

Michigan Law Review

Volume 93 | Issue 8

1995

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 93 MICH. L. REV. 2440 (1995).

Available at: <https://repository.law.umich.edu/mlr/vol93/iss8/7>

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 JUVENILE JUSTICE

Violent youth and public policy: a case study of juvenile justice law reform. Barry C. Feld. 79 *Minn. L. Rev.* 965-1128 (May).

ADMINISTRATIVE AGENCIES

A big picture approach to presidential influence on agency policy-making. Mark Seidenfeld. 80 *Iowa L. Rev.* 1-50 (Oct. 1994).

ADOPTION

When judicial flexibility becomes abuse of discretion: eliminating the "good cause" exception in Indian Child Welfare Act adoptive placements. 79 *Minn. L. Rev.* 1167-96 (May).

AFFIRMATIVE ACTION PROGRAMS

See also *Race*.

Affirmative action for whom? Paul Brest & Miranda Oshige. 47 *Stan. L. Rev.* 855-900 (May).

Rodrigo's tenth chronicle: merit and affirmative action. Richard Delgado. 83 *Geo. L.J.* 1711-48 (Apr.).

Testing for equality: merit, efficiency, and the affirmative action debate. Michael Selmi. 42 *UCLA L. Rev.* 1251-314 (June).

Testing minority preferences in broadcasting. Jeff Dubin & Matthew L. Spitzer. 68 *S. Cal. L. Rev.* 841-84 (May).

ALIENS

Doe v. Karadzic: redressing non-state acts of gender-specific abuse under the alien tort statute. Michele Brandt. 79 *Minn. L. Rev.* 1413-46 (June).

Unenforced boundaries: illegal immigration and the limits of judicial federalism. 108 *Harv. L. Rev.* 1643-60 (May).

ANTITRUST

See also *Sports*.

The mystery of *Lorain Journal* and the quest for foreclosure in antitrust. John E. Lopatka & Andrew N. Kleit. 73 *Texas L. Rev.* 1255-306 (May).

APPELLATE PROCEDURE

Judicial review and the uncertain appeal of certainty on appeal. Ronald M. Levin. 44 *Duke L.J.* 1081-103 (Apr.).

Let the record show: modifying appellate review procedures for errors of prejudicial nonverbal communication by trial judges. 95 *Colum. L. Rev.* 1273-300 (June).

ARCHITECTS AND ENGINEERS

Architectural archeology: women in the United States Courthouse for the District of Columbia. 83 *Geo. L.J.* 559-74 (Dec. 1994).

ATTORNEY-CLIENT PRIVILEGE

Attorney-client and work product protection in a utilitarian world: an argument for recomparison. 108 *Harv. L. Rev.* 1697-714 (May).

Drawing negative inferences upon a claim of the attorney-client privilege. Deborah Stavile Bartel. 60 *Brook. L. Rev.* 1355-419 (Winter).

BANKRUPTCY

Consumer bankruptcy and gender. 83 *Geo. L.J.* 525-57 (Dec. 1994).

BANKS AND BANKING

Adverse domination and the Statute of Limitations defense in bank director liability cases: greater protection for directors in *FDIC v. Dawson*. Sheila S. Woodward. 80 *Iowa L. Rev.* 177-200 (Oct. 1994).

Fiduciary duties' demanding cousin: bank director liability for unsafe or unsound banking practices. Heidi Mandanis Schooner. 63 *Geo. Wash. L. Rev.* 175-220 (Jan.).

Liability of directors and officers under FIRREA: the uncertain standard of § 1821(k) and the need for congressional reform. 83 *Ky. L.J.* 653-80 (No. 3).

The transformation of U.S. banking and finance: from regulated competition to free-market receivership. Timothy A. Canova. 60 *Brook. L. Rev.* 1295-354 (Winter).

CHILD CUSTODY

The right of access to child custody and dependency cases. 62 *U. Chi. L. Rev.* 857-84 (Spring).

CHILD SEXUAL ABUSE

Protecting the anonymity of child sexual assault victims. 40 *Wayne L. Rev.* 1677-95 (Summer 1994).

CIVIL PROCEDURE

See *Federal Rules of Civil Procedure*.

