

Michigan Law Review

Volume 85 | Issue 1

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*, 85 MICH. L. REV. 218 (1986).

Available at: <https://repository.law.umich.edu/mlr/vol85/iss1/7>

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.

PERIODICAL INDEX

This index includes *articles*, *comments*, and some of the longer *notes* and *recent developments* that have appeared in leading reviews since the publication of the last issue of this *Review*.

ADMINISTRATION OF JUSTICE

See also *Human Rights*.

Considerations of choice of law in the doctrine of forum nonconveniens. 74 Calif. L. Rev. 565-601 (Mar.).

Forum non conveniens in the absence of an alternative forum. 86 Colum. L. Rev. 1000-20 (June).

ADMINISTRATIVE LAW

See also *Constitutional Law*, *Emigration & Immigration*.

Administrative discretion, judicial review, and the gloomy world of Judge Smith. Ronald M. Levin. 1986 Duke L.J. 258-75 (Apr.).

The impact of *Heckler v. Chaney* on judicial review of agency decisions. 86 Colum. L. Rev. 1247-66 (Oct.).

Interpretative rules with legislative effect: an analysis and a proposal for public participation. Kevin W. Saunders. 1986 Duke L.J. 346-83 (Apr.).

Judicial review of welfare policy under the Illinois Administrative Review Act. 1986 U. Ill. L. Rev. 199-253 (No. 1).

Looking with one eye closed: the twilight of administrative law. Ronald A. Cass. 1986 Duke L.J. 238-57 (Apr.).

Nonacquiescence: outlaw agencies, imperial courts, and the perils of pluralism. Deborah Maranville. 39 Vand. L. Rev. 471-538 (Apr.).

OMB intervention in agency rulemaking: the case for broadened record review. 95 Yale L.J. 1789-810 (July).

A reply to *judicialization*. Carl McGowan. 1986 Duke L.J. 217-37 (Apr.).

Scientific issues and the function of hearing procedures: evaluating the FDA's public board of inquiry. Sidney A. Shapiro. 1986 Duke L.J. 288-345 (Apr.).

Twilight or just an overcast afternoon? William H. Allen. 1986 Duke L.J. 276-87 (Apr.).

ADVERTISING

Developing rational standards for an advertising substantiation policy. Charles Shafer. 55 U. Cin. L. Rev. 1-79 (No. 1).

ANTITRUST LAW

Consumer beware Chicago. Eleanor M. Fox. 84 Mich. L. Rev. 1714-20 (Aug.).

Defining the relevant market in health care

antitrust litigation: hospital mergers. 75 Ky. L.J. 175-200 (No. 1).

Detrebling versus decoupling antitrust damages: lessons from the theory of enforcement. A. Mitchell Polinsky. 74 Geo. L.J. 1231-36 (Apr.).

Economic analysis of private antitrust litigation. Steven C. Salop & Lawrence J. White. 74 Geo. L.J. 1001-64 (Apr.).

Farewell to the sea of doubt: jettisoning the constitutional Sherman Act. Thomas C. Arthur. 74 Calif. L. Rev. 263-376 (Mar.).

An inquiry into the efficiency of private antitrust enforcement: follow-on and independently initiated cases compared. Thomas E. Kauper & Edward A. Snyder. 74 Geo. L.J. 1163-230 (Apr.).

Rhetoric and skepticism in antitrust argument. Herbert Hovenkamp. 84 Mich. L. Rev. 1721-29 (Aug.).

Summary judgment, motions to dismiss, and other examples of equilibrating tendencies in the antitrust system. Stephen Calkins. 74 Geo. L.J. 1065-161 (Apr.).

Vertical restraints in beer distribution: a study of the business justifications for and legal analysis of restricting competition. Peter C. Carstensen & Richard F. Dahlson. 1986 Wis. L. Rev. 1-81 (No. 1).

Workable antitrust policy. Frank H. Easterbrook. 84 Mich. L. Rev. 1696-713 (Aug.).

