

Michigan Law Review

Volume 83 | Issue 1

1984

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 83 MICH. L. REV. 259 (1984).

Available at: <https://repository.law.umich.edu/mlr/vol83/iss1/6>

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*.

ADMINISTRATION OF CRIMINAL JUSTICE

The case for comparative proportionality review. 59 Notre Dame L. Rev. 1412-21 (No. 5).

On becoming and being a prosecutor. Martin H. Belsky. 78 Nw. U.L. Rev. 1485-521 (Feb.).

Preventive detention, a species of Lydford Law. Sam J. Ervin, Jr. 52 Geo. Wash. L. Rev. 113-26 (Nov.).

The prosecution's duty to preserve evidence before trial. 72 Calif. L. Rev. 1019-43 (Sept.).

Reconsidering supervisory power in criminal cases: constitutional and statutory limits on the authority of the federal courts. Sara Sun Beale. 84 Colum. L. Rev. 1433-522 (Oct.).

ADMINISTRATION OF JUSTICE

Frivolous appeals: the uncertain federal response. Robert J. Martineau. 1984 Duke L.J. 845-86 (Nov.).

ADMINISTRATIVE AGENCIES

Symposium: The legacy of the New Deal: problems and possibilities in the administrative state: part 2. Articles and comments by Richard A. Epstein, Paul R. Verkuil, Julius G. Getman, Thomas C. Kohler, Owen M. Fiss, Gilbert S. Merritt, Patricia M. Wald, Martin Shapiro, E. Donald Elliott, Jr., Richard B. Stewart, Gerald E. Frug, Peter H. Schuck & Stephen Breyer. 92 Yale L.J. 1357-1620 (July).

ADMINISTRATIVE LAW

See also *Pollution: Air*.

Section 558(c) of the Administrative Procedure Act: provision for informal agency hearings prior to license revocation or suspension. 17 U. Mich. J. L. Ref. 383-407 (Winter).

ADOPTION

Visitation after adoption: in the best interests of the child. 59 N.Y.U. L. Rev. 633-75 (June).

ALIENS

The propriety of denying entry to homosexual aliens: examining the Public Health Service's authority over medical exclusions. 17 U. Mich. J. L. Ref. 331-59 (Winter).

Resolving the problem of undocumented

workers in American society: a model guest worker statute. 17 U. Mich. J. L. Ref. 297-330 (Winter).

ANTITRUST LAW

See also *Health, Patents*.

Complexities of accrual: the antitrust statute of limitations in a contractual context. 31 UCLA L. Rev. 1061-100 (June).

The limits of antitrust. Frank H. Easterbrook. Reply by Richard S. Markovits. 63 Texas L. Rev. 1-87 (Aug.).

Noerr-Pennington immunity from antitrust liability under *Clipper Express v. Rocky Mountain Motor Tariff Bureau, Inc.*: replacing the sham exception with a constitutional analysis. 69 Cornell L. Rev. 1305-32 (Aug.).

Sharing agreements among defendants in antitrust cases. 52 Geo. Wash. L. Rev. 289-317 (Jan.).

Technology, politics, and regulated monopoly: an American historical perspective. Herbert Hovenkamp. 62 Texas L. Rev. 1263-312 (Apr.).

ANTITRUST LAW: MERGERS

The Justice Department merger guidelines: impact on horizontal mergers between commercial banks. Marc W. Joseph & Timothy W. Mountz. 72 Ky. L.J. 505-47 (No. 3).

ARBITRATION AND AWARD

The formalization of informal law: arbitration before the American Revolution. Bruce H. Mann. 59 N.Y.U. L. Rev. 443-81 (June).

BANKRUPTCY

See also *Products Liability*.

Avoiding powers in bankruptcy. Thomas H. Jackson. 36 Stan. L. Rev. 725-87 (Feb.).

Classification of loan participations following the insolvency of a lead bank. 62 Texas L. Rev. 1115-45 (Mar.).

Exemption under the Bankruptcy Code: using California's new homestead law as a medium for analysis. 72 Calif. L. Rev. 922-61 (Sept.).

The impact of section 547 of the bankruptcy code upon secured and unsecured creditors. Thomas Ross. 69 Minn. L. Rev. 39-74 (Oct.).

Reducing bankruptcy protection for consumers: a response. Elizabeth Warren. Reply by William T. Vukowich. 72 Geo. L.J. 1333-68 (Apr.).

Waiver of the attorney-client privilege by the trustee in bankruptcy. 51 U. Chi. L. Rev. 1230-64 (Fall).

BANKS AND BANKING

See also *Bankruptcy*.

The Change in Bank Control Act of 1978: does it give rise to a private cause of action? 72 Ky. L.J. 671-87 (No. 3).

Circumventing the McFadden Act: the comptroller of the currency's efforts to broaden the branching capabilities of national banks. 72 Ky. L.J. 707-25 (No. 3).

Handling re-presented checks—risky business for collecting and payor banks. David J. Leibson. 72 Ky. L.J. 549-74 (No. 3).

