

# Michigan Law Review

---

Volume 84 | Issue 6

---

1986

## Periodical Index

Michigan Law Review

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

---

### Recommended Citation

Michigan Law Review, *Periodical Index*, 84 MICH. L. REV. 1365 (1986).

Available at: <https://repository.law.umich.edu/mlr/vol84/iss6/6>

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](mailto: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

Judicial consent to abort: assessing a minor's maturity. 54 *Geo. Wash. L. Rev.* 90-117 (Nov.).

### ADMINISTRATION OF JUSTICE

Mediation with a mugger: the shortage of adjudicative services and the need for a two-tier trial system in civil cases. Albert W. Alschuler. 99 *Harv. L. Rev.* 1808-59 (June).

### ADMINISTRATIVE LAW

See also *Civil Rights, Constitutional Law*.

The Administrative Procedure Act: a fortieth anniversary symposium. Articles by Richard A. Merrill, Walter Gelhorn, William H. Allen, Alan B. Morrison, Cass R. Sunstein, Arthur Earl Bonfield, Marshall J. Breger, Ronald A. Cass, James V. DeLong & Martin Shapiro. 72 *Va. L. Rev.* 215-492 (Mar.).

An analysis of the general statement of policy exception to notice and comment procedures. 73 *Geo. L.J.* 1007-40 (Feb.).

Identifying questions of law in administrative law. Ronald M. Levin. 74 *Geo. L.J.* 1-63 (Oct.).

Informal rulemaking by settlement agreement. Jeffrey M. Gaba. 73 *Geo. L.J.* 1241-82 (June).

### AGENCY

Judicial review of fiduciary decisionmaking — some theoretical perspectives. Kenneth B. Davis, Jr. 80 *Nw. U. L. Rev.* 1-99 (Mar.).

### AIR LAW

See *Torts*.

### ANTITRUST LAW

Abuse of governmental processes, the first amendment, and the boundaries of *Noerr*. 74 *Geo. L.J.* 65-126 (Oct.).

The antitrust record of the first Reagan administration. Thomas J. Campbell. 63 *Texas L. Rev.* 353-69 (Oct.).

An ideal antitrust law regime. Richard S. Markovits. 63 *Texas L. Rev.* 251-352 (Oct.).

Patient coercion by hospitals: a comparison of antitrust standards in *Hyde* and *Rumple*. 61 *Ind. L.J.* 521-38 (No. 3).

The use of hypothetical rates in antitrust damage calculations: reforming the *Keogh* doctrine. 38 *Stan. L. Rev.* 1141-61 (Apr.).

### ARBITRATION AND AWARD

Arbitrability of disputes under the Federal Arbitration Act. 71 *Iowa L. Rev.* 1137-60 (May).

### ATTORNEYS

See also *Right to Counsel*.

Attorney's fees for consumers in warranty actions — an expanding role for the U.C.C.? 61 *Ind. L.J.* 495-519 (No. 3).

Civil rights attorney's fees: *Hensley's* path to confusion. 39 *Vand. L. Rev.* 359-90 (Mar.).

Understanding the plaintiff's attorney: the implications of economic theory for private enforcement of law through class and derivative actions. John S. Coffee, Jr. 86 *Colum. L. Rev.* 669-727 (May).

### BANKRUPTCY

Bankruptcy court jurisdiction and the power to enjoin the IRS. 70 *Minn. L. Rev.* 1279-307 (June).

Collective bargaining agreements in bankruptcy proceedings: congressional response to *Bildisco*. 1985 *U. Ill. L. Rev.* 997-1026 (No. 4).

There should be parity in bankruptcy between Keogh Plans and other ERISA plans. 80 *Nw. U. L. Rev.* 165-203 (Mar.).

### CAPITAL PUNISHMENT

Against the American system of capital punishment. Jack Greenberg. 99 *Harv. L. Rev.* 1670-80 (May).

The ultimate punishment: a defense. Ernest van den Haag. 99 *Harv. L. Rev.* 1662-69 (May).

