

Michigan Law Review

Volume 86 | Issue 4

1988

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 86 MICH. L. REV. 822 (1988).

Available at: <https://repository.law.umich.edu/mlr/vol86/iss4/8>

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*.

AFFIRMATIVE ACTION

Affirmative action and the remedial scope of Title VII: procedural answers to substantive questions. 136 U. Pa. L. Rev. 625-54 (Dec.).

The 1986 and 1987 affirmative action cases: it's all over but the shouting. Herman Schwartz. 86 Mich. L. Rev. 524-76 (Dec.).

ANTITRUST LAW

Antitrust, deregulation, and the newly liberated marketplace. Stephen G. Breyer. Comments by Louis B. Schwartz & Alfred E. Kahn. 75 Calif. L. Rev. 1005-68 (May).

The durability, relevance, and future of American antitrust policy. Donald F. Turner. Comment by Robert Pitofsky. 75 Calif. L. Rev. 797-833 (May).

Duty to cooperate under section 2 of the Sherman Act: *Aspen Skiing's* slippery slope. 72 Cornell L. Rev. 1047-74 (July).

Monopolization, mergers, and markets: a century past and the future. Phillip Areeda. Comments by Frank H. Easterbrook, Frederick M. Rowe & Michael Malina. 75 Calif. L. Rev. 959-1003 (May).

The viability of the current law on horizontal restraints. Lawrence A. Sullivan. Comments by Thomas E. Kauper, Eleanor M. Fox & Harvey J. Goldschmid. 75 Calif. L. Rev. 835-931 (May).

The viability of vertical restraints doctrine. William F. Baxter. Comments by Earl E. Pollock & Sanford M. Litvack. 75 Calif. L. Rev. 933-57 (May).

ATTORNEYS' FEES

See *Civil Rights*.

BANKRUPTCY

See also *Pensions*.

Bankruptcy Code section 506(a) and undersecured creditors: what date for valuation? 34 UCLA L. Rev. 1953-79 (June-Aug.).

Powers of appointment under the Bankruptcy Code: a focus on general testamentary powers. 72 Iowa L. Rev. 1041-61 (May).

BOND REGULATION

See *Securities*.

CIVIL PROCEDURE

See also *Federal Courts*.

Controlling the civil jury: towards a func-

tional model of justification. Pamela J. Stephens. 76 Ky. L.J. 81-165 (No. 1).

Formulating a theory for preliminary injunctions: *American Hospital Supply Corp. v. Hospital Products Ltd.* 72 Iowa L. Rev. 1157-70 (May).

Gimme shelter? Not if you are a non-witness expert under rule 26(b)(4)(B). 56 U. Cin. L. Rev. 1027-47 (No. 3).

Offensive collateral estoppel in Kentucky: a deadly weapon or a paper tiger? 76 Ky. L.J. 237-71 (No. 1).

Summary judgment and circumstantial evidence. 40 Stan. L. Rev. 491-518 (Jan).

CIVIL RIGHTS

See also *Criminal Procedure*.

Giving substance to the bad faith exception of *Evans v. Jeff D.*: a reconciliation of *Evans* with the Civil Rights Attorney's Fees Awards Act of 1976. 136 U. Pa. L. Rev. 553-82 (Dec.).

COMMERCIAL LAW

Farm products collateral: still a problem? 1987 U. Ill. L. Rev. 241-74 (No. 2).

Mistaken payment and restitutionary principles under the Uniform Commercial Code. 56 U. Cin. L. Rev. 1075-95 (No. 3).

COMPARATIVE NEGLIGENCE

See *Settlements*.

COMPUTERS

See also *Copyright*.

The National Security Agency and its interference with private sector computer security. 72 Iowa L. Rev. 1015-39 (May).

CONFLICT OF INTEREST

See *Judges*.

CONSTITUTIONAL LAW

See also *Criminal Law*, *Death Penalty*, *Education*, *Establishment Clause*, *Family Law*, *Federalism*, *Freedom of Speech*, *Freedom of the Press*, *Homosexuality*, *Pornography*, *Search & Seizure*.

