Michigan Law Review

Volume 83 | Issue 5

1985

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/vol83/iss5/7

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.
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**

See also *Equal Protection*.

A serendipitous trek through the advance-sheet jungle: criminal justice in the courts of review. Francis A. Allen. 70 Iowa L. Rev. 311-41 (Jan.).

**ADMINISTRATIVE AGENCIES**

Administrative agency intracircuit nonacquiescence. 85 Colum. L. Rev. 582-610 (Apr.).

**ADMINISTRATIVE LAW**

See *Interpretation of Statutes*.

**ADVERTISING**

The first amendment and legislative bans of liquor and cigarette advertisements. 85 Colum. L. Rev. 632-55 (Apr.).

**ANIMALS**

The new breed of municipal dog control laws: are they constitutional? 53 U. Cin. L. Rev. 1067-81 (No. 4).

**ANTI-TRUST LAW**

Extension of monopoly power through leverage. Louis Kaplow. 85 Colum. L. Rev. 515-56 (Apr.).

Jurisdiction under the Sherman Act: a close look at the affects test. 60 Notre Dame L. Rev. 603-20 (No. 4).


Vertical restraints after *Monsanto*. George A. Hay. 70 Cornell L. Rev. 418-45 (Mar.).

**ANTI-TRUST LAW: SPECIAL INDUSTRIES, TRAVES AND BUSINESS**

See also *Medical Jurisprudence*.

League control of market opportunities: a perspective on competition and cooperation in the sports industry. John C. Weistart. 1984 Duke L.J. 1013-70 (Dec.).

**APPELLATE PROCEDURE**

See *Administration of Criminal Justice*.

**ATTORNEYS**

See also *Federal Rules of Civil Procedure*.

Reenacting the Equal Access to Justice Act: a proposal for automatic attorney's fee awards. 94 Yale L.J. 1207-28 (Apr.).

Rule 68 at the crossroads: the relationship between offers of judgment and statutory attorney's fees. Roy D. Simon, Jr. 53 U. Cin. L. Rev. 889-930 (No. 4).

**BANKRUPTCY**

Disclosure in chapter 11 reorganizations: the pursuit of consistency and clarity. 70 Cornell L. Rev. 733-55 (Apr.).

Guarantees and section 548(a)(2) of the Bankruptcy Code. 52 U. Chi. L. Rev. 194-217 (Winter).

**BANKRUPTCY: ASSETS**

Exemption of ERISA benefits under section 522(b)(2)(A) of the bankruptcy code. 83 Mich. L. Rev. 214-36 (Oct.).

**BANKS AND BANKING**

The act of state doctrine and foreign sovereign defaults on United States bank loans: a new focus for a muddled doctrine. 133 U. Pa. L. Rev. 469-96 (Jan.).

Regional banking laws: an analysis of constitutionality under the commerce clause. 60 Notre Dame L. Rev. 548-65 (No. 3).

**CHARITIES**

See *Corporations*.

**CHILD ABUSE**

Evidence — hearsay — child abuse and neglect — a child's statements naming an abuser are admissible under the medical diagnosis or treatment exception to the hearsay rule. 53 U. Cin. L. Rev. 1155-72 (No. 4).

The testimony of child victims in sex abuse prosecutions: two legislative innovations. 98 Harv. L. Rev. 806-27 (Feb.).

**CHILD CUSTODY**

Rethinking the modification of child custody decrees. Joan G. Wexler. 94 Yale L.J. 757-820 (Mar.).

**CIVIL PROCEDURE**

See also *Class Actions, Environmental Law, Federal Rules of Civil Procedure, Jurisdiction*,

Constitutional civil procedure. John Leubsdorf. 63 Texas L. Rev. 579-637 (Dec.).

CIVIL RIGHTS

See also Constitutional Law, Discrimination: Race, Discrimination: Sex, Teachers & Teaching.

Section 1985(2) clause one and its scope. 70 Cornell L. Rev. 756-78 (Apr.).

The self-critical analysis privilege and discovery of affirmative action plans in title VII suits. 83 Mich. L. Rev. 405-32 (Nov.).


A trait-based approach to national origin claims under title VII. 94 Yale L.J. 1164-81 (Apr.).