### CIVIL PROCEDURE

See also *Evidence*.

Interjurisdictional preclusion, full faith and credit and federal common law: a general approach. Stephen B. Burbank. 71 *Cornell L. Rev.* 733-832 (May).

Personal jurisdiction and substantive legal relations: corporations, conspiracies, and agency. Lea Brilmayer & Kathleen Paisley. 74 *Calif. L. Rev.* 1-40 (Jan.).

Proposals to amend rule 68 — time to abandon ship. Stephen B. Burbank. 19 *U. Mich. J. L. Ref.* 425-40 (Winter).

The riddle of rule 68. Roy D. Simon, Jr. 54 *Geo. Wash. L. Rev.* 1-89 (Nov.).

*Seattle Times*: what effect on discovery sharing? 1985 Wis. L. Rev. 1055-71 (No. 4).

### CIVIL RIGHTS

See also *Attorneys*.

Choice in the transition: school desegregation and the corrective ideal. Paul Gewirtz. 86 Colum. L. Rev. 728-98 (May).

Civil rights: determining the appropriate statute of limitations for section 1983 claims. 61 Notre Dame L. Rev. 440-53 (No. 3).

Discretionary decisionmaking: the application of title VII's disparate impact theory. Julia Lamber. 1985 U. Ill. L. Rev. 869-920 (No. 4).

Exhaustion of grievance procedures for state prisoners under section 1997e of the Civil Rights Act. Donald P. Lay. 71 Iowa L. Rev. 935-74 (May).

Irreparable injury: improper standard for preliminary injunctive relief in EEOC cases? 38 Stan. L. Rev. 1163-87 (Apr.).

Municipal liability under section 1983: rethinking the "policy or custom" standard after *City of Oklahoma City v. Tuttle*. 71 Iowa L. Rev. 1209-29 (May).

Police misconduct: municipal liability under section 1983. 74 Ky. L.J. 651-66 (No. 3).

The Reagan Justice Department and civil rights: what went wrong. Joel L. Selig. 1985 U. Ill. L. Rev. 785-835 (No. 4).

Section 1983 and the independent contractor. 74 Geo. L.J. 457-80 (Dec.).

Simple justice. Girardeau A. Spann. 73 Geo. L.J. 1041-81 (Apr.).

State inaction and section 1985(3): *United Brotherhood of Carpenters & Joiners of America v. Scott*. 71 Iowa L. Rev. 1271-96 (May).

Title VII of the Civil Rights Act of 1964 and the multinational enterprise. 73 Geo. L.J. 1465-98 (Aug.).

### CLASS ACTIONS

Choice of law and the multistate class: foreign interests in matters distant. 134 U. Pa. L. Rev. 913-37 (Apr.).

### COMMERCIAL LAW

See also *Attorneys*.

The article 2 merchant rules: Karl Llewellyn's attempt to achieve the good, the true, the beautiful in commercial law. Ingrid Michelsen Hillinger. 73 Geo. L.J. 1141-84 (Apr.).

Bank liability for fraudulent checks: the clash of the utilitarian and paternalistic creeds under the Uniform Commercial Code. Julian B. McDonnell. 73 Geo. L.J. 1399-436 (Aug.).

The interaction of articles 6 and 9 of the Uniform Commercial Code: a study in conveyancing, priorities, and Code interpretation.

Steven L. Harris. 39 Vand. L. Rev. 179-248 (Mar.).

### COMPARATIVE LAW

See *Labor Law*.

### CONFLICT OF LAWS

See *Criminal Procedure*.

### CONSTITUTIONAL LAW

See also *Freedom of Religion, Rape, Search & Seizure*.

Agon at agora: creative misreadings in the first amendment tradition. David Cole. 95 Yale L.J. 857-905 (Apr.).

Cameras in the courtroom: guidelines for state criminal trials. 84 Mich. L. Rev. 475-516 (Dec.).

