

Michigan Law Review

Volume 85 | Issue 2

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. 371 (1986).

Available at: <https://repository.law.umich.edu/mlr/vol85/iss2/7>

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 *Right to Counsel*.

The decision to appeal a criminal conviction: bridging the gap between the obligations of trial and appellate counsel. 1986 Wis. L. Rev. 399-427 (No. 2).

Excessive force claims: removing the double standard. 53 U. Chi. L. Rev. 1369-98 (Fall).

Indictment by a grand jury exposed to immune testimony: the case for a per se rule. 53 U. Chi. L. Rev. 1432-53 (Fall).

Rethinking the standard for new trial motions based upon recantations as newly discovered evidence. 134 U. Pa. L. Rev. 1433-59 (July).

ADMINISTRATIVE LAW

See also *Environmental Law*.

Administrative law judges, performance evaluation and production standards: judicial independence versus employee accountability. 54 Geo. Wash. L. Rev. 591-627 (May).

Convergence of the substantial evidence and arbitrary and capricious standards of review during informal rulemaking. 54 Geo. Wash. L. Rev. 541-63 (May).

The duty to participate in agency rulemaking. 54 Geo. Wash. L. Rev. 628-60 (May).

The exclusionary rule in administrative proceedings. 54 Geo. Wash. L. Rev. 564-90 (May).

Executive orders 12,291 and 12,498: usurpation of legislative power or blueprint for legislative reform? 54 Geo. Wash. L. Rev. 512-40 (May).

Judicial review of administrative discretion. Charles H. Koch, Jr. 54 Geo. Wash. L. Rev. 469-511 (May).

Negotiated rulemaking before federal agencies: evaluation of recommendations by the Administrative Conference of the United States. Henry H. Perritt, Jr. 74 Geo. L.J. 1625-717 (Aug.).

ANTITRUST LAW

See also *Monopolies*.

Anticompetitive exclusion: raising rivals' costs to achieve power over price. Thomas G. Krattenmaker & Steven C. Salop. 96 Yale L.J. 209-93 (Dec.).

The antitrust state-action doctrine after

Fisher v. Berkeley. Daniel J. Gifford. 39 Vand. L. Rev. 1257-306 (Oct.).

Clarifying the attempt to monopolize offense as an alternative to protectionist legislation: the conditional relevance of "dangerous probability of success." James F. Ponsoldt. 61 Notre Dame L. Rev. 1109-45 (No. 5).

Copperweld Corp. v. Independence Tube Corp.: an end to the intraenterprise conspiracy doctrine? 71 Cornell L. Rev. 1151-80 (Sept.).

A framework for antitrust analysis of joint ventures. Robert Pitofsky. 74 Geo. L.J. 1605-24 (Aug.).

Government enforcement of section two. Donald I. Baker. 61 Notre Dame L. Rev. 898-927 (No. 5).

The "is" and "ought" of vertical restraints after *Monsanto Co. v. Spray-Rite Service Corp.* John J. Flynn. 71 Cornell L. Rev. 1095-149 (Sept.).

Market concentration and performance: a survey of the evidence. Almarin Phillips. 61 Notre Dame L. Rev. 1099-108 (No. 5).

Monopolization and dominance in the United States and the European Community: efficiency, opportunity, and fairness. Eleanor M. Fox. 61 Notre Dame L. Rev. 981-1020 (No. 5).

On identifying exclusionary conduct. Frank H. Easterbrook. 61 Notre Dame L. Rev. 972-80 (No. 5).

Predatory pricing in the courts: reflection on two decisions. Peter C. Carstensen. 61 Notre Dame L. Rev. 928-71 (No. 5).

The role of the Ninth Circuit in the development of the law of attempt to monopolize. Daniel J. Gifford. 61 Notre Dame L. Rev. 1021-51 (No. 5).

Whither predatory pricing? From *Areeda* and *Turner* to *Matsushita*. Wesley J. Liebeler. 61 Notre Dame L. Rev. 1052-98 (No. 5).

ASYLUM

The need for a codified definition of "persecution" in United States refugee law. 39 Stan. L. Rev. 187-234 (Nov.).

BANKRUPTCY

The bankruptcy priority puzzle. F.H. Buckley. 72 Va. L. Rev. 1393-470 (Nov.).

Commercial morality, the merchant character, and the history of the voidable preference.