Keeping Kentucky banks competitive in the financial industry: the multibank holding company statute. 72 Ky. L.J. 689-706 (No. 3).

Liability and responsibility of bank directors: being alert to troubled times. Lawrence K. Banks & Paula S. Hoskins. 72 Ky. L.J. 639-70 (No. 3).

Selected tax considerations in bank holding company formations: charting a course through the section 304/351 labyrinth. Stewart E. Conner & Kevin J. Hable. 72 Ky. L.J. 595-637 (No. 3).

BOYCOTTS AND STRIKES

Secondary boycotts and the first amendment. 51 U. Chi. L. Rev. 811-37 (Summer).

CHARITIES

See *Taxation*.

CIVIL PROCEDURE

See also *Federal Jurisdiction*.

The effect of presumptions on motions for summary judgment in federal court. 31 UCLA L. Rev. 1101-39 (June).

The inability of offensive collateral estoppel to fulfill its promise: an examination of estoppel in asbestos litigation. Michal D. Green. 70 Iowa L. Rev. 141-233 (Oct.).

Issue preclusion against the United States government. A. Leo Levin & Susan M. Leeson. 70 Iowa L. Rev. 113-39 (Oct.).

Preclusion as to issues of law: the legal system's interest. Geoffrey C. Hazard, Jr. 70 Iowa L. Rev. 81-94 (Oct.).

Preservation of judgment n.o.v. motion under rule 50(b): renewal of directed verdict motion. 70 Iowa L. Rev. 269-85 (Oct.).

The proposed amendment to Federal Rule of Civil Procedure 68: toughening the sanctions. 70 Iowa L. Rev. 237-68 (Oct.).

CIVIL RIGHTS

Claim preclusion and section 1983 civil rights actions: *Migra v. Warren City School*

District Board of Education. 70 Iowa L. Rev. 287-310 (Oct.).

A comparison of section 1983 and federal habeas corpus in state prisoners' litigation. 59 Notre Dame L. Rev. 1315-38 (No. 5).

Is the section 1983 civil rights statute overworked? Expanded use of magistrates—an alternative to exhaustion. 17 U. Mich. J. L. Ref. 361-81 (Winter).

Parratt v. Taylor: limitations on the *Parratt* analysis in section 1983 actions. 59 Notre Dame L. Rev. 1388-411 (No. 5).

Symposium: civil rights and federalism. Articles by John Minor Wisdom, David A. Schlueter, Robert C. Welsh, Nicole A. Gordon, Douglas Gross, Robert A. Sedler, Neal Devins & James B. Stedman. 59 Notre Dame L. Rev. 1063-292 (No. 5).

COLLECTIVE BARGAINING

Multi-unit collective bargaining: autonomy and dependence in liberal thought. 72 Geo. L.J. 1369-424 (Apr.).

COMMERCIAL LAW

Integration of deposit account financing into article 9 of the Uniform Commercial Code: a proposal for legislative reform. Luize E. Zubrow. 68 Minn. L. Rev. 899-1017 (May).

A little essay in partial defense of the contract-market differential as a remedy for buyers. David W. Carroll. 57 S. Cal. L. Rev. 667-706 (July).

Pleading and practice in commercial paper cases: burdens of proof. Harold R. Weinberg. 72 Ky. L.J. 575-94 (No. 3).

The statute of limitations, prospective warranties, and problems of interpretation in article two of the UCC. Chris Williams. 52 Geo. Wash. L. Rev. 67-112 (Nov.).

CONFLICT OF LAWS

Issue preclusion and foreign country judgments: whose law? Robert C. Casad. 70 Iowa L. Rev. 53-80 (Oct.).

CONSTITUTIONAL LAW

See also *Criminal Procedure*, *Executive Power*, *Freedom of Religion*, *Freedom of Speech*, *Judicial Review*, *Separation of Powers*.

The Constitution in the Supreme Court: limitations on state power, 1865-1873. David P. Currie. 51 U. Chi. L. Rev. 329-65 (Spring).

The constitutional right to treatment in light of *Youngberg v. Romeo*. 72 Geo. L.J. 1785-816 (Aug.).

Constitutional theory in perspective: a response to Professor Van Alstyne. Richard B. Saphire. 78 Nw. U. L. Rev. 1435-62 (Feb.).

The constitutionality of excluding desegre-

gation from the Legal Services program. 84 Colum. L. Rev. 1630-64 (Oct.).

Credit due judgments and credit due laws: the respective roles of due process and full faith and credit in interstate context. Lea Brilmayer. 70 Iowa L. Rev. 95-112 (Oct.).

Federal magistrates and the principles of article III. 97 Harv. L. Rev. 1947-63 (June).

Interpretation of the eighth amendment—Rummel, Solem, and the venerable case of *Weems v. United States*. 1984 Duke L.J. 789-804 (No. 4).

Justice Frankfurter's opinions in the flag salute cases: blending logic and psychologic in constitutional decisionmaking. Richard Danzig. 36 Stan. L. Rev. 675-723 (Feb.).