Community and justice in constitutional theory. Milton C. Regan, Jr. 1985 Wis. L. Rev. 1073-133 (No. 5).

A constitutional convention: scouting article five's undiscovered country. 134 U. Pa. L. Rev. 939-66 (Apr.).

The constitutionality of legislative committee suspension of administrative rules: the case of Minnesota. Philip P. Frickey. 70 Minn. L. Rev. 1237-78 (June).

Dragnet drug testing in public schools and the fourth amendment. 86 Colum. L. Rev. 852-75 (May).

The extraterritorial application of the Constitution — unalienable rights? 72 Va. L. Rev. 649-76 (Apr.).

Limitation on recovery of damages in medical malpractice cases: a violation of equal protection? 54 U. Cin. L. Rev. 1329-51 (No. 4).

Mining with Mr. Justice Holmes. E.F. Roberts. 39 Vand. L. Rev. 287-304 (Mar.).

Modeling and formalism in takings jurisprudence. Thomas Ross. 61 Notre Dame L. Rev. 372-425 (No. 3).

The procedural due process approach to administrative discretion: the courts' inverted analysis. 95 Yale L.J. 1017-42 (Apr.).

Property and its relation to constitutionally protected liberty. C. Edwin Baker. 134 U. Pa. L. Rev. 741-816 (Apr.).

Religion, equality, and the Constitution: an equal protection approach to establishment clause adjudication. Michael A. Paulsen. 61 Notre Dame L. Rev. 311-71 (No. 3).

Reports upon public proceedings and documents: absolutely protected by constitutional privilege. 1985 U. Ill. L. Rev. 1059-83 (No. 4).

Rumpelstiltskin revisited: the inalienable rights of surrogate mothers. 99 Harv. L. Rev. 1936-53 (June).

"Shall make no law abridging . . .": an analysis of the neglected, but nearly absolute,

right of petition. Norman B. Smith. 54 U. Cin. L. Rev. 1153-97 (No. 4).

Standards for invocation and waiver of counsel in confession contexts. James J. Tomkovicz. 71 Iowa L. Rev. 975-1061 (May).

State sovereignty under the Burger Court — how the eleventh amendment survived the death of the tenth: some broader implications of *Atascadero State Hospital v. Scanlon*. George D. Brown. 74 Geo. L.J. 363-94 (Dec.).

#### CONTRACTS

The language of offer and acceptance: speech acts and the question of intent. 74 Calif. L. Rev. 189-232 (Jan.).

Reviving the law of substantive unconscionability: applying the implied covenant of good faith and fair dealing to excessively priced consumer credit contracts. 33 UCLA L. Rev. 940-76 (Feb.).

#### COPYRIGHT

Collaboration in theater: problems and copyright solutions. 33 UCLA L. Rev. 891-939 (Feb.).

#### CORPORATIONS

See also *Agency, Securities*.

Golden parachutes and draconian measures aimed at control: is Internal Revenue Code section 280G the proper regulatory mode of shareholder protection? 54 U. Cin. L. Rev. 1293-309 (No. 4).

The making of a subsidy, 1984: the tax and international trade implications of the foreign sales corporation legislation. 39 Stan. L. Rev. 1327-62 (May).

The Revised Model Business Corporation Act: comments and observations. Articles by Robert W. Hamilton, Elliott Goldstein, E. Norman Veasey, Julie M.S. Seitz, J. Patrick Garrett & Bayless Manning. 63 Texas L. Rev. 1455-535 (May).

#### COURTS

See *Constitutional Law*.

#### CRIMINAL LAW

Felony murder: a tort law reconceptualization. 99 Harv. L. Rev. 1918-35 (June).

#### CRIMINAL PROCEDURE

Criminal procedure and the conflict of laws. John Bernard Corr. 73 Geo. L.J. 1217-40 (June).

Defense witness immunity in New York. 71 Cornell L. Rev. 890-918 (May).

Fifteenth annual review of criminal procedure: United States Supreme Court and courts of appeal 1984-1985. 74 Geo. L.J. 499-997 (Feb.).

