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 as murder: why should women get off? Using scare tactics to preserve choice. 66 S. Cal. L. Rev. 1237-72 (Mar.).


ACCOUNTANT MALPRACTICE

A distinct-responsibility approach to accountants' primary liability under rule 10b-5. 61 Geo. Wash. L. Rev. 193-220 (Nov.).

ACTIONS AND DEFENSES

The demise of the political necessity defense: indirect civil disobedience and United States v. Schoon. 81 Cal. L. Rev. 251-85 (Jan.).

ADMINISTRATION OF JUSTICE

See also Races.

Seeking pluralism in judicial systems: the American experience and the South African challenge. A. Leon Higginbotham, Jr. 42 Duke L.J. 1028-68 (Mar.).

ADMINISTRATIVE AGENCIES

Precedents construing statutes administered by federal agencies after the Chevron decision: what gives? 60 U. Chi. L. Rev. 223-52 (No. 1).

ADOPTION

In the best interest of children and adoptive parents: the need for disclosure. 78 Iowa L. Rev. 397-426 (Jan.).

The role of race in adoption proceedings: a constitutional critique of the Minnesota preference statute. 77 Minn. L. Rev. 925-52 (Apr.).

AFFIRMATIVE ACTION

See Civil Rights, Race Discrimination.

AIR POLLUTION

Smoke for sale: paradoxes and problems of the emissions trading program of the Clean Air Act amendments of 1990. 40 UCLA L. Rev. 1101-44 (Apr.).

ALIENS


ANTITRUST LAW

See also Contracts, International Economic Relations.

Achieving efficiency through collusion: a market failure defense to horizontal price-fixing. 81 Cal. L. Rev. 243-92 (Jan.).

The differing treatment of efficiency and competition in antitrust and tortious interference law. Gary Myers. 77 Minn. L. Rev. 1097-1152 (May).

Eastman Kodak Co. v. Image Technical Services, Inc.: the decline and fall of the Chicago empire? 68 Notre Dame L. Rev. 619-72 (No. 3).

ARREST

See Police Power.

ATTORNEYS

See also Economics, Judges, Language.

Making context count: regulating lawyers after Kaye, Scholer. David B. Wilkins. 66 S. Cal. L. Rev. 1145-1220 (Mar.).

Old knights and new champions: Kaye, Scholer, the office of thrift supervision, and the pursuit of the dollar. Dennis E. Curtis. 66 S. Cal. L. Rev. 985-1018 (Mar.).

Rethinking the standards for waiver of counsel and proceeding pro se in Iowa. 78 Iowa L. Rev. 205-36 (No. 1).

ATTORNEYS' FEES

See also Torts.

No more times tables: risk multipliers in attorneys' fee awards after In re Bolar Pharmaceutical Co. 77 Minn. L. Rev. 893-923 (Apr.).

BANKRUPTCY

The bankruptcy code and the new value doctrine: an examination into history, illusions, and the need for competitive bidding. 79 Va. L. Rev. 917-58 (May).

Chapter 11's new ten-ton monster: the PBGC and bankruptcy. Daniel Keating. 77 Minn. L. Rev. 803-42 (Apr.).

An empirical survey and proposed bankruptcy section concerning the propriety of bidding incentives in a bankruptcy sale of assets. 93 Colum. L. Rev. 720-43 (Apr.).

The fantastic Wiscosylvania zero-bureaucratic-cost school of bankruptcy theory: a

*In re De Laurentis Entertainment Group:* sacrificing confirmed Chapter 11 plans to delinquently asserted setoff rights. 77 Minn. L. Rev. 871-92 (Apr.).


Member bankruptcy under the new Minnesota Limited Liability Company Act: an executory contract analysis. 77 Minn. L. Rev. 953-82 (Apr.).

Patterns in the bankruptcy reorganization of large, publicly held companies. Lynn M. LoPucki & William C. Whiteford. 78 Cornell L. Rev. 597-618 (May).

The trouble with chapter 11. Lynn M. LoPucki. 1993 Wis. L. Rev. 729-60 (No. 3).

**BANKRUPTCY: ARRANGEMENTS, REORGANIZATIONS, AND OTHER PLANS**

Financial distress as a noncooperative game: a proposal for overcoming obstacles to private workouts. 102 Yale L.J. 2205-30 (June).