Robert Weisberg. 39 Stan. L. Rev. 3-138 (Nov.).

The proper discount rate under the chapter 11 cramdown provisions: should secured creditors retain their state law entitlements? 72 Va. L. Rev. 1499-527 (Nov.).

BANKS AND BANKING

See *Commercial Law*.

BUDGETS

The proposed federal balanced budget amendment: the lesson from state experience. 55 U. Cin. L. Rev. 563-83 (No. 2).

CAPITAL PUNISHMENT

At *Witt's* end: the continuing quandary of jury selection in capital cases. 39 Stan. L. Rev. 427-60 (Jan.).

Constitutional adjudication and the death penalty: a view from the Court. William J. Brennan, Jr. 100 Harv. L. Rev. 313-31 (Dec.).

Demographic evidence in capital sentencing. 39 Stan. L. Rev. 499-543 (Jan.).

Ineffective assistance of counsel at capital sentencing. 39 Stan. L. Rev. 461-97 (Jan.).

CIVIL PROCEDURE

See also *Class Actions, Injunctions*.

Class resolution of the mass-tort case: a proposed federal procedure act. Linda S. Mulnix. 64 Texas L. Rev. 1039-99 (Mar.).

The dynamics of rule 11: preventing frivolous litigation by demanding professional responsibility. 61 N.Y.U. L. Rev. 300-33 (May).

Plausible pleadings: developing standards for rule 11 sanctions. 100 Harv. L. Rev. 630-52 (Jan.).

Polyplastics, Inc. v. Transconex, Inc.: antitrust orders as interlocutory injunctions under 28 U.S.C. § 1292(a)(1). 80 Nw. U. L. Rev. 1066-93 (Winter).

CIVIL RIGHTS

See also *Federalism*.

Actionable inaction: section 1983 liability for failure to act. 53 U. Chi. L. Rev. 1048-73 (Summer).

Daniels, Davidson and the unlearned lesson of *Parratt v. Taylor*: eliminating simple negligence as a basis for procedural due process claims (if at first you don't succeed, overrule it). 62 Notre Dame L. Rev. 98-113 (No. 1).

Is title VII efficient? John J. Donohue, III. 134 U. Pa. L. Rev. 1411-31 (July).

CLASS ACTIONS

Conflicts of interest in class action representation vis-à-vis class representative and class counsel. 33 Wayne L. Rev. 141-58 (Fall).

COMMERCE CLAUSE

See *Taxation*.

COMMERCIAL LAW

See also *Taxation*.

The chaos of the "battle of the forms": solutions. John E. Murray, Jr. 39 Vand. L. Rev. 1307-85 (Oct.).

Check kiting: the inadequacy of the Uniform Commercial Code. 1986 Duke L.J. 728-46 (Sept.).

Conflicts between set-offs and article 9 security interests. 39 Stan. L. Rev. 235-65 (Nov.).

The limits of vision: Karl Llewellyn and the merchant rules. Zipporah Batshaw Wiseman. 100 Harv. L. Rev. 465-546 (Jan.).

Rationality, accident, and priority under article 9 of the Uniform Commercial Code. David Gray Carlson. 71 Minn. L. Rev. 207-68 (Dec.).

COMMERCIAL SPEECH

Briggs & Stratton Corp. v. Baldridge: international boycotts and the politics of commercial speech. 1986 Wis. L. Rev. 367-98 (No. 2).

COMPARATIVE LAW

See *Legal History*.

COMPUTERS

See also *Evidence*.

Patentability of computer-related inventions: a criticism of the PTO's view of algorithms. 54 Geo. Wash. L. Rev. 871-914 (Aug.).

CONSTITUTIONAL LAW

See also *Administration of Justice, Administrative Law, Equal Protection, Indians, Legal History, Prisons & Prisoners*.

Carolene, conflicts, and the fate of the "inside-outsider". Lea Brilmayer. 134 U. Pa. L. Rev. 1291-334 (July).

The *Morgan* "power" and the forced reconsideration of constitutional decisions. Stephen L. Carter. 53 U. Chi. L. Rev. 819-63 (Summer).

The ninth amendment and the "jurisprudence of original intention." Lawrence E. Mitchell. 74 Geo. L.J. 1719-42 (Aug.).

Positive and negative constitutional rights. David P. Currie. 53 U. Chi. L. Rev. 864-90 (Summer).