A mandatory right to counsel for the material witness. 19 U. Mich. J. L. Ref. 473-97 (Winter).

Prophylactic rules in criminal procedure: a question of article III legitimacy. Joseph D. Grano. 80 Nw. U. L. Rev. 100-64 (Mar.).

Unreasonable suspicion: the Minnesota Supreme Court extends *Terry* to nonsuspects arriving at premises being searched under warrant: *State v. Gobely*. 70 Minn. L. Rev. 1208-36 (May).

#### DAMAGES

Actual malice standard and punitive damages. 54 U. Cin. L. Rev. 1375-94 (No. 4).

Treble damages under RICO: characterization and computation. 61 Notre Dame L. Rev. 526-50 (No. 3).

#### DISCRIMINATION

"Market value" as a factor "other than sex" in sex-based wage discrimination claims. 1985 U. Ill. L. Rev. 1027-57 (No. 4).

Sex discrimination in newscasting. 84 Mich. L. Rev. 443-74 (Dec.).

Use of the market wage rate in employment discrimination suits: equal work as the key to application. 61 Notre Dame L. Rev. 513-25 (No. 3).

#### EDUCATION

See *Civil Rights*.

#### ELECTIONS

Assessing the legality of runoff elections under the Voting Rights Act. 86 Colum. L. Rev. 876-87 (May).

#### ENVIRONMENTAL LAW

Forty years after *First Iowa*: a call for greater state control of river resources. William L. Plouffe. 71 Cornell L. Rev. 833-49 (May).

Toxic waste litigation. 99 Harv. L. Rev. 1458-661 (May).

#### EVIDENCE

See also *Immigration*.

The hearsay rule and the stability of verdicts: a response to Professor Nesson. Roger Park. 70 Minn. L. Rev. 1057-72 (May).

Hypnotically refreshed testimony and the balancing pendulum. 1985 U. Ill. L. Rev. 921-65 (No. 4).

The unreliability of expert testimony on the typical characteristics of sexual abuse victims. 74 Geo. L.J. 429-56 (Dec.).

Using judgments as evidence. Hiroshi Motomura. 70 Minn. L. Rev. 979-1056 (May).

#### EXPERT WITNESS

See *Evidence*.

## FAMILY LAW

Creating therapist-incest offender exception to mandatory child abuse reporting statutes — when psychiatrist knows best. Phyllis Coleman. 54 U. Cin. L. Rev. 1113-52 (No. 4).

Developing a concept of the modern "family": a proposed uniform surrogate parenthood act. 72 Geo. L.J. 1283-329 (June).

Effective child support enforcement in Kentucky: the Tax Refund Intercept Program. 74 Ky. L.J. 667-88 (No. 3).

Family history and family law. Lee E. Teitelbaum. 1985 Wis. L. Rev. 1135-81 (No. 5).

"Forming underneath everything that grows:" toward a history of family law. Martha Minow. 1985 Wis. L. Rev. 819-98 (No. 4).

Moral discourse and family law. Lee E. Teitelbaum. 84 Mich. L. Rev. 430-41 (Dec.).

A step backward: the Minnesota Supreme Court adopts a "primary caretaker" presumption in child custody cases: *Pikula v. Pikula*. 70 Minn. L. Rev. 1344-77 (June).

## FREEDOM OF RELIGION

See also *Constitutional Law*.

Church control of a municipality: establishing a first amendment institutional suit. 38 Stan. L. Rev. 1363-409 (May).

Invoking the presence of God at public high school graduation ceremonies: *Graham v. Central Community School District*. 71 Iowa L. Rev. 1247-70 (May).

A moment of silence: a permissible accommodation protecting the capacity to form religious belief. 61 Ind. L.J. 429-56 (No. 3).

The nativity scene case: an error of judgment. Norman Dorsen & Charles Sims. 1985 U. Ill. L. Rev. 837-68 (No. 4).