Mental hospital drugs, professionalism, and the Constitution. Sheldon Gelman. 72 Geo. L.J. 1725-84 (Aug.).

Naked preferences and the Constitution. Cass R. Sunstein. 84 Colum. L. Rev. 1689-732 (Nov.).

National League of Cities v. Usery to EEOC v. Wyoming: evolution of a balancing approach to tenth amendment analysis. 1984 Duke L.J. 601-20 (June).

The new liberty: the procedural due process rights of prisoners and others under the Burger Court. 59 N.Y.U. L. Rev. 482-575 (June).

The price of asking the wrong question: an essay on constitutional scholarship and judicial review. Erwin Chemerinsky. 62 Texas L. Rev. 1207-61 (Apr.).

The privileges or immunities clause of the fourteenth amendment: the original intent. 79 Nw. U. L. Rev. 142-90 (Mar.).

The severability of legislative veto provisions: an examination of the Congressional Budget and Impoundment Control Act of 1974. 17 U. Mich. J. L. Ref. 743-70 (Spring).

Taking institutions seriously: introduction to a strategy for constitutional analysis. Neil K. Komesar. 51 U. Chi. L. Rev. 366-446 (Spring).

Testing the tests: the due process implications of minimum competency testing. 59 N.Y.U. L. Rev. 577-632 (June).

Toward a revitalization of the contract clause. Richard A. Epstein. 51 U. Chi. L. Rev. 703-51 (Summer).

Trends in the Supreme Court: Mr. Jefferson's crumbling wall—a comment on *Lynch v. Donnelly*. William Van Alstyne. 1984 Duke L.J. 770-87 (No. 4).

The unconstitutionality of the Victim and Witness Protection Act under the seventh amendment. 84 Colum. L. Rev. 1590-615 (Oct.).

The uniformity clause. 51 U. Chi. L. Rev. 1193-229 (Fall).

When the walls come crumbling down: what

remains of National League of Cities? 53 U. Cin. L. Rev. 625-47 (No. 2).

CONSUMER PROTECTION

A sour note: a look at the Minnesota lemon law. 68 Minn. L. Rev. 846-80 (Apr.).

CONTRACTS: COVENANTS

Economic and critical analyses of the law of covenants not to compete. 72 Geo. L.J. 1425-50 (Apr.).

COPYRIGHT

CONTU revisited: the case against copyright protection for computer programs in machine-readable form. Pamela Samuelson. 1984 Duke L.J. 663-769 (No. 4).

Copyright, free speech, and the visual arts. 93 Yale L.J. 1565-85 (July).

Copyright infringement of computer programs: a modification of the substantial similarity test. 68 Minn. L. Rev. 1264-302 (June).

Copyright law and the academic community: issues affecting teachers, researchers, students, and libraries. Mortimer D. Schwartz & John C. Hogan. 17 U.C.D. L. Rev. 1147-78 (Summer).

CORPORATE FINANCE

Cancellation of indebtedness by issuing stock in exchange: challenging the congressional solution to debt-equity swaps. Patricia L. Bryan. 63 Tex. L. Rev. 89-130 (Aug.).

CORPORATIONS

See also *Privileged Communications*.

Economic analysis, corporate law, and the ALI Corporate Governance Project. Elliott J. Weiss. 70 Cornell L. Rev. 1-37 (Nov.).

CORPORATIONS: STOCKHOLDERS

Protecting shareholders against partial and two-tiered takeovers: the "poison pill" preferred. 97 Harv. L. Rev. 1964-83 (June).

COURTS

Why the debate over Congress' power to restrict the jurisdiction of the federal courts is unending. Mark Tushnet & Jennifer Jaff. 72 Geo. L.J. 1311-31 (Apr.).

CRIMINAL LAW

See also *Medical Jurisprudence*.

The constitutionality of the victims' restitution provisions of the Victim and Witness Protection Act. 70 Va. L. Rev. 1059-81 (June).

A proposal to reform criminal forfeiture under RICO and CCE. 97 Harv. L. Rev. 1929-46 (June).

RICO prosecutions and the double jeopardy/multiple punishment problem. George C. Thomas III. 78 Nw. U. L. Rev. 1359-434 (Feb.).

CRIMINAL PROCEDURE

The applicability of Miranda warnings to non-felony offenses: is the proper standard "custodial interrogation" or "severity of the offense"? 17 U. Mich. J. L. Ref. 627-52 (Spring).

Criminal law—California v. Carney: fashioning a "motor home exception" to the warrant rule. 60 Notre Dame L. Rev. 216-36 (No. 1).

The due process need for postponement or use immunity in probation revocation hearings based on criminal charges. 68 Minn. L. Rev. 1077-100 (May).

Evidentiary use of silence and the constitutional privilege against self-incrimination. Anne Bowen Poulin. 52 Geo. Wash. L. Rev. 191-242 (Jan.).

An indigent criminal defendant's constitutional right to a psychiatric expert. 1984 U. Ill. L. Rev. 481-505 (No. 2).