CIVIL RIGHTS

Civil rights and professional wrongs: a female lawyer's dilemma. 73 *Texas L. Rev.* 1419-60 (May).

CLASS ACTION

See *Securities*.

COMMERCE CLAUSE

What may states do about out-of-state waste in light of recent Supreme Court decisions applying the Dormant Commerce Clause? Kentucky as case study in the waste wars. Stanley E. Cox. 83 *Ky. L.J.* 551-629 (No. 3).

Will the Commerce Clause "pull the plug" on Minnesota's quantification of the environmental externalities of electricity production? 79 *Minn. L. Rev.* 1547-84 (June).

COMMERCIAL LAW

An argument for exempting prestige goods from the per se ban on resale price maintenance. 73 *Texas L. Rev.* 1185-221 (Apr.).

Symposium: "managing the paper trail": evaluating and reforming the Article 9 filing system. 79 *Minn. L. Rev.* 519-964 (Apr.).

COMMUNICATIONS

Barring foreigners from our airwaves: an anachronistic pothole on the global information highway. 95 *Colum. L. Rev.* 1188-231 (June).

COMPUTER SOFTWARE

See *Patents/Foreign*.

CONSTITUTIONAL HISTORY

Originalism and the desegregation decisions. Michael W. McConnell. 81 *Va. L. Rev.* 947-1140 (May).

Our unconventional founding. Bruce Ackerman & Neal Katyal. 62 *U. Chi. L. Rev.* 475-573 (Spring).

CONSTITUTIONAL LAW

Constitutional survival camp: what are the chances that the general applicability test will make it? 68 *S. Cal. L. Rev.* 1029-73 (May).

Some thoughts on the puzzle of state action. 68 *S. Cal. L. Rev.* 663-717 (Mar.).

CONSTITUTIONAL THEORY

See also *Executive Power*.

The Northwest Ordinance as a constitutional document. 95 *Colum. L. Rev.* 929-68 (May).

CONSUMER PROTECTION

Negative option offers in consumer service contracts: a principled reconciliation of commerce and consumer protection. Dennis D. Lamont. 42 *UCLA L. Rev.* 1315-88 (June).

COPYRIGHT

It's my copy, right? Music industry power to control growing resale markets in used digital audio recordings. 1995 *Wis. L. Rev.* 709-39 (No. 3).

The vicarious liability of electronic bulletin board operators for the copyright infringement occurring on their bulletin boards. Kelly Tickle. 80 *Iowa L. Rev.* 391-418 (Jan.).

CORPORATE ACQUISITIONS AND MERGERS

Appraisal rights in mergers of publicly-held Delaware corporations: something old, something new, something borrowed, and something B.L.U.E. 68 *S. Cal. L. Rev.* 719-43 (Mar.).

CORPORATE DIRECTORS/OFFICERS

See also *Corporations*.

The duty of care, compensation, and stock ownership. Charles M. Elson. 63 *U. Cin. L. Rev.* 649-711 (Winter).

Executive compensation: perspective of the institutional investor. James E. Heard. 63 *U. Cin. L. Rev.* 749-67 (Winter).

1994 corporate law symposium: presentations and panel discussion. 63 *U. Cin. L. Rev.* 769-815 (Winter).

Politics, economics, and executive compensation. Kevin J. Murphy. 63 *U. Cin. L. Rev.* 713-48 (Winter).

CORPORATIONS

See also *Sports*.

Crafting a suitability requirement for the sale of over-the-counter derivatives: should regulators "punish the Wall Street hounds of greed"? 95 *Colum. L. Rev.* 1112-59 (June).

Hedging expectations: "derivative reality" and the law and finance of the corporate objective. Henry T.C. Hu. 73 *Texas L. Rev.* 985-1040 (Apr.).

Self-evaluative privilege and corporate compliance audits. 68 *S. Cal. L. Rev.* 621-61 (Mar.).

COURTS

The majoritarian difficulty: elective judiciaries and the rule of law. Steven P. Croley. 62 *U. Chi. L. Rev.* 689-794 (Spring).

A prudential theory of judicial candor. Scott C. Idleman. 73 *Texas L. Rev.* 1307-417 (May).

