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/iss5/10

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.

ACQUIRED IMMUNODEFICIENCY SYNDROME
HIV-positive, equal protection negative. 81 Geo. L.J. 375-408 (Dec.).

ADMINISTRATION OF CRIMINAL JUSTICE
See South Africa.

ADMINISTRATIVE PROCEDURE
Hail to the Chief Administrator: the framers and the President's administrative powers. 102 Yale L.J. 991-1017 (Jan.).

ADVERTISING
Addiction, autonomy, and advertising. Sylvia A. Law. 77 Iowa L. Rev. 909-55 (Mar.).

AGE DISCRIMINATION
The charge-filing requirement of the Age Discrimination in Employment Act: accrual and equitable modification. 91 Mich. L. Rev. 798-826 (Feb.).

AILINES
Cut-throat competition in the friendly skies. 61 U. Cin. L. Rev. 681-713 (No. 2).

ANTENUPITAL CONTRACTS

ANTITRUST LAW
See Extraterritoriality.

ARBITRATION AND AWARD

BANKRUPTCY
Conflicts between management and the debtor in possession's fiduciary duties. Martin J. Bienenstock. 61 U. Cin. L. Rev. 543-68 (No. 2).
Contemporary issues in bankruptcy and corporate law: panel discussion. 61 U. Cin. L. Rev. 569-93 (No. 2).
Financial and political theories of American corporate bankruptcy. Barry E. Adler. 45 Stan. L. Rev. 311-46 (Jan.).
One bankruptcy is enough, 78,000 is too many—protection of retirement benefits under the Retiree Benefits Bankruptcy Protection Act of 1988. 61 U. Cin. L. Rev. 715-43 (No. 2).
So near to Cleveland, so far from God: an essay on the ethnography of bankruptcy. John D. Ayer. 61 U. Cin. L. Rev. 407-51 (No. 2).
Voluntary petitions and the creditors' bargain. Randal C. Picker. 61 U. Cin. L. Rev. 519-41 (No. 2).

BANKRUPTCY: ARRANGEMENTS, REORGANIZATIONS, AND OTHER PLANS
Corporate governance in the bankruptcy reorganization of large, publicly held companies. Lynn M. LoPucki & William C. Whitford. 141 U. Pa. L. Rev. 669-900 (Jan.).

BANKS AND BANKING
"Execution" of a scheme to defraud, an indictment of the bank fraud statute. 61 U. Cin. L. Rev. 745-70 (No. 2).
Inefficiency and abuse of process in banking regulation: asset seizures, law firms, and the RICOization of banking law. 79 Va. L. Rev. 205-42 (Feb.).
Too big to fail, too few to serve? The potential risks of nationwide banks. Arthur E. Wilmarth, Jr. 77 Iowa L. Rev. 957-1081 (Mar.).

BATTERED WOMEN
The use of medical protocols in identifying battered women. 38 Wayne L. Rev. 1941-58 (Summer).

CAPITAL PUNISHMENT
See Sentencing.

CHILD ABUSE
The sexual innocence inference theory as a basis for the admissibility of a child molestation victim's prior sexual conduct. 91 Mich. L. Rev. 827-62 (Feb.).

CHILD CUSTODY
The need to consider children's rights in bi-
ological parent v. third party custody disputes. 67 Chi.-Kent L. Rev. 1077-105 (No. 3).

CITY PLANNING
Comments on “Deconcentrating the Inner City Poor,” by Michael Schill. Edwin S. Mills. 67 Chi.-Kent L. Rev. 861-63 (No. 3).
Deconcentrating the inner city poor. Michael H. Schill. 67 Chi.-Kent L. Rev. 795-853 (No. 3).
The policy implications of the spatial mismatch hypothesis: comment on “Deconcentrating the Inner City Poor.” John C. Weicher. 67 Chi.-Kent L. Rev. 855-60 (No. 3).

COMMERCE CLAUSE
Doctrinal foundations of Section 1983 and the resurgent dormant Commerce Clause. 77 Iowa L. Rev. 1249-81 (Mar.).

COMPUTERS
See See Taxation.

CONSTITUTIONAL LAW
See also Sentencing.
Statutes revolving in constitutional law orbits. Ira C. Lupu. 79 Va. L. Rev. 1-89 (Feb.).
When the Supreme Court restricts constitutional rights, can Congress save us? An examination of section 5 of the Fourteenth Amendment. 141 U. Pa. L. Rev. 1029-101 (Jan.).

CONSTITUTIONAL THEORY
The degradation of constitutional discourse. Mark Tushnet. 81 Geo. L.J. 251-311 (Dec.).
Natural rights, natural law, and American constitutions. Philip A. Hamburger. 102 Yale L.J. 907-60 (Jan.).

