

Michigan Law Review

Volume 91 | Issue 4

1993

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 91 MICH. L. REV. 865 (1993).

Available at: <https://repository.law.umich.edu/mlr/vol91/iss4/7>

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

Abortion, precedent, and the Constitution: a comment on *Planned Parenthood of Southeastern Pennsylvania v. Casey*. Earl M. Maltz. 68 *Notre Dame L. Rev.* 11-32 (No. 1).

ADMINISTRATION OF CRIMINAL JUSTICE

Justice not revenge: a crime victim's perspective on capital punishment. Steve Baker. 40 *UCLA L. Rev.* 339-43 (Dec.).

The quality of mercy. Janice Rogers Brown. 40 *UCLA L. Rev.* 327-37 (Dec.).

ADMINISTRATION OF JUSTICE

The basis of corrective justice and its relation to distributive justice. Peter Benson. 77 *Iowa L. Rev.* 515-624 (Jan.).

Corrective justice. Ernest J. Weinrib. 77 *Iowa L. Rev.* 403-25 (Jan.).

Hobbes, formalism, and corrective justice. Anita L. Allen & Maria H. Morales. 77 *Iowa L. Rev.* 713-39 (Jan.).

The mixed conception of corrective justice. Jules L. Coleman. 77 *Iowa L. Rev.* 427-44 (Jan.).

Substantive corrective justice. Richard W. Wright. 77 *Iowa L. Rev.* 625-711 (Jan.).

Unattainable justice: the form of complex litigation and the limits of judicial power. Jay Tidmarsh. 60 *Geo. Wash. L. Rev.* 1683-817 (Aug.).

ADMINISTRATIVE AGENCIES

The revival of *Skidmore v. Swift*: judicial deference to agency interpretations after *EEOC v. Aramco*. 42 *Duke L.J.* 166-202 (Oct.).

AIRLINES

Implied causes of action under federal statutes: the Air Carriers Access Act of 1986. 59 *U. Chi. L. Rev.* 1183-207 (Summer).

ANTITRUST LAW

See also *Jurisdiction*.

Making sense of antitrust petitioning immunity. Einer Elhaage. 80 *Cal. L. Rev.* 1177-251 (Oct.).

ARMS CONTROL

See also *Government*.

When is an amendment not an amendment?: modification of arms control agree-

ments without the Senate. David A. Koplow. 59 *U. Chi. L. Rev.* 981-1072 (Summer).

ATTORNEYS' FEES

See *Referral Services*.

AUTHORS AND PUBLISHERS

See *Computers*.

BANKRUPTCY

Debtor's choice: a menu approach to corporate bankruptcy. Robert K. Rasmussen. 71 *Texas L. Rev.* 51-121 (Nov.).

The untenable case for repeal of Chapter 11. Elizabeth Warren. 102 *Yale L.J.* 437-79 (Nov.).

Why have Chapter 11 bankruptcies failed so miserably? A reappraisal of congressional attempts to protect a corporation's net operating losses after bankruptcy. Michelle M. Arnopol. 68 *Notre Dame L. Rev.* 133-97 (No. 1).

BUSINESS TORTS

See *Torts*.

CAPITAL PUNISHMENT

See also *Administration of Criminal Justice*. Public policy lessons from the Robert Alton Harris Case. Daniel E. Lungren & Mark L. Krotoski. 40 *UCLA L. Rev.* 295-326 (Dec.).

Televising executions: the high-tech alternative to public hangings. Jef I. Richards & R. Bruce Easter. 40 *UCLA L. Rev.* 381-421 (Dec.).

Thoughts on the cause of the present discontents: the death penalty case of Robert Alton Harris. Charles M. Sevilla & Michael Laurence. 40 *UCLA L. Rev.* 345-79 (Dec.).

CITIZENSHIP

See *Sex Discrimination*.

CIVIL RIGHTS

Leaving civil rights to the "experts": from deference to abdication under the professional judgment standard. Susan Stefan. 102 *Yale L.J.* 639-717 (Dec.).

