garet. 65 S. Cal. L. Rev. 121-203 (Nov.).

**UNEMPLOYMENT INSURANCE**
The private provision of unemployment insurance. Michael B. Rappaport. 1992 Wis. L. Rev. 61-129 (No. 1).

**UNFAIR COMPETITION**
See Antitrust Law.

**UNIONS**
See Labor Law.

**VOTING**

**WARRANTY**
See Contracts.

**WITNESSES**
Children as witnesses after Maryland v. Craig. 65 S. Cal. L. Rev. 1993-2037 (May).