Conflict, coherence, and constitutional intent. David Chang. 72 Iowa L. Rev. 753-890 (May).

The Constitution, the presidency, and the rule of law. L. Peter Schultz. 76 Ky. L.J. 1-14 (No. 1).

Experimentation and the marketplace theory of the first amendment. Gary L. Francione. 136 U. Pa. L. Rev. 417-512 (Dec.).

The guarantee clause and state autonomy: federalism for a third century. Deborah Jones Merritt. 88 Colum. L. Rev. 1-78 (Jan.).

Honest differences in discerning the Constitution's meaning — the task of defining constitutional rights for persons who are retarded. Martha A. Field. 72 Iowa L. Rev. 1301-08 (July).

Mistakes about democracy and politics. Lane Davis. 72 Iowa L. Rev. 1315-17 (July).

Notes on a bicentennial Constitution: part II, antinomial choices and the role of the Supreme Court. William Van Alstyne. Comment by Henry Paul Monaghan. 72 Iowa L. Rev. 1281-99; 1309-13 (July).

Original understanding, legal realism, and the interpretation of "This Constitution." Robert N. Clinton. 72 Iowa L. Rev. 1177-279 (July).

Our forgotten Constitution: a bicentennial comment. Akhil Reed Amar. 97 Yale L.J. 281-98 (Dec.).

Philosophy, law, and politics. Gerald Dworkin. 72 Iowa L. Rev. 1355-58 (July).

The political economy of substantive due process. Herbert Hovenkamp. 40 Stan. L. Rev. 379-447 (Jan.).

Possession vs. distribution in the constitutional idea of property. Frank I. Michelman. 72 Iowa L. Rev. 1319-50 (July).

Principlist models in the analysis of constitutional and statutory texts. C. Edward Fletcher III. 72 Iowa L. Rev. 891-941 (May).

The recovery of opportunity costs as just compensation: a takings analysis of adequate protection. 81 Nw. U. L. Rev. 953-92 (Summer).

Rethinking harmless constitutional error. Tom Stacy & Kim Dayton. 88 Colum. L. Rev. 79-143 (Jan.).

The rhetoric, economics, and economic history of Michelman's "Republican Tradition": a commentary. Donald McCloskey. 72 Iowa L. Rev. 1351-53 (July).

Speculation and reality: the role of facts in judicial protection of fundamental rights. Rachael N. Pine. 136 U. Pa. L. Rev. 655-727 (Jan.).

CONTRACTS

On the knowing inclusion of unenforceable contract and lease terms. Bailey Kuklin. 56 U. Cin. L. Rev. 845-918 (No. 3).

COPYRIGHT

Copyright, compromise, and legislative history. Jessica D. Litman. 72 Cornell L. Rev. 857-904 (July).

Design protection: an overview. Ralph S.

Brown. 34 UCLA L. Rev. 1341-404 (June-Aug.).

Silicon epics and binary bards: determining the proper scope of copyright protection for computer programs. Anthony L. Clapes, Patrick Lynch & Mark R. Steinberg. 34 UCLA L. Rev. 1493-594 (June-Aug.).

CORPORATIONS

Corporate mergers: redefining the role of target directors. Jennifer J. Johnson & Mary Siegel. 136 U. Pa. L. Rev. 315-416 (Dec.).

CRIMINAL LAW

See also *Death Penalty*.

Kuhlmann v. Wilson: "passive" and "active" government informants — a problematic test. 72 Iowa L. Rev. 1423-41 (July).

Self-defense in Kentucky: a need for clarification or revision. William S. Cooper & Robert G. Lawson. 76 Ky. L.J. 167-99 (No. 1).

CRIMINAL PROCEDURE

See also *International Law, Search & Seizure*.

The *Alford* plea: a necessary but unpredictable tool for the criminal defendant. 72 Iowa L. Rev. 1063-89 (May).

Confessions compelled by mental illness: what's an insane person to do? 56 U. Cin. L. Rev. 1049-73 (No. 3).

Dialects and dominance: a study of rhetorical fields in the law of confessions. Richard K. Sherwin. 136 U. Pa. L. Rev. 729-849 (Jan.).