**BANKS AND BANKING**


Reflections of Kay, Scholer: enlisting lawyers to improve the regulation of financial institutions. Howell E. Jackson. 66 S. Cal. L. Rev. 1019-74 (Mar.).

**B O N D S**

Antitakeover provisions in bonds: bondholder protection or management entrenchment? Marcel Kahan & Michael Klausner. 40 UCLA L. Rev. 931-82 (Apr.).

**B R I B E R Y**

See also *Extortion.*


**C A L I F O R N I A**

See *Insurance.*

**C A P I T A L P U N I S H M E N T**


*State v. Perry:* Louisiana's cure-to-kill scheme forces death row inmates to choose between a life sentence of untreated insanity and execution. 77 Minn. L. Rev. 1193-1218 (May).

**C H I L D A B U S E**

Admissability of expert testimony on child sexual abuse accommodation syndrome in Kentucky. 81 Ky. L.J. 727-48 (No. 3).

**C H I L D C U S T O D Y**

One child's odyssey through the Uniform Child Custody Jurisdiction and Parental Kidnapping Prevention Acts. 1993 Wis. L. Rev. 589-617 (No. 2).


**C I T I Z E N S H I P**

See Race Discrimination.

**C I V I L D I S O B E D I E N C E**

See Action and Defenses.

**C I V I L P R O C E D U R E**

A comprehensive reform for federal civil rulemaking. Laurens Walker. 61 Geo. Wash. L. Rev. 455-89 (Jan.).

**C I V I L R I C O A C T I O N**

See International Economic Relations.

**C I V I L R I G H T S**

See also Legal History.


Civil rights plaintiffs and the proposed revision of rule 11. Carl Tobias. 77 Iowa L. Rev. 1775-94 (July).

Disparate impact claims under the new Title VII. Michael Carvin. 68 Notre Dame L. Rev. 1153-64 (No. 5).


"Prevailing party" status for civil rights plaintiffs: fee-shifting's shifting threshold. 61 U. Cin. L. Rev. 1441-78 (No. 4).

Reagan redux: civil rights under Bush.
Neal Devins. 68 Notre Dame L. Rev. 955-1002 (No. 5).
That obscure object of desire: hermeneutics and the autonomous legal text. Paul Campos. 77 Minn. L. Rev. 1065-96 (May).

COMMERCE CLAUSE
See Environmental Law.

COMMON LAW
See Securities.

COMMUNICABLE DISEASES
AIDS and insurance: how private health coverage relates to HIV/AIDS infection and to public programs. Randall R. Bovberg. 77 Iowa L. Rev. 1561-1616 (No. 4).
AIDS cases in federal court: a federal question? 61 Geo. Wash. L. Rev. 490-521 (Jan.).
The HIV-AIDS epidemic and the child welfare system: protecting the rights of infants, young children, and adolescents. Abigail English. 77 Iowa L. Rev. 1509-60 (No. 4).
HIV infection among women and children and antidiscrimination laws: an overview. Josephine Gittler & Sharon Rennert. 77 Iowa L. Rev. 1313-88 (No. 4).
Human immunodeficiency virus, the legal meaning of "handicap," and implications for public education under federal law at the dawn of the age of the ADA. William G. Buss. 77 Iowa L. Rev. 1389-1508 (No. 4).
The jurisdictional and discovery issues in transfusion-associated AIDS litigation involving the American national Red Cross. 39 Wayne L. Rev. 207-30 (Fall).
To insure or not to insure persons infected with the virus that causes AIDS. Alan I. Widiss. 77 Iowa L. Rev. 1617-1738 (No. 4).

COMPUTER SOFTWARE
See Copyright.

CONFLICT OF LAW: TORTS
See Federal Preemption.

CONSTITUTION
Freedom, responsibility, and the Constitution: on recovering our founding principles.

CONSTITUTIONAL AMENDMENTS
See also Religion.
The Nineteenth Amendment and women's equality. 102 Yale L.J. 2175-2204 (June).