CLASS ACTIONS

The inclusion of future members in rule 23(b)(2) class actions. 85 Colum. L. Rev. 397-418 (Mar.).

COMMERCIAL LAW

See also Letters of Credit.

Notification of breach under Uniform Commercial Code section 2-607(3)(a): a conflict, a resolution. 70 Cornell L. Rev. 525-56 (Mar.).

The UCC's three "R's": rejection, revocation and (the seller's) right to cure. Gregory M. Travatio. 53 U. Cin. L. Rev. 931-1003 (No. 4).

COMMON LAW


COMMUNICATION AND TRAFFIC

See also Radio & Television.

The future of teletext: legal implications of the FCC deregulation of electronic publishing. 70 Iowa L. Rev. 709-36 (Mar.).

COMPARATIVE NEGLIGENCE

Comparative negligence as an affirmative defense. 70 Iowa L. Rev. 693-708 (Mar.).

CONFLICT OF LAWS


CONSPIRACY

Conditional objectives of conspiracies. 94 Yale L.J. 895-908 (Mar.).

CONSTITUTIONAL AMENDMENTS

The pathological perspective and the first amendment. Vincent Blasi. 85 Colum. L. Rev. 449-514 (Apr.).

CONSTITUTIONAL LAW


Beyond Carolene Products. Bruce A. Ackerman. 98 Harv. L. Rev. 713-46 (Feb.).

Consequences of Supreme Court decisions upholding individual constitutional rights. Jesse H. Choper. 83 Mich. L. Rev. 1-212 (Oct.).


Constitutional fact review. Henry P. Monaghan. 85 Colum. L. Rev. 229-76 (Mar.).

Constitutional law — freedom of association — sex discrimination — associations and societies — enforcement of the Minnesota Human Rights Act to require the United States Jaycees to accept women as regular members does not violate its male members' freedom of association, and the act is neither unconstitutionally vague nor overbroad. 53 U. Cin. L. Rev. 1173-91 (No. 4).


The squeal rule: statutory resolution and constitutional implications — burdening the minor's right of privacy. 1984 Duke L.J. 1325-57 (Dec.).

Unnecessary and improper: the Judicial Councils Reform and Judicial Conduct and Disability Act of 1980. 94 Yale L.J. 1117-43 (Apr.).

CONSUMER PROTECTION

CONTRACTS
See also Commercial Law, Specific Performance.
"Contort": tortious breach of the implied covenant of good faith and fair dealing in non-insurance, commercial contracts — its existence and desirability. 60 Notre Dame L. Rev. 510-29 (No. 3).
An essay in the deconstruction of contract doctrine. Clare Dalton. 94 Yale L.J. 997-1114 (Apr.).
Jefferson Parish Hospital District No. 2 v. Hyde: time to apply the rule of reason to tying arrangements. 70 Iowa L. Rev. 565-77 (Jan.).
The limits of expanded choice: an analysis of the interactions between express and implied contract terms. Charles J. Goetz & Robert E. Scott. 73 Calif. L. Rev. 261-322 (Mar.).
Third party beneficiary and implied right of action analysis: the fiction of one governmental intent. 94 Yale L.J. 875-94 (Mar.).
CORPORATE REORGANIZATION
See Bankruptcy.
CORPORATIONS
See also Securities: Insider Trading.
Charitable contributions as a condition of federal probation for corporate defendants: a controversial sanction under new law. 60 Notre Dame L. Rev. 530-47 (No. 3).
Criminal sentences for corporations: alternative fining mechanisms. 73 Calif. L. Rev. 443-82 (Mar.).
The deductibility of stock redemption expenses and the corporate survival doctrine. 58 S. Cal. L. Rev. 895-912 (Mar.).
CORPORATIONS: CLOSE
The use and misuse of the business judgment rule in the close corporation. Ralph A. Peeples. 60 Notre Dame L. Rev. 456-509 (No. 3).
CORPORATIONS: CONSOLIDATION AND MERGER
Second generation state takeover legislation: Maryland takes a new tack. 83 Mich. L. Rev. 433-70 (Nov.).
CORPORATIONS: OFFICERS AND DIRECTORS
Golden parachutes and the business judgment rule: toward a proper standard of review. 94 Yale L.J. 909-28 (Mar.).
CORPORATIONS: TAXATION
See also Inheritance, Estate & Gift Taxes.
Hybrid instruments and the debt-equity distinction in corporate taxation. 52 U. Chi. L. Rev. 118-48 (Winter).
CRIMINAL LAW
See also Criminal Responsibility, Insanity.
CRIMINAL PROCEDURE
See also Administration of Criminal Procedure.
Fourteenth annual review of criminal procedure: United States Supreme Court and courts of appeals 1983-84. Marvin E. Frankel, Leonard Orland, and student writers. 73 Geo. L.J. 225-874 (Dec.).
Legal and psychiatric concepts and the use of psychiatric evidence in criminal trials. 73 Calif. L. Rev. 411-42 (Mar.).
CRIMINAL RESPONSIBILITY
See also Corporations.
Complicity, cause and blame: a study in the interpretation of doctrine. Sanford H. Kadish. 73 Calif. L. Rev. 323-410 (Mar.).
DAMAGES
See Libel & Slander, Wrongful Death.
DEATH
Judicial intervention in the exercise of the incompetent’s right to die: bridge or barrier? 53 U. Cin. L. Rev. 1049-66 (No. 4).
DEBTOR AND CREDITOR
See also Mortgages.
DEFAMATION
DISCOVERY
See Civil Rights.
DISCRIMINATION
DISCRIMINATION: HANDICAPPED