ATTORNEYS' FEES

See also *Civil Procedure*, *Criminal Justice*, *Criminal Law*.

Attorney fee forfeiture. 86 Colum. L. Rev. 1021-50 (June).

Awarding attorneys' fees when the state's position is not supported by substantial evidence: equal access to justice in Iowa? 71 Iowa L. Rev. 1553-67 (July).

BAIL

Detention for the dangerous: the Bail Reform Act of 1984. 55 U. Cin. L. Rev. 153-99 (No. 1).

BANKRUPTCY

Applying *Hulm* in Iowa: avoiding involuntary transfers as fraudulent conveyances under section 548(a)(2) of the Bankruptcy Code. 71 Iowa L. Rev. 1437-71 (July).

A critical reappraisal of cross-collateraliza-

tion in bankruptcy. Charles J. Tabb. 60 S. Cal. L. Rev. 109-75 (Nov.).

Jurisdictional uncertainties under the 1984 Bankruptcy Amendments. 75 Ky. L.J. 129-58 (No. 1).

BANKS AND BANKING

Banking disclosure regimes for regulating speculative behavior. 74 Calif. L. Rev. 431-90 (Mar.).

Toward a jurisprudence of bank-customer relations. Peter A. Alces. 32 Wayne L. Rev. 1279-333 (Summer).

BUSINESS

See *Politics*.

CHILDREN

Children and the recorded-message industry: the need for a new doctrine. 72 Va. L. Rev. 1325-49 (Oct.).

CIVIL PROCEDURE

See also *Antitrust Law*.

Awarding attorney fees against adversaries: introducing the problem. Dan B. Dobbs. 1986 Duke L.J. 435-90 (June).

The perils of privilege: waiver and the litigator. Richard L. Marcus. 84 Mich. L. Rev. 1605-55 (Aug.).

The place for prior conviction evidence in civil actions. 86 Colum. L. Rev. 1267-82 (Oct.).

Protective orders and the use of discovery materials following *Seattle Times*. 71 Minn. L. Rev. 171-205 (Oct.).

Sanctions under amended Federal Rule 11 — some "chilling" problems in the struggle between compensation and punishment. Melissa L. Nelken. 74 Geo. L.J. 1313-69 (June).

CIVIL RIGHTS

See also *Constitutional Law, Mental Health*.

The end of apartheid in America. Theodore M. Hesburgh. 54 Geo. Wash. L. Rev. 244-52 (Jan. & Mar.).

The role of preclusion rules in title VII: an analysis of congressional intent. 71 Iowa L. Rev. 1473-98 (July).

COMMERCIAL LAW

A relational theory of secured financing. Robert E. Scott. 86 Colum. L. Rev. 901-77 (June).

COMPARATIVE NEGLIGENCE

See *Torts*.

CONFLICT OF LAWS

Jurisdiction and choice of law in multistate class actions after *Phillips Petroleum Co. v. Shutts*. Arthur R. Miller & David Crump. 96 Yale L.J. 1-81 (Nov.).

CONSTITUTIONAL LAW

See also *Antitrust Law, Attorneys' Fees, Criminal Justice, Freedom of Speech, Human Rights, Legal History*.

An aerial view of the fourth amendment: balancing the interests in an administrative search. 32 Wayne L. Rev. 1441-73 (Summer).

Brown, equal protection, and the isolation of the poor. William L. Taylor. 95 Yale L.J. 1700-35 (July).

Fourth amendment and Posse Comitatus Act restrictions on military involvement in civil law enforcement. 54 Geo. Wash. L. Rev. 404-33 (Jan. & Mar.).

History and neutrality in constitutional adjudication. William E. Nelson. 72 Va. L. Rev. 1237-96 (Oct.).

The new right assault on moral inquiry in constitutional law. Sotirios A. Barber. 54 Geo. Wash. L. Rev. 253-95 (Jan. & Mar.).