Should a guilty plea have preclusive effect? David L. Shapiro. 70 Iowa L. Rev. 27-51 (Oct.).

Symposium: fourth amendment reform. Articles by Yale Kamisar, Wayne R. LaFave, Joseph D. Grano, John M. Burkoff & William J. Mertens. 17 U. Mich. J. L. Ref. 409-625 (Spring).

CRIMINAL RESPONSIBILITY

Automatic and indefinite commitment of insanity acquittees: a procedural straitjacket. 37 Vand. L. Rev. 1233-61 (Oct.).

Jones v. United States: automatic commitment of individuals found not guilty by reason of insanity. 68 Minn. L. Rev. 822-45 (Apr.).

DAMAGES

Punitive damages: a relic that has outlived its origins. James B. Sales & Kenneth B. Cole, Jr. 37 Vand. L. Rev. 1117-72 (Oct.).

DEBTOR AND CREDITOR

Sharing debts: creditors and debtors under the Uniform Marital Property Act. 69 Minn. L. Rev. 111-39 (Oct.).

DISCOVERY

Access to pretrial documents under the first amendment. 84 Colum. L. Rev. 1813-51 (Nov.).

Discovery of federal income tax returns and the new "qualified" privileges. 1984 Duke L.J. 938-62 (Nov.).

DISCRIMINATION

Public law by private bargain: title VII consent decrees and the fairness of negotiated institutional reform. Maimon Schwarzschild. 1984 Duke L.J. 887-936 (Nov.).

DISCRIMINATION: AGE

Disparate impact analysis and the Age Discrimination in Employment Act. 68 Minn. L. Rev. 1038-76 (May).

DISCRIMINATION: HANDICAPPED

The appropriate standard: disparate impact under section 504 of the Rehabilitation Act of 1973. 68 Minn. L. Rev. 1019-37 (May).

DISCRIMINATION: SEX

Not just any "factor other than sex": an analysis of the fourth affirmative defense of the Equal Pay Act. 52 Geo. Wash. L. Rev. 319-36 (Jan.).

DOMESTIC RELATIONS

See also *Adoption*.

The battering parent syndrome: inexpert testimony as character evidence. 17 U. Mich. J. L. Ref. 653-79 (Spring).

The best interests of the child. Norval Morris. 51 U. Chi. L. Rev. 447-516 (Spring).

Domestic relations law: federal jurisdiction and state sovereignty in perspective. Sharon Elizabeth Rush. 60 Notre Dame L. Rev. 1-30 (No. 1).

Like father, like child: the rights of parents in their children's surnames. 70 Va. L. Rev. 1303-55 (Sept.).

Rethinking parenthood as an exclusive status: the need for legal alternatives when the premise of the nuclear family has failed. Katharine T. Bartlett. 70 Va. L. Rev. 879-963 (June).

Support and custody aspects of the stepparent-child relationship. Margaret M. Mahoney. 70 Cornell L. Rev. 38-79 (Nov.).

ECONOMICS

See also *Jurisprudence*.

Consumer unfairness at the FTC: misadventures in law and economics. David A. Rice. 52 Geo. Wash. L. Rev. 1-66 (Nov.).

ELECTIONS

The current use of the initiative and referendum in Ohio and other states. 53 U. Cin. L. Rev. 541-60 (No. 2).

EMIGRATION AND IMMIGRATION

Reforming immigration and naturalization policy. Articles by Lawrence H. Fuchs, Alan K. Simpson, A.R. Nafziger, T. Alexander Aleinikoff, Arthur C. Helton & Elwin Griffith. 17 U. Mich. J. L. Ref. 141-295 (Winter).

A study of immigration procedures. Paul R. Verkuil. 31 UCLA L. Rev. 1141-207 (Aug.).

EMPLOYEE BENEFITS

Preemption of state laws relating to em-

ployee benefit plans: an analysis of ERISA section 514. William J. Kilberg & Paul D. Inman. 62 Texas L. Rev. 1313-38 (Apr.).

EMPLOYERS' LIABILITY

Employer liability for the criminal acts of employees under negligent hiring theory: *Ponticas v. K.M.S. Investments*. 68 Minn. L. Rev. 1303-26 (June).

ENVIRONMENTAL LAW

The applicability of general liability insurance to hazardous waste disposal. 57 S. Cal. L. Rev. 745-65 (July).

EQUAL PROTECTION

An argument for the application of equal protection heightened scrutiny to classifications based on homosexuality. 57 S. Cal. L. Rev. 797-836 (July).

Selecting the appropriate standard of review for equal protection challenges to legislation concerning subsistence benefits. 53 U. Cin. L. Rev. 587-609 (No. 2).

ESTATE PLANNING

See *Executors & Administrators*.

ESTOPPEL

See *Civil Procedure*.

EVIDENCE

See also *Criminal Procedure*.

California's new law on character evidence: evidence code section 352 and the impact of recent psychological studies. Miguel Angel Mendez. 31 UCLA L. Rev. 1003-60 (June).

