Periodical Index

Michigan Law Review

Follow this and additional works at: https://repository.law.umich.edu/mlr

Recommended Citation
Available at: https://repository.law.umich.edu/mlr/vol91/iss3/7

This Index is brought to you for free and open access by the Michigan Law Review at University of Michigan Law School Scholarship Repository. It has been accepted for inclusion in Michigan Law Review by an authorized editor of University of Michigan Law School Scholarship Repository. For more information, please contact mlaw.repository@umich.edu.
PERIODICAL INDEX

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

ADMINISTRATIVE LAW
See also Legal Scholarship.
Administrative Order No. 1990-6: modifying the process for conflict resolution. 38 Wayne L. Rev. 1617-37 (Spring).
Re-inventing rulemaking. E. Donald Elliott. 41 Duke L.J. 1490-96 (June).
The rulemaking continuum. Peter L. Strauss. 41 Duke L.J. 1463-89 (June).

ANTITRUST LAW
A broad market approach to antitrust product market definition in innovative industries. 102 Yale L.J. 305-31 (Oct.).
Extraterritorial application of national antitrust laws: the need for more uniform regulation. 38 Wayne L. Rev. 1579-97 (Spring).

APPELLATE PROCEDURE
Videotaped trial transcripts and appellate review: are some courts favoring form over substance? 38 Wayne L. Rev. 1639-60 (Spring).

APPELLATE PROCEDURE: CRIMINAL RULES
See Bail.

BAIL
Appellate review under the Bail Reform Act. 1992 U. Ill. L. Rev. 483-514 (No. 2).

BANKRUPTCY
The outer fringes of Chapter 11: nonconsenting senior lenders’ rights under subordination agreements in bankruptcy. 91 Mich. L. Rev. 281-317 (Nov.).
The phantom fiduciary: the debtor in possession in Chapter 11. Thomas G. Kelch. 38 Wayne L. Rev. 1323-78 (Spring).

BANKS AND BANKING

CAPITAL PUNISHMENT
Equity and hierarchy: reflections on the Harris execution. Steven G. Calabresi & Gary Lawson. 102 Yale L.J. 255-79 (Oct.).
The lawless execution of Robert Alton Harris. Evan Caminker & Erwin Chemerinsky. 102 Yale L.J. 225-54 (Oct.).
The Supreme Court, the death penalty, and the Harris case. Stephen Reinhardt. 102 Yale L.J. 205-23 (Oct.).

CHILD ABUSE
See Parent & Child.

CHILD CUSTODY
See Parent & Child.

CIVIL PROCEDURE
See Standing To Sue.

COMMUNICABLE DISEASES

CONSTITUTIONAL LAW
See also Freedom of Speech, Property, Standing To Sue.
The Eleventh Amendment: a textual solution. Steven Breker-Cooper. 38 Wayne L. Rev. 1481-523 (Spring).

CONSUMER PROTECTION

CONTRACTS
Third-party beneficiaries. Melvin Aron Eisenberg. 92 Colum. L. Rev. 1358-430 (Oct.).
COPYRIGHT
Copyright protection for architecture after the Architectural Works Copyright Protection Act of 1990. 41 Duke L.J. 1598-651 (June).
Fair use of copyrighted material in advertisement parodies. 92 Colum. L. Rev. 1550-92 (Oct.).

CORPORATE ACQUISITIONS AND MERGERS

CORPORATIONS
See also Corporate Acquisitions & Mergers.

DOUBLE JEOPARDY
Popular sovereignty, double jeopardy, and the dual sovereignty doctrine. 102 Yale L.J. 281-303 (Oct.).

ECONOMIC JURISPRUDENCE

ELECTIONS
See Race Discrimination.

EMPLOYMENT DISCRIMINATION

ENTERTAINMENT
See Immigration & Emigration.

ESTABLISHMENT CLAUSE
The Christmas issue: Christian holiday celebration in the public elementary schools is an establishment of religion. John M. Harstein. 80 Calif. L. Rev. 981-1026 (July).

EXCLUSIONARY RULE
The impeachment exception to the exclusionary rules: policies, principles, and politics. James L. Kainen. 44 Stan. L. Rev. 1301-72 (July).

EXTRATERRITORIALITY
See Antitrust Law.

FEDERALISM

FOURTH AMENDMENT
See Homelessness.