CONSTITUTIONAL LAW
See also Freedom of Speech, Religion.
Correspondence: the stuff of constitutional law. Neal E. Devins. 77 Iowa L. Rev. 1795-1802 (July).
Unconstitutional rulemaking: the Civil Justice Reform Act and separation of powers. Linda S. Mullenix. 77 Minn. L. Rev. 1283-1338 (June).

CONSTITUTIONAL THEORY
See also Infants.
The constitutional ghetto. Robert L. Hayman, Jr. & Nancy Levit. 1993 Wis. L. Rev. 627-728 (No. 3).
Idolatry in constitutional interpretation. Steven D. Smith. 79 Va. L. Rev. 583-631 (Apr.).

CONTRACTS
See also Extortion.
Contractual choice of law: the case for a new determination of full faith and credit limitations. 71 Texas L. Rev. 1019-52 (Apr.).
Contracts in the modern Supreme Court. G. Richard Shell. 81 Cal. L. Rev. 431-530 (Mar.).

COPYRIGHT
See also Law and the Arts.
The corporate receipt conundrum: establishing access in copyright infringement actions. 77 Minn. L. Rev. 1409-42 (June).
The limits of copyright: property, parody, and the public domain. 93 Duke L.J. 1233-72 (Apr.).
Merger and the machines: an analysis of
the pro-compatibility trend in computer software copyright cases. 45 Stan. L. Rev. 1061-98 (Apr.).

CORPORATE ACQUISITIONS AND Mergers

See also Copyright.


CORPORATIONS

See also Bankruptcy, Bonds, Pensions Plans, Stockholders.


Foundations of corporate finance: the 1906 pacification of the insurance industry. Mark J. Roe. 93 Colum. L. Rev. 639-84 (Apr.).


COURTS

See also Bankruptcy, Communicable Diseases, Contracts, Federalism, Legal Theory.


Demystifying the least understood branch: opening the Supreme Court to broadcast media. 71 Texas L. Rev. 1052-98 (Apr.).

The one and the many: adjudication in collegiate courts. Lewis A. Kornhauser & Lawrence G. Sager. 81 Cal. L. Rev. 1-59 (Jan.).

CREDIT


CRIME VICTIMS

See Evidence.

CRIMINAL LAW

See also Punishment.

Contingent fees and criminal cases. Pamela S. Karlan. 93 Colum. L. Rev. 695-38 (Apr.).


Eliminative materialism, neuroscience and the criminal law. 141 U. Pa. L. Rev. 1471-1564 (Apr.).

State v. Grayson: Clouding the already murky waters of unit of prosecution analysis in Wisconsin. 1993 Wis. L. Rev. 811-38 (No. 3).

CRIMINAL PROCEDURE

See also International Law.


CULTURAL PROPERTY

Private ownership of public image: popular culture and publicity rights. Michael Madow. 81 Cal. L. Rev. 125-240 (Jan.).

DEAD BODIES

See Ethics.

DEMOCRACY

See Constitutional Law.

DIPLOMATIC PRIVILEGES AND IMMUNITIES

The discretionary function exception under the Foreign Sovereign Immunities Act: when in America, do the Romans do as the Romans wish? 93 Colum. L. Rev. 744-82 (Apr.).

DISCOVERY

See Communicable Diseases.

DISCRIMINATION

See also Communicable Diseases.

Reverse discrimination and law school faculty hiring: the undiscovered opinion. Michael Stokes Paulsen. 71 Texas L. Rev. 993-1010 (Apr.).

DIVORCE AND SEPARATION

See also Property.

Divorce and the displaced homemaker: a discourse on playing with dolls, partnership buyouts and dissociation under no-fault. Cynthia Starnes. 60 U. Chi. L. Rev. 67-140 (No. 1).

DOMESTIC RELATIONS

Starting down the road to reform: Ken-
tucky's new long-arm statute for family obligations. Louise Everett Graham. 81 Ky. L.J. 585-638 (No. 3).

**DOMESTIC VIOLENCE**

Development in the law — legal responses to domestic violence. 106 Harv. L. Rev. 1499 (May).

**DUE PROCESS OF LAW**

Due process comes due: an argument for the clear and convincing evidentiary standard in sentencing hearings. 77 Iowa L. Rev. 1803-24 (July).