The religion clauses and compelled religious divorces: a study in marital and constitutional separations. 84 Nw. U. L. Rev. 204-58 (Mar.).

Religious convictions and lawmaking. Kent Greenawalt. 84 Mich. L. Rev. 352-404 (Dec.).

Silent moments in public schools. 54 U. Cin. L. Rev. 1405-31 (No. 4).

Student religious groups and the right of access to public school activity periods. 74 Geo. L.J. 205-31 (Oct.).

A unifying theory for the religion clauses of the first amendment. Thomas R. McCoy & Gary A. Kurtz. 39 Vand. L. Rev. 249-74 (Mar.).

## FREEDOM OF SPEECH

See also *Antitrust Law, Radio & Television*.

Charging for free speech: user fees and insurance in the marketplace of ideas. Eric Neisser. 74 Geo. L.J. 257-362 (Dec.).

## FREEDOM OF THE PRESS

Restrictions on press coverage of military operations: the right of access, Grenada, and "off-the-record wars". Paul G. Cassell. 73 Geo. L.J. 931-73 (Feb.).

## GOVERNMENT IMMUNITY AND LIABILITY

A plea for a comprehensive governmental liability statute. Roy Kimberly Snell. 74 Ky. L.J. 521-79 (No. 3).

## HUMAN RIGHTS

Enforcing international human rights law in federal courts: the Alien Tort Statute and the separation of powers. 74 Geo. L.J. 163-204 (Oct.).

Enforcing the customary international law of human rights in federal court. 74 Calif. L. Rev. 127-87 (Jan.).

## IMMIGRATION

Evidence in deportation proceedings. 63 Texas L. Rev. 1537-68 (May).

The Immigration and Naturalization Service and racially motivated questions: does equal protection pick up where the fourth amendment left off? 86 Colum. L. Rev. 800-22 (May).

## INSURANCE

Insurance classification: too important to be left to the actuaries. Leah Wortham. 19 U. Mich. J. L. Ref. 349-423 (Winter).

## INTERNATIONAL LAW

A revisionist view of customary international law. Phillip R. Trimble. 33 UCLA L. Rev. 665-732 (Feb.).

## INTERNATIONAL RELATIONS

Divestment of South Africa investments: the legal implications for foundations, other charitable institutions, and pension funds. Thomas A. Troyer, Walter B. Slocombe & Robert A. Boisture. 74 Geo. L.J. 127-61 (Oct.).

Insuring against abuse of diplomatic immunity. 38 Stan. L. Rev. 1517-47 (July).

## INTERNATIONAL TRADE

See *Corporations*.

## JURIES

Jury notice. John H. Mansfield. 74 Geo. L.J. 395-428 (Dec.).

*Wainwright v. Witt* and death-qualified juries: a changed standard but an unchanged result. 71 Iowa L. Rev. 1187-208 (May).

## JURISDICTION

See *Military Law, Securities*.

## LABOR LAW

The ambiguities of free labor: labor and the law in the gilded age. William E. Forbath. 1985 Wis. L. Rev. 767-817 (No. 4).

An economic case for mandatory bargaining over partial termination and plant relocation decisions. 95 Yale L.J. 949-68 (Apr.).

Employee benefits law: securing employee welfare benefits through ERISA. 61 Notre Dame L. Rev. 551-71 (No. 3).

Labor law and comparative law. Christopher J. Whelan. 63 Texas L. Rev. 1425-54 (May).

The National Labor Relations Act after 50 years. Articles by J. Keith Mann, William B. Gould, IV, A.H. Raskin, Robert J. Flanagan, Thomas J. Campbell, Daniel J.B. Mitchell, Benjamin Aaron & Abner J. Mikva. 38 Stan. L. Rev. 935-1140 (Apr.).

NLRA preemption of state law actions for wrongful discharge in violation of public policy. 19 U. Mich. J. L. Ref. 441-72 (Winter).

The NLRA's "guard exclusion": an analysis of section 9(b)(3)'s legislative intent and modern-day applicability. 61 Ind. L.J. 457-93 (No. 3).