COLLECTIVE BARGAINING

See *Labor Law*.

COLLEGES AND UNIVERSITIES

See also *Employment Discrimination*.

Does the NCAA play fair? A due process

analysis of NCAA enforcement regulations. 42 Duke L.J. 99-144 (Oct.).

COMPUTERS

Defining computer program parts under Learned Hand's abstractions test in software copyright infringement cases. 91 Mich. L. Rev. 526-70 (Dec.).

CONSTITUTIONAL LAW

See also *Abortion, News Media*.

The constitutional power of the United States Senate to condition its consent to treaties. Michael J. Glennon. 67 Chi.-Kent L. Rev. 533-70 (No. 2).

Expounding on the Constitution: legal fictions and the Ninth Amendment. 78 Cornell L. Rev. 139-61 (Nov.).

Morality and the Constitution: toward a synthesis for "earthbound" interpreters. Stephen Macedo. 61 U. Cin. L. Rev. 29-48 (No. 1).

Norplant bonuses and the unconstitutional conditions doctrine. 71 Texas L. Rev. 189-215 (Nov.).

Postmodern constitutionalization as materialism. Francis J. Mootz III. 91 Mich. L. Rev. 515-25 (Dec.).

Prolegomena to a meaningful debate of the "unwritten Constitution" thesis. Thomas B. McAfee. 61 U. Cin. L. Rev. 107-69 (No. 1).

Rouge et noir reread: a popular constitutional history of the Angelo Herndon case. Kendall Thomas. 65 S. Cal. L. Rev. 2599-704 (Sept.).

COPYRIGHT

See also *Computers*.

But seriously, folks: toward a coherent standard of parody as fair use. 77 Minn. L. Rev. 465-94 (Dec.).

CORPORATIONS

See also *Jurisdiction, Stockholders*.

Ethics or procedure? A discovery-based approach to ex parte contacts with former employees of a corporate adversary. John E. Iole & John D. Goetz. 68 Notre Dame L. Rev. 81-132 (No. 1).

Ignorance is not bliss: responsible corporate officers convicted of environmental crimes and the Federal Sentencing Guidelines. 42 Duke L.J. 145-65 (Oct.).

COURTS

See also *Immigration & Emigration*.

The D.C. Circuit review: September 1990-August 1991. Foreword by Patricia M. Wald. 60 Geo. Wash. L. Rev. 1127-681 (June).

Has the Supreme Court allowed the cure for de jure segregation to replicate the disease? Kevin Brown. 78 Cornell L. Rev. 1-83 (Nov.).

Justice Antonin Scalia and criminal justice cases. Christopher E. Smith. 81 Ky. L.J. 187-212 (No. 1).

The Supreme Court, 1991 Term. Foreword by Kathleen M. Sullivan; Comment by Akhil Reed Amar; Leading cases. 106 Harv. L. Rev. 1-385 (Nov.).

CRIMINAL LAW

See also *Courts, Self-Incrimination*.

Acquittals in jeopardy: criminal collateral estoppel and the use of acquitted act evidence. 141 U. Pa. L. Rev. 283-325 (Nov.).

CRIMINAL PROCEDURE

McNeil v. Wisconsin: blurring a bright line on custodial interrogation. 1992 Wis. L. Rev. 1643-67 (No. 5).

DISCOVERY

See *Corporations*.

DISCRIMINATION

See also *Courts*.

What makes wrongful discrimination wrong? Biases, preferences, stereotypes, and proxies. Larry Alexander. 141 U. Pa. L. Rev. 149-219 (Nov.).

DISPUTE RESOLUTION

Are courts obsolete? Joseph F. Weis, Jr. 67 Notre Dame L. Rev. 1385-407 (No. 5).

Coping with conflict: what kind of theory might help? Roger Fisher. 67 Notre Dame L. Rev. 1335-64 (No. 5).