No More secrets: proposed Minnesota state due process requirement that law enforcement officers electronically record custodial interrogation and confessions. 77 Minn. L. Rev. 983-1012 (Apr.).

**ECONOMICS**

See also Prices.


Has due process struck out? the judicial rubberstamping of retroactive economic laws. 42 Duke L.J. 945-78 (Mar.).

Paying lawyers, empowering prosecutors, and protecting managers: raising the cost of capital in America. Ralph K. Winter. 42 Duke L.J. 945-78 (Mar.).

Second-best theory and the standard analysis of monopoly rent seeking a generalizable critique, a "sociological" account, and some illustrative stories. Commentary by Herbert Hovenkamp; rebuttal by Richard S. Markovits. 78 Iowa L. Rev. 327-96 (Jan.).

**EDUCATION**

See also Capital Punishment, Estate Planning.

**EIGHTH AMENDMENT**

Harmelin v. Michigan and proportionality review under the Eighth Amendment. 77 Iowa L. Rev. 1927-42 (July).

**ELECTIONS**


**EMPLOYEE BENEFITS**

See Life Insurance.

**EMPLOYER AND EMPLOYEE**

See also Sexual Harassment.

The employer's fetal injury quandary after Johnson Controls. Susan S. Grover. 81 Ky. L.J. 639-86 (No. 3).

A penny for their thoughts: employee-inventors, preinvention assignment agreements, property, and personhood. 81 Cal. L. Rev. 595-669 (Mar.).

**EMPLOYMENT DISCRIMINATION**

Gender stereotyping in employment discrimination: finding a balance of evidence and causation under Title VII. 77 Minn. L. Rev. 1251-81 (May).

**ENVIRONMENTAL LAW**

See also Land Use, Water, and Watercourses.

Coal, state protectionism, and the 1990 Clean Air Act amendments: why keeping Sears in Illinois withstands Commerce Clause scrutiny, but keeping coal mining jobs does not. 1992 Ill. L. Rev. 1119-82 (No. 4).

Damage caused by reintroduced wildlife: should the government be held accountable? 1992 Ill. L. Rev. 1183-1210 (No. 4).

Debunking environmental feudalism: promoting the individual through collective pursuit of environmental quality. Richard J. Lazarus. 77 Iowa L. Rev. 1739-74 (July).

Divisibility of harm under CERCLA: does an indivisible potential or averted harm warrant the imposition of joint and several liability? 81 Ky. L.J. 825-51 (No. 3).


Environmental regulating within the GATT regime: a new definition of "product." 40 UCLA L. Rev. 1061-1100 (Apr.).

Information standing under NEPA: justifiability and the environmental decisionmaking process. 93 Colum. L. Rev. 996-1041 (May).

Reconstructive surgery on medical waste management. 77 Iowa L. Rev. 1855-74 (July).

**ENVIRONMENTAL PROTECTION**

See Environmental Law, Land Use.

**ESTATE PLANNING**

Estate planning in the nineties, Friday the thirteenth, chapter 14: Jason goes to Washington — part I. Martin D. Begleiter. 81 Ky. L.J. 535-84 (No. 3).

**ETHICS**

Taking and saving lives. Eric Rakowski. 93 Colum. L. Rev. 1063-1156 (June).

**EVIDENCE**

The knock and announce rule: a new approach to the destruction-of-evidence exception. 93 Colum. L. Rev. 685-719 (Apr.).

Limiting victim impact evidence and argu-
ment after Payne v. Tennessee. 45 Stan. L. Rev. 1027-60 (Apr.).

EXPERT WITNESSES
See Child Abuse.

EXTORTION
See also Bribery.

EXTRADITION
See International Law.

FEDERAL PREEMPTION
Cipollone v. Liggett Group, Inc.: one step closer to exterminating the FIFRA preemption controversy. 81 Ky. L.J. 749-78 (No. 3).

FEDERAL RULES OF CIVIL PROCEDURES
Narrowing the scope of rule 13(a). 60 U. Chi. L. Rev. 141-66 (No. 1).

FEDERALISM

FEES
See Civil Rights, Criminal Law.

FEMINISM
See also Torts.

FIJI
See Minorities: International Law.