CRIMINAL LAW

Compound-complex criminal statutes and the constitution: demanding unanimity as to predicate acts. 104 Yale L.J. 2277-307 (June).

CUSTODY OF CHILDREN

Lurking in the shadow. Scott Altman. 68 S. Cal. L. Rev. 493-543 (Mar.).

DEBTOR AND CREDITOR

Equating California foreclosure sales with ordinary residential sales. 68 S. Cal. L. Rev. 947-87 (May).

Towards protection of creditors and estimated claims in cram down: how indubitable should the equivalence be? Neil Wyland. 42 UCLA L. Rev. 1389-424 (June).

DEMOCRACY

Autonomy and democracy. 104 Yale L.J. 2249-75 (June).

DEVELOPING COUNTRIES

Developing countries and multilateral trade agreements: law and the promise of development. 108 Harv. L. Rev. 1715-32 (May).

DIVORCE AND SEPARATION

Bring in the lawyers: challenging the dominant approaches to ensuring fairness in divorce mediation. Craig A. McEwen et al. 79 Minn. L. Rev. 1317-411 (June).

DOMESTIC RELATIONS

One big, happy family? In search of a more reasoned approach to grandparent visitation in Minnesota. 79 Minn. L. Rev. 1279-316 (May).

DOUBLE JEOPARDY

Reconstructing the Bill of Rights: a reply to Amar and Marcus's triple play on double jeopardy. Susan N. Herman. 95 Colum. L. Rev. 1090-111 (June).

EDUCATION

Private school voucher remedies in education cases. 62 U. Chi. L. Rev. 795-823 (Spring).

ELECTIONS

Creation of majority-minority districts: a step toward voting equality or racial segregation? 63 Geo. Wash. L. Rev. 297-331 (Jan.).

EMINENT DOMAIN

The original understanding of the Takings Clause and the political process. William Michael Treanor. 95 Colum. L. Rev. 782-887 (May).

EMPLOYMENT DISCRIMINATION

Assessing the application of *McDonnell Douglas* to employment discrimination claims brought under the Americans With Disabilities Act. 79 Minn. L. Rev. 1515-46 (June).

Fashioning a Title VII remedy for transparently white subjective decisionmaking. Barbara J. Flagg. 104 Yale L.J. 2009-51 (June).

Mixed-motive causation under the ADA: linked statutes, fuzzy thinking, and clear statements. 83 Geo. L.J. 2009-67 (June).

ENDANGERED SPECIES

Why do we protect endangered species, and what does that say about whether restrictions on private property to protect them constitute "takings"? Oliver A. Houck. 80 Iowa L. Rev. 297-332 (Jan.).

ESTABLISHMENT CLAUSE

The Establishment Clause: a constitutional permission slip for religion in public education. 60 Brook. L. Rev. 1535-98 (Winter).

EVIDENCE

Pattern-based memory and the writing used to refresh. 73 Texas L. Rev. 1461-84 (May).

EXECUTIVE POWER

The most dangerous branch: executive power to say what the law is. Michael Stokes Paulsen. Responses by Christopher L. Eisgruber and Sanford Levinson, reply by Michael Stokes Paulsen. 83 Geo. L.J. 217-393 (Dec. 1994).

EXPERT WITNESSES

Gender and the role of expert witnesses in the federal courts. 83 Geo L.J. 635-64 (Dec. 1994).

FAMILY LAW

See *Domestic Relations*.

FEDERAL RULES OF CIVIL PROCEDURE

A critical analysis of the formulation and content of the 1993 amendments to the Federal Rules of Civil Procedure. Griffin Terry. 63 U. Cin. L. Rev. 869-939 (Winter).

FEDERAL RULES OF EVIDENCE

Rock, scissors, paper: the Federal Rule 26(a)(1) "gamble" in Iowa. Bedora A. Sheronick. 80 Iowa L. Rev. 363-90 (Jan.).

FEMINIST JURISPRUDENCE

See also *Bankruptcy, Expert Witnesses, Immigration and Emigration*.

Empiricism, gender, and legal pedagogy: an experiment in a federal courts seminar at Georgetown University Law Center. Vicki C. Jackson. 83 Geo. L.J. 461-524 (Dec. 1994).

FIRST AMENDMENT PROTECTIONS

See also *Homosexuality and Lesbianism*.