Global patterns of conflict and the role of third parties. Peter Wallenstein. 67 Notre Dame L. Rev. 1409-31 (No. 5).

Lessons from the field of intra-national conflict resolution. Dayle E. Spencer & Honggang Yang. 67 Notre Dame L. Rev. 1495-517 (No. 5).

Reason and the resolution of disputes. Onora O'Neill. 67 Notre Dame L. Rev. 1365-84 (No. 5).

Religion and conflict resolution. Douglas M. Johnston. 67 Notre Dame L. Rev. 1433-54 (No. 5).

Verstehen and dispute resolution. John B. Attanasio. 67 Notre Dame L. Rev. 1317-33 (No. 5).

DOMESTIC RELATIONS

See also *Wiretapping*.

In re Paternity of C.A.S. and C.D.S.: the new status of putative fathers' rights in Wisconsin. 1992 Wis. L. Rev. 1669-95 (No. 5).

The privatization of family law. Jana B. Singer. 1992 Wis. L. Rev. 1443-567 (No. 5).

DUE PROCESS OF LAW

Due process: accuracy or opportunity? 65 S. Cal. L. Rev. 2705-41 (Sept.).

Justice Scalia's due process methodology: examining specific traditions. 65 S. Cal. L. Rev. 2743-91 (Sept.).

ECONOMICS

See *Law & Economics*.

EIGHTH AMENDMENT

See *Sentencing*.

ELECTIONS

See *Voting*.

ELECTRONIC SURVEILLANCE

See *Wiretapping*.

EMPLOYMENT DISCRIMINATION

Race, gender, work, and choice: an empirical study of the lack of interest defense in Title VII cases challenging job segregation. Vicki Schultz & Stephen Petterson. 59 U. Chi. L. Rev. 1073-181 (Summer).

Title VII in the university: the difference academic freedom makes. 59 U. Chi. L. Rev. 1317-36 (Summer).

ENVIRONMENTAL LAW

See also *Corporations, Injunctions*.

The GATT, U.S. law and the environment: a proposal to amend the GATT in light of the tuna/dolphin decision. 92 Colum. L. Rev. 2098-161 (Dec.).

Using severability clauses to solve the attainment deadline dilemma in environmental statutes. 80 Cal. L. Rev. 1255-308 (Oct.).

ENVIRONMENTAL PROTECTION

Not by risk alone: reforming EPA research priorities. 102 Yale L.J. 547-75 (Nov.).

EVIDENCE

See also *Criminal Law, Rape*.

Laundering illegally seized evidence through the Federal Sentencing Guidelines. 59 U. Chi. L. Rev. 1209-37 (Summer).

The Sixth Amendment, the preclusionary sanction, and rape shield laws. 61 U. Cin. L. Rev. 297-329 (No. 1).

FEDERAL PREEMPTION

Preemption in the age of local regulatory innovation: fitting the formula to a different kind of conflict. 70 Texas L. Rev. 1831-50 (June).

FEMINISM

Feminism and the public/private distinction. Ruth Gavison. 45 Stan. L. Rev. 1-45 (Nov.).

FIRST AMENDMENT

First Amendment limits on the use of taxes to subsidize selectively the media. 78 Cornell L. Rev. 106-38 (Nov.).

Outing, privacy, and the First Amendment. 102 Yale L.J. 747-76 (Dec.).

Rust corrodes: the First Amendment implications of *Rust v. Sullivan*. 45 Stan. L. Rev. 185-227 (Nov.).

FORFEITURE

Should the ranch go free because the constable blundered? Gaining compliance with search and seizure standards in the age of asset forfeiture. 80 Cal. L. Rev. 1309-59 (Oct.).

FOURTH AMENDMENT

See *Trade Secrets*.

FREEDOM OF SPEECH

The Free Speech League, the ACLU, and changing conceptions of free speech in American history. David M. Rabban. 45 Stan. L. Rev. 47-114 (Nov.).