FIRST AMENDMENT
The First Amendment in a hostile environment: a primer on free speech and sexual harassment. 68 Notre Dame L. Rev. 1003-36 (No. 5).

FOREIGN LAW
See Administration of Justice.

FOREIGN RELATIONS OF THE UNITED STATES
See Jurisprudence.

FOURTH AMENDMENT
The legal plight of the American bedouin: a narrowly interpreted Fourth Amendment fails to protect the privacy of the homeless. 39 Wayne L. Rev. 155-83 (Fall).

FREEDOM OF SPEECH
See also First Amendment.
The end of the public forum doctrine. David S. Day. 78 Iowa L. Rev. 143-204 (No. 1).
Hate is not speech: a constitutional defense of penalty enhancement for hate crimes. 106 Harv. L. Rev. 1314-31 (Apr).
A penumbra too far. Alex Kozinski & Eugene Volokh. 106 Harv. L. Rev. 1639-57 (May).
Resolving the hate crimes/hate speech paradox: punishment bias crimes and protecting racist speech. Fredrick M. Lawrence. 68 Notre Dame L. Rev. 673-722 (No. 4).
Standing guard for the p.c. militia, or fighting hatred and indifference: some thoughts on expressive hate-conduct and political correctness. Robin D. Barnes. 1992 Ill. L. Rev. 979-96 (No. 4).

FULL FAITH AND CREDIT
See Contracts.

GENETIC ENGINEERING
Whose genes are these anyway? Familial conflict over access to genetic information. 91 Mich. L. Rev. 1854-1908 (June).
GERMANY
See Corporations.

GUARDIAN AND WARD
Guardianship of unmarried minors in Michigan: an examination of statutory enactments in response to the death of Antwun Dumas. 39 Wayne L. Rev. 231-60 (Fall).

HABEAS CORPUS
The writ of habeas corpus: a complex procedure for a simple process. 77 Minn. L. Rev. 1015-64 (May).

HANDICAP DISCRIMINATION
See Communicable Diseases.

HANDICAPPED PERSONS
Compulsory arbitration of ADA claims: disabling the disabled. 77 Minn. L. Rev. 1443-76 (June).
Health care rationing and the Americans with Disabilities Act of 1990: what protection should the disabled be afforded? 68 Notre Dame L. Rev. 581-618 (No. 1).
The Oregon health care proposal and the Americans with Disabilities Act. 106 Harv. L. Rev. 1296-313 (Apr.).

HEALTH CARE INDUSTRY
See Handicapped Persons.

HEALTH INSURANCE
See Communicable Diseases.

HOMELESSNESS
See Fourth Amendment.

ILLINOIS
See Environmental Law.

INDIANS
See also Minorities.

INDIGENOUS PEOPLES
Legal protection for indigenous cultures: sacred sites and communal rights. 79 Va. L. Rev. 691-39 (Apr.).

INFANTS
See also Communicable Diseases.
Kids and condoms: constitutional challenges to the distribution of condoms in public schools. 61 U. Cin. L. Rev. 1479-1513 (No. 4).

INSANITY DEFENSE
See Juries.

INSIDER TRADING
Clear thinking about insider preferences: a reply. Jay Lawrence Westbrook. 77 Minn. L. Rev. 1393-1408 (June).

INSURANCE
See also Corporations, Liability.
Landslide peril and homeowners' insurance in California. 40 UCLA L. Rev. 1145-78 (Apr.).

INTELLECTUAL PROPERTY
See also International Law.

INTERNATIONAL ECONOMIC RELATIONS
See also Environmental Law.
Japan fair trade commission guidelines concerning distribution systems and business practices: an illustration of why antitrust law is a weak solution to U.S. trade problems with Japan. 1993 Wis. L. Rev. 921-60 (No. 3).

INTERNATIONAL ENVIRONMENTAL LAW AND PRACTICES
From "cooperator's loss" to cooperative gain: negotiating greenhouse gas abatement. 102 Yale J.L. 2143-74 (June).

INTERNATIONAL LAW
See also Nuclear Weapons, Women.

INTERNATIONAL ORGANIZATIONS

IOWA
See Attorneys, Damages.

IRVING RUTTER
JAPAN

JUDGES
See also Legislative Bodies, Sex Discrimination.