Reformulating the motive/effects debate in constitutional adjudication. Stephen E. Gottlieb. 33 Wayne L. Rev. 97-115 (Fall).

The "takings" clause and the duty to provide evidence: an alternative analysis of *Emery v. State*. 80 Nw. U. L. Rev. 1094-127 (Winter).

COPYRIGHT

The different art: choreography and copyright. 33 UCLA L. Rev. 1442-71 (June).

When "fair is foul": a narrow reading of the fair use doctrine in *Harper & Row, Publishers, Inc. v. Nation Enterprises*. 72 Cornell L. Rev. 218-43 (Nov.).

CORPORATE MANAGEMENT

See also *Corporations*.

Defensive stock repurchases and the appraisal remedy. Michael Bradley & Michael Rosenzweig. 96 Yale L.J. 322-38 (Dec.).

The negotiation model of tender offer defenses and the Delaware Supreme Court. Dale Arthur Oesterle. 72 Cornell L. Rev. 117-57 (Nov.).

CORPORATIONS

See also *Securities*.

Assumptions, empirical evidence and social science method. Fred S. McChesney. 96 Yale L.J. 339-41 (Dec.).

Games corporations play: a theory of tender offers. David W. Leebron. 61 N.Y.U. L. Rev. 153-222 (May).

Interpreting ERISA: corporate officer liability for delinquent contributions. 1986 Duke L.J. 710-27 (Sept.).

Shareholders versus managers: the strain in the corporate web. John C. Coffee, Jr. 85 Mich. L. Rev. 1-109 (Oct.).

Takeover defense tactics: a comment on two models. Jeffrey N. Gordon & Lewis A. Kornhauser. 96 Yale L.J. 295-321 (Dec.).

Takeover defense tactics and legal scholarship: market forces versus the policymaker's dilemma. Jonathan R. Macey. 96 Yale L.J. 342-52 (Dec.).

Target litigation. Michael Rosenzweig. 85 Mich. L. Rev. 110-50 (Oct.).

Unprofitable mergers: toward a market-based legal response. George W. Dent, Jr. 80 Nw. U. L. Rev. 777-806 (Winter).

CRIMINAL LAW

See also *Constitutional Law*.

The development of entrapment law. Paul Marcus. 33 Wayne L. Rev. 5-37 (Fall).

Proposition 8 and the California Supreme Court: interpretation run riot? 60 S. Cal. L. Rev. 539-83 (Jan.).

CRITICAL LEGAL STUDIES

See *Legal Theory*.

DAMAGES

Nonpayment risk multipliers: incentives or windfalls? 53 U. Chi. L. Rev. 1074-107 (Summer).

DISCRIMINATION

See *Health*.

DISCRIMINATION: RACE

Allocating the burden of proof after a find-

ing of unitariness in school desegregation litigation. 100 Harv. L. Rev. 653-71 (Jan.).

The id, the ego, and equal protection: reckoning with unconscious racism. Charles R. Lawrence, III. 39 Stan. L. Rev. 317-88 (Jan.).

DISCRIMINATION: SEX

See also *Labor Law*.

Barriers facing women in the wage-labor market and the need for additional remedies: a reply to Fischel and Lazear. Mary E. Becker. 53 U. Chi. L. Rev. 934-49 (Summer).

Comparable worth: a rejoinder. Daniel R. Fischel & Edward P. Lazear. 53 U. Chi. L. Rev. 950-52 (Summer).

Comparable worth and discrimination in labor markets. Daniel R. Fischel & Edward P. Lazear. 53 U. Chi. L. Rev. 891-918 (Summer).

The conflict between state guaranteed pregnancy benefits and the Pregnancy Discrimination Act: a statutory analysis. 74 Geo. L.J. 1743-68 (Aug.).

The economic possibilities of comparable worth. James D. Holzhauser. 53 U. Chi. L. Rev. 919-33 (Summer).

Suit filing by women: an empirical analysis. Michele Hoyman & Lamont Stallworth. 62 Notre Dame L. Rev. 61-82 (No. 1).

Ulane v. Eastern Airlines: title VII and transsexualism. 80 Nw. U. L. Rev. 1037-65 (Winter).

DIVORCE AND SEPARATION

See *Taxation*.

EMIGRATION AND IMMIGRATION

See also *Asylum*.

Extended voluntary departure: limiting the Attorney General's discretion in immigration matters. 85 Mich. L. Rev. 152-90 (Oct.).