Remedial gap at the NLRB following the demise of the nonmajority bargaining order: *Gourmet Foods, Inc. and Warehouse Employees, Local 503*. 1985 Wis. L. Rev. 1193-218 (No. 5).

## LAW IN ARTS AND LITERATURE

Cultural property laws in India and Japan. 33 UCLA L. Rev. 851-90 (Feb.).

## LAW REVIEWS

The law review citadel: Rodell revisited. Scott M. Martin. 71 Iowa L. Rev. 1093-108 (May).

## LEGAL EDUCATION

Fifty years of legal education. Clark Byse. 71 Iowa L. Rev. 1063-91 (May).

Pedagogy and politics. Jay Feinman & Marc Feldman. 73 Geo. L.J. 875-930 (Feb.).

The professional responsibility of the law professor: three neglected questions. Monroe H. Freedman. 39 Vand. L. Rev. 275-86 (Mar.).

Symposium: semiotics, dialectic, and the law. Articles by Reed Dickerson, Peter Goodrich, Roberta Kevelson & M.B.W. Sinclair. 61 Ind. L.J. 315-99 (No. 3).

## LEGAL ETHICS

See also *Legal Education*.

Why Kentucky should adopt the ABA's Model Rules of Professional Conduct. Eugene R. Gaetke. 74 Ky. L.J. 581-97 (No. 3).

## LEGAL HISTORY

Economic analysis of legal institutions: explaining an "inexplicable" rule of Roman law. David Locke Hall & F. Douglas Raymond. 61 Ind. L.J. 401-27 (No. 3).

Federal regulation in historical perspective. Robert L. Rabin. 38 Stan. L. Rev. 1189-326 (May).

Justice Clark, the voice of the past, and the exclusionary rule. Paul R. Baier. 63 Texas L. Rev. 415-19 (Oct.).

Justice Tom C. Clark's unconditional approach to individual rights in the courtroom. 63 Texas L. Rev. 421-42 (Oct.).

Pigs and positivism. Hendrik Hartog. 1985 Wis. L. Rev. 899-935 (No. 4).

## MALPRACTICE

Midwifery and malpractice insurance: a profession fights for survival. 134 U. Pa. L. Rev. 1001-34 (Apr.).

## MARITIME LAW

Calculating and allocating salvage liability. 99 Harv. L. Rev. 1896-917 (June).

## MEDIATION

The sultans of swap: defining the duties and liabilities of American mediators. 99 Harv. L. Rev. 1876-95 (June).

## MEDICAL JURISPRUDENCE

See also *Antitrust Law*.

AIDS: does it qualify as a "handicap" under the Rehabilitation Act of 1973? 61 Notre Dame L. Rev. 572-94 (No. 3).

Legal recognition of neocortical death. David Randolph Smith. 71 Cornell L. Rev. 850-88 (May).

Natural death: an alternative in New Jersey. 73 Geo. L.J. 1331-54 (June).

## MILITARY LAW

Making intramilitary tort law more civil: a proposed reform of the *Feres* doctrine. 95 Yale L.J. 992-1016 (Apr.).

Service-connection and drug-related offenses: the military court's ever-expanding jurisdiction. 54 Geo. Wash. L. Rev. 118-42 (Nov.).

## MINES AND MINERALS

Implications of a fiduciary statement of conduct for the holder of the executive right. Ernest E. Smith. 63 Texas L. Rev. 371-406 (Oct.).

## OIL AND GAS

See *Mines & Minerals*.

## PARTNERSHIPS

Liabilities in the partnership context — policy concerns and the forthcoming regulations.

Philip F. Postlewaite & Tammy Jo Bialosky. 33 UCLA L. Rev. 733-750 (Feb.).

#### PHILOSOPHY OF LAW

Dualistic legal phenomena and the limitations of positivism. 86 Colum. L. Rev. 823-51 (May).