JUDICIAL ACTIVISM
The two faces of judicial activism. William Wayne Justice. 61 Geo. Wash. L. Rev. 1-13 (Nov.)

JURIES
The extinction of the peremptory challenge: what will the jury system lose by its demise? 61 U. Cin. L. Rev. 1391-1440 (No. 4).

Federal jury instructions and the consequences of a successful insanity defense. 93 Colum. L. Rev. 1223-48 (June).

A place in the palladium: women's rights and jury service. Barbara Allen Babcock. 61 U. Cin. L. Rev. 1139-80 (No. 4).

JURISDICTION
See also Communicable Diseases, Contracts. Excluded voices: the disenfranchisement of ethnic groups from jury service. Deborah A. Ramirez. 1993 Wis. L. Rev. 761-810 (No. 3).

JURISPRUDENCE
Abolishing coercion: the jurisprudence of American foreign policy in the 1920's. 102 Yale L.J. 1689-1718 (No. 7).

KENTUCKY
See Child Abuse, Domestic Relations.

KIDNAPPING


LABOR ARBITRATION
See Sex Discrimination.

LABOR MANAGEMENT RELATIONS

The political economy of the Wagner Act: power, symbol, and workplace cooperation.

Mark Barenberg. 106 Harv. L. Rev. 1379-1496 (May).

Regulating the internal labor market: an information-forcing approach to decision bargaining over partial relocations. 93 Colum. L. Rev. 932-95 (May).

LAND USE

Putting the correct “spin” on Lucas. 45 Stan. L. Rev. 1411-32 (May).

The trouble with Lucas. 45 Stan. L. Rev. 1393-1410 (May).

LANGUAGE
See also Civil Rights.

Law, language, and thinking like a lawyer. Irvin C. Rutter. 61 U. Cin. L. Rev. 1303-60 (No. 4).

LAW AND THE ARTS
Art and the obscenity debate: narrowing the subsidy decision defense. 39 Wayne L. Rev. 183-206 (Fall).

Safeguarding style: what protection is afforded to visual artists by the copyright and trademark laws? 93 Colum. L. Rev. 1157-84 (June).

LAW CLERKS

LAW TEACHING
See also Discrimination.

Family, place, and career: the gender paradox in law school hiring. Deborah J. Merritt, Barbara F. Reskin & Michelle Fondell. 1993 Wis. L. Rev. 395-463 (No. 2).

LEGAL EDUCATION
See Feminism.

LEGAL ETHICS
See Criminal Procedure.

LEGAL HISTORY
See also Jursiprudence, Labor Management Relations, Legal Research, Legal Theory.

“And our posterity.” Charles L. Black, Jr. 102 Yale L.J. 1527-32 (No. 7).

LEGAL HUMOR
Humor and the law. 1993 Wis. L. Rev. 897-920 (No. 3).

LEGAL PERIODICALS
See Legal Research.
LEGAL RESEARCH
Chancellor Kent and the history of legal literature. John H. Langbein. 93 Colum. L. Rev. 547-94 (Apr.).

LEGAL SCHOLARSHIP
See also Torts.

LEGAL STORYTELLING
In defense of crookedness. Adeno Addis. 1992 Ill. L. Rev. 947-60 (No. 4).

LEGAL THEORY
See also Civil Rights, Feminism.
Organic goods: legal understanding of work, parenthood, and gender equality in comparative perspective. Paolo Wright-Carozza. 81 Cal. L. Rev. 531-94 (Mar.).

LIABILITY
Insurance coverage for CERCLA claims under comprehensive general liability policies: cleaning up hazardous waste in the legal environment. 68 Notre Dame L. Rev. 549-80 (No. 1).

LIBEL AND SLANDER

LIBERTY
See Constitution, Courts.

LIFE INSURANCE
Kunin v. Benefit Trust Life Insurance Co.: protecting employees under ERISA by construing ambiguous plan terms against the insurer. 77 Minn. L. Rev. 1219-50 (May).

LOUISIANA
See Capital Punishment.

MEDICAL PROFESSION
See Environmental Law.

MICHIGAN
See Guardian and Ward.

