

Michigan Law Review

Volume 86 | Issue 7

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. 1823 (1988).

Available at: <https://repository.law.umich.edu/mlr/vol86/iss7/13>

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.

ABORTION

The law of abortion in the Union of Soviet Socialist Republics and the People's Republic of China: women's rights in two socialist countries. 40 *Stan. L. Rev.* 1027-117 (Apr.).

ADMINISTRATION OF CRIMINAL JUSTICE

See *Comparative Law, Crime, Victims of.*

ADMINISTRATION OF JUSTICE

See *Arbitration & Award, Juries, United States: Department of Justice.*

ADMINISTRATIVE LAW

Orphaned rules in the administrative state: the fairness doctrine and other orphaned progeny of interactive deregulation. Susan Low Bloch. 76 *Geo. L.J.* 59-136 (Oct.).

ADMINISTRATIVE PROCEDURE

Surrogate rule making: problems and possibilities under the Administrative Procedure Act. 61 *S. Cal. L. Rev.* 1017-53 (May).

ADMISSIBILITY OF EVIDENCE

A middle ground approach to the exclusionary remedy: reconciling the redaction doctrine with *United States v. Leon*. 41 *Vand. L. Rev.* 811-41 (May).

The search warrant, the magistrate, and judicial review. Abraham S. Goldstein. 62 *N.Y.U. L. Rev.* 1173-217 (Dec.).

ADVERTISING

See also *Constitutional Law, Freedom of Speech, Legal Profession.*

Advertising for apartheid: the use of all white models in marketing real estate as a violation of the Fair Housing Act. 56 *U. Cin. L. Rev.* 1429-43 (No. 4).

Children's advertising: whose hand rocks the cradle? Peggy Charren. 56 *U. Cin. L. Rev.* 1215-58 (No. 4).

Double standards in the regulation of toy advertising. Robert L. Steiner. 56 *U. Cin. L. Rev.* 1259-72 (No. 4).

The first amendment protection of commercial speech and state regulation of advertising in the dental profession. 56 *U. Cin. L. Rev.* 1525-41 (No. 4).

Proof or consequences: false advertising and the doctrine of commercial speech. Rich-

ard M. Schmidt, Jr. & Robert Clifton Burns. 56 *U. Cin. L. Rev.* 1273-94 (No. 4).

Pushing puffing post-*Posadas*. 56 *U. Cin. L. Rev.* 1461-85 (No. 4).

"Too much puff": persuasion, paternalism, and commercial speech. Daniel Hay Lowenstein. 56 *U. Cin. L. Rev.* 1205-49 (No. 4).

ALIENS

See *Citizens & Citizenship, Emigration & Immigration.*

ANTITRUST LAW

See also *Physicians & Surgeons, Sports.*

Antitrust and efficiency: a comment. Walter Adams & James W. Brock. 62 *N.Y.U. L. Rev.* 1116-24 (Nov.).

Antitrust, efficiency, and progress. F.M. Scherer. 62 *N.Y.U. L. Rev.* 998-1019 (Nov.).

Antitrust — retrospective and prospective: where are we coming from? Where are we going? Eleanor M. Fox & Lawrence A. Sullivan. 62 *N.Y.U. L. Rev.* 936-88 (Nov.).

The case for presuming the legality of quality motivated restrictions on distribution. Thomas L. Piraino, Jr. 63 *Notre Dame L. Rev.* 1-34 (No. 1).

Developments in state antitrust enforcement. Robert Abrams. 62 *N.Y.U. L. Rev.* 989-97 (Nov.).

The economic goals of antitrust: efficiency, consumer welfare, and technological progress. Joseph F. Brodley. 62 *N.Y.U. L. Rev.* 1020-53 (Nov.).

The enrichment of sellers as a justification for vertical restraints: a response to Chicago's Swiftian modest proposal. James F. Ponsoldt. 62 *N.Y.U. L. Rev.* 1166-71 (Nov.).

Fact, value and theory in antitrust adjudication. Herbert Hovenkamp. 1987 *Duke L.J.* 897-914 (Nov.).

Legal reasoning and the jurisprudence of vertical restraints: the limitations of neoclassical economic analysis in the resolution of antitrust disputes. John J. Flynn & James F. Ponsoldt. 62 *N.Y.U. L. Rev.* 1125-52 (Nov.).

A micro-microeconomic approach to antitrust law: games managers play. Harry S. Gerla. 86 *Mich. L. Rev.* 892-929 (Apr.).

Structural antitrust rules and international competition: the case of distressed industries. Harry First. Comment by Willard F. Mueller. 62 *N.Y.U. L. Rev.* 1054-115 (Nov.).

Vertical arrangements and antitrust analysis. William S. Comanor. 62 N.Y.U. L. Rev. 1153-65 (Nov.).

What are the alternatives to Chicago? Wesley J. Liebeler. 1987 Duke L.J. 879-96 (Nov.).

ANTITRUST LAW: MERGERS

Federal and state philosophies in the antitrust law of mergers. David W. Barnes. 56 Geo. Wash. L. Rev. 263-94 (Jan.).

ARBITRATION AND AWARD

See also *Commercial Law*.

Arbitrability of rule 10b-5 claims. 34 Wayne L. Rev. 245-63 (Fall).

Rethinking American arbitration. Thomas J. Stipanowich. 63 Ind. L.J. 425-487 (No. 3).