EXECUTIVE POWER

Constitutional restrictions on the President's power to make recess appointments. 79 Nw. U. L. Rev. 191-215 (Mar.).

The extent of independent presidential authority to conduct foreign intelligence activities. 72 Geo. L.J. 1855-83 (Aug.).

Recess appointments to article III courts: the use of historical practice in constitutional interpretation. 84 Colum. L. Rev. 1758-91 (Nov.).

EXECUTORS & ADMINISTRATORS

The role of the attorney in estate administration. Robert A. Stein & Ian G. Fierstein. 68 Minn. L. Rev. 1107-230 (June).

FEDERAL JURISDICTION

Constitutional limits on nationwide personal jurisdiction in the federal courts. Maryellen Fullerton. 79 Nw. U. L. Rev. 1-86 (Mar.).

Federal preemption, removal jurisdiction, and the well-pleaded complaint rule. 51 U. Chi. Rev. 634-67 (Spring).

FEDERAL TORT CLAIMS ACT

Protecting visitors to national recreation areas under the Federal Tort Claims Act. 84 Colum. L. Rev. 1792-812 (Nov.).

FEDERALISM

See also *Civil Rights*.

The mass psychology of the new federalism: how the Burger Court's political imagery legitimizes the privatization of everyday life. Peter Gabel. 52 Geo. Wash. L. Rev. 263-71 (Jan.).

FEES

Surveying the law of fee awards under the Attorney's Fees Award Act of 1976. 59 Notre Dame L. Rev. 1293-314 (No. 5).

FRAUD

Prime-rate fraud under RICO. 72 Geo. L.J. 1885-905 (Aug.).

FREEDOM OF INFORMATION

FOIA exemption 3 and the CIA: an approach to end the confusion and controversy. 68 Minn. L. Rev. 1231-63 (June).

FREEDOM OF RELIGION

See also *Constitutional Law*.

The Lemon test soured: the Supreme Court's new establishment clause analysis. 37 Vand. L. Rev. 1175-203 (Oct.).

Religion and morality legislation: a reexamination of establishment clause analysis. 59 N.Y.U. L. Rev. 301-409 (May).

Symposium: the religion clauses. Articles by Kent Greenawalt, Phillip E. Johnson & John H. Mansfield. 72 Calif. L. Rev. 753-907 (Sept.).

When religious exercise is not free: deprogramming and the constitutional status of coercively induced belief. Richard Delgado. 37 Vand. L. Rev. 1071-115 (Oct.).

FREEDOM OF SPEECH

See also *Boycotts & Strikes, Libel & Slander, Obscenity*.

Constitutional law — *United States v. Wayte*: the big chill on vocal draft nonregistrants. 60 Notre Dame L. Rev. 102-21 (No. 1).

The constitutionality of expanding prepublication review of government employees' speech. 72 Calif. L. Rev. 962-1018 (Sept.).

The misleading nature of public forum analysis: content and context in first amendment adjudication. Daniel A. Farber & John E. Nowak. 70 Va. L. Rev. 1219-66 (Sept.).

Protecting the rationality of electoral outcomes: a challenge to first amendment doctrine. 51 U. Chi. L. Rev. 892-936 (Summer).

Time, place, or manner restrictions on com-

mercial speech. 52 Geo. Wash. L. Rev. 127-45 (Nov.).

GOVERNMENT

Postscript: tracing the governmental-proprietary test. 53 U. Cin. L. Rev. 561-85 (No. 2).

GOVERNMENT CONTRACTS

Facilitating subcontractors' claims against the government through the prime contractor as the real party in interest. 52 Geo. Wash. L. Rev. 146-65 (Nov.).

Political patronage in public contracting. 51 U. Chi. L. Rev. 518-58 (Spring).

HABEAS CORPUS

See also *Civil Rights*.

Beyond *Wainwright v. Sykes*: expanding the role of the cause-and-prejudice test in federal habeas corpus actions. 59 Notre Dame L. Rev. 1360-87 (No. 5).

HEALTH

Antitrust and certificate of need: a doubtful prognosis. 69 Iowa L. Rev. 1451-81 (July).

Medicare's prospective payment system: can quality care survive? 69 Iowa L. Rev. 1417-50 (July).

Symposium: public and private barriers to competitive reform of health care services delivery. Articles by Clark Havighurst, Philip C. Kissam, James F. Blumstein, Josephine Gittler, Charles D. Weller & Mitchell D. Raup. 69 Iowa L. Rev. 1163-415 (July).

HIGHWAYS AND STREETS

State statutes that exempt favored industries from meeting highway weight restrictions: constitutionality under the equal protection clause. 1984 Duke L.J. 963-82 (Nov.).

INDIANS

The canons of Indian treaty and statutory constitution: a proposal for codification. 17 U. Mich. J. L. Ref. 681-712 (Spring).

Oneida Indian Nation v. County of Oneida: tribal rights of action and the Indian Trade and Intercourse Act. 84 Colum. L. Rev. 1852-80 (Nov.).