EMINENT DOMAIN

The economics of public use. Thomas W. Merrill. 72 Cornell L. Rev. 61-116 (Nov.).

EMPLOYER AND EMPLOYEE

See *Corporations*.

ENTRAPMENT

See *Criminal Law*.

ENVIRONMENTAL LAW

Encouraging safety through insurance-based incentives: financial responsibility for hazardous wastes. 96 Yale L.J. 403-27 (Dec.).

A new approach to review of NEPA findings of no significant impact. 85 Mich. L. Rev. 191-216 (Oct.).

Statute of limitations for citizen suits under the Clean Water Act. 72 Cornell L. Rev. 195-217 (Nov.).

EQUAL PROTECTION

See also *Discrimination: Race*.

Still newer equal protection: impermissible purpose review in the 1984 Term. 53 U. Chi. L. Rev. 1454-84 (Fall).

To infer or not to infer a discriminatory purpose: rethinking equal protection doctrine. 61 N.Y.U. L. Rev. 334-62 (May).

ESPIONAGE

The constitutionality of section 793 of the Espionage Act and its application to press leaks. 33 Wayne L. Rev. 205-28 (Fall).

EVIDENCE

Computer data and reliability: a call for authentication of business records under the Federal Rules of Evidence. Rudolph J. Peritz. 80 Nw. U. L. Rev. 956-1002 (Winter).

The Frye doctrine and relevancy approach controversy: an empirical evaluation. 74 Geo. L.J. 1769-90 (Aug.).

Of evidence and equal protection: the unconstitutionality of excluding government agents' statements offered as vicarious admissions against the prosecution. Edward J. Imwinkelried. 71 Minn. L. Rev. 269-316 (Dec.).

FEDERAL EMPLOYEES

"Un-Hatching" federal employee political endorsements. 134 U. Pa. L. Rev. 1497-529 (July).

FEDERAL JURISDICTION

See *Federal Preemption*.

FEDERAL PREEMPTION

Characterizing federal claims: preemption, removal, and the arising-under jurisdiction of the federal courts. Mary P. Twitchell. 54 Geo. Wash. L. Rev. 812-70 (Aug.).

FEDERALISM

See also *Prisons & Prisoners*.

Models of post-incorporation judicial review: 1985 survey of state constitutional individual rights decisions. Ronald K.L. Collins & Peter J. Galie. 55 U. Cin. L. Rev. 317-50 (No. 2).

FIRST AMENDMENT

See also *Commercial Speech, Copyright, Indians*.

Constitutional law — *American Civil Liberties Union v. City of Birmingham*: establishment clause scrutiny of a nativity scene display. 62 Notre Dame L. Rev. 114-24 (No. 1).

The free exercise clause and unemployment compensation for religious converts. 33 Wayne L. Rev. 159-78 (Fall).

Integrating the right of association with the

Bellotti right to hear — *Federal Election Commission v. Massachusetts Citizens for Life, Inc.* 72 Cornell L. Rev. 159-94 (Nov.).

Justice Jackson's flag salute legacy: the Supreme Court struggles to protect intellectual individualism. Leora Harpaz. 64 Texas L. Rev. 817-914 (Feb.).

Lonely pamphleteers, little people, and the Supreme Court: the doctrine of time, place, and manner regulations of expression. William E. Lee. 54 Geo. Wash. L. Rev. 757-811 (Aug.).

Pornography and the first amendment. Cass R. Sunstein. 1986 Duke L.J. 589-627 (Sept.).

Public access to civil court records: a common law approach. 39 Vand. L. Rev. 1465-505 (Oct.).

The role of strategic reasoning in constitutional interpretation: in defense of the pathological perspective. Vincent Blasi. 1986 Duke L.J. 696-709 (Sept.).

Was *New York Times v. Sullivan* wrong? Richard A. Epstein. 53 U. Chi. L. Rev. 782-818 (Summer).

Why the first amendment should not be interpreted from the pathological perspective: a response to Professor Blasi. George C. Christie. 1986 Duke L.J. 683-95 (Sept.).

FOREIGN RELATIONS

See *Property*.

FREEDOM OF SPEECH

From a legacy of suppression to the "metaphor of the fourth estate." William T. Mayton. 39 Stan. L. Rev. 139-60 (Nov.).