"Original intention" in historical perspective. Raoul Berger. 54 Geo. Wash. L. Rev. 296-337 (Jan. & Mar.).

Parchment matters: a meditation on the Constitution as text. H. Jefferson Powell. 71 Iowa L. Rev. 1427-35 (July).

A postscript for Charles Black: the Supreme Court and race in the Progressive Era. Benno C. Schmidt, Jr. 95 Yale L.J. 1681-99 (July).

Pretense and our two constitutions. Arthur S. Miller. 54 Geo. Wash. L. Rev. 375-403 (Jan. & Mar.).

A short history of the right to petition government for the redress of grievances. 96 Yale L.J. 142-66 (Nov.).

The sound of silence: an epistle on prayer and the Constitution. Walter Dellinger. 95 Yale L.J. 1631-46 (July).

State law wrongs, state law remedies, and the fourteenth amendment. Henry Paul Monaghan. 86 Colum. L. Rev. 979-99 (June).

The Supreme Court, 1985 Term. 100 Harv. L. Rev. 1-311 (Nov.).

Unpacking the Court. Lewis A. Kornhauser & Lawrence G. Sager. 96 Yale L.J. 82-117 (Nov.).

Workers, drinks, and drugs: can employers test? 55 U. Cin. L. Rev. 127-51 (No. 1).

CONSUMER PROTECTION

See *Advertising*.

CORPORATIONS

See also *Finance, Taxation*.

Discrimination against shareholders in opposing a hostile takeover. 59 S. Cal. L. Rev. 1319-50 (Sept.).

Free speech and corporate freedom: a comment on *First National Bank of Boston v. Bel-*

Iotti. Carl E. Schneider. 59 S. Cal. L. Rev. 1227-91 (Sept.).

Investment bankers' fairness opinions in corporate control transactions. 96 Yale L.J. 119-41 (Nov.).

CRIMINAL JUSTICE

Against forfeiture of attorneys' fees under RICO: protecting the constitutional rights of criminal defendants. 61 N.Y.U. L. Rev. 124-52 (Apr.).

CRIMINAL LAW

See also *Bail*.

The abandonment defense to criminal attempt and other problems of temporal individuation. Paul R. Hoerber. 74 Calif. L. Rev. 377-427 (Mar.).

Crime as communication: an interpretive theory of the insanity defense and the mental elements of crime. Benjamin B. Sendor. 74 Geo. L.J. 1371-434 (June).

Forfeitability of attorney's fees traceable as proceeds from a RICO violation under the Comprehensive Crime Control Act of 1984. 32 Wayne L. Rev. 1499-521 (Summer).

Stare decisis and the Illinois death penalty. 1986 U. Ill. L. Rev. 177-98 (No. 1).

CRIMINAL PROCEDURE

18 U.S.C. § 3501 and the admissibility of confessions obtained during unnecessary pre-arraignment delay. 84 Mich. L. Rev. 1731-54 (Aug.).

Implementing the objectives of procedural reform: the proposed Michigan Rules of Criminal Procedure — Part II. Joseph D. Grano. 32 Wayne L. Rev. 1335-401 (Summer).

Interlocutory appeal of preindictment suppression motions under rule 41(e). 84 Mich. L. Rev. 1755-69 (Aug.).

Proposed rule 12.3: prosecutorial discovery and the defense of federal authority. 72 Va. L. Rev. 1299-324 (Oct.).

DISCRIMINATION

See also *Women*.

A rejection of comparable worth: *AFSCME v. Washington*. 55 U. Cin. L. Rev. 275-91 (No. 1).

Waiver of rights under the Age Discrimination in Employment Act of 1967. 86 Colum. L. Rev. 1067-92 (June).

DIVORCE AND SEPARATION

Educational degrees at divorce: toward an educated dissolution. 59 S. Cal. L. Rev. 1351-81 (Sept.).