MINNESOTA
See Adoption, Bankruptcy, Due Process of Law, Strikes and Lockouts.

MINORITIES
See also Courts, Jurisdiction, National Self-Determination.
The exodus of minorities' Fourth Amendment rights into oblivion: Florida v. Bostick and the merits of adopting a per se rule against random, suspicionless bus searches in the minority community. 77 Iowa L. Rev. 1875-1912 (July).

MINORITIES: INTERNATIONAL LAW

MORTGAGES
Mortgage prepayment clauses: an economic and legal analysis. Dale A. Whitman. 40 UCLA L. Rev. 851-930 (Apr.).
OBSCENITY

OFFENSES AGAINST THE PERSON
See also Extortion.
From impudence to crime: anti-stalking laws. 68 Notre Dame L. Rev. 819-909 (No. 3).

OPINIONS
Five months later (the trial court opinion). Richard Delgado. 71 Texas L. Rev. 1011-18 (Apr.).

OREGON
See Handicapped Persons.

PARENT AND CHILD
See Adoption, Legal Theory.

PATENTS
Wilson Sporting Goods & the hypothetical patent claim: a sorely need guideline that should be applied with discretion. 39 Wayne L. Rev. 139-54 (Fall).

PENALTIES
See Trials.

PENSION PLANS

POLICE POWER
State v. Seibel: Wisconsin police now need only a reasonable suspicion to search a suspect's blood incident to an arrest. 1993 Wis. L. Rev. 524-561 (No. 2).

POSTAL LAWS
See Statutes.

PRICES

PRISONS AND PRISONERS
Model Penal Code section 2.02(7) and willful blindness. 102 Yale L.J. 2231-57 (June).

PROCESS

PRODUCTS LIABILITY
Dangerous products and injured bystanders. Robert F. Cochran, Jr. 81 Ky. L.J. 687-726 (No. 3).
In defense of punitive damages in products liability: testing tort anecdotes with empirical data. Michael Rustad. 78 Iowa L. Rev. 1-88 (No. 1).
The moral foundations of products liability law: toward first principles. David G. Owen. 68 Notre Dame L. Rev. 427-506 (No. 1).

PROPERTY
See also Contracts, Copyright, Property.
A critical analysis of celebrity careers as property upon dissolution of marriage. 61 Geo. Wash. L. Rev. 522-55 (Jan.).

PROSECUTORS
See Economics.

PUBLIC DEFENDERS
Beyond justifications: seeking motivations to sustain public defenders. Charles J. Ogletree, Jr. 106 Harv. L. Rev. 1239-94 (Apr.).

PUBLIC INTEREST

PUBLIC LAW
Justice Scalia, standing, and public law litigation. Gene R. Nichol, Jr. 42 Duke L.J. 1141-69 (Apr.).

PUNISHMENT

PUNITIVE DAMAGES
See Products Liability.

RACE DISCRIMINATION
Defending the use of quotas in affirmative action: attacking racism in the nineties. Alex M. Johnson, Jr. 1992 Ill. L. Rev. 1043-74 (No. 4).
From junkyard to gentrification: explicating a right to protective zoning in low-income communities of color. Jon C. Dublin. 77 Minn. L. Rev. 739-801 (Apr.).

RACES
See also Adoption, Banks and Banking, Communicable Diseases, Legal Scholarship, Legal Storytelling, Rape.
Fugitive slaves, midwestern racial tolerance, and the value of "justice delayed." Paul Finkelman. 78 Iowa L. Rev. 89-142 (No. 1).
Immersed in an educational crisis: alternative programs for African-American males. 45 Stan. L. Rev. 1099-131 (Apr.).

The master's tools, for the bottom up: responses to African-American reparations theory in mainstream and outsider remedies discourse. 79 Va. L. Rev. 863-916 (May).

Notes toward a postmodern nationalism. Gary Peller. 1992 Ill. L. Rev. 1095-1103 (No. 4).


RADIO AND TELEVISION
See Courts.

RAPE

RELIGION
See also Child Custody, Courts, Indigenous Peoples.

The Establishment Clause, civil religion, and the public church. 81 Cal. L. Rev. 293-349 (Jan.).

The political balance of religion clauses. Abner S. Greene. 102 Yale L.J. 1611-44 (No. 7).