DISCRIMINATION: RACE
Busing, timetables, goals, and ratios: touchstones of equal opportunity. Gerald W. Heaney. 69 Minn. L. Rev. 735-820 (Apr.).

DISCRIMINATION: SEX

DUE PROCESS OF LAW
See Teachers & Teaching.

EASEMENTS
See Servitudes.

ECONOMICS
See Antitrust Law, Labor Law.

EDUCATION
See Teachers & Teaching.

ELECTIONS
Reapportionment: a call for a consistent quantitative standard. 70 Iowa L. Rev. 663-92 (Mar.).

ENVIRONMENTAL LAW
Private rights of action and judicial review in federal environmental law. William H. Timbers & David A. Wirth. 70 Cornell L. Rev. 403-17 (Mar.).

EQUAL PROTECTION
See also Teachers & Teaching.
Women's prisons: an equal protection evaluation. 94 Yale L.J. 1182-206 (Apr.).

ETHICS
Toward a modern-postmodern reconstruction of ethics. Drucilla Cornell. 133 U. Pa. L. Rev. 291-380 (Jan.).

EVIDENCE
See also Child Abuse, Criminal Procedure, Torts.

EXECUTIVE POWER
See Separation of Powers.

FEDERAL COURTS
See Common Law, Constitutional Law.

FEDERAL JURISDICTION
See also Removal of Causes.
Beyond Pennhurst — protective jurisdiction, the eleventh amendment, and the power of Congress to enlarge federal jurisdiction in response to the Burger Court. 71 Va. L. Rev. 343-402 (Apr.).

FEDERAL RULES OF CIVIL PROCEDURE
See also Attorneys
The conflict between rule 68 and the Civil Rights Attorneys' Fees Statute: reinterpreting the Rules Enabling Act. 98 Harv. L. Rev. 828-46 (Feb.).


FEDERALISM
See Remedies.

FEES

FINES
See Corporations.

FOREIGN CORPORATIONS
See Discrimination.

FREEDOM OF ASSOCIATION
See Constitutional Law.

FREEDOM OF INFORMATION
A control test for determining "agency record" status under the Freedom of Information Act. 85 Colum. L. Rev. 611-31 (Apr.).

FULL FAITH AND CREDIT
See Res Judicata.

GOVERNMENT CONTRACTS
Limiting the government's ability to terminate for its convenience following Tornillo. 52 Geo. Wash. L. Rev. 892-912 (May-Aug.).

GOVERNMENT IMMUNITY AND LIABILITY
Back ing off Bivens and the ramifications of this retreat for the vindication of first amendment rights. Joan Steinman. 83 Mich. L. Rev. 269-340 (Nov.).