1984 Deficit Reduction Act: divorce taxation. 1986 Wis. L. Rev. 177-217 (No. 1).

DUE PROCESS OF LAW

Section 1983 and state postdeprivation remedy for liberty loss: *Wilson v. Beebe*. 55 U. Cin. L. Rev. 257-74 (No. 1).

ELECTRICITY

See *Market Regulation*.

EMIGRATION AND IMMIGRATION

Forum choices for the review of agency adjudication: a study of the immigration process. Stephen H. Legomsky. 71 Iowa L. Rev. 1297-403 (July).

ENVIRONMENTAL LAW

See also *Pollution*.

The pollution exclusion clause through the looking glass. 74 Geo. L.J. 1237-300 (Apr.).

EQUAL PROTECTION

Impermissible purposes and the equal protection clause. 86 Colum. L. Rev. 1184-209 (Oct.).

EVIDENCE

See also *Civil Procedure*.

Expert witness testimony and the Federal Rules of Evidence: insuring adequate assurance of trustworthiness. Michael H. Graham. 1986 U. Ill. L. Rev. 43-90 (No. 1).

The hearsay rule and epistemological suicide. 74 Geo. L.J. 1301-11 (Apr.).

EXPERT WITNESSES

See also *Evidence*.

Policing the bases of modern expert testimony. Ronald L. Carlson. 39 Vand. L. Rev. 577-93 (Apr.).

FEDERAL PREEMPTION

Federal jurisdiction over declaratory judgment suits — federal preemption of state law. 1986 U. Ill. L. Rev. 127-75 (No. 1).

FEDERALISM

See *States' Rights*.

FINANCE

Law and the theory of finance: some intersections. Richard A. Posner. 54 Geo. Wash. L. Rev. 159-73 (Jan. & Mar.).

FREEDOM OF INFORMATION

Developments under the Freedom of Information Act — 1985. 1986 Duke L.J. 384-433 (Apr.).

FREEDOM OF SPEECH

See also *Corporations*.

First amendment constraints on the regulation of telephone pornography. 55 U. Cin. L. Rev. 237-55 (No. 1).

Free speech and social structure. Owen M. Fiss. 71 Iowa L. Rev. 1405-25 (July).

Heckling: a protected right or disorderly conduct? 60 S. Cal. L. Rev. 215-37 (Nov.).

Justice Sanford and modern free speech analysis: back to the future? Philip J. Prygoski. 75 Ky. L.J. 45-101 (No. 1).

GOVERNMENT IMMUNITY AND LIABILITY

Governmental immunity after *Ross v. Consumers Power Co.*: liability of municipally run general hospitals. 32 Wayne L. Rev. 1475-98 (Summer).

HANDICAPPED

Discrimination legislation for the handicapped: much ferment and the erosion of coverage. Janet A. Flaccus. 55 U. Cin. L. Rev. 81-116 (No. 1).

Structural discrimination and the rights of the disabled. Michael A. Rebell. 74 Geo. L.J. 1435-89 (June).

HUMAN RIGHTS

Further reflections on the constitutional justice of livelihood. Charles L. Black, Jr. 86 Colum. L. Rev. 1103-17 (Oct.).

Individual responsibility for assisting the Nazis in persecuting civilians. Stephen J. Massey. 71 Minn. L. Rev. 97-170 (Oct.).

Quarantine: an unreasonable solution to the AIDS dilemma. 55 U. Cin. L. Rev. 217-35 (No. 1).

INSURANCE

Intentional injury exclusion clauses — what is insurance intent? 32 Wayne L. Rev. 1523-53 (Summer).

Underinsured motorist coverage in Iowa: *American States Insurance Co. v. Tollari*. 71 Iowa L. Rev. 1569-94 (July).

INTERNATIONAL TRADE

Exchange controls and foreign loan defaults: *force majeure* as an alternative defense. 71 Iowa L. Rev. 1499-525 (July).

JUDICIAL REVIEW

See *Administrative Law*.