ATTORNEYS

See *Criminal Procedure, Ethics, Fees, Legal Ethics, Legal Profession*.

BAIL

When preventive detention is (still) unconstitutional: invalidity of the presumption in the 1984 federal bail statute. 61 S. Cal. L. Rev. 1091-124 (May).

BANKRUPTCY

Bankruptcy law — the standard for rejecting collective bargaining agreements in bankruptcy: labor discovers it ain't "necessarily" so. 63 Notre Dame L. Rev. 79-101 (No. 1).

Privatization of corrections: is the state out on a limb when the company goes bankrupt? 41 Vand. L. Rev. 317-41 (Mar.).

BANKS AND BANKING

Depository bank liability in conversion under UCC section 3-419(3). 34 Wayne L. Rev. 357-82 (Fall).

The transparency theory: an alternative approach to Glass-Steagall issues. 97 Yale L.J. 603-22 (Mar.).

BOOK REVIEWS

1988 survey of books relating to the law. 86 Mich. L. Rev. pp. (May).

CHARITABLE TRUSTS

See *Cy Pres, Islamic Law*.

CHILD ABUSE

See *Constitutional Law*.

CHILD CUSTODY

See *Family Law*.

CHINA, PEOPLE'S REPUBLIC OF

See *Abortion*.

CITIZENS AND CITIZENSHIP

See also *Emigration & Immigration, Expatriation*.

Born to second class citizens in the U.S.A.: children of undocumented parents. Bill Piatt. 63 Notre Dame L. Rev. 35-54 (No. 1).

CIVIL PROCEDURE

See *Commercial Law*.

CIVIL RIGHTS

See also *Advertising, Constitutional History, Discrimination: Sex, Elections, Employment, Races, Segregation, United States: Department of Justice, Women*.

Constitutional law — *Britton v. South Bend Community School Corporation*: do affirmative action layoff plans that create an absolute racial preference violate equal protection per se? 63 Notre Dame L. Rev. 102-22 (No. 1).

Permissive affirmative action for the benefit of blacks. Geoffrey C. Hazard, Jr. 1987 U. Ill. L. Rev. 379-400 (No. 3).

CIVIL SERVICE

The scope of *Bush v. Lucas*: an examination of congressional remedies for whistleblowers. 88 Colum. L. Rev. 587-609 (Apr.).

CLASS ACTIONS

See *Jurisdiction*.

CODES AND CODIFICATION

See *Commercial Law*.

COLLECTIVE BARGAINING

See *Bankruptcy*.

COLLEGES AND UNIVERSITIES

See also *Discrimination: Sex*.
Mandatory student fees: first amendment concerns and university discretion. 55 U. Chi. L. Rev. 363-95 (Winter).

COMMERCE

See *Advertising, Constitutional Law, Freedom of Speech*.

COMMERCIAL LAW

See also *Banks & Banking*.

The inherent ambiguity of Uniform Commercial Code section 2-719: "failure of essential purpose" v. "unconscionability". 1987 U. Ill. L. Rev. 523-41 (No. 3).

Res judicata and collateral estoppel effects of commercial arbitration. G. Richard Shell. 35 UCLA L. Rev. 623-75 (Apr.).

COMMODITY TRADING

The exchange-trading requirement of the Commodity Exchange Act. William L. Stein. 41 Vand. L. Rev. 473-505 (Apr.).

COMPARATIVE LAW

See also *Abortion*.

Listening to the victim: the victim's role in European criminal justice systems. Matti Joutsen. 34 Wayne L. Rev. 95-124 (Fall).

The overseas trade in the American Bill of Rights. Anthony Lester. 88 Colum. L. Rev. 537-61 (Apr.).

COMPUTERS

See *Copyright*.

CONSTITUTIONAL AMENDMENTS

See *Constitutional Law, Crime, Victims of*.

CONSTITUTIONAL HISTORY

See also *Slavery*.

The Constitution in the Supreme Court: civil rights and liberties, 1930-1941. David P. Currie. 1987 Duke L.J. 800-30 (Nov.).

Original intent, the view of the framers, and the role of the ratifiers. Ronald D. Rotunda. 41 Vand. L. Rev. 507-16 (Apr.).

CONSTITUTIONAL LAW

See also *Admissibility of Evidence, Advertising, Bail, Civil Rights, Colleges & Universities, Constitutional History, Constitutional Rights, Crime, Victims of, Damages, Due Process of Law, Education, Federalism, Freedom of Speech, Freedom of the Press, Judges, Judgments, Juries, Jurisdiction, Legislative Bodies, Property, Right to Counsel, Schools & School Districts, Search & Seizure, Slavery, Subsidies, Torts*.

Ambiguity, commercial speech and the first amendment. Nan Kalthoff McKenzie. 56 U. Cin. L. Rev. 1295-316 (No. 4).

Bivens doctrine in flux: statutory preclusion of a constitutional cause of action. 101 Harv. L. Rev. 1251-69 (Apr.).

Comments on commercial speech, constitutionalism, collective choice. Kenneth Dau-Schmidt. 56 U. Cin. L. Rev. 1383-95 (No. 4).

Commercial speech, constitutionalism, collective choice. Ronald A. Cass. 56 U. Cin. L. Rev. 1317-82 (No. 4).

The confrontation clause, the hearsay rule, and child sexual abuse prosecutions: the state of the relationship. Michael H. Graham. 72 Minn. L. Rev. 523-601 (Feb.).