The constitutional imperative of reality in public school curricula: untruths about homosexuality as a violation of the First Amendment. 60 Brook. L. Rev. 1599-651 (Winter).

The First Amendment and compulsory funding of student government political resolutions at state universities. 62 U. Chi. L. Rev. 825-55 (Spring).

Wisconsin v. Mitchell & R.A.V. v. St. Paul: developing a constitutional test for ethnic intimidation laws. 40 Wayne L. Rev. 1653-75 (Summer 1994).

FORFEITURE

Civil forfeiture hits home: a critical analysis of *United States v. Lot 5, Fox Grove*. Alejandro Caffarelli. 79 Minn. L. Rev. 1447-74 (June).

Fugitives and forfeiture — flouting the system or fundamental right? 83 Ky. L.J. 631-51 (No. 3).

FOURTH AMENDMENT PROTECTIONS

A Fourth Amendment model for computer networks and data privacy. 81 Va. L. Rev. 1181-228 (May).

FRANCHISING

The Iowa Franchise Act: towards protecting reasonable expectations of franchisees and franchisors. David Hess. 80 Iowa L. Rev. 333-62 (Jan.).

FREEDOM OF INFORMATION

New York's open meetings law: revision of the political caucus exemption and its implications for local government. Timothy P. Whelan. 60 Brook. L. Rev. 1483-516 (Winter).

Recent developments regarding the Freedom of Information Act: a "prologue to a farce or a tragedy; or, perhaps both." 44 Duke L.J. 1183-223 (Apr.).

FREEDOM OF THE PRESS

Checkbook journalism, free speech, and fair trials. Scott C. Pugh. 143 U. Pa. L. Rev. 1739-85 (May).

FREEDOM OF RELIGION

Reconciling reason and religion: on Dworkin and religious freedom. Tom Stacy. 63 Geo. Wash. L. Rev. 1-75 (Nov. 1994).

FREEDOM OF SPEECH

The freedom of speech at risk in cyberspace: obscenity doctrine and a frightened university's censorship of sex on the Internet. 44 Duke L.J. 1155-82 (Apr.).

The liberalization of freedom of speech on a conservative court. Keith Werhan. 80 Iowa L. Rev. 51-100 (Oct. 1994).

HABEAS CORPUS

Requiring unwanted habeas corpus petitions to state supreme courts for exhaustion purposes: too exhausting. 79 Minn. L. Rev. 1197-232 (May).

HANDICAPPED PERSONS

See *Employment Discrimination*.

HAZARDOUS WASTE LIABILITY

Contribution protection under CERCLA: what have you settled and not settled? Michael V. Sucaet. 40 Wayne L. Rev. 1477-531 (Summer 1994).

HEALTH CARE INDUSTRY

Financial incentives to limit services: should physicians be required to disclose these to patients? 83 Geo. L.J. 1821-47 (Apr.).

The impact of managed care on doctors who serve poor and minority patients. 108 Harv. L. Rev. 1625-42 (May).

HOMELESSNESS

"No relief but upon the terms of coming into the house" — controlled spaces, invisible disentanglements, and homelessness in an urban shelter system. Susan D. Bennett. 104 Yale L.J. 2157-212 (June).

HOMICIDE

State v. Camacho: the judicial creation of an objective element to Wisconsin's law of imperfect self-defense homicide. 1995 Wis. L. Rev. 741-64 (No. 3).

HOMOSEXUALITY AND LESBIANISM

Competitive federalism and the legislative incentives to recognize same-sex marriage. Jennifer Gerarda Brown. 68 S. Cal. L. Rev. 745-839 (May).

IMMIGRATION AND EMIGRATION

See also *Aliens*.

Undocumented: the roles of women in immigration law. 83 Geo L.J. 605-34 (Dec. 1994).

INDIANS/NATURAL RESOURCES

State minimum environmental standards on the Native American reservation. 68 S. Cal. L. Rev. 1075-89 (May).

INSTRUCTIONS TO JURIES

Informed conviction: instructing the jury about mandatory sentencing consequences. 95 Colum. L. Rev. 1232-72 (June).