GOVERNMENT

The meaning of "under color of" law. Steven L. Winter. 91 Mich. L. Rev. 323-418 (Dec.).

The role of the President, the Senate and Congress with respect to arms control treaties concluded by the United States. Phillip R. Trimble & Jack S. Weiss. 67 Chi.-Kent L. Rev. 645-704 (No. 2).

The role of the United States Senate concerning "self-executing" and "non-self-executing" treaties. Lori Fisler Damrosch. 67 Chi.-Kent L. Rev. 515-32 (No. 2).

The scope of U.S. Senate control over the conclusion and operation of treaties. Stefan A. Riesenfeld & Frederick M. Abbott. 67 Chi.-Kent L. Rev. 571-643 (No. 2).

HABEAS CORPUS

Apocalypse next time?: the anachronistic attack on habeas corpus/direct review parity. James S. Liebman. 92 Colum. L. Rev. 1997-2097 (Dec.).

HARMLESS ERROR

Arizona v. Fulminante: where's the harm in harmless error? 81 Ky. L.J. 257-80 (No. 1).

HOMICIDE

Taming a phoenix: the year-and-a-day rule in federal prosecutions for murder. 59 U. Chi. L. Rev. 1337-61 (Summer).

HUMAN RIGHTS

See also *International Law*.

Dealing with past human rights violations: the Chilean case after dictatorship. Jorge Correa S. 67 Notre Dame L. Rev. 1455-94 (No. 5).

International human rights law in United States courts: a comparative perspective.

Anne Bayefsky & Joan Fitzpatrick. 14 Mich. J. Intl. L. 1-89 (Fall).

IMMIGRATION AND EMIGRATION

Continuity and change: patterns of immigration litigation in the courts, 1979-1990. Peter H. Schuck & Theodore Hsien Wang. 45 Stan. L. Rev. 115-83 (Nov.).

The curious evolution of immigration law: procedural surrogates for substantive constitutional rights. Hiroshi Motomura. 92 Colum. L. Rev. 1625-704 (Nov.).

State-centered refugee law: from resettlement to containment. T. Alexander Aleinikoff. 14 Mich. J. Intl. L. 120-38 (Fall).

IMMUNITY

The Iran-Contra prosecutions and the failure of use immunity. 45 Stan. L. Rev. 229-61 (Nov.).

Qualifying immunity in section 1983 & *Bivens* actions. 71 Texas L. Rev. 123-87 (Nov.).

INDIANS

See *Native Americans*.

INJUNCTIONS

Injunctions for NEPA violations: balancing the equities. 59 U. Chi. L. Rev. 1263-90 (Summer).

INSURANCE

The insurer's duty of good faith in the context of litigation. 60 Geo. Wash. L. Rev. 1931-79 (Aug.).

INTERNATIONAL LAW

Constitutional ropes of sand or justiciable guarantees? Social rights in a new South African constitution. Craig Scott & Patrick Macklem. 141 U. Pa. L. Rev. 1-148 (Nov.).

Foreword: symposium on parliamentary participation in the making and operation of treaties. Stefan A. Riesenfeld & Frederick M. Abbott. 67 Chi.-Kent L. Rev. 293-312 (No. 2).

Parliamentary participation in the treaty-making process of the Netherlands. Pieter van Dijk & Bahiyyih G. Tahzib. 67 Chi.-Kent L. Rev. 413-36 (No. 2).

Parliamentary participation in treaty-making, report on Swiss law. Luzius Wildhaber. 67 Chi.-Kent L. Rev. 437-58 (No. 2).

The participation of Parliament in the elaboration and application of treaties. François Luchaire. 67 Chi.-Kent L. Rev. 341-59 (No. 2).

The participation of Parliament in the treaty process in the Federal Republic of Germany. Jochen Abr. Frowein & Michael J. Hahn. 67 Chi.-Kent L. Rev. 361-89 (No. 2).