The public employee's right of free speech: a proposal for a fresh start. 55 U. Cin. L. Rev. 449-76 (No. 2).

GOVERNMENT IMMUNITY AND LIABILITY

See also *Torts*.

Unauthorized conduct of government agents: a restrictive rule of equitable estoppel against the government. 53 U. Chi. L. Rev. 1026-47 (Summer).

HEALTH

Educating through the law: the Los Angeles AIDS discrimination ordinance. 33 UCLA L. Rev. 1410-41 (June).

INCOME TAX

See also *Taxation*.

The personal income tax as a component of state tax structure. William F. Fox. 39 Vand. L. Rev. 1081-95 (May).

INDIANS

The algebra of federal Indian law: the hard

trail of decolonizing and Americanizing the white man's Indian jurisprudence. Robert A. Williams, Jr. 1986 Wis. L. Rev. 219-99 (No. 2).

Constitutional law — *Northwest Indian Cemetery Protective Association v. Peterson*: Indian religious sites prevail over public land development. 62 Notre Dame L. Rev. 125-44 (No. 1).

INJUNCTIONS

From *Swift to Stotts* and beyond: modification of injunctions in the federal courts. Timothy Stolfus Jost. 64 Texas L. Rev. 1101-62 (Mar.).

INTERNATIONAL TRADE

Beyond normalcy in the regulation of international trade. Daniel K. Tarullo. 100 Harv. L. Rev. 547-628 (Jan.).

The foreign sales corporation legislation: a \$10 billion boondoggle. 71 Cornell L. Rev. 1181-204 (Sept.).

LABOR LAW

Deregulation in the airline industry: toward a new judicial interpretation of the Railway Labor Act. 80 Nw. U. L. Rev. 1003-36 (Winter).

From *Muller v. Oregon* to fetal vulnerability policies. Mary E. Becker. 53 U. Chi. L. Rev. 1219-73 (Fall).

LANGUAGE

See *Legal Theory*.

LAW AND ECONOMICS

Egoism, altruism, and market illusions: the limits of law and economics. Jeffrey L. Harrison. 33 UCLA L. Rev. 1309-63 (June).

LAW AND LITERATURE

Law and literature: a relation reargued. Richard A. Posner. 72 Va. L. Rev. 1351-92 (Nov.).

LEGAL ETHICS

Policing attorneys: exclusion of unethically obtained evidence. 53 U. Chi. L. Rev. 1399-431 (Fall).

LEGAL HISTORY

The inscrutable occidental? Implications of Roberto Unger's uses and abuses of the Chinese past. William P. Alford. 64 Texas L. Rev. 915-72 (Feb.).

John Marshall's selective use of history in *Marbury v. Madison*. Susan Low Bloch & Maeva Marcus. 1986 Wis. L. Rev. 301-37 (No. 2).

Practice, strategy, and institution: debt collection in the English common-law courts,

1740-1840. Clinton W. Francis. 80 Nw. U. L. Rev. 807-955 (Winter).

LEGAL PROFESSION

See also *Administration of Justice, Civil Procedure*.

Deceptive negotiating and high-toned morality. Walter W. Steele, Jr. 39 Vand. L. Rev. 1387-404 (Oct.).

Law, lawyers, and the public interest. Robert B. McKay. 55 U. Cin. L. Rev. 351-74 (No. 2).

Goodbye to the Bluebook. [includes The University of Chicago Manual of Legal Citation] Richard A. Posner. 53 U. Chi. L. Rev. 1343-68 (Fall).

LEGAL THEORY

Can nihilism be pragmatic? John Stick. 100 Harv. L. Rev. 332-401 (Dec.).

Conceptual analysis and the virtues and vices of Professor Westen's linguistics. Timothy P. Terrell. 1986 Duke L.J. 660-82 (Sept.).

The death of the law? Owen M. Fiss. 72 Cornell L. Rev. 1-16 (Nov.).

Roberto Unger's theory of personality, law, and society: critique and proposal for a revised methodology. 55 U. Cin. L. Rev. 423-48 (No. 2).

Serious but not critical. Donald F. Brosnan. 60 S. Cal. L. Rev. 259-396 (Jan.).

LIBERTY

Legal interference with private preferences. Cass R. Sustein. 53 U. Chi. L. Rev. 1129-74 (Fall).