Limiting preventive detention through conditioned release: the unfulfilled promise of the 1982 Pretrial Services Act. 97 Yale L.J. 320-40 (Dec.).

Releases, redress, and police misconduct: reflections on agreements to waive civil rights actions in exchange for dismissal of criminal charges. Seth F. Kreimer. 136 U. Pa. L. Rev. 851-940 (Jan.).

Retroactive application of constitutional rules regarding criminal procedure. 56 U. Cin. L. Rev. 1097-114 (No. 3).

The societal costs of the exclusionary rule revisited. Peter F. Nardulli. 1987 U. Ill. L. Rev. 223-39 (No. 2).

DEATH PENALTY

Ford v. Wainwright: a coda in the executioner's song. 72 Iowa L. Rev. 1461-82 (July).

Lockhart v. McCree: death qualification as a determinant of the impartiality and representativeness of a jury in death penalty cases. 72 Cornell L. Rev. 1075-113 (July).

DISCRIMINATION

See also *Affirmative Action, Equal Protection*.

The efficiency and the efficacy of Title VII.

Richard A. Posner. Reply by John J. Donohue III. 136 U. Pa. L. Rev. 513-51 (Dec.).

Help wanted: an expansive definition of constructive discharge under Title VII. 136 U. Pa. L. Rev. 941-69 (Jan.).

Protection of AIDS victims from employment discrimination under the Rehabilitation Act. 1987 U. Ill. L. Rev. 355-78 (No. 2).

DIVORCE AND SEPARATION

See also *Pensions*.

Is divorce mediation the practice of law? A matter of perspective. 75 Calif. L. Rev. 1093-155 (May).

DUE PROCESS OF LAW

See *Constitutional Law, Homosexuality*.

ECONOMICS

See *Discrimination*.

EDUCATION

Student fees in public schools: defining the scope of education. 72 Iowa L. Rev. 1401-21 (July).

EMPLOYMENT

See *Discrimination, Trade Secrets*.

ENVIRONMENTAL LAW

See also *Indians*.

Superfund settlements: the failed promise of the 1986 amendments. 74 Va. L. Rev. 123-57 (Feb.).

EQUAL PROTECTION

Batson v. Kentucky: a half step in the right direction (racial discrimination and peremptory challenges under the heavier confines of equal protection). 72 Cornell L. Rev. 1026-46 (July).

ESTABLISHMENT CLAUSE

The establishment clause in the Supreme Court: rethinking the Court's approach. Gary J. Simson. 72 Cornell L. Rev. 905-35 (July).

EVIDENCE

See also *Criminal Procedure*.

The attorney-client privilege in congressional investigations. 88 Colum. L. Rev. 145-72 (Jan.).

FAMILY LAW

"Face — to television screen — to face": testimony by closed-circuit television in cases of alleged child abuse and the confrontation right. 76 Ky. L.J. 273-99 (No. 1).

FEDERAL COURTS

See also *Judges*.

Federal common law power to remand a

properly removed case. 136 U. Pa. L. Rev. 583-624 (Dec.).

FEDERALISM

See also *Constitutional Law*.

The militia clauses of the Constitution and the national guard. Alan Hirsch. 56 U. Cin. L. Rev. 919-69 (No. 3).

FEMINISM

See *Taxation*.

FOREIGN RELATIONS

Ex-head of state immunity: a proposed statutory tool of foreign policy. 97 Yale L.J. 299-319 (Dec.).

FREEDOM OF INFORMATION

Threshold requirements for the FBI under exemption 7 of the Freedom of Information Act. 86 Mich. L. Rev. 620-45 (Dec.).

FREEDOM OF SPEECH

Between governance and management: the history and theory of the public forum. Robert C. Post. 34 UCLA L. Rev. 1713-835 (June-Aug.).

Constitutional libel law: a role of content. Marc A. Franklin. 34 UCLA L. Rev. 1657-85 (June-Aug.).

Falwell v. Flynt: intentional infliction of emotional distress as a threat to free speech. 81 Nw. U. L. Rev. 993-1025 (Summer).

Flowcharting the first amendment. Fred C. Zacharias. 72 Cornell L. Rev. 936-1024 (July).