CORPORATE ACQUISITIONS AND MERGERS
ESOPs as a defensive weapon when a hostile takeover rears its ugly head. 38 Wayne L. Rev. 1877-96 (Summer).

CORPORATIONS
See also Japan.
Corporate ombudsmen and privileged communications: should employee communications to corporate ombudsmen be entitled to privilege? 61 U. Cin. L. Rev. 653-79 (No. 2).
Jurisdiction over a corporation on the basis of the contacts of an affiliated corporation: do you have to pierce the corporate veil? 61 U. Cin. L. Rev. 595-622 (No. 2).

DEPOSITIONS
Deposing opposing counsel under the federal rules: time for a unified approach. 38 Wayne L. Rev. 1959-81 (Summer).

DISCRIMINATION
Direct democracy and discrimination: a public choice perspective. Lynn A. Baker. 67 Chi.-Kent L. Rev. 707-76 (No. 3).

EDUCATION
Model federal statute for the education of talented and gifted children. 67 Chi.-Kent L. Rev. 1035-76 (No. 3).

ELECTIONS
Non-major-party candidates and televised presidential debates: the merits of legislative inclusion. 141 U. Pa. L. Rev. 973-1027 (Jan.).

EMPLOYER AND EMPLOYEE
Employer liability after Johnson Controls: a no-fault solution. 45 Stan. L. Rev. 453-83 (Jan.).

EVIDENCE
See Child Abuse, Expert Witnesses.

EXPERT WITNESSES
The admissibility of ultimate issue expert testimony by law enforcement officers in criminal trials. 93 Colum. L. Rev. 231-69 (Jan.).

EXPORTS AND IMPORTS
Distributional consequences, policy implications of voluntary export restraints on textiles and apparel, steel, and automobiles. Harry G. Hutchison. 38 Wayne L. Rev. 1757-802 (Summer).

EXTRATERRITORIALITY
Assessing the impact of preferential trade agreements and new rules of origin on the extraterritorial application of antitrust law to international mergers. 93 Colum. L. Rev. 119-77 (Jan.).

FIFTH AMENDMENT
See Police.
<table>
<thead>
<tr>
<th>Section</th>
<th>Article Title</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Speak of the devil: First Amendment protection of immoral conduct. 1992 U. Ill. L. Rev. 879-911 (No. 3).</td>
<td></td>
</tr>
<tr>
<td>FOURTH AMENDMENT</td>
<td>The Fourth Amendment in the workplace: are we really being reasonable? 79 Va. L. Rev. 243-74 (Feb.).</td>
<td></td>
</tr>
<tr>
<td>FRAUD</td>
<td>See Banks &amp; Banking, Securities.</td>
<td></td>
</tr>
<tr>
<td>FREEDOM OF RELIGION</td>
<td>See Religion.</td>
<td></td>
</tr>
<tr>
<td>GOVERNMENT</td>
<td>The protective power of the presidency. Henry P. Monaghan. 93 Colum. L. Rev. 1-75 (Jan.).</td>
<td></td>
</tr>
<tr>
<td>INSURANCE</td>
<td>Private insurance, social insurance, and tort reform: toward a new vision of compensation for illness and injury. Kenneth S. Abraham &amp; Lance Liebman. 93 Colum. L. Rev. 75-118 (Jan.). The tort law debate, efficiency, and the kingdom of the ill: a critique of the insurance theory of compensation. Ellen Smith Pryor. 79 Va. L. Rev. 91-152 (Feb.).</td>
<td></td>
</tr>
<tr>
<td>INTERNATIONAL ECONOMIC RELATIONS</td>
<td>See Corporate Acquisitions &amp; Mergers.</td>
<td></td>
</tr>
<tr>
<td>INTERNATIONAL LAW</td>
<td>See also Taxation, War. Aspiration and control: international legal rhetoric and the essentialization of culture. 106 Harv. L. Rev. 723-40 (Jan.).</td>
<td></td>
</tr>
<tr>
<td>JAPAN</td>
<td>Understanding the Japanese keiretsu: overlaps between corporate governance and industrial organization. Ronald J. Gilson &amp; Mark J. Roc. 102 Yale L.J. 871-906 (Jan.).</td>
<td></td>
</tr>
<tr>
<td>JUDICIAL REVIEW</td>
<td>Dialogue and judicial review. Barry Friedman. 91 Mich. L. Rev. 577-682 (Feb.).</td>
<td></td>
</tr>
<tr>
<td>JURISDICTION</td>
<td>In personam jurisdiction: a confused and inappropriate substitute for forum non conveniens. Alex Wilson Albright. 71 Texas L. Rev. 351-400 (Dec.).</td>
<td></td>
</tr>
<tr>
<td>JURY SELECTION</td>
<td>Batson’s invidious legacy: discriminatory juror exclusion and the “intuitive” peremptory challenge. 78 Cornell L. Rev. 336-69 (Jan.).</td>
<td></td>
</tr>
<tr>
<td>MILITARY SERVICE</td>
<td>Libel-proof plaintiffs and the question of injury. 71 Texas L. Rev. 401-31 (Dec.).</td>
<td></td>
</tr>
<tr>
<td></td>
<td>See Women.</td>
<td></td>
</tr>
</tbody>
</table>
POLICE