LABOR LAW

Employer postcertification polls to determine union support. 84 Mich. L. Rev. 1770-90 (Aug.).

Federal common law of labor contracts: recognizing a federal claim of torious interference. 86 Colum. L. Rev. 1051-66 (June).

LAW IN ARTS AND LITERATURE

The National Endowment for the Arts: a search for an equitable grant making process. 74 Geo. L.J. 1521-51 (June).

LEGAL HISTORY

See also *Constitutional Law*.

Regionalism and American legal history: the Southern experience. James W. Ely, Jr. & David J. Bodenhamer. 39 Vand. L. Rev. 539-67 (Apr.).

Understanding the nineteenth century contract clause: the role of the property-privilege distinction and "takings" clause jurisprudence. Stephen A. Siegel. 60 S. Cal. L. Rev. 1-108 (Nov.).

LEGAL INTERPRETATION

Violence and the word. Robert M. Cover. 95 Yale L.J. 1601-29 (July).

LEGAL PROCESS

Judicial, legislative, and administrative law-making: a proposed research service for the Supreme Court. Kenneth Culp Davis. 71 Minn. L. Rev. 1-18 (Oct.).

LEGAL PROFESSION

The lawyer as informer. Gerard E. Lynch. 1986 Duke L.J. 491-547 (June).

LEGAL THEORY

Legal modernism. David Luban. 84 Mich. L. Rev. 1656-95 (Aug.).

MALPRACTICE

Legal malpractice cases: special problems in identifying issues of law and fact and in the use of expert testimony. Charles M. Leibson. 75 Ky. L.J. 1-43 (No. 1).

MARKET REGULATION

A proposal to deregulate the market for bulk power. Richard J. Pierce, Jr. 72 Va. L. Rev. 1183-235 (Oct.).

MASS MEDIA

Product market definition for video programming. 86 Colum. L. Rev. 1210-46 (Oct.).

MEDICAL JURISPRUDENCE

Negotiating physicians' fees: individual patients or society? (A case study in federalism). Sylvia A. Law & Barry Ensminger. 61 N.Y.U. L. Rev. 1-87 (Apr.).

MENTAL HEALTH

The use of mechanical restraints in psychiatric hospitals. 95 Yale L.J. 1836-56 (July).

MILITARY LAW

Post-discharge failure to warn: a new theory allowing access to FTCA recovery. 75 Ky. L.J. 159-74 (No. 1).

MUNICIPALITIES

See also *Torts*.

The constitutional vulnerability of Ameri-

can local government: the politics of city status in American law. Joan C. Williams. 1986 Wis. L. Rev. 83-153 (No. 1).

NUISANCE

Normative theory and legal doctrine in American nuisance law: 1850-1920. Robert G. Bone. 59 S. Cal. L. Rev. 1101-226 (Sept.).

PARTNERSHIPS

Service partner or employee: a matter of choice? 60 S. Cal. L. Rev. 239-57 (Nov.).

PATENTS

Examining the federal circuit's position on the presumption of validity during patent re-examination. 32 Wayne L. Rev. 1405-39 (Summer).

POLITICS

The South African divestment debate: factoring "political risk" into the prudent investor rule. 55 U. Cin. L. Rev. 201-16 (No. 1).

POLLUTION

See also *Environmental Law*.

The principles of federal pollution control law. Mark Sagoff. 71 Minn. L. Rev. 19-95 (Oct.).

PRIVILEGES

See *Civil Procedure*.

PROPERTY

Concepts in transition: the search for a new definition of property. John Edward Cribbet. 1986 U. Ill. L. Rev. 1-42 (No. 1).

Installment land contracts: the Illinois experience and the difficulties of incremental judicial reform. 1986 U. Ill. L. Rev. 91-125 (No. 1).

Judicial action and condominium unit owner liability: public interest considerations. 1986 U. Ill. L. Rev. 255-76 (No. 1).