INDUSTRIAL DISEASES

Responses to occupational disease: the role of markets, regulation, and information. Elinor P. Schroeder & Sidney A. Shapiro. 72 Geo. L.J. 1231-309 (Apr.).

INTELLECTUAL PROPERTY

Innovation and imitation: artistic advance and the legal protection of architectural works. 70 Cornell L. Rev. 81-100 (Nov.).

The New York Artists' Authorship Rights Act: a comparative critique. Edward J. Damich. 84 Colum. L. Rev. 1733-56 (Nov.).

The New York Artists' Authorship Rights Act: increased protection and enhanced status for visual artists. 70 Cornell L. Rev. 158-81 (Nov.).

INTERNATIONAL LAW

Standing under commercial treaties: foreign holding companies and the unitary tax. 97 Harv. L. Rev. 1894-911 (June).

INTERNATIONAL TRADE

Unification and certainty: the United Nations Convention on Contracts for the International Sale of Goods. 97 Harv. L. Rev. 1984-2000 (June).

JUDICIAL REVIEW

See also *Constitutional Law*.

Everyman's constitutional law: a theory of the power of judicial review. John B. Atanasio. 72 Geo. L.J. 1665-723 (Aug.).

JURIES

Taking Witherspoon seriously: the search for death-qualified jurors. Eric Schnapper. 62 Texas L. Rev. 977-1084 (Mar.).

JURISDICTION

See also *Courts*.

Beyond the reach of the long arm — personal jurisdiction over border city taverns: *West American Insurance Co. v. Westin, Inc.* 68 Minn. L. Rev. 881-95 (Apr.).

Toward a constitutional framework for the control of state court jurisdiction. Robert H. Abrams & Paul R. Dimond. 69 Minn. L. Rev. 75-110 (Oct.).

JURISPRUDENCE

The adversary system: dinosaur or phoenix. Arthur B. Miller. 69 Minn. L. Rev. 1-37 (Oct.).

The complete idea of justice. Lloyd L. Weinreb. 51 U. Chi. L. Rev. 752-809 (Summer).

Prices and sanctions. Robert Cooter. 84 Colum. L. Rev. 1523-60 (Oct.).

Some effects of uncertainty on compliance with legal standards. John E. Calfee & Richard Craswell. 70 Va. L. Rev. 965-1003 (June).

Symposium: a critique of rights. Articles by Mark Tushnet, Michael J. Perry, Staughton Lynd, Michael E. Tigar, Allan C. Hutchinson, Patrick J. Monahan, Anthony Chase & Peter Gabel. 62 Texas L. Rev. 1363-599 (May).

LABOR LAW

See also *Unions*.

The National Labor Relations Act does not preempt a discharged permanent replacement worker's state cause of action. 37 Vand. L. Rev. 1205-31 (Oct.).

Symposium: the conceptual foundations of

labor law. Articles by Richard A. Epstein, Jeffrey Paul, Sherwin Rosen, Richard A. Posner, Charles Fried, Cass R. Sunstein, Daniel R. Fischel, Mayer G. Freed, Daniel D. Polsby, Mary E. Becker, Charles K. Rowley & Jennifer Roback. 51 U. Chi. L. Rev. 945-1192 (Fall).

LEGAL EDUCATION

Scenes from the metropolitan underground: a critical perspective on the status of clinical education. 52 Geo. Wash. L. Rev. 272-79 (Jan.).

LEGAL ETHICS

Allocation of decisionmaking authority under the model rules of professional conduct. Judith L. Maute. 17 U.C.D. L. Rev. 1049-115 (Summer).

The attorney's duty to reveal a client's intended future criminal conduct. 1984 Duke L.J. 582-600 (June).

LEGAL PROFESSION

A structural analysis of the good moral character requirement for bar admission. Michael K. McChrystal. 60 Notre Dame L. Rev. 67-101 (No. 1).

LIABILITY

See *Municipal Corporations*.

LIABILITY INSURANCE

Liability coverage for "damages because of property damage" under the comprehensive general liability policy. 68 Minn. L. Rev. 795-821 (Apr.).

LIBEL AND SLANDER

Challenging the exclusion of libel and slander from survival statutes. 1984 U. Ill. L. Rev. 423-44 (No. 2).

The fact-opinion distinction in first amendment libel law: the need for a bright-line rule. 72 Geo. L.J. 1817-54 (Aug.).

Summary judgment and the actual malice controversy in constitutional defamation cases. Martin B. Louis. 57 S. Cal. L. Rev. 707-22 (July).

MASTER AND SERVANT

Employees discharged in retaliation for resisting employers' antitrust violations: the need for a federal remedy. 51 U. Chi. L. Rev. 559-80 (Spring).

MEDICAL JURISPRUDENCE

See also *Constitutional Law*.

Constitutional law — John F. Kennedy Memorial Hospital, Inc. v. Bludworth: removing courts from the decision to terminate life support systems. 60 Notre Dame L. Rev. 122-37 (No. 1).