Righting wrongs: towards a new theory of

state succession to responsibility for international delicts. 92 Colum. L. Rev. 2162-214 (Dec.).

The role of Italian Parliament in the treaty-making process. Giovanni Bognetti. 67 Chi.-Kent L. Rev. 391-412 (No. 2).

The role of legal advisers in ensuring that foreign policy conforms to international legal standards. Antonio Cassese. 14 Mich. J. Intl. L. 139-70 (Fall).

The role of the Argentine Congress in the treaty-making process. José María Ruda. 67 Chi.-Kent L. Rev. 485-94 (No. 2).

Some hints on the European origins of legislative participation in the treaty-making function. Peter Haggenmacher. 67 Chi.-Kent L. Rev. 313-39 (No. 2).

Treaty-making and the British Parliament. Lord Templeman. 67 Chi.-Kent L. Rev. 459-84 (No. 2).

The treaty-making process under the 1988 Federal Constitution of Brazil. Guido F.S. Soares. 67 Chi.-Kent L. Rev. 495-513 (No. 2).

U.S.-Thailand trade disputes: applying section 301 to cigarettes and intellectual property. Ted L. McDorman. 14 Mich. J. Intl. L. 90-119 (Fall).

INVESTMENTS

See *Securities*.

JUDGES

See *Administration of Justice, Administrative Agencies*.

JUDGMENTS

Federal judgments law: sources of authority and sources of rules. Stephen B. Burbank. 70 Texas L. Rev. 1551-87 (June).

JUDICIAL CONFERENCES

Concluding remarks: National Conference on State-Federal Judicial Relationships. Daniel J. Meador. 78 Va. L. Rev. 1895-902 (Nov.).

A federal judge views diversity jurisdiction through the lens of federalism. Dolores K. Sloviter. 78 Va. L. Rev. 1671-87 (Nov.).

Judicial federalism in action: coordination of litigation in state and federal courts. William W. Schwarzer, Nancy E. Weiss & Alan Hirsch. Commentaries by Ralph I. Lancaster, Catherine R. Connors & James E. Mies. 78 Va. L. Rev. 1689-767 (Nov.).

National Conference on State-Federal Judicial Relationships. Malcolm M. Lucas. 78 Va. L. Rev. 1663-70 (Nov.).

Planning for the state and federal courts. Edward B. McConnell. Commentaries by Ernest C. Friesen, John C. Godbold & Robert F. Stephens. 78 Va. L. Rev. 1849-85 (Nov.).

Reassessing the allocation of judicial busi-

ness between state and federal courts: federal jurisdiction and "the Martian Chronicles." Martin H. Redish. Commentaries by Charles B. Renfrew & David L. Shapiro. 78 Va. L. Rev. 1769-848 (Nov.).

State-federal judicial relationships: a report from the trenches. Ellen A. Peters. 78 Va. L. Rev. 1887-93 (Nov.).

Welcoming remarks: National Conference on State-Federal Judicial Relationships. William H. Rehnquist. 78 Va. L. Rev. 1657-61 (Nov.).

JUDICIAL REVIEW

See *Natural Law, Trademarks*.

JURIES

Internal consistency of Ohio jury interrogatories. 61 U. Cin. L. Rev. 365-93 (No. 1).

Reaching the final chapter in the story of peremptory challenges. 40 UCLA L. Rev. 517-69 (Dec.).

JURISDICTION

See also *Judicial Conferences, Torts*.

The extraterritorial application of antitrust and securities laws: an inquiry into the utility of a "choice-of-law" approach. Russell J. Weintraub. 70 Texas L. Rev. 1799-829 (June).

The federal-state conflict of laws: "actual" conflicts. Louise Weinberg. 70 Texas L. Rev. 1743-98 (June).

Geography as a litigation weapon: consumers, forum-selection clauses, and the Rehnquist Court. Edward A. Purcell, Jr. 40 UCLA L. Rev. 423-515 (Dec.).