Restoring the confrontation clause to the sixth amendment. Randolph N. Jonakait. 35 UCLA L. Rev. 557-622 (Apr.).

A return to fourth amendment basics: undoing the mischief of *Camara* and *Terry*. Scott E. Sunby. 72 Minn. L. Rev. 383-448 (Feb.).

The revision of American state constitutions: legislative power, popular sovereignty, and constitutional change. 75 Calif. L. Rev. 1473-512 (July).

The submarine, the handbill, and the first amendment. Tom Gerety. 56 U. Cin. L. Rev. 1167-72 (No. 4).

Transaction costs and the normative elements of the public choice model: an application to constitutional theory. Jonathan R. Macey. 74 Va. L. Rev. 471-518 (Mar.).

The ubiquity of prophylactic rules. David A. Strauss. 55 U. Chi. L. Rev. 190-209 (Winter).

Uniformity in constitutional interpretation and the background right to effective democratic governance. Donald L. Beschle. 63 Ind. L.J. 539-70 (No. 3).

What films we may watch: videotape distribution and the first amendment. 136 U. Pa. L. Rev. 1263-300 (Apr.).

CONSTITUTIONAL RIGHTS

Free exercise and dress codes: toward more consistent protection of a fundamental right. 63 Ind. L.J. 601-21 (No. 3).

CONSTITUTIONAL RIGHTS FOUNDATION

See *Jurisprudence*.

CONSULS

The scope of consular immunity under the Vienna Convention on Consular Relations: towards a principled interpretation. 88 Colum. L. Rev. 841-62 (May).

CONTRACTS

See *Damages, Leases, Legislative Bodies*.

COPYRIGHT

Does form follow function? The idea/expression dichotomy in copyright protection of computer software. 35 UCLA L. Rev. 723-78 (Apr.).

CORPORATE REORGANIZATION

Continuation of the affiliated group subsequent to a divisive reorganization: a patchwork of inconsistent rules with uncertain application. Matthew B. Krasner. 41 Vand. L. Rev. 283-99 (Mar.).

CORPORATIONS

See *Corporate Reorganization, Labor Law*.

CORPORATIONS: CONSOLIDATION AND MERGER

The disclosure of preliminary merger negotiations as an imperfect paradigm of rule 10b-5 analysis. Theresa A. Gabaldon. 62 N.Y.U. L. Rev. 1218-86 (Dec.).

CORPORATIONS: OFFICERS AND DIRECTORS

See also *Securities*.

Corporate directors — an endangered spe-

cies? A more reasonable standard for director and officer liability in Illinois. 1987 U. Ill. L. Rev. 495-521 (No. 3).

Poison pill rights: toward a two-step analysis of directors' fidelity to their fiduciary duties. 56 Geo. Wash. L. Rev. 373-98 (Jan.).

CORPORATIONS: STOCKHOLDERS

See *Securities*.

CORPORATIONS: TAXATION

Recharacterizations and the nature of theory in corporate tax law. Saul Levmore. 136 U. Pa. L. Rev. 1019-65 (Apr.).

CORRUPT PRACTICES

See *Civil Service*.

COURTS

See also *Constitutional History, Jurisdiction, Mass Media & Press Law, Philosophy of Law*.

Appointment of justices: some historical perspectives. Paul A. Freund. 101 Harv. L. Rev. 1146-63 (Apr.).

The confirmation mess. Stephen Carter. 101 Harv. L. Rev. 1185-201 (Apr.).

The confirmation process: law or politics? Henry Paul Monaghan. 101 Harv. L. Rev. 1202-12 (Apr.).

Nonmajority rules and the Supreme Court. Richard L. Revesz & Pamela S. Karlan. 136 U. Pa. L. Rev. 1067-133 (Apr.).

Transformative appointments. Bruce A. Ackerman. 101 Harv. L. Rev. 1164-84 (Apr.).

CRIME, VICTIMS OF

See also *Comparative Law*.

A constitutional amendment for victims of crime: the victims' perspective. Marlene A. Young. 34 Wayne L. Rev. 51-68 (Fall).

Constitutionally guaranteed participation in criminal proceedings for victims: potential effects on psychological functioning. Dean G. Kilpatrick & Randy K. Otto. 34 Wayne L. Rev. 7-28 (Fall).

A crime victim's views on a constitutional amendment for victims. Betty Jane Spencer. 34 Wayne L. Rev. 1-6 (Fall).

Victim participation in the criminal justice process: the proposals for a constitutional amendment. LeRoy L. Lamborn. 34 Wayne L. Rev. 125-220 (Fall).

Victims. Deborah P. Kelly. 34 Wayne L. Rev. 69-86 (Fall).

Victims of crime/victims of justice. Ken Eikenberry. 34 Wayne L. Rev. 29-49 (Fall).

Victims' rights constitutional amendment: a bad idea whose time should not come. James M. Dolliver. 34 Wayne L. Rev. 87-93 (Fall).

When victims happen to be black. Stephen L. Carter. 97 Yale L.J. 420-47 (Feb.).

CRIMINAL LAW

See also *Criminal Procedure, Due Process of Law, Races*.

Blackmail. Ronald H. Coase. 74 Va. L. Rev. 655-76 (May).

The Hobbs Act and RICO: a remedy for greenmail? 66 Texas L. Rev. 647-81 (Feb.).