INTELLECTUAL PROPERTY

"To promote the progress of science and useful arts": a role for federal regulation of intellectual property as collateral. Shawn K. Baldwin. 143 U. Pa. L. Rev. 1701-38 (May).

INTERNATIONAL TRADE

See also *Developing Countries*.

The systemic environmental externalities of free trade: a call for wiser trade decision-making. 83 Geo. L.J. 2099-118 (June).

INVESTMENTS

A re-examination of near-bankruptcy investment incentives. Barry E. Adler. 62 U. Chi. L. Rev. 575-606 (Spring).

JUDGES

On making judges do the right thing. Thomas O. McGarity. 44 Duke L.J. 1104-09 (Apr.).

JUDICIAL REVIEW OF ADMINISTRATIVE ACTS

Judicial incentives and indeterminacy in substantive review of administrative decisions. Sidney A. Shapiro & Richard E. Levy. 44 Duke L.J. 1051-80 (Apr.).

Judicial review of agency action: the problems of commitment, non-contractibility, and the proper incentives. Nicholas S. Zeppos. 44 Duke L.J. 1133-54 (Apr.).

Legislative reform of judicial review of agency actions. Richard J. Pierce, Jr. 44 Duke L.J. 1110-32 (Apr.).

The scope of judicial review of decisions of California administrative agencies. Michael Asimow. 42 UCLA L. Rev. 1157-250 (June).

JURY SELECTION

Selecting a jury in federal criminal trials after *Batson* and *McCullum*. 95 Colum. L. Rev. 888-928 (May).

LAW AND THE ARTS

An appropriate(d) place in transformative value: appropriation art's exclusion from *Campbell v. Acuff-Rose Music, Inc.* Roxanna Badin. 60 Brook. L. Rev. 1653-92 (Winter).

LAW AND LITERATURE

Rodrigo's final chronicle: cultural power, the law reviews, and the attack on narrative jurisprudence. Richard Delgado. 68 S. Cal. L. Rev. 545-75 (Mar.).

The Rushdie incident as law-and-literature parable. 104 Yale L.J. 2213-47 (June).

LAW CLERKS

Is there gender bias in the judicial law clerk selection process? 83 Geo. L.J. 575-603 (Dec. 1994).

On comparing apples and oranges: the judicial clerk selection process and the medical matching model. Annette E. Clark. 83 Geo. L.J. 1749-97 (Apr.).

LEGAL ETHICS

The conflict between confidentiality and disclosure when a client announces suicidal intentions: a proposed amendment to the model ethics codes. 40 Wayne L. Rev. 1629-51 (Summer 1994).

LEGAL HISTORY

Justice William Johnson and the history of the Supreme Court dissent. 83 Geo. L.J. 2069-98 (June).

LEGAL MALPRACTICE

Cyberlaw: legal malpractice in the age of online lawyers. 63 Geo. Wash. L. Rev. 332-58 (Jan.).

LEGAL POSITIVISM

The new positivism: an analysis of the role of morality in jurisprudence. 68 S. Cal. L. Rev. 989-1027 (May).

LEGAL REALISM

See *Race*.

LEGAL SCHOLARSHIP

1995 survey of books relating to the law. 93 Mich. L. Rev. 1173-914 (May).

MASS TORTS

Symposium: National Mass Tort Conference. 73 Texas L. Rev. 1523-846 (June).

MEDICAID

State discretion in funding organ transplants under the Medicaid Program: interpretive guidelines in determining the scope of mandated coverage. 79 Minn. L. Rev. 1233-77 (May).

MEDICAL JURISPRUDENCE

National childhood vaccine injury compensation program: is this the best we can do for our children? 63 Geo. Wash. L. Rev. 144-73 (Jan.).

Solomonic decisions in egg donation: unscrambling the conundrum of legal maternity. Anne Reichman Schiff. 80 Iowa L. Rev. 265-96 (Jan.).

PATENTS/FOREIGN

Patent preemption of computer software contracts restricting reverse engineering: the last stand? 95 Colum. L. Rev. 1160-87 (June).

Preclusive effect of factual determinations of the International Trade Commission with regard to patent matters. 62 U. Chi. L. Rev. 885-918 (Spring).

Scripps or *Atlantic*: the Federal Circuit squares off over the scope of product-by-process patents. Brian S. Tomko. 60 Brook. L. Rev. 1693-739 (Winter).