Criminal law — Lee v. Winston: court-ordered surgery and the fourth amendment — a new analysis of reasonableness? 60 Notre Dame L. Rev. 149-64 (No. 1).

Proxy decisionmaking for the terminally ill: the Virginia approach. 70 Va. L. Rev. 1269-302 (Sept.).

MENTAL HEALTH

See *Constitutional Law*.

MINORITIES

Alterations needed: a study of the disjunction between the legal scheme and Chinatown garment workers. 36 Stan. L. Rev. 825-62 (Feb.).

MORTGAGES

One hundred years of ineptitude: the need for mortgage rules consonant with the economic and psychological dynamics of the home sale and loan transaction. William N. Eskridge, Jr. 70 Va. L. Rev. 1083-218 (Sept.).

MUNICIPAL CORPORATIONS

Liability of a municipality for acts committed by its police officers: inadequate training demands strict custom or policy test. 53 U. Cin. L. Rev. 525-40 (No. 2).

Municipal corporations: objections to the governmental or proprietary test. Murray Seasongood. 53 U. Cin. L. Rev. 469-524 (No. 2).

NARCOTICS

Due process implications of shifting the burden of proof in forfeiture proceedings arising out of illegal drug transactions. 1984 Duke L.J. 822-43 (No. 4).

NATURAL RESOURCES

Controlling land surface subsidence: a proposal for a market-based regulatory scheme. 31 UCLA L. Rev. 1208-46 (Aug.).

OBSCENITY

Enjoining obscenity as a public nuisance and the prior restraint doctrine. 84 Colum. L. Rev. 1616-29 (Oct.).

OIL AND GAS

Phase severance of gas rights from oil rights. 63 Texas L. Rev. 133-80 (Aug.).

PATENTS

The patent-antitrust intersection: a reappraisal. Louis Kaplow. 97 Harv. L. Rev. 1813-92 (June).

PENOLOGY

Capital punishment in 1984: abandoning the pursuit of fairness and consistency. 69 Cornell L. Rev. 1129-243 (Aug.).

Symposium: prison crowding. Articles by James R. Thompson, Alfred Blumstein, Jonathan D. Casper, Jacqueline Cohen, Michael R. Gottfredson, Don M. Gottfredson, Alan T. Harland, Philip W. Harris, Peter F. Nardulli & Rod Smolla. 1984 U. Ill. L. Rev. 203-421 (No. 2).

PHILOSOPHY

Tilt. Wythe Holt. 52 Geo. Wash. L. Rev. 280-88 (Jan.).

POLITICS

Law and politics. David Kairys. 52 Geo. Wash. L. Rev. 243-62 (Jan.).

POLLUTION: AIR

Administrative adjudication of air pollution disputes: the work of air pollution control district hearing boards in California. Kenneth A. Manaster. 17 U.C.D. L. Rev. 1117-46 (Summer).

Extinguishing brushfires: legal limits on the smoking of tobacco. Osborne M. Reynolds, Jr. 53 U. Cin. L. Rev. 435-67 (No. 2).

PRIVILEGED COMMUNICATIONS

The limited waiver rule: creation of an SEC-corporation privilege. 36 Stan. L. Rev. 789-824 (Feb.).

Rape victim-crisis counselor communications: an argument for an absolute privilege. 17 U.C.D. L. Rev. 1213-45 (Summer).

Testimonial privileges and the preferences of friendship. Sanford Levinson. 1984 Duke L.J. 631-62 (No. 4).

PRODUCTS LIABILITY

Handguns and products liability. 97 Harv. L. Rev. 1912-28 (June).

Product liability claims in the bankruptcy courts after the 1984 amendments: four standards to limit "related to" jurisdiction. 17 U.C.D. L. Rev. 1247-95 (Summer).

PUBLIC UTILITIES

Full-avoided cost pricing under the Public Utility Regulatory Policies Act: "just and reasonable" to electric consumers? 69 Cornell L. Rev. 1267-304 (Aug.).

REAL PROPERTY

Land use regulation and the free exercise clause. 84 Colum. L. Rev. 1562-89 (Oct.).

The legality and efficacy of homeowner's equity assurance: a study of Oak Park, Illinois. 78 Nw. U. L. Rev. 1463-84 (Feb.).

Referendum zoning: legal doctrine and practice. Ronald H. Rosenberg. 53 U. Cin. L. Rev. 381-433 (No. 2).

RESTITUTION

In defense of restitution: a comment on

Mather, Restitution as a Remedy for Breach of Contract: The Case of the Partially Performing Seller. Bernard E. Gegan. 57 S. Cal. L. Rev. 723-41 (July).

RIGHT TO TRIAL BY JURY

Complex civil litigation and the seventh amendment right to a jury trial. 51 U. Chi. L. Rev. 581-614 (Spring).

SECURED TRANSACTIONS

The continuing puzzle of secured debt. Alan Schwartz. 37 Vand. L. Rev. 1051-69 (Oct.).

SECURITIES

See also *Privileged Communications*.