A proposed model of the sovereign/proprietary distinction. 133 U. Pa. L. Rev. 661-84 (Mar.).
GUARDIAN AND WARD
See Child Custody.

HEARSAY
See Child Abuse.

HOMICIDE
See Criminal Law.

HOSPITALS
See Medical Jurisprudence.

IMMUNITY
Speech or debate immunity: preserving legislative independence while cutting costs of congressional immunity. 60 Notre Dame L. Rev. 589-602 (No. 4).

INHERITANCE, ESTATE AND GIFT TAXES
Due process limits on state estate taxation: an analogy to the state corporate income tax. 94 Yale L.J. 1229-51 (Apr.).

INSANITY
Excusing the crazy: the insanity defense reconsidered. Stephen J. Morse. 58 S. Cal. L. Rev. 777-836 (Mar.).

INTERNATIONAL LAW
See Banks & Banking.

INTERPRETATION OF STATUTES

INVESTMENTS
SEC v. Lowv: The constitutionality of prohibiting publication of investment newsletters under the Investment Advisers Act. 69 Minn. L. Rev. 937-60 (Apr.).

JUDICIAL REVIEW
See Environmental Law.

JURISDICTION
See also Antitrust Law, Standing To Sue.

LABOR LAW
See also Pickering, Unions.

LEGAL PHILOSOPHY
The law as educator. James O. Freedman. 70 Iowa L. Rev. 487-99 (Jan.).

LETTERS OF CREDIT
The independence rule in standby letters of credit. 52 U. Chi. L. Rev. 218-46 (Winter).

LIBEL AND SLANDER
See also Defamation.

MERCANTILE LAW
Punitive damages and libel law. 98 Harv. L. Rev. 847-62 (Feb.).

MEDICAL JURISPRUDENCE

MORTGAGES
Statutory redemption reconsidered: the operation of Iowa's redemption statute in two counties between 1881 and 1980. Patrick B. Bauer. 70 Iowa L. Rev. 343-423 (Jan.).

NEGLECT
See Comparative Negligence.

PARENT AND CHILD
See Child Custody.

PATENTS
The validity of patents after market testing: a new and improved experimental use doctrine? 85 Colum. L. Rev. 371-96 (Mar.).

PENSIONS
See Bankruptcy: Assets.

PHYSICIANS AND SURGEONS
See Medical Jurisprudence.

PICKETING

PRICES
See Antitrust Law.

PRODUCTS LIABILITY
An interpretation of the Feres doctrine after West v. United States and In re "Agent Orange" Product Liability Litigation. 70 Iowa L. Rev. 737-50 (Mar.).
PROPERTY
See also Servitudes.
Possession as the origin of property. Carol M. Rose. 52 U. Chi. L. Rev. 73-88 (Winter).

PSYCHIATRY
See Criminal Procedure.

PUBLIC OFFICIALS AND EMPLOYEES
Politics and the non-civil service public employee: a categorical approach to first amendment protection. 85 Colum. L. Rev. 558-81 (Apr.).

RADIO AND TELEVISION
Berkshire Cablevision v. Burke: toward a functional first amendment classification of cable operations. 70 Iowa L. Rev. 525-43 (Jan.).

REMEDIES
Civil RICO: prior criminal conviction and burden of proof. 60 Notre Dame L. Rev. 566-88 (No. 3).
Sedima and Bankers Trust: Second Circuit delivers a mortal blow to private civil RICO actions. 69 Minn. L. Rev. 909-36 (Apr.).
Sedima v. Imrex: civil immunity for unprosecuted RICO violators? 85 Colum. L. Rev. 419-48 (Mar.).
State incorporation of federal law: a response to the demise of implied federal rights of action. 94 Yale L.J. 1144-63 (Apr.).

REMOVAL OF CAUSES
Removal doctrine reaffirmed: Franchise Tax Board v. Construction Laborers Vacation Trust. 70 Cornell L. Rev. 557-79 (Mar.).

RES JUDICATA
Symposium: preclusion in a federal system. Articles by Robert C. Casad, Judith Resnik, Stephen B. Burbank, Geoffrey C. Hazard, Jr., with Student Notes. 70 Cornell L. Rev. 599-732 (Apr.).