When neutrality masks hostility — the exclusion of religious communities from an entitlement to public schools. 68 Notre Dame L. Rev. 775-818 (No. 3).

ROBBERY
See Extortion.

RULE OF LAW
Legal intimations: Michael Oakeshott and the rule of law. 1993 Wis. L. Rev. 836-96 (No. 3).

SCHOOLS AND SCHOOL DISTRICTS: FINANCE
See also Infants, Religion.

No longer just child's play: school liability under Title IX for peer sexual harassment. 141 U. Pa. L. Rev. 2119-68 (May).

SEARCH AND SEIZURE
See Minorities.

SECURITIES
Pruning the judicial oak: developing a coherent application of common law agency and controlling person liability in securities cases. 93 Colum. L. Rev. 1185-1222 (June).

SENTENCING
See Due Process of Law.

Mandatory sentencing laws: undermining the effectiveness of determinate sentencing reform. Gary T. Lowenthal. 81 Cal. L. Rev. 71-123 (Jan.).

SEPARATION OF POWERS
See Constitutional Law.

SEXUAL CRIMES
See Child Abuse.

SEXUAL DISCRIMINATION
See also Civil Rights, Constitutional Amendments, Employment Discrimination, Legal Theory, Taxation.


Toward a courtroom of one's own: an appellate court judge looks at gender bias. Shirley S. Abrahamson. 61 U. Cin L. Rev. 1209-21 (No. 4).

SEXUAL HARASSMENT
See also Civil Rights, First Amendment, Schools and School Districts.

The emergence of the reasonable woman in combating hostile environment sexual harassment. 77 Iowa L. Rev. 1825-54 (July).


SEXUAL ORIENTATION
Speaking its name: sexual orientation and the pursuit of academic diversity. Jeffrey G. Sherman. 39 Wayne L. Rev. 121-38 (Fall).

SOCIAL SECURITY
Rights without remedies: section 1983 enforcement of title IV-D of the social security act. 60 U. Chi. L. Rev. 197-222 (No. 1).

STANDING TO SUE
See Public Law.


STATE'S RIGHTS
See Religion.
STATUTES

Resolving statutory ambiguity with a split scienter approach: the Second Circuit's approach to the Federal Mail Order Drug Paraphernalia Act. 81 Ky. L.J. 779-800 (No. 3).

Statutory misinterpretations: a legal autopsies. Eric Schnapper. 68 Notre Dame L. Rev. 1095-152 (No. 5).

STOCKHOLDERS
See also Corporations.
Investment companies as guardian shareholders: the place of the MSIC in the corporate governance debate. Ronald J. Gilson & Reinier Kraakman. 45 Stan. L. Rev. 985-1010 (Apr.).

Juggling shareholder rights and strike suits in derivative litigation: the ALI drops the ball. Carol B. Swanson. 77 Minn. L. Rev. 1339-92 (June).

STRIKES AND LOCKOUTS

STOCKHOLDERS
See see Corporations.

TAX PRACTICES
Indotco, Inc. v. Commissioner: will the IRS use a nebulous Supreme Court decision to capitalize on unsuspecting taxpayers? 81 Ky. L.J. 801-24 (No. 3).

UNIFORM COMMERCIAL CODE
Consequential damage limitations and cross-subsidization: an independent approach to Uniform Commerical Code section 2-719. 66 S. Cal. L. Rev. 1273-1312 (Mar.).

TRIALS
Unreliable and prejudicial: the use of extra­neous unadjudicated offenses in the penalty phase of capital trials. 93 Colum. L. Rev. 1249-99 (June).

UNIONS

Economic rationality and union avoidance: misunderstanding the National Labor Relations Act. Cynthia L. Estlund. 71 Texas L. Rev. 921-92 (Apr.).

Making the Teamsters safe for democracy. George Kannar. 102 Yale L.J. 1645-88 (No. 7).

WATER AND WATERCOURSES

WISCONSIN
See Criminal Law, Police Power.

WITNESSES
The forgetful witness. 60 U. Chi. L. Rev. 167-96 (No. 1).

WOMEN
See also Communicable Diseases, Courts, Juries, Law Teaching, Process.