Freedom of speech protection of door-to-door religious or charitable solicitation. 56 U. Cin. L. Rev. 1115-39 (No. 3).

A look back at *Cohen v. California*. William Cohen. 34 UCLA L. Rev. 1595-614 (June-Aug.).

National security: muting the "vital criticism." Anthony Lewis. 34 UCLA L. Rev. 1687-702 (June-Aug.).

The perils of positive thinking: constitutional interpretation and negative first amendment theory. Ronald A. Cass. 34 UCLA L. Rev. 1405-91 (June-Aug.).

Practical reason and the first amendment. Daniel A. Farber & Philip P. Frickey. 34 UCLA L. Rev. 1615-56 (June-Aug.).

A theory of free speech. David A.J. Richards. 34 UCLA L. Rev. 1837-903 (June-Aug.).

When the first amendment is not preferred: the military and other "special contexts." C. Thomas Dienes. 56 U. Cin. L. Rev. 779-843 (No. 3).

FREEDOM OF THE PRESS

The demise of the fairness doctrine: a con-

stitutional reevaluation of content-based broadcasting regulations. 56 U. Cin. L. Rev. 999-1026 (No. 3).

Political agnosticism, editorial freedom, and government neutrality toward the press. Observations on *Minneapolis Star & Tribune Co. v. Minnesota Commissioner of Revenue*. Randall P. Bezanson. 72 Iowa L. Rev. 1359-75 (July).

HOMOSEXUALITY

Bowers v. Hardwick: the right of privacy and the question of intimate relations. 72 Iowa L. Rev. 1443-60 (July).

Sodomy statutes, the ninth amendment, and the aftermath of *Bowers v. Hardwick*. 76 Ky. L.J. 301-24 (No. 1).

HOUSING

Section 1983 and the Brooke Amendment to the 1937 Housing Act. 56 U. Cin. L. Rev. 1141-63 (No. 3).

INDIANS

Regulatory jurisdiction over non-Indian hazardous waste in Indian country. 72 Iowa L. Rev. 1091-116 (May).

South Carolina v. Catawba Indian Tribe: terminating federal protection with "plain" statements. 72 Iowa L. Rev. 1117-46 (May).

Tribal sovereign immunity: searching for sensible limits. 88 Colum. L. Rev. 173-93 (Jan.).

INTELLECTUAL PROPERTY

Melville B. Nimmer and the right of publicity: a tribute. J. Thomas McCarthy. 34 UCLA L. Rev. 1703-12 (June-Aug.).

Proprietary rights and the norms of science in biotechnology research. Rebecca S. Eisenberg. 97 Yale L.J. 177-231 (Dec.).

INTERNATIONAL LAW

A recommended approach to bail in international extradition cases. 86 Mich. L. Rev. 599-619 (Dec.).

JUDGES

Disqualifying elected judges from cases involving campaign contributors. 40 Stan. L. Rev. 449-90 (Jan.).

Judicial misconduct and politics in the federal system: a proposal for revising the Judicial Councils Act. 75 Calif. L. Rev. 1071-92 (May).

JURIES

See *Civil Procedure, Death Penalty, Equal Protection*.

JURISPRUDENCE

The anti-judge: William O. Douglas and

the ambiguities of individuality. G. Edward White. 74 Va. L. Rev. 17-86 (Feb.).

Law and enchantment: the place of belief. Joseph Vining. 86 Mich. L. Rev. 577-97 (Dec.).

LABOR LAW

The exclusive jurisdiction of the NLRB as a limitation on the application of RICO to labor disputes. 76 Ky. L.J. 201-36 (No. 1).

The GM-UAW Saturn Agreement: a new approach to premature recognition. 74 Va. L. Rev. 89-122 (Feb.).

MEDIATION

See *Divorce & Separation*.

NATIONAL SECURITY

See *Computers*.

PARTNERSHIPS

See *Taxation*.

PATENTS

See *Copyright*.

PENSIONS

Pension awards in divorce and bankruptcy. 88 Colum. L. Rev. 194-211 (Jan.).

PHILOSOPHY OF LAW

See *Constitutional Law, Social Theory*.