RESTRASNT OF TRADE
See Antitrust Law.

RIGHT TO TRIAL BY JURY
The right to a jury trial to determine restitution under the Victim and Witness Protection Act of 1982. 63 Texas L. Rev. 671-91 (Dec.).

SAFETY LAWS
See Consumer Protection.

SALES AND USE TAXES
A workable flat rate consumption tax. Richard L. Doernberg. 70 Iowa L. Rev. 425-85 (Jan.).

SECURITIES
Information technology and the structure of securities regulation. Donald C. Langevoort. 98 Harv. L. Rev. 747-804 (Feb.).

SECURITIES: INSIDER TRADING
Constructive insider liability and the arm's length transaction under footnote 14 of Dirks. 52 Geo. Wash. L. Rev. 872-91 (May-Aug.).
Insider information and outside traders: corporate recovery of the outsider's unfair gain. 73 Calif. L. Rev. 483-524 (Mar.).

SECURITIES: STATE REGULATION
The unconstitutionality of state insurance takeover statutes: an unfortunate but not necessarily final result. John M. Sheffey. 69 Minn. L. Rev. 821-79 (Apr.).

SEPARATION OF POWERS
Addressing the resurgence of presidential budgetmaking initiative: a proposal to reform the Impoundment Control Act of 1974. 63 Texas L. Rev. 693-719 (Dec.).

SERVITUDES
Freedom from freedom of contract: the enduring value of servitude restrictions. Stewart E. Sterk. 70 Iowa L. Rev. 615-61 (Mar.).

SEX CRIMES
See Child Abuse.

SPECIFIC PERFORMANCE

SPORTS
See Antitrust Law: Special Industries, Trades & Business.

STANDING TO SUE

TAXATION
See also Corporations: Taxation, Inheritance, Estate & Gift Taxes, Sales & Use Taxes.

TAXATION: EXEMPTIONS
Income tax — deductions — an insured tax-
payers is not required to seek reimbursement before claiming a casualty loss deduction under section 165. 53 U. Cin. L. Rev. 1125-40 (No. 4).

The Tax Reform Act of 1976 and tax incentives for motion picture investment: throwing out the baby with the bath water. 58 S. Cal. L. Rev. 839-69 (Mar.).

TEACHERS AND TEACHING

Minimum competency testing of teachers for certification: due process, equal protection and title VII implications. 70 Cornell L. Rev. 494-524 (Mar.).

TECHNOLOGY

See Securities.

TORTS

See also Contracts, Government Immunity & Liability.

Dunn v. Rose Way, Inc.: no recovery for wrongful death of a viable fetus under section 611.20 of the Iowa Code. 70 Iowa L. Rev. 545-64 (Jan.).

Smith v. Superior Court: a new tort of intentional spoliation of evidence. 69 Minn. L. Rev. 961-83 (Apr.).

TRADEMARKS AND TRADE NAMES

Promotional goods and the functionality doctrine: an economic model of trademarks. 63 Texas L. Rev. 639-69 (Dec.).

TRADE SECRETS

Balancing employers' trade secret interests in high-technology products against employees' rights and public interests in Minnesota. 69 Minn. L. Rev. 984-1006 (Apr.).

UNIONS

See also Labor Law.

A union's right to control strike-period resignations. 85 Colum. L. Rev. 339-70 (Mar.).

VICTIMS OF CRIME

See Right to Trial by Jury.

WAGES

See Discrimination: Sex.

WAR

Military dissent and the law of war: uneasy bedfellows. 58 S. Cal. L. Rev. 871-93 (Mar.).

WILLS

The intestate claims of heirs excluded by will: should "negative wills" be enforced? 52 U. Chi. L. Rev. 177-93 (Winter).

WITNESSES

See Right to Trial by Jury.

WOMEN

See also Equal Protection.

Feminism, pornography, and law. 133 U. Pa. L. Rev. 497-535 (Jan.).

WRONGFUL DEATH

Ohio's new wrongful death statute: an expanded scope of recoverable damages. 53 U. Cin. L. Rev. 1083-105 (No. 4).

ZONING

See Servitudes.