RICO and enterprise criminality: a response to Gerard E. Lynch. Michael Goldsmith. Further response by Gerard E. Lynch. 88 Colum. L. Rev. 774-807 (May).

CRIMINAL PROCEDURE

Making criminal defense a crime under 18 U.S.C. section 1957. 41 Vand. L. Rev. 843-77 (May).

CY PRES

Phantom selves: the search for a general charitable intent in the application of the *cy pres* doctrine. 40 Stan. L. Rev. 973-87 (Apr.).

Relaxing the dead hand's grip: charitable efficiency and the doctrine of *cy pres*. 74 Va. L. Rev. 635-54 (Apr.).

DAMAGES

Contract damages and cross-subsidization. 61 S. Cal. L. Rev. 1125-41 (May).

Oliver v. Raymark: holding the line on punitive damages. 63 Notre Dame L. Rev. 63-78 (No. 1).

Punitive damages and the eighth amendment: an analytical framework for determining excessiveness. 75 Calif. L. Rev. 1433-71 (July).

DECLARATORY RELIEF

See *District & Prosecuting Attorneys*.

DEMOCRACY

See *Political Science*.

DENTISTS

See *Advertising*.

DISCRIMINATION

See *Employment*.

DISCRIMINATION: RACE

See *Advertising*.

DISCRIMINATION: SEX

See also *Housing, Women*.

The harms of asking: towards a comprehensive treatment of sexual harassment. 55 U. Chi. L. Rev. 328-62 (Winter).

Namenwirth v. Board of Regents of the University of Wisconsin System: proving pretext in a title VII tenure denial case. 1987 Wis. L. Rev. 1041-59 (No. 6).

DISTRICT AND PROSECUTING ATTORNEYS

Private challenges to prosecutorial inaction: a model declaratory judgment statute. 97 Yale L.J. 488-507 (Feb.).

DUE PROCESS OF LAW

See also *Juries, Jurisdiction, Right to Counsel, Taxation: Enforcement.*

Moran v. Burbine: constitutional rights of custodial suspects. 34 Wayne L. Rev. 331-56 (Fall).

A reconciliation of *Henry and Wilson*: the intersection of constitutional rights with procedural review. 1987 Duke L.J. 945-63 (Nov.).

EAVESDROPPING

Eavesdropping reform: the legality of roving surveillance. Michael Goldsmith. 1987 U. Ill. L. Rev. 401-30 (No. 3).

ECONOMICS

See also *Antitrust Law, Constitutional Law, Criminal Law, Political Science, Politics.*

The rhetoric of law and economics. Donald N. McCloskey. 86 Mich. L. Rev. 752-67 (Feb.).

EDUCATION

Balanced treatment of creation and evolution: a study in reconciling the two religion clauses. 34 Wayne L. Rev. 265-302 (Fall).

ELECTIONS

See also *Local Government.*

Fair and effective voting strength under section 2 of the Voting Rights Act: the impact of *Thornburg v. Gingles* on minority vote dilution litigation. 34 Wayne L. Rev. 303-29 (Fall).

EMIGRATION AND IMMIGRATION

Timeliness of petitions for judicial review under section 106(a) of the Immigration and Nationality Act. 86 Mich. L. Rev. 990-1023 (Apr.).

EMPLOYER AND EMPLOYEEE

See *Labor Law.*

EMPLOYMENT

Equal employment opportunity for Americans abroad. 62 N.Y.U. L. Rev. 1288-330 (Dec.).

ENVIRONMENTAL LAW

See also *Pollution.*

Federal agency treatment of uncertainty in environmental impact statements under the OEQ's amended NEPA regulation § 1502.22: worst case analysis or risk threshold. 86 Mich. L. Rev. 777-820 (Feb.).

EQUAL PROTECTION

See *Civil Rights.*

ESTATE PLANNING

See *Inheritance & Succession.*

ESTATES

See *Property.*

ESTOPPEL

See *Commercial Law.*

ETHICS

See also *Legal Ethics, Philosophy.*

Argument as character. Jerry Frug. 40 Stan. L. Rev. 869-927 (Apr.).

EVIDENCE

See also *Admissibility of Evidence, Hearsay, Proximate Cause, Witnesses.*

Prejudice, politics, and proof. Peter Tillers. 86 Mich. L. Rev. 768-75 (Feb.).

EXECUTIVE POWER

See *Political Science.*

EXPATRIATION

Protecting citizenship: strengthening the intent requirement in expatriation proceedings. 56 Geo. Wash. L. Rev. 341-72 (Jan.).

EXPERT WITNESSES

See *Proximate Cause.*

EXTORTION

See *Criminal Law.*

FAMILY LAW

Recognizing constitutional rights of custodial parents: the primacy of the post-divorce family in child custody modification proceedings. 35 UCLA L. Rev. 677-721 (Apr.).

FEDERAL RULES OF CIVIL PROCEDURE

The intended application of Federal Rule of Civil Procedure 11: an end to the "empty head, pure heart" defense and a reinforcement of ethical standards. 41 Vand. L. Rev. 343-78 (Mar.).

FEDERAL TORT CLAIMS ACT

Constitutional fallout from the Warner Amendment: annihilating the rights of atomic weapons testing victims. 62 N.Y.U. L. Rev. 1331-78 (Dec.).

FEDERALISM

Federalism, Congress, the states and the tenth amendment: adrift in the cellophane sea. William Van Alstyne. 1987 Duke L.J. 769-99 (Nov.).