The ethical significance of free choice: a reply to Professor West. Richard A. Posner. Submission, choice, and ethics: a rejoinder to Judge Posner. Robin West. 99 Harv. L. Rev. 1431-56 (May).

Expanding the legal vocabulary: the challenge posed by the deconstruction and defense of law. 95 Yale L.J. 969-91 (Apr.).

Law, rights, and other totemic illusions: legal liberalism and Freud's theory of the rule of law. Robin West. 134 U. Pa. L. Rev. 817-82 (Apr.).

The soul of the fugue: an essay on reading Fuller. Peter Read Teachout. 70 Minn. L. Rev. 1073-148 (May).

The ultimate unity of rights and utilities. Douglas Laycock. 63 Texas L. Rev. 407-13 (Oct.).

#### PRE-TRIAL PROCEDURE

See *Civil Procedure*.

#### PRODUCTS LIABILITY

Do victims of unlawful handgun violence have a remedy against handgun manufacturers: an overview and analysis. 1985 U. Ill. L. Rev. 967-95 (No. 4).

Litigating enhanced injury cases: complex issues, empty precedents, and unpredictable results. 54 U. Cin. L. Rev. 1257-92 (No. 4).

Manufacturers' strict liability for handgun injuries: an economic analysis. 73 Geo. L.J. 1437-63 (Aug.).

Privity revisited: tort recovery by a commercial buyer for a defective product's self-inflicted damage. 84 Mich. L. Rev. 517-40 (Dec.).

Saturday night specials: a "special" exception in strict liability law. 61 Notre Dame L. Rev. 478-94 (No. 3).

#### RACKETEERING

The pattern requirement of civil RICO. 74 Ky. L.J. 623-49 (No. 3).

A uniform limitations period for civil RICO. 61 Notre Dame L. Rev. 495-512 (No. 3).

#### RADIO AND TELEVISION

Broadcasters' first amendment rights: a new approach? 39 Vand. L. Rev. 323-58 (Mar.).

Cable television franchise fees for general revenue: the 1984 Cable Act, Wisconsin law,

and the first amendment. 1985 Wis. L. Rev. 1273-303 (No. 5).

*Quincy Cable* and its effect on the access provisions of the 1984 Cable Act. 61 Notre Dame L. Rev. 426-39 (No. 3).

#### RAPE

Rape shield statutes: constitutional despite unconstitutional exclusions of evidence. 1985 Wis. L. Rev. 1219-72 (No. 5).

#### RESTITUTION

Restitutionary recovery for rescuers of human life. 74 Calif. L. Rev. 85-125 (Jan.).

#### RIGHT TO COUNSEL

See also *Constitutional Law, Veterans*.

Forfeiture of attorneys' fees: the impact of RICO and CCE forfeitures on the right to counsel. Kathleen F. Brickley. 72 Va. L. Rev. 493-542 (Apr.).

#### SEARCH AND SEIZURE

See also *Criminal Procedure*.

Living with *Leon*. Donald Dripps. 95 Yale L.J. 906-48 (Apr.).

The need for a higher standard of exigency as a prerequisite for warrantless vehicle searches. 71 Iowa L. Rev. 1161-86 (May).

#### SECURITIES

Defensive stock repurchases. Michael Bradley & Michael Rosenzweig. 99 Harv. L. Rev. 1377-430 (May).

The inadequacy of rule 10b-5 to address outsider trading by reporters. 38 Stan. L. Rev. 1549-76 (July).

The reformulation of federal securities law concerning nonpublic information. Joel Seligman. 73 Geo. L.J. 1083-140 (Apr.).

*SEC v. Jerry T. O'Brien, Inc.*: the unresolved issue of whether targets of SEC investigations possess substantive rights in the issuance of third-party subpoenas. 1985 Wis. L. Rev. 1023-54 (No. 4).

Securities fraud: the tax benefit offset rule of damages in securities litigation. 70 Minn. L. Rev. 1185-207 (May).

Subject matter jurisdiction over transnational securities fraud: a suggested roadmap to the new standard of reasonableness. 71 Cornell L. Rev. 919-48 (May).