Jurisdiction over a parent corporation in its subsidiary's state of incorporation. 141 U. Pa. L. Rev. 327-70 (Nov.).

An old rule for new reasons: place of injury as a federal solution to choice of law in single-accident mass-tort cases. Thomas M. Reavley & Jerome W. Wesevich. 71 Texas L. Rev. 1-50 (Nov.).

Personal jurisdiction in federal question cases. Robert C. Casad. 70 Texas L. Rev. 1589-621 (June).

The proper forum for a suit: transnational forum non conveniens and counter-suit injunctions in the federal courts. William L. Reynolds. 70 Texas L. Rev. 1663-714 (June).

Toward federalizing choice of law. Donald T. Trautman. 70 Texas L. Rev. 1715-41 (June).

JURISPRUDENCE

Legal complexity: some causes, consequences, and cures. Peter H. Schuck. 42 Duke L.J. 1-52 (Oct.).

The questions of authority. Frederick Schauer. 81 Geo. L.J. 95-115 (Nov.).

The Spinozist. Richard Hyland. 77 Iowa L. Rev. 805-35 (Jan.).

LABOR LAW

A bargaining analysis of American labor law: the search for bargaining equity and industrial peace. Kenneth G. Dau-Schmidt. 91 Mich. L. Rev. 419-514 (Dec.).

The encouragement of labor-management cooperation: improving American productivity through revision of the National Labor Relations Act. 40 UCLA L. Rev. 571-636 (Dec.).

The influential myth of a generalized conflict of interests between labor and management. Christopher T. Wonnell. 81 Geo. L.J. 39-94 (Nov.).

LAW AND ECONOMICS

Efficiency and individualism. Gary Lawson. 42 Duke L.J. 53-98 (Oct.).

LAW AND LITERATURE

Aristotle on political justice. Steven J. Heyman. 77 Iowa L. Rev. 851-63 (Jan.).

Aristotle's poetic justice. Marlena G. Corcoran. 77 Iowa L. Rev. 837-50 (Jan.).

Demography and distrust: an essay on American languages, cultural pluralism, and official English. Juan F. Perea. 77 Minn. L. Rev. 269-373 (Dec.).

The persistence of dread in law and literature. 102 Yale L.J. 521-46 (Nov.).

LAW REFORM

See also *Social Welfare*.

The counter-reformation in procedural justice. Linda S. Mullenix. 77 Minn. L. Rev. 375-440 (Dec.).

LEGAL SCHOLARSHIP

Formalism as the method of maximally coherent classification. John Stick. 77 Iowa L. Rev. 773-803 (Jan.).

The metaphysics of legal formalism. Dennis Patterson. 77 Iowa L. Rev. 741-71 (Jan.).

LEGAL THEORY

Testing Posner's strong theory of wealth maximization. 81 Geo. L.J. 141-66 (Nov.).

MALPRACTICE

Son of COBRA: the evolution of a federal malpractice law. 45 Stan. L. Rev. 263-88 (Nov.).

MARRIAGE

Enforcing antenuptial contracts in Minnesota: a practice in search of a policy basis in the wake of *McKee-Johnson v. Johnson*. 77 Minn. L. Rev. 441-64 (Dec.).

MEDICARE

The Medicare antifraud statute and safe harbor regulations: suggestions for change. 81 Geo. L.J. 167-93 (Nov.).

NATIVE AMERICANS

Letters from the longhouse: law, economics and Native American values. Robin Paul Malloy. 1992 Wis. L. Rev. 1569-642 (No. 5).

NATURAL LAW

Natural law and judicial review: reflections of an earthbound lawyer. Raoul Berger. 61 U. Cin. L. Rev. 5-28 (No. 1).

The natural law component of the Ninth Amendment. Calvin R. Massey. 61 U. Cin. L. Rev. 49-105 (No. 1).

Natural law in the states. Suzanna Sherry. 61 U. Cin. L. Rev. 171-222 (No. 1).