MARRIAGE: PROPERTY

Marital property treatment of pensions, disability pay, workers' compensation, and other wage substitutes: an insurance, or replacement, analysis. Grace Ganz Blumberg. 33 UCLA L. Rev. 1250-308 (June).

MERGER

See *Corporations*.

MONOPOLIES

See also *Antitrust Law*.

Private monopoly and the public interest: an economic analysis of the cable television franchise. Thomas W. Hazlett. 134 U. Pa. L. Rev. 1335-409 (July).

NURSING HOMES

State v. Serebin: causation and the criminal liability of nursing home administrators. 1986 Wis. L. Rev. 339-66 (No. 2).

ORGANIZED CRIME

Reconsideration of pattern in civil RICO offenses. 62 Notre Dame L. Rev. 83-97 (No. 1).

PARTNERSHIPS

Removal of general partners: a method of intrapartnership dispute resolution for limited partnerships. 39 Vand. L. Rev. 1407-64 (Oct.).

PATENTS

See *Computers*.

PRISONS AND PRISONERS

The *Panopticon* revisited: the problem of monitoring private prisons. 96 Yale L.J. 353-75 (Dec.).

Releasing inmates from state and county correctional institutions: the propriety of federal court release orders. 64 Texas L. Rev. 1165-207 (Mar.).

PRODUCTS LIABILITY

Successor liability: the superiority of statutory reform to protect products liability claimants. Michael D. Green. 72 Cornell L. Rev. 17-60 (Nov.).

PROPERTY

The comedy of the commons: custom, commerce, and inherently public property. Carol Rose. 53 U. Chi. L. Rev. 711-81 (Summer).

A new approach to Spanish and Mexican land grants and the public trust doctrine: defining the property interest protected by the Treaty of Guadalupe-Hidalgo. 33 UCLA L. Rev. 1364-409 (June).

PUBLIC UTILITIES

Multi-state electric generating plants: should state or federal law regulate? 55 U. Cin. L. Rev. 529-47 (No. 2).

RAPE

The footprints of fear: prosecution use of expert testimony on the rape trauma syndrome. 33 Wayne L. Rev. 179-203 (Fall).

RIGHT OF PUBLICITY

The right of publicity: commercial exploitation of the associative value of personality. Sheldon W. Halpern. 39 Vand. L. Rev. 1199-255 (Oct.).

RIGHT TO COUNSEL

See also *Capital Punishment*.

The right to counsel during custodial interrogation: equivocal references to an attorney — determining what statements or conduct should constitute an accused's invocation of the right to counsel. 39 Vand. L. Rev. 1159-94 (May).

SALES AND USE TAXES

Collection of the use tax on out-of-state

mail-order sales. Paul J. Hartman. 39 Vand. L. Rev. 993-1031 (May).

Significant sales and use tax developments during the past half century. Jerome R. Hellerstein. 39 Vand. L. Rev. 961-92 (May).

SCHOOLS AND SCHOOL DISTRICTS

See *Discrimination: Race*.

SCIENCE AND THE LAW

See also *Evidence*.

The constitutionality of regulating human genetic engineering: where procreative liberty and equal opportunity collide. John B. Atanasio. 53 U. Chi. L. Rev. 1274-342 (Fall).

The rutabaga that ate Pittsburgh: federal legislation of free release biotechnology. 72 Va. L. Rev. 1529-68 (Nov.).

SEARCH AND SEIZURE

Covert searches. 39 Stan. L. Rev. 545-60 (Jan.).

SECURITIES

Dual class capitalization: a reply to Professor Seligman. George W. Dent, Jr. 54 Geo. Wash. L. Rev. 725-56 (Aug.).

Equal protection in shareholder voting rights: the one common share, one vote controversy. Joel Seligman. 54 Geo. Wash. L. Rev. 687-724 (Aug.).

Insider trading and contracting: a critical response to the "Chicago School." James D. Cox. 1986 Duke L.J. 628-59 (Sept.).

Resurrecting indemnification: contribution clauses in underwriting agreements. Helen S. Scott. 61 N.Y.U. L. Rev. 223-70 (May).

Unclean hands and self-inflicted wounds: the significance of plaintiff conduct in actions for misrepresentation under rule 10b-5. 71 Minn. L. Rev. 317-61 (May).

SEPARATION OF POWERS

Separation of powers and judicial service on presidential commissions. 53 U. Chi. L. Rev. 993-1025 (Summer).