The appropriate limits of section 14(e) of the Securities Exchange Act of 1934. James J. Junewicz. 62 Tex. L. Rev. 1171-205 (Apr.).

Do targets gain from defeating tender offers? Frank H. Easterbrook & Gregg A. Jarrell. 59 N.Y.U. L. Rev. 277-99 (May).

Erosion of the privity requirement in section 12(2) of the Securities Act of 1933: the expanded meaning of seller. Patricia A. O'Hara. 31 UCLA L. Rev. 921-1002 (June).

Fifty years of federal securities regulation symposium on contemporary problems in securities regulation. Articles by John S.R. Shad, Ronald J. Gilson, Reinier H. Kraakman, Saul Levmore, Frank H. Easterbrook, Daniel R. Fischel, John C. Coffee, Jr., Walter Werner, Donald L. Calvin, Alison Grey Anderson & Edmund W. Kitch. 70 Va. L. Rev. 545-873 (May).

Liability for aiding and abetting violations of rule 10b-5: the recklessness standard in civil damage actions. 62 Texas L. Rev. 1087-114 (Mar.).

Shelf registration, integrated disclosure, and underwriter due diligence: an economic analysis. Merritt B. Fox. 70 Va. L. Rev. 1005-34 (June).

SECURITIES: INSIDER TRADING

Insider trading at common law. 51 U. Chi. L. Rev. 838-67 (Summer).

SEPARATION OF POWERS

Congressional oversight through legislative veto after INS v. Chadha. 69 Cornell L. Rev. 1244-66 (Aug.).

Constraining "the least dangerous branch": the tradition of attacks on judicial power. Wilfred Feinberg. 59 N.Y.U. L. Rev. 252-76 (May).

Federal funds and separation of powers: who controls the purse? 53 U. Cin. L. Rev. 611-23 (No. 2).

SOCIAL WELFARE

Accounting for mandatory payroll deductions in calculating AFDC grants. 51 U. Chi. L. Rev. 615-33 (Spring).

Telephonic hearing in welfare appeals: How much process is due? 1984 U. Ill. L. Rev. 445-79 (No. 2).

SOCIOLOGY AND LAW

See *Minorities*.

TAXATION

From Dean and Crown to the Tax Reform Act of 1984: taxation of interest-free loans. Michael D. Hartigan. 60 Notre Dame L. Rev. 31-66 (No. 1).

Income averaging after twenty years: a failed experiment in horizontal equity. Richard Schmalbeck. 1984 Duke L.J. 509-80 (June).

Income tax treatment of shifts in partnership profit and loss interests. 1984 Duke L.J. 805-21 (No. 4).

Mueller v. Allen: a new standard of scrutiny applied to tax deductions for educational expenses. 1984 Duke L.J. 983-1001 (Nov.).

Proving a negative — when the taxpayer denies receipt. 70 Cornell L. Rev. 141-57 (Nov.).

Tax treatment of the costs of internally developed intangible assets. 57 S. Cal. L. Rev. 767-96 (July).

Untangling the web of gift-leaseback jurisprudence. Robert J. Pernoi. 68 Minn. L. Rev. 735-93 (Apr.).

With charity for all. Oliver A. Houck. 93 Yale L.J. 1415-563 (July).

TORTS

Liability in tort for the sexual transmission of disease: genital herpes and the law. 70 Cornell L. Rev. 101-40 (Nov.).

Tort law — Kelly v. Gwinnell: the social host and his visibly intoxicated guest: joint liability for injuries to third parties and proper evidentiary tests. 60 Notre Dame L. Rev. 191-215 (No. 1).

TRADEMARKS AND TRADE NAMES

Trademarks and generic words: an effect-on-competition test. 51 U. Chi. L. Rev. 868-91 (Summer).

UNIONS

Authorization cards and union representation election outcome: an empirical assessment of the assumption underlying the Supreme Court's Gissel decision. Laura Cooper. 79 Nw. U. L. Rev. 87-141 (Mar.).

Certification statutes: engineering a solution to Pullman abstention delay. 59 Notre Dame L. Rev. 1339-59 (No. 5).

UNITED STATES: SUPREME COURT

The Supreme Court, 1983 term. 98 Harv. L. Rev. 1-314 (Nov.).

URBAN RENEWAL

Displacement and urban reinvestment: a Mount Laurel perspective. Peter W. Salsich, Jr. 53 U. Cin. L. Rev. 333-79 (No. 2).

WAR AND EMERGENCY POWERS

The war powers resolution: a tool for balancing power through negotiation. 70 Va. L. Rev. 1037-58 (June).

WARRANTY

Action accrual date for written warranties to repair: date of delivery or date of failure to repair? 17 U. Mich. J. L. Ref. 713-41 (Spring).

WATER AND WATERCOURSES

Hydroelectric power, the Federal Power Act, and state water laws: is federal preemption water over the dam? 17 U.C.D. L. Rev. 1179.

WOMEN

Woman's constitution. Kenneth L. Karst. 1984 Duke L.J. 447-508 (June).