Foreword: Natural law, natural rights. Walter Berns. 61 U. Cin. L. Rev. 1-4 (No. 1).

NEWS MEDIA

See also *First Amendment*.

The reporter as citizen: newspaper ethics and constitutional values. 141 U. Pa. L. Rev. 221-82 (Nov.).

The Right to Privacy revisited: privacy, news, and social change, 1890-1990. Randall P. Bezanson. 80 Cal. L. Rev. 1133-75 (Oct.).

PATENTS

See also *Copyright*.

An economic analysis of biotechnology patent protection. 102 Yale L.J. 777-804 (Dec.).

PRIVILEGES AND IMMUNITIES

See *Immunity*.

PRODUCTS LIABILITY

The limited future of unlimited liability: a capital markets perspective. Joseph A. Grundfest. Reply by Henry Hansmann & Reinier Kraakman. 102 Yale L.J. 387-436 (Nov.).

PROPERTY TAXES

Rethinking statewide taxation of nonresidential property for public schools. 102 Yale L.J. 805-34 (Dec.).

PROSECUTORS

See also *Homicide*.

Part-time prosecutors and conflicts of interest: a survey and some proposals. Richard H. Underwood. 81 Ky. L.J. 1-104 (No. 1).

RAPE

See also *Evidence*.

Beyond rape: an essay on the difference between the presence of force and the absence of consent. Donald A. Dripps. 92 Colum. L. Rev. 1780-809 (Nov.).

Lucas comes to visit Iowa: balancing interests under Iowa's rape-shield evidentiary rule. 77 Iowa L. Rev. 865-98 (Jan.).

On teaching rape: reasons, risks, and rewards. James J. Tomkovicz. 102 Yale L.J. 481-508 (Nov.).

Teaching rape law. Susan Estrich. 102 Yale L.J. 509-20 (Nov.).

REFERRAL SERVICES

Ohio disciplinary rule 2-107: a practical solution to the referral fee dilemma. 61 U. Cin. L. Rev. 239-60 (No. 1).

REFUGEEES

See *Immigration & Emigration*.

RELIGION

See also *Dispute Resolution*.

Reverse accommodation of religion. 81 Geo. L.J. 117-39 (Nov.).

RIGHT OF PRIVACY

See also *News Media*.

One hundred years of privacy. Ken Gormley. 1992 Wis. L. Rev. 1335-441 (No. 5).

SECURITIES

See also *Jurisdiction*.

Dealing with anomalies, confusion and contradiction in fraud on the market securities class actions. Andrew R. Simmonds, Kenneth A. Sagat & Joshua Ronen. 81 Ky. L.J. 123-86 (No. 1).

Defining suitability. Seth C. Anderson & Donald Arthur Winslow. 81 Ky. L.J. 105-22 (No. 1).

The judicial and regulatory constriction of section 16(b) of the Securities Exchange Act of 1934. Marc I. Steinberg & Daryl L. Landsdale, Jr. 68 Notre Dame L. Rev. 33-79 (No. 1).

SECURITIES FRAUD

See *Securities*.

SELF-INCRIMINATION

See also *Immunity*.

Would I lie to you? The Sixth Circuit joins the "exculpatory no" controversy in *United States v. Steele*. 81 Ky. L.J. 213-36 (No. 1).

SENTENCING

Eighth Amendment no longer bars victim impact statement admission in capital sentencing proceedings. 61 U. Cin. L. Rev. 261-95 (No. 1).

Harmelin v. Michigan: is proportionate sentencing merely legislative grace? 1992 Wis. L. Rev. 1697-724 (No. 5).

High crimes from misdemeanors: the collateral use of prior, uncounseled misdemeanors under the Sixth Amendment, *Baldasar* and

the Federal Sentencing Guidelines. 77 Minn. L. Rev. 165-94 (Nov.).