FREEDOM OF RELIGION
See Establishment Clause.

FREEDOM OF SPEECH
Hate speech, cultural diversity, and the foundational paradigms of free expression. Calvin R. Massey. 40 UCLA L. Rev. 103-97 (Oct.).
Uncoupling free speech. Frederick Schauer. 92 Colum. L. Rev. 1321-57 (Oct.).

FREEDOM OF THE PRESS
See News Media.

HOMELESSNESS
Constructing homes for the homeless? Searching for a Fourth Amendment standard. 41 Duke L.J. 1508-47 (June).

IMMIGRATION AND EMIGRATION

INSIDER TRADING
See Securities.

INSURANCE
Utmost good faith in reinsurance: a tradition in need of adjustment. 41 Duke L.J. 1548-97 (June).

INTELLECTUAL PROPERTY
Are samplers getting a bum rap?: copyright infringement or technological creativity? 1992 U. Ill. L. Rev. 559-91 (No. 2).

JUDICIAL REVIEW
See Legal Profession.

LAW REFORM
See Stocks.

LEGAL ETHICS

LEGAL HISTORY
The history of the judicial impairment "doctrine" and its lessons for the contract clause. Barton H. Thompson, Jr. 44 Stan. L. Rev. 1373-466 (July).

LEGAL PERIODICALS
Law review usage and suggestions for improvement: a survey of attorneys, professors, and judges. 44 Stan. L. Rev. 1467-513 (July).

LEGAL PROFESSION
See also Legal Ethics, Legal Theory.
The scope of representation-reinforcing judicial review. 92 Colum. L. Rev. 1592-623 (Oct.).

LEGAL SCHOLARSHIP
See also Constitutional Law.

After the big bang: Professor Sedler's remaining dilemma. Alfred Hill. 38 Wayne L. Rev. 1471-80 (Spring).

Continuity, precedent, and choice of law: a reflective response to Professor Hill. Robert A. Sedler. 38 Wayne L. Rev. 1419-69 (Spring).

Interpretive rules, policy statements, guidances, manuals, and the like—should federal agencies use them to bind the public? Robert A. Anthony. 41 Duke L.J. 1311-84 (June).


Relative preferences. Richard H. McAdams. 102 Yale L.J. 1-104 (Oct.).

LEGAL THEORY
Building castles out of Sands: an analysis of the competing adjudicative models used by the California Supreme Court in Sands v. Morongo Unified School District. 40 UCLA L. Rev. 253-94 (Oct.).

MEDICAL ETHICS
See Right To Die.

MEDICAL JURISPRUDENCE
See Medical Malpractice.

MEDICAL MALPRACTICE
One hundred years of harmful error: the historical jurisprudence of medical malpractice. Theodore Silver. 1992 Wis. L. Rev. 1193-241 (No. 4).

NEWS MEDIA
Cohen v. Cowles Media is not a promising decision. 1992 Wis. L. Rev. 1243-66 (No. 4).

PARENT AND CHILD
Re-victimized battered women: termination of parental rights for failure to protect children from child abuse. 38 Wayne L. Rev. 1549-78 (Spring).

PATENTS
In re Dillon: a new approach to chemical patent obviousness? 38 Wayne L. Rev. 1599-616 (Spring).

PRICES
See Consumer Protection.

PRISONS AND PRISONERS
See Communicable Diseases.

PROPERTY
Is there a doctrine in the house?: the nuisance exception to the takings clause has been morally wounded by Lucas. 1992 Wis. L. Rev. 1299-328 (No. 4).

RACE DISCRIMINATION
When the medium becomes the message: a proposal for principal media liability for the publication of racially exclusionary real estate advertisements. 40 UCLA L. Rev. 199-252 (Oct.).


RIGHT OF PRIVACY
Beyond the privacy principle. Kendall Thomas. 92 Colum. L. Rev. 1431-516 (Oct.).

RIGHT TO DIE

SECURITIES
Rule 10b-5 and voluntary corporate disclosures to securities analyst. 92 Colum. L. Rev. 1517-49 (Oct.).

SOVEREIGNTY
See Double Jeopardy.

STANDING TO SUE

STATUTES
See Constitutional Law.

STOCKS


TAXATION
A tax deduction for restitutionary payments? Solving the dilemma of the thwarted embezzler. 1992 U. Ill. L. Rev. 593-623 (No. 2).

UNIONS