FEES

See also *Criminal Procedure*.

Fee simple: a proposal to adopt a two-way fee shift for low-income litigants. 101 Harv. L. Rev. 1231-50 (Apr.).

FEMINISM

See also *Women*.

Jurisprudence and gender. Robin West. 55 U. Chi. L. Rev. 1-72 (Winter).

FOREIGN RELATIONS

See *International Trade*.

FREEDOM OF RELIGION

See *Constitutional Rights, Education, Schools & School Districts*.

FREEDOM OF SPEECH

See also *Advertising, Constitutional Law, Subsidies, Trademarks & Trade Names*.

Commercial speech and the architecture of the first amendment. Frederick Schauer. 56 U. Cin. L. Rev. 1181-203 (No. 4).

FREEDOM OF THE PRESS

See also *Subsidies*.

High school newspapers and the public forum doctrine: *Hazelwood School District v. Kuhlmeier*. 74 Va. L. Rev. 843-62 (May).

The right to a free press and the regulation of securities newsletters: the controversy continues. 56 U. Cin. L. Rev. 1445-60 (No. 4).

FUTURE INTERESTS

See *Property*.

GOVERNMENT

See *Administrative Law, Oil & Gas*.

GOVERNMENT IMMUNITY AND LIABILITY

See also *Veterans*.

Municipal liability for police misconduct: must victims now prove intent? 97 Yale L.J. 448-65 (Feb.).

GOVERNMENT OWNERSHIP

Enforcing foreign ownership claims in the antiquities market. 97 Yale L.J. 466-87 (Feb.).

HANDICAPPED

Asymptomatic infection with the AIDS virus as a handicap under the Rehabilitation Act of 1973. 88 Colum. L. Rev. 563-86 (Apr.).

HEALTH

See *Physicians & Surgeons, Products Liability*.

HEARSAY

See also *Constitutional Law*.

A foundation fact approach to hearsay. Eleanor Swift. 75 Calif. L. Rev. 1339-428 (July).

HOUSING

Home is no haven: an analysis of sexual harassment in housing. 1987 Wis. L. Rev. 1061-97 (No. 6).

Implied private rights of action under the United States Housing Act of 1937. 1987 Duke L.J. 915-44 (Nov.).

HUSBAND AND WIFE

See *Marriage: Property*.

IMMUNITY

See *Consuls*.

INFANTS

See *Advertising*.

INHERITANCE AND SUCCESSION

The twentieth-century revolution in family wealth transmission. John H. Langbein. 86 Mich. L. Rev. 722-51 (Feb.).

INTERNATIONAL LAW

See also *Consuls*.

The international patent system and third world development: reality or myth? A. Samuel Oddi. 1987 Duke L.J. 831-78 (Nov.).

INTERNATIONAL TRADE

International economic sanctions: improving the haphazard U.S. legal regime. Barry E. Carter. 75 Calif. L. Rev. 1159-278 (July).

INTERPRETATION AND CONSTRUCTION OF STATUTES

See also *Political Science*.

Chevron and its aftermath: judicial review of agency interpretations of statutory provisions. Richard J. Pierce, Jr. 41 Vand. L. Rev. 301-14 (Mar.).

The *Chevron* legacy: *Young v. Community Nutrition Institute* compounds the confusion. 73 Cornell L. Rev. 113-32 (Nov.).

ISLAMIC LAW

The influence of the Islamic law of *waqf* on the development of the trust in England: the case of Merton College. 136 U. Pa. L. Rev. 1231-61 (Apr.).

JUDGES

See also *Courts, Mass Media & Press Law*.

A job for the judges: the judiciary and the Constitution in a massive and complex society. Neil K. Komesar. 86 Mich. L. Rev. 657-721 (Feb.).

JUDGMENTS

Stare decisis and constitutional adjudication. Henry Paul Monaghan. 88 Colum. L. Rev. 723-73 (May).

JUDICIAL REVIEW

See *Federalism*.

JURIES

Batson v. Kentucky and the prosecutorial peremptory challenge: arbitrary and capricious equal protection? 74 Va. L. Rev. 811-41 (May).

Congressional underappropriation for civil juries: responding to the attack on a constitutional guarantee. 55 U. Chi. L. Rev. 237-72 (Winter).

JURISDICTION

See also *Salvage*.

Asahi Metal Industry Co. v. Superior Court: the stream of commerce doctrine, barely alive but still kicking. 76 Geo. L.J. 203-28 (Oct.).

Interjurisdictional certification and choice of law. John B. Corr & Ira P. Robbins. 41 Vand. L. Rev. 411-72 (Apr.).

State personal jurisdictional requirements and the non-aggregation rule in class actions. 1987 U. Ill. L. Rev. 445-69 (No. 3).

JURISPRUDENCE

See also *Feminism, Legal History, Legal Scholarship, Legal Writing*.

Institutionalization of meaning, recollective imagination and the potential for transformative legal interpretation. Drucilla L. Cornell. 136 U. Pa. L. Rev. 1135-229 (Apr.).

The jurisprudence of skepticism. Richard A. Posner. 86 Mich. L. Rev. 827-91 (Apr.).

The logic and antilogic of *Secret Rights*. D.H. Kaye. 72 Minn. L. Rev. 603-25 (Feb.).