SEX DISCRIMINATION

Harassment on the basis of sexual orientation: a claim of sex discrimination under Title VII. Samuel A. Marcossou. 81 Geo. L.J. 1-38 (Nov.).

The right to have rights: gender discrimination in nationality laws. 77 Minn. L. Rev. 195-239 (Nov.).

SEXUAL ORIENTATION

See *First Amendment, Sex Discrimination*.

SOCIAL WELFARE

The ideology of division: behavior modification welfare reform proposals. Lucy A. Williams. 102 Yale L.J. 719-46 (Dec.).

SOCIOLOGICAL JURISPRUDENCE

Non-relational relationships: a note on Coleman's new theory. Ernest J. Weinrib. 77 Iowa L. Rev. 445-48 (Jan.).

SOCIOLOGY

Fragments on the deathwatch. Louise Harmon. 77 Minn. L. Rev. 1-163 (Nov.).

STATE LAW

Law among liberal states: liberal internationalism and the act of state doctrine. Anne-Marie Burley. 92 Colum. L. Rev. 1907-96 (Dec.).

STATES' RIGHTS

See *Federal Preemption*.

STATUTES

See also *Statutory Interpretation*.

Preserving dignity and self-determination of the elderly in the face of competing interests and grim alternatives: a proposal for statutory refocus and reform. Jan Ellen Rein. 60 Geo. Wash. L. Rev. 1818-87 (Aug.).

Understanding postmodern thought and its implications for statutory interpretation. Peter C. Schanck. 65 S. Cal. L. Rev. 2505-97 (Sept.).

STATUTORY INTERPRETATION

From the big sleep to the big heat: the revival of theory in statutory interpretation. Philip P. Frickey. 77 Minn. L. Rev. 241-67 (Dec.).

STOCKHOLDERS

Harmonizing the procedures for initiating and terminating derivative litigation: a modification of Delaware law. 60 Geo. Wash. L. Rev. 1888-930 (Aug.).

A procedural focus on unlimited shareholder liability. Henry Hansmann & Reinier Kraakman. 106 Harv. L. Rev. 446-59 (Dec.).

The shareholder proposal rule: a change to certainty. 60 Geo. Wash. L. Rev. 1980-2016 (Aug.).

Unlimited shareholder liability through a procedural lens. Janet Cooper Alexander. 106 Harv. L. Rev. 387-445 (Dec.).

STRICT LIABILITY

Strict liability for hazardous enterprise. William K. Jones. 92 Colum. L. Rev. 1705-79 (Nov.).

TORTS

See also *Jurisdiction*.

Federalizing choice of law for mass-tort litigation. Linda S. Mullenix. 70 Texas L. Rev. 1623-62 (June).

The moral foundations of tort law. Stephen R. Perry. 77 Iowa L. Rev. 449-514 (Jan.).

The Ohio "standard" for workplace intentional torts. 61 U. Cin. L. Rev. 331-63 (No. 1).

TRADE SECRETS

Trade secret misappropriation: a cost-benefit response to the Fourth Amendment analogy. 106 Harv. L. Rev. 461-78 (Dec.).

TRADEMARKS

Clearly erroneous review of mixed questions of law and fact: the likelihood of confusion determination in trademark law. 59 U. Chi. L. Rev. 1291-315 (Summer).

Competing in the shadowy gray: protecting domestic trademark holders from gray marketers under the Lanham Act. 59 U. Chi. L. Rev. 1363-90 (Summer).

TREATIES

See *Constitutional Law, Environmental Law, Government, International Law*.

VOTING

Reconciling the right to vote with the Voting Rights Act. 92 Colum. L. Rev. 1810-66 (Nov.).

WIRETAPPING

All in the family: interspousal and parental wiretapping under Title III of the Omnibus Crime Act. 81 Ky. L.J. 237-55 (No. 1).

WITNESSES

Disentangling *Webb*: governmental intimidation of defense witnesses and harmless error analysis. 59 U. Chi. L. Rev. 1239-62 (Summer).