RACES

See *Constitutional Law*.

RADIO AND TELEVISION

Reexamining the reasonable access and equal time provisions of the Federal Communications Act: can these provisions stand if the fairness doctrine falls? 74 Geo. L.J. 1491-520 (June).

REAL PROPERTY

See *Property*.

SCHOOLS AND SCHOOL DISTRICTS

See also *Constitutional Law*.

Educating youth for citizenship: the conflict between authority and individual rights in the public school. Betsy Levin. 95 Yale L.J. 1647-80 (July).

Participation and Department of Justice school desegregation consent decrees. Randolph D. Moss. 95 Yale L.J. 1811-35 (July).

SCIENCE AND THE LAW

See also *Human Rights*.

"Alas! poor Yorick," I knew him ex utero: the regulation of embryo and fetal experimentation and disposal in England and the United States. Nicolas P. Terry. 39 Vand. L. Rev. 419-70 (Apr.).

Medical ethics and competency to be executed. 96 Yale L.J. 167-86 (Nov.).

Redefining mother: a legal matrix for new reproductive technologies. 96 Yale L.J. 187-208 (Nov.).

SECURITIES

See also *Finance*.

Arbitrability of claims arising under the Securities Exchange Act of 1934. 1986 Duke L.J. 548-71 (June).

SEPARATION OF POWERS

The limits of popular sovereignty: using the initiative power to control legislative procedure. 74 Calif. L. Rev. 491-563 (Mar.).

Toward more intelligent national security policy making: the case for reform of arms control impact statements. Nancy-Ann E. Min. 54 Geo. Wash. L. Rev. 174-243 (Jan. & Mar.).

SHAREHOLDERS

See *Corporations*.

STATE ACTION

See *Due Process of Law*.

STATES' RIGHTS

State autonomy after *Garcia*: will the political process protect states' interests? 71 Iowa L. Rev. 1527-51 (July).

TAXATION

See also *Divorce & Separation, Partnerships*.

Attacking tax shelters: section 183 leaves the farm and goes to the movies. 61 N.Y.U. L. Rev. 89-123 (Apr.).

Boot distributions in acquisitive reorganizations: The *Wright-Shimberg* controversy. 59 S. Cal. L. Rev. 1295-317 (Sept.).

Collaboration between nonprofit universities and commercial enterprises: the rationale for exempting nonprofit universities from federal income taxation. 95 Yale L.J. 1857-81 (July).

TELEGRAPHS AND TELEPHONES

See *Children*.

TORTS

See also *Labor Law, Military Law*.

Apportionment in Kentucky after compara-

tive negligence. John M. Rogers. 75 Ky. L.J. 103-28 (No. 1).

Murder and the tort of intentional infliction of emotional distress. 1986 Duke L.J. 572-87 (June).

Tort law reform: strict liability and the collateral source rule do not mix. Victor E. Schwartz. 39 Vand. L. Rev. 569-75 (Apr.).

Wisconsin recovery limit for victims of municipal torts: a conflict of public interests. 1986 Wis. L. Rev. 155-76 (No. 1).

TRADEMARKS AND TRADE NAMES

Vivitar Corp. v. United States: protection against gray market goods under 19 U.S.C. section 1526. 60 S. Cal. L. Rev. 170-214 (Nov.).

WATER AND WATERCOURSES

Reallocating Western water: beneficial use, property, and politics. 1986 U. Ill. L. Rev. 277-300 (No. 1).

WOMEN

Legal rights and issues surrounding conception, pregnancy, and birth. 39 Vand. L. Rev. 597-850 (Apr.).

Transcending equality theory: a way out of the maternity and the workplace debate. Lucinda M. Finley. 86 Colum. L. Rev. 1118-82 (Oct.).

Women's rights, affirmative action, and the myth of individualism. Elizabeth Fox-Genovese. 54 Geo. Wash. L. Rev. 338-74 (Jan. & Mar.).