Playing without a full deck: scientific realism and the cognitive limits of legal theory. Steve Fuller. 97 Yale L.J. 549-80 (Mar.).

LABOR LAW

See also *Bankruptcy, Labor Management Relations*.

Labor law's alter ego doctrine: the role of employer motive in corporate transformations. 86 Mich. L. Rev. 1024-60 (Apr.).

LABOR MANAGEMENT RELATIONS

Labor and the corporate structure: changing conceptions and emerging possibilities. Katherine Van Wezel Stone. 55 U. Chi. L. Rev. 73-173 (Winter).

Labor-management cooperation. 41 Vand. L. Rev. 537-666 (Apr.).

LANDLORD AND TENANT

See *Housing, Leases*.

LAW REVIEWS

A proposed code of professional responsibility for law reviews. Michael L. Closen. 63 Notre Dame L. Rev. 55-62 (No. 1).

LEASES

Correctly interpreting long-term leases pursuant to modern contract law: toward a theory of relational leases. Alex M. Johnson, Jr. 74 Va. L. Rev. 751-808 (May).

LEGAL EDUCATION

See also *Legal Scholarship, Legal Writing, Voices*. Julius G. Getman. 66 Texas L. Rev. 577-88 (Feb.).

LEGAL ETHICS

See also *Federal Rules of Civil Procedure, Law Reviews, Legal Profession*.

Ethical discretion in lawyering. William H. Simon. 101 Harv. L. Rev. 1083-145 (Apr.).

LEGAL HISTORY

See also *Islamic Law*.

For want of justice: legal reforms of Henry II. Joseph Biancalana. 88 Colum. L. Rev. 433-536 (Apr.).

Some realism about the Llewellyn-Pound exchange over realism: the newly uncovered private correspondence, 1927-1931. 1987 Wis. L. Rev. 921-69 (No. 6).

LEGAL PROFESSION

Attorney advertising and competition at the bar. Terry Calvani, James Langenfeld & Gordon Shuford. 41 Vand. L. Rev. 761-88 (May).

The challenge of change: the practice of law in the year 2000. James W. Jones. 41 Vand. L. Rev. 683-95 (May).

The law: from a profession to a business. Norman Bowie. 41 Vand. L. Rev. 741-59 (May).

Making society's legal system accessible to society: the lawyer's role and its implications. L. Harold Levinson. 41 Vand. L. Rev. 789-807 (May).

The *noblesse oblige* tradition in the practice of law. David Luban. 41 Vand. L. Rev. 717-40 (May).

The unique, novel, and unsound adversary ethic. Thomas L. Shaffer. 41 Vand. L. Rev. 697-715 (May).

LEGAL SCHOLARSHIP

See also *Ethics, Legal Education, Legal Writing*.

Cannibal moves: an essay on the metamorphoses of the legal distinction. Pierre Schlag. 40 Stan. L. Rev. 929-72 (Apr.).

Disembodied voices — an appellate judge's response. Patricia M. Wald. 66 Texas L. Rev. 623-28 (Feb.).

Formalism. Frederick Schauer. 97 Yale L.J. 509-48 (Mar.).

Human voice and democratic political cul-

ture: the crisis of true professionalism. Fred Lawrence. 66 Texas L. Rev. 641-45 (Feb.).

On critical legal studies as guerrilla warfare. Guyora Binder. 76 Geo. L.J. 1-36 (Oct.).

"Tea at the Palaz of Hoon": the human voice in legal rules. Mark G. Yudof. 66 Texas L. Rev. 589-622 (Feb.).

LEGAL WRITING

See also *Legal Education, Legal Scholarship. Fish v. Zapp*: the case of the relatively autonomous self. Pierre Schlag. 76 Geo. L.J. 37-58 (Oct.).

Writing in a different voice. Elizabeth Perry Hodges. 66 Texas L. Rev. 629-40 (Feb.).

LEGISLATION

See also *Philosophy of Law, Political Science. Legislative intent and public choice. Daniel A. Farber & Philip P. Frickey. 74 Va. L. Rev. 423-69 (Mar.)*.

Public choice and legislation. Robert D. Tollison. 74 Va. L. Rev. 339-71 (Mar.).

LEGISLATIVE BODIES

Constitutional regulation of legislative choice: the political consequences of judicial deference to legislatures. William H. Riker & Barry R. Weingast. 74 Va. L. Rev. 373-401 (Mar.).

The continuity of legislatures: of contracts and the contracts clause. Stewart E. Sterk. 88 Colum. L. Rev. 647-722 (May).

LIBEL AND SLANDER

The fact-opinion determination in defamation. 88 Colum. L. Rev. 809-40 (May).

The no-money, no-fault libel suit: keeping *Sullivan* in its proper place. Pierre N. Leval. 101 Harv. L. Rev. 1287-302 (Apr.).

LICENSES

See *Marriage: Property*.

LOCAL GOVERNMENT

Plebiscites, participation, and collective action in local government law. Clayton P. Gillette. 86 Mich. L. Rev. 930-88 (Apr.).

MARITIME LAW

See *Salvage*.

MARRIAGE: PROPERTY

Professional licenses as marital property: responses to some of *O'Brien's* unanswered questions. 73 Cornell L. Rev. 133-56 (Nov.).

Uniform Marital Property Act: suggested revisions for equality between spouses. 1987 U. Ill. L. Rev. 471-93 (No. 3).