PORNOGRAPHY

Stanley + Ferber = the constitutional crime of at-home child pornography possession. Josephine R. Potuto. 76 Ky. L.J. 15-80 (No. 1).

PROPERTY

See *Constitutional Law*.

REPRODUCTIVE TECHNOLOGY

Model human reproductive technologies and surrogacy act. 72 Iowa L. Rev. 943-1013 (May).

SCIENCE

See *Constitutional Law, Intellectual Property*.

SEARCH AND SEIZURE

See also *Criminal Procedure*.

School drug tests: a fourth amendment perspective. 1987 U. Ill. L. Rev. 275-310 (No. 2).

United States v. Leon and *Illinois v. Gates*: a call for state courts to develop state constitutional law. 1987 U. Ill. L. Rev. 311-53 (No. 2).

SECURITIES

Contractual shifting of defense costs in private offering securities litigation. 136 U. Pa. L. Rev. 971-1003 (Jan.).

The voting prohibition in bond workouts. Mark J. Roe. 97 Yale L.J. 232-79 (Dec.).

SETTLEMENTS

See also *Civil Rights, Criminal Procedure*.

A dollars and sense approach to partial settlements: judicial application of the gross damages method. 72 Iowa L. Rev. 1147-56 (May).

SOCIAL THEORY

Between Dewey and Gramsci: Unger's emancipatory experimentalism. Cornel West. 81 Nw. U. L. Rev. 941-51 (Summer).

Beyond tragedy and complacency. Drucilla Cornell. 81 Nw. U. L. Rev. 693-717 (Summer).

The city of Unger. Milner S. Ball. 81 Nw. U. L. Rev. 625-63 (Summer).

Commonsense reasoning, social change, and the law. David E. Van Zandt. 81 Nw. U. L. Rev. 894-940 (Summer).

False universality: infinite personality and finite existence in Unger's *Politics*. William A. Galston. 81 Nw. U. L. Rev. 751-65 (Summer).

The hitchhiker's guide to CLS, Unger, and deep thought. Jonathan Turley. 81 Nw. U. L. Rev. 593-620 (Summer).

Plasticity into power: two crises in the history of France and China. J.C. Cleary & Patrice Higonnet. 81 Nw. U. L. Rev. 664-92 (Summer).

Practical reason and social democracy: reflections on Unger's *Passion* and *Politics*. Geoffrey Hawthorn. 81 Nw. U. L. Rev. 766-90 (Summer).

Psychiatry as scientific humanism: a program inspired by Roberto Unger's *Passion*. J. Allan Hobson. 81 Nw. U. L. Rev. 791-816 (Summer).

Radical politics in a new key? Tony Judt. 81 Nw. U. L. Rev. 817-31 (Summer).

Religion and the making of society. Charles Davis. 81 Nw. U. L. Rev. 718-31 (Summer).

Routine and revolution. Cass R. Sunstein. 81 Nw. U. L. Rev. 869-93 (Summer).

Social theory and political practice: Unger's Brazilian journalism. William H. Simon. 81 Nw. U. L. Rev. 832-68 (Summer).

Unger's *Politics* and the appraisal of political possibility. John Dunn. 81 Nw. U. L. Rev. 732-50 (Summer).

SUMMARY JUDGMENT

See *Civil Procedure*.

TAXATION

Partnership basis adjustments and allocations following a section 708 deemed liquidation and recontribution. 34 UCLA L. Rev. 1905-52 (June-Aug.).

The rhetoric of the anti-progressive income tax movement: a typical male reaction. Marjorie E. Kornhauser. 86 Mich. L. Rev., 465-523 (Dec.).

TEXTUAL ANALYSIS

See *Constitutional Law*.

TORTS

See also *Freedom of Speech, Settlements*.

Will courts make change for a large denomination?: problems of interpretation in an agency analysis in which a religious denomination is involved in an ascending liability tort case. 72 Iowa L. Rev. 1377-99 (July).

TRADE SECRETS

Inevitable disclosure trade secret disputes: dissolutions of concurrent property interests. 40 Stan. L. Rev. 519-44 (Jan.).