Towards a rational jurisprudence of computer-related patentability in light of *In re Alappat*. John A. Burtis. 79 Minn. L. Rev. 1129-66 (May).

PENSION PLANS

A charitable corporate giving justification for the socially responsible investment of pension funds: a populist argument for the public use of private wealth. Edward S. Adams & Karl D. Knutsen. 80 Iowa L. Rev. 211-64 (Jan.).

PEREMPTORY CHALLENGES

Beyond gender: peremptory challenges and the roles of the jury. Nancy S. Marder. 73 Texas L. Rev. 1041-138 (Apr.).

PHILOSOPHY

Incompletely theorized agreements. Cass R. Sunstein. 108 Harv. L. Rev. 1733-72 (May).

Virtue and inculcation. Kyron Huigens. 108 Harv. L. Rev. 1423-80 (May).

PORNOGRAPHY

Marketing pornography on the Information Superhighway: a survey of 917,410 images, descriptions, short stories, and animations downloaded 8.5 million times by consumers in over 2000 cities in forty countries, provinces, and territories. Marty Rimm. Responses by Anne Wells Branscomb, Catharine A. MacKinnon, and Carlin Meyer. 83 Geo. L.J. 1849-2008 (June).

POVERTY LAW

Symposium: shaping American communities: segregation, housing & the urban poor. 143 U. Pa. L. Rev. 1191-699 (May).

Tiers for fears, fears of tiers. Michael E. Hartmann. 40 Wayne L. Rev. 1401-76 (Summer 1994).

PRODUCTS LIABILITY/DRUGS

Rethinking conscious design liability for prescription drugs: the *Restatement (Third)* standard versus a negligence approach.

Richard L. Cupp, Jr. 63 Geo. Wash. L. Rev. 76-110 (Jan.).

Subsequent remedial measures and strict products liability: a new — relevant — answer to an old problem. 81 Va. L. Rev. 1141-79 (May).

PSYCHOLOGY

Transference of liability: employer liability for sexual misconduct by therapists. Linda Mabus Jorgenson, Pamela K. Sutherland & Steven B. Bisbing. 60 Brook. L. Rev. 1421-81 (Winter).

PUBLIC LEGAL SERVICE

See also *Race*

Political lessons: legal services for the poor. Marc Feldman. Commentaries by Gary Bellow & Jeanne Charne and Alan W. Houseman. 83 Geo. L.J. 1529-709 (Apr.).

RACE

See also *Affirmative Action Programs, Elections*.

Address: multiculturalism and the liberal state. Jürden Habermas. 47 Stan. L. Rev. 849-53 (May).

Defending racial violence. Anthony V. Alfieri. 95 Colum. L. Rev. 1301-42 (June).

Foreword: race, multiculturalism, and the jurisprudence of transformation. Charles R. Lawrence III. 47 Stan. L. Rev. 819-47 (May).

In the interest of racial harmony: revisiting the lawyer's duty to work for the common good. Bill Ong Hing. 47 Stan. L. Rev. 901-56 (May).

The law of civil rights and the dangers of separatism in multicultural America. J. Harvie Wilkinson III. 47 Stan. L. Rev. 993-1026 (May).

Legal realism and the race question: some realism about realism on race relations. 108 Harv. L. Rev. 1607-24 (May).

Multicultural empowerment: it's not just black and white anymore. Deborah Ramirez. 47 Stan. L. Rev. 957-92 (May).

"Too many Asians": the challenge of fighting discrimination against Asian-Americans and preserving affirmative action. 47 Stan. L. Rev. 1027-57 (May).

Trouble in paradise: equal protection and the dilemma of interminority group conflict. 47 Stan. L. Rev. 1059-96 (May).

Unloving, Jim Chen. 80 Iowa L. Rev. 145-75 (Oct. 1994).

RADIO AND TELEVISION

See *Affirmative Action Programs*.

REGULATORY TAKINGS

See also *Endangered Species*.

A tale of two amendments: property rights and takings in the context of environmental surveillance. 68 S. Cal. L. Rev. 885-945 (May).

RIGHT TO A FAIR TRIAL

See *Freedom of the Press*.