MASS MEDIA AND PRESS LAW

The confirmation process and the public: to

know or not to know. Nina Totenberg. 101 Harv. L. Rev. 1213-29 (Apr.).

MINORITIES

See *Elections*.

NATURAL LAW

See *Slavery*.

NATURALIZATION

See *Emigration & Immigration*.

NEGLIGENCE

See *Products Liability, Torts*.

NEWSPAPERS

See *Freedom of the Press*.

NUCLEAR ENERGY

See *Federal Tort Claims Act*.

OCCUPATIONAL SAFETY HEALTH

The extent of OSHA preemption of state hazard reporting requirements. 88 Colum. L. Rev. 630-46 (Apr.).

OIL AND GAS

State regulation of natural gas in a federally deregulated market: the tragedy of the commons revisited. Richard J. Pierce, Jr. 73 Cornell L. Rev. 15-53 (Nov.).

PARENT AND CHILD

See *Citizens & Citizenship*.

PARTNERSHIPS

Disguised sales between partners and partnerships: section 707 and the forthcoming regulations. Karen C. Burke. 63 Ind. L.J. 489-537 (No. 3).

PATENTS

See *International Law*.

PHILOSOPHY

See also *Jurisprudence*.

The decline of cause. Judith Jarvis Thomson. Reply by Paul F. Rothstein. 76 Geo. L.J. 137-67 (Oct.).

PHILOSOPHY OF LAW

See also *Jurisprudence, Legal History*.

Courts, legislatures, and paternalism. David L. Shapiro. 74 Va. L. Rev. 593-75 (Apr.).

PHYSICIANS AND SURGEONS

Between a rock and a hard place: AIDS and the conflicting physician's duties of preventing disease transmission and safeguarding confidentiality. 76 Geo. L.J. 169-202 (Oct.).

Patrick v. Burget: the state action doctrine

and bad faith peer review. 74 Va. L. Rev. 609-34 (Apr.).

POLICE

See *Due Process of Law, Government Immunity & Liability*.

POLITICAL SCIENCE

See also *Constitutional Law, Legislation*.

On democracy-bashing: a skeptical look at the theoretical and "empirical" practice of the public choice movement. Mark Kelman: 74 Va. 199-273. (Mar.).

Politics, ideology, and the power of public choice. Dwight R. Lee. 74 Va. L. Rev. 191-98 (Mar.).

Politics without romance: implications of public choice theory for statutory interpretation. William N. Eskridge, Jr. 74 Va. L. Rev. 275-338 (Mar.).

Public choice speculations on the item veto. Glen O. Robinson. 74 Va. L. Rev. 403-22 (Mar.).

POLITICS

See also *Evidence, Legislative Bodies, Local Government*.

Is public choice immoral: the case for the "nobel" lie. Geoffrey Brennan & James M. Buchanan. 74 Va. L. Rev. 179-89 (Mar.).

POLLUTION

A hazardous mix: discretion to disclose and incentives to suppress under OSHA's hazard communication standard. 97 Yale L.J. 581-601 (Mar.).

Recovering costs for cleaning up hazardous waste sites: an examination of state superlien statutes. 63 Ind. L.J. 571-99 (No. 3).

SARA slams the door: the effect of superfund amendments on foreclosing mortgages. 34 Wayne L. Rev. 223-44 (Fall).

PRECEDENTS

See *Judgments, Legal Scholarship*.

PRISONS AND PRISONERS

See *Due Process of Law*.

PRODUCTS LIABILITY

Drug product liability and health care delivery systems. 40 Stan. L. Rev. 989-1026 (Apr.).

Failures to warn and the sophisticated user defense. 74 Va. L. Rev. 579-607 (Apr.).

The principle of aggregate autonomy and the Calabresian approach to products liability. John B. Attanasio. 74 Va. L. Rev. 677-750 (May).

Proposals for products liability reform: a theoretical synthesis. Alan Schwartz. 97 Yale L.J. 353-419 (Feb.).

PROPERTY

See also *Government Ownership, Leases, Marriage: Property*.

Compensation for regulatory takings: finality of local decisionmaking and the measure of compensation. 63 Ind. L.J. 649-68 (No. 3).

For unifying servitudes and defeasible fees: property law's functional equivalents. Gerald Korngold. 66 Texas L. Rev. 533-76 (Feb.).

PROXIMATE CAUSE

Expert testimony on proximate cause. Daniel J. Steinbock, William M. Richman & Douglas E. Ray. 41 Vand. L. Rev. 261-82 (Mar.).

PSYCHOLOGY

See *Crime, Victims of*.

RACES

See also *Crime, Victims of*.

Combating racial violence: a legislative proposal. 101 Harv. L. Rev. 1270-86 (Apr.).

RAPE

Focusing on the offender's forceful conduct: a proposal for the redefinition of rape laws. 56 Geo. Wash. L. Rev. 399-430 (Jan.).

REMEDIES

See *Securities: Fraud*.

RES JUDICATA

See *Commercial Law*.

RESTRAINT OF TRADE

See *Antitrust Law*.

RIGHT TO COUNSEL

See also *Due Process of Law*.

Miranda's constitutional difficulties: a reply to Professor Schulhofer. Joseph D. Grano. 55 U. Chi. L. Rev. 174-89 (Winter).

SAFETY LAWS

See *Occupational Safety Health*.

SALVAGE

The treasure below: jurisdiction over salvaging operations in international waters. 88 Colum. L. Rev. 863-90 (May).