POLITICS

Home rule, majority rule, and Dillon’s rule. Richard Briffault. 67 Chi.-Kent L. Rev. 1011-24 (No. 3).

Reviewing and revising Dillon’s rule. Gary T. Schwartz. 67 Chi.-Kent L. Rev. 1025-32 (No. 3).

PRODUCTS LIABILITY

Rescuing the revolution: the revived case for enterprise liability. Steven P. Croley & Jon D. Hanson. 91 Mich. L. Rev. 683-797 (Feb.).

PROPERTY

Exploring the Kozinski paradox: why is more efficient regulation a taking of property? William A. Fischel. 67 Chi.-Kent L. Rev. 865-912 (No. 3).


Regulatory takings: the case of mobile home rent control. Daniel L. Rubinfeld. 67 Chi.-Kent L. Rev. 923-29 (No. 3).

RACE

Out of the frying pan or into the fire? Race and choice of venue after Rodney King. 106 Harv. L. Rev. 705-22 (Jan.).

RAPE

Read her lips: an argument for a verbal consent standard in rape. 141 U. Pa. L. Rev. 1103-51 (Jan.).

RELIGION

Belief in a nonmaterial reality—a proposed First Amendment definition of religion. 1992 U. Ill. L. Rev. 819-52 (No. 3).

RENTS AND RENT CONTROL


Is rent control good social policy? Edgar O. Olsen. 67 Chi.-Kent L. Rev. 931-45 (No. 3).

Rent control: a comment on Olsen. Robert C. Ellickson. 67 Chi.-Kent L. Rev. 947-54 (No. 3).

REPRESENTATIVE GOVERNMENT


RIGHT OF PRIVACY

Intrusion and the investigative reporter. 71 Texas L. Rev. 433-55 (Dec.).

Reversals: privacy and the Rehnquist Court. 81 Geo. L.J. 443-79 (Dec.).

SECURITIES


SENTENCING

Fighting words and fighting freestyle: the constitutionality of penalty enhancement for bias crimes. 93 Colum. L. Rev. 178-230 (Jan.).

Payne v. Tennessee: the future role of victim statements of opinion in capital sentencing proceedings. 77 Iowa L. Rev. 1217-48 (Mar.).

SOUTH AFRICA

Who decides? Restructuring criminal justice for a democratic South Africa. 102 Yale L.J. 961-90 (Jan.).

TAXATION

Can capital tax policy be fair? Stimulating savings through differentiated tax rates. Deborah M. Weiss. 78 Cornell L. Rev. 206-51 (Jan.).

The consumption-based direct tax for countries in transition from socialism. Charles E. McLure, Jr. 38 Wayne L. Rev. 1697-756 (Summer).

A general approach to the taxation of financial instruments. Reed Shuldiner. 71 Texas L. Rev. 243-350 (Dec.).

Simplifying the tax treatment of intangibles: it’s about time—but let’s not forget computer software. 1992 U. Ill. L. Rev. 853-77 (No. 3).

TRUSTS AND TRUSTEES

Trust investment law in the Third Restatement. Edward C. Halbach, Jr. 77 Iowa L. Rev. 1151-85 (Mar.).

UNEMPLOYMENT


VENUE

See Race.

WAR

Lessons for international law from the Gulf
War. Paul W. Kahn. 45 Stan. L. Rev. 425-41 (Jan.).

WILLS
Videotaped wills: an evidentiary tool or a written will substitute? 77 Iowa L. Rev. 1187-216 (Mar.).

WOMEN
Invisible woman: reflections on the Clarence Thomas confirmation hearing. Kim A. Taylor. 45 Stan. L. Rev. 443-52 (Jan.).
Street harassment and the informal ghettoization of women. Cynthia Grant Bowman. 106 Harv. L. Rev. 517-80 (Jan.).
Women in the crossfire: should the Court allow it? 78 Cornell L. Rev. 252-301 (Jan.).