#### SEPARATION OF POWERS

*Barnes v. Kline*: picking the president's pocket? 70 Minn. L. Rev. 1149-84 (May).

The intersession pocket veto and the executive-legislation balance of powers. 73 Geo. L.J. 1185-216 (Apr.).

#### SOCIAL WELFARE

Rights and redistribution in the welfare sys-

tem. William H. Simon. 38 Stan. L. Rev. 1431-516 (July).

#### SURVEYS OF STATE LAW

Annual survey of Michigan law: June 1, 1984-May 31, 1985. 32 Wayne L. Rev. 201-1005 (Winter).

#### TAXATION

See also *Corporations, Securities*.

Levying on joint bank accounts: a ticking bomb for the nondelinquent joint account holder. 70 Minn. L. Rev. 1308-43 (June).

Limiting losses attributable to nonrecourse debt: a defense of the traditional system against the at-risk concept. Glenn E. Coven. 74 Calif. L. Rev. 41-82 (Jan.).

Toward a neutral definition of "trade or business" in the Internal Revenue Code. Carol Duane Olson. 54 U. Cin. L. Rev. 1199-236 (No. 4).

#### TECHNOLOGY

The un-easy case for technological optimism. James E. Krier & Clayton P. Gillette. 84 Mich. L. Rev. 405-29 (Dec.).

#### TORTS

See also *Agency*.

Business inviters' duty to protect invitees from criminal acts. 134 U. Pa. L. Rev. 883-911 (Apr.).

The emotional trauma of hijacking: who pays? 74 Ky. L.J. 599-622 (No. 3).

Imposing tort liability on real estate brokers selling defective housing. 99 Harv. L. Rev. 1861-75 (June).

Symposium: causation and financial compensation. Articles by E. Donald Elliott, Richard A. Epstein, Jack B. Weinstein & Jerry L. Mashaw. 73 Geo. L.J. 1355-97 (Aug.).

#### TRADEMARKS AND TRADE NAMES

Trademark parody litigation and the Lanham Act: fitting a square peg in a round hole. 54 U. Cin. L. Rev. 1311-28 (No. 4).

#### TREATIES

The ABM Treaty and the strategic defense

initiative. Abraham D. Sofaer. 99 Harv. L. Rev. 1982-85 (June).

Testing and development of "exotic" systems under the ABM Treaty: the great reinterpretation caper. Abram Chayes & Antonio Handler Chayes. 99 Harv. L. Rev. 1956-71 (June).

#### UNITED STATES: SUPREME COURT

Break the monopoly of lawyers on the Supreme Court. Arthur S. Miller & Jeffrey H. Bowman. 39 Vand. L. Rev. 305-20 (Mar.).

Court packing revisited: a proposal for rationalizing the timing of appointments to the Supreme Court. 134 U. Pa. L. Rev. 967-1000 (Apr.).

#### VETERANS

Statutory restrictions on complex claimants' right to retain counsel in VA proceedings: *Walters v. National Association of Radiation Survivors*. 71 Iowa L. Rev. 1231-46 (May).

#### WAR

Submarines and targets: suggestions for new codified rules of submarine warfare. 73 Geo. L.J. 975-1005 (Feb.).

#### WATER AND WATERCOURSES

See also *Environmental Law*.

The overlooked farm crisis: our rapidly depleting water supply. 61 Notre Dame L. Rev. 454-77 (No. 3).

#### WOMEN

The battered woman syndrome and self-defense: a legal and empirical dissent. 72 Va. L. Rev. 619-47 (Apr.).

Civil virtue and the feminine voice in constitutional adjudication. Suzanna Sherry. 72 Va. L. Rev. 543-616 (Apr.).

Perceptions of harm: the consent defense in sexual harassment cases. 71 Iowa L. Rev. 1109-35 (May).

The wages of sex: the uses and limits of comparable worth. Paul Weiler. 99 Harv. L. Rev. 1728-807 (June).