SOCIAL WELFARE

A right to shelter for the homeless in New York State. 61 N.Y.U. L. Rev. 272-99 (May).

STANDING TO SUE

Congressional standing to sue: whose vote is this, anyway? R. Lawrence Dessem. 62 Notre Dame L. Rev. 1-31 (No. 1).

STATUTE OF LIMITATIONS

Statutes of limitations in Minnesota choice of law: the problematic return of the substance-procedure distinction. Laura Cooper. 71 Minn. L. Rev. 363-91 (May).

STATUTES

Remedying underinclusive statutes. Candace S. Kovacic. 33 Wayne L. Rev. 39-95 (Fall).

TAXATION

See also *Income Tax, Sales & Use Taxes*.

An analytical approach to state tax discrimination under the commerce clause. Philip M. Tatarowicz & Rebecca F. Mims-Velarde. 39 Vand. L. Rev. 879-960 (May).

The bankruptcy of conventional tax timing wisdom is deeper than semantics: a rejoinder to Professors Kaplow and Warren. Jeff Strnad. Rejoinder by Louis Kaplow & Alvin C. Warren, Jr. 39 Stan. L. Rev. 389-425 (Jan.).

A comment on transfer tax reform. Paul B. Stephan, III. 72 Va. L. Rev. 1471-96 (Nov.).

The computer's role in simplifying compliance with state and local taxation. Ray Westphal. 39 Vand. L. Rev. 1097-103 (May).

Discriminatory demands and divided decisions: state and local taxation of rail, motor, and air carrier property. 39 Vand. L. Rev. 1107-58 (May).

Efficiency and income taxes: the rehabilitation of tax incentives. Edward A. Zelinsky. 64 Texas L. Rev. 973-1037 (Feb.).

Fairness and tax avoidance in the taxation of installment sales. 100 Harv. L. Rev. 403-22 (Dec.).

Section 1031: we don't need another hero. Marjorie E. Kornhauser. 60 S. Cal. L. Rev. 397-451 (Jan.).

Selected issues in state business taxation. Walter Hellerstein. 39 Vand. L. Rev. 1033-55 (May).

State and local taxation of financial institutions: an opportunity for reform. C. James Judson & Susan G. Duffy. 39 Vand. L. Rev. 1057-80 (May).

Tax policy for lovers and cynics: how divorce settlement became the last tax shelter in America. C. Garrison Lepow. 62 Notre Dame L. Rev. 32-60 (No. 1).

The termination of interest requirement of section 302(c)(2)(A) of the Internal Revenue Code. 33 Wayne L. Rev. 119-39 (Fall).

TORTS

See also *Civil Procedure*.

The California tort of bad faith breach, the dissent in *Seaman's v. Standard Oil*, and the role of punitive damages in contract doctrine. 60 S. Cal. L. Rev. 509-37 (Jan.).

Causation in toxic torts: burdens of proof, standards of persuasion, and statistical evidence. 96 Yale L.J. 376-402 (Dec.).

Damage measurements for bad faith breach of contract: an economic analysis. Linda Curtis. 39 Stan. L. Rev. 161-85 (Nov.).

The Ohio Political Subdivision Tort Liability Act: a legislative response to the judicial abolishment of sovereign immunity. 55 U. Cin. L. Rev. 501-27 (No. 2).

The role of the Ohio Supreme Court in opening the courtroom doors to tort victims. 55 U. Cin. L. Rev. 477-500 (No. 2).

The temporal dimension in tort law. Richard A. Epstein. 53 U. Chi. L. Rev. 1175-218 (Fall).

A theory of tort liability for sexual harassment in the workplace. 134 U. Pa. L. Rev. 1461-95 (July).

Trans-science in torts. 96 Yale L.J. 428-49 (Dec.).

TRADEMARKS AND TRADE NAMES

Incontestability and rights in descriptive trademarks. Suman Naresh. 53 U. Chi. L. Rev. 953-92 (Summer).

TRUSTS AND TRUSTEES

Trust beneficiary standing in shareholder derivative actions. 39 Stan. L. Rev. 267-95 (Nov.).

VICTIMS OF CRIME

See *Criminal Law*.

WOMEN

See *Discrimination: Sex*.

WORKERS' COMPENSATION

Exclusivity provisions of workers' compensation statutes: will the dual injury principle crack the wall of employer immunity? 55 U. Cin. L. Rev. 549-61 (No. 2).