SCIENCE

See also *Scientific Evidence*.

Tempest in a test tube: science and plagiarism. 40 Wayne L. Rev. 1569-601 (Summer 1994).

What to do about biodiversity: property rights, public goods, and the earth's biological riches. Christopher D. Stone. 68 S. Cal. L. Rev. 577-620 (Mar.).

SCIENTIFIC EVIDENCE

Developments in the law — confronting the new challenges of scientific evidence. 108 Harv. L. Rev. 1481-605 (May).

SECURITIES

See also *Sports*.

Let the money do the monitoring: how institutional investors can reduce agency costs in securities class actions. Elliott J. Weiss & John S. Beckerman. 104 Yale L.J. 2053-127 (June).

SENTENCING

See also *Instructions to Juries*.

A square meaning for a round phrase: applying the career offender provision's "crime of violence" to the diminished capacity provision of the federal sentencing guidelines. 79 Minn. L. Rev. 1475-514 (June).

SEPARATION OF POWERS

See *Executive Power*.

SEX CRIMES

Criminalizing attorney-client sexual relations: toward substantive enforcement. 73 Texas L. Rev. 1223-54 (Apr.).

SEXUAL HARASSMENT

What our children are really learning in school: using Title IX to combat peer sexual harassment. 83 Geo. L.J. 1799-820 (Apr.).

SOLID WASTE MANAGEMENT

Ohio's sanitary landfills: state and local regulation of solid waste disposal facilities. Peter C. Krier. 63 U. Cin. L. Rev. 817-67 (Winter).

SPORTS

Antitrust law, student-athletes, and the NCAA; limiting the scope and conduct of

private economic regulation. Peter C. Carstensen & Paul Olszowka. 1995 Wis. L. Rev. 545-97 (No. 3).

A model of institutional governance for intercollegiate athletics. Timothy Davis. 1995 Wis. L. Rev. 599-645 (No. 3).

Some corporate and securities law perspectives on student-athletes and the NCAA. David A. Skeel, Jr. 1995 Wis. L. Rev. 669-708 (No. 3).

Who plays and who pays: defining equality in intercollegiate athletics. B. Glenn George. 1995 Wis. L. Rev. 647-67 (No. 3).

STATES' RIGHTS

State sovereignty and subordination: may Congress commandeer state officers to implement federal law? Evan H. Caminker. 95 Colum. L. Rev. 1001-89 (June).

STRICT LIABILITY

Absolute liability for ammunition manufacturers. 108 Harv. L. Rev. 1679-96 (May).

SUPPORT OF DEPENDENTS

Awarding child support against the impoverished parent: straying from statutory guidelines and using SSI in setting the amount. 83 Ky. L.J. 681-705 (No. 3).

SUPREME COURT

The Supreme Court's new hypertextualism: an invitation to cacophony and incoherence in the administrative state. Richard J. Pierce, Jr. 95 Colum. L. Rev. 749-81 (May).

The Supreme Court's reluctance to enforce constitutional prohibitions against retroactive income tax statutes. 40 Wayne L. Rev. 1603-28 (Summer 1994).

TAXATION

Losing control: toward a new understanding of the taxation of post-incorporation stock sales. 108 Harv. L. Rev. 1661-78 (May).

TORT CLAIMS ACT

"Any other law-enforcement officer": Federal Tort Claims Act § 2680(c). 83 Ky. L.J. 707-31 (No. 3).

TRADEMARKS

Color me bad: a new solution to the debate over color trademark registration. 63 Geo. Wash. L. Rev. 111-43 (Jan.).

Contributory infringement and related theories of secondary liability for trademark infringement. John T. Cross. 80 Iowa L. Rev. 101-43 (Oct. 1994).

TREATIES

Treaty-based intervention: who can say no? David Wippman. 62 U. Chi. L. Rev. 607-87 (Spring).

WHISTLEBLOWING

Toward a market for lawyer disclosure services: in search of optimal whistleblowing

rules. Richard W. Painter. 63 Geo. Wash. L. Rev. 221-96 (Jan.).

WITNESSES

Material witness detention: justice served or denied? Stacey M. Studnicki. 40 Wayne L. Rev. 1533-68 (Summer 1994).