SCHOOLS AND SCHOOL DISTRICTS

See also *Freedom of the Press, Segregation*.

Religious children, secular schools. George W. Dent, Jr. 61 S. Cal. L. Rev. 863-941 (May).

SEARCH AND SEIZURE

See also *Admissibility of Evidence, Taxation: Enforcement*.

Warrantless aerial observation of a backyard. 73 Cornell L. Rev. 97-112 (Nov.).

SECURITIES

See also *Arbitration & Award, Banks & Banking, Corporations: Consolidation & Merger, Corporations: Officers & Directors.*

Creditors' rights against participants in a leveraged buyout. Emily L. Sherwin. 72 Minn. L. Rev. 449-521 (Feb.).

Management buyouts: creating or appropriating shareholder wealth? Dale Arthur Oesterle & Jon R. Norberg. 41 Vand. L. Rev. 207-60 (Mar.).

Reverse price tender offers. Moshe Burnovski. 56 Geo. Wash. L. Rev. 295-312 (Jan.).

Trigger disclosure: a proposal for the disclosure of projections of future economic performance by target companies during tender offers. 56 Geo. Wash. L. Rev. 313-40 (Jan.).

SECURITIES: FRAUD

See also *Arbitration & Award.*

A consistent model of loss causation in securities fraud litigation: suiting the remedy to the wrong. Andrew L. Merritt. 66 Texas L. Rev. 469-531 (Feb.).

Private actions for violations of securities exchange rules: liability for nonenforcement and noncompliance. 88 Colum. L. Rev. 610-29 (Apr.).

What did Congress really want?: an implied private right of action under section 17(a) of the 1933 Securities Act. 63 Ind. L.J. 623-47 (No. 3).

SECURITIES: STATE REGULATION

See also *Banks & Banking, Freedom of the Press, Securities: Fraud.*

Securities regulation for a changing market: option trader standing under rule 10b-5. 97 Yale L.J. 623-43 (Mar.).

SEGREGATION

Voluntary interdistrict school desegregation in St. Louis: the Special Master's tale. D. Bruce La Pierre. 1987 Wis. L. Rev. 971-1040 (No. 6).

SEPARATION OF POWERS

See *Interpretation & Construction of Statutes.*

SEX CRIMES

See also *Rape.*

Consent, equality, and the legal control of sexual conduct. Martha Chamallas. 61 S. Cal. L. Rev. 777-862 (May).

SLAVERY

Justice Story, slavery, and the natural law foundations of American constitutionalism. 55 U. Chi. L. Rev. 273-327 (Winter).

SPACE LAW

The commercialization of space: a regulatory scheme that promotes commercial ventures and international responsibility. 61 S. Cal. L. Rev. 1055-89 (May).

SPORTS

The evolving confusion of professional sports antitrust, the rule of reason, and the doctrine of ancillary restraints. Gary R. Roberts. 61 S. Cal. L. Rev. 943-1016 (May).

STATUTES

See *Political Science.*

SUBSIDIES

First amendment standards for government subsidies of artistic and cultural expression: a reply to Justices Scalia and Rehnquist. Lionel S. Sobel. 41 Vand. L. Rev. 517-34 (Apr.).

SURVEYS OF STATE LAW

Annual survey of Michigan law: June 1, 1986-May 31, 1987. 34 Wayne L. Rev. 397-1234 (Winter).

TAXATION

See *Partnerships.*

TAXATION: ENFORCEMENT

Probable cause for tax seizure warrants. 55 U. Chi. L. Rev. 210-36 (Winter).

TORTS

See also *Damages, Federal Tort Claims Act, Government Immunity & Liability, Libel & Slander, Philosophy, Products Liability, Proximate Cause.*

Preemption and punitive damages: the conflict continues under FIFRA. 136 U. Pa. L. Rev. 1301-47 (Apr.).

"Red sky in the morning, forecasters take warning": the liability of meteorologists for negligent weather forecasts. 6 Texas L. Rev. 683-713 (Feb.).

Transformative torts. 97 Yale L.J. 645-64 (Mar.).

TRADEMARKS AND TRADE NAMES

A sad time for the gay olympics. 56 U. Cin. L. Rev. 1487-524 (No. 4).

TRIAL PRACTICE

See *Verdicts.*

TRUSTS AND TRUSTEES

See *Inheritance & Succession.*

U.S.S.R.

See *Abortion.*

UNITED STATES: DEPARTMENT OF JUSTICE

The Reagan Justice Department and civil

rights: Professor Selig responds to Assistant Attorney General Reynolds. Joel L. Selig. 1987 U. Ill. L. Rev. 431-43 (No. 3).

VERDICTS

Apples and oranges: confidence coefficients and the burden of persuasion. D.H. Kaye. Response by Neil B. Cohen. 73 Cornell L. Rev. 54-95 (Nov.).

VETERANS

Section 2212: a remedy for veterans — with a catch. 75 Calif. L. Rev. 1513-58 (July).

VIDEOTAPE

See *Constitutional Law*.

WILLS

See *Cy Pres*.

WITNESSES

Growing disenchantment with hypnotic means of refreshing witness recall. 41 Vand. L. Rev. 379-410 (Mar.).

WOMEN

See also *Abortion, Discrimination: Sex*.
Reconstructing sexual equality. Christine A. Littleton. 75 Calif. L. Rev. 1279-337 (July).

