

Michigan Law Review

Volume 92 | Issue 3

1993

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 92 MICH. L. REV. 776 (1993).

Available at: <https://repository.law.umich.edu/mlr/vol92/iss3/8>

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*.

ACADEMIC FREEDOM

See *Legal Education*.

AFFIRMATIVE ACTION PROGRAMS

See *Legal Education*.

ARREST

LaFave on arrest and the three decades that have followed. Frank J. Remington. 1993 Ill. L. Rev. 315-21 (No. 2).

BANKRUPTCY

See also *Corporate Reorganization*.
Bankruptcy policymaking in an imperfect world. Elizabeth Warren. 92 Mich. L. Rev. 336-87 (Nov.).

CAPITAL PUNISHMENT

See *Right to Counsel*.

CHILD ABUSE

See *Due Process of Law*.

CHILD CUSTODY

The Brady bunch and other fictions: how courts decide child custody disputes involving remarried parents. 45 Stan. L. Rev. 2073-142 (July).

CHILD SEXUAL ABUSE

Rape shield laws: do they shield the children? 78 Iowa L. Rev. 751-78 (Mar.).

CONFESSIONS

Promises, confessions, and Wayne LaFave's bright line rule analysis. George E. Dix. 1993 Ill. L. Rev. 207-60 (No. 2).

CONSTITUTIONAL LAW

See also *Legal Education*.

The Constitution, the legislature, and unfair surprise: toward a reliance-based approach to the Contract Clause. 92 Mich. L. Rev. 398-437 (Nov.).

CONSTITUTIONAL THEORY

Three mistakes about interpretation. Paul Campos. 92 Mich. L. Rev. 388-97 (Nov.).

CONTRACTS

Enforceability of precontractual agreements in Illinois: the need for a middle ground. 68 Chi.-Kent L. Rev. 939-72 (No. 2).

COPYRIGHT

See *Intellectual Property*.

CORPORATE REORGANIZATION

The unwarranted case against corporate reorganization: a reply to Bradley and Rosenzweig. Donald R. Korobkin. 78 Iowa L. Rev. 669-735 (Mar.).

COURTS

See *Sex Discrimination*.

CRITICAL LEGAL STUDIES

See *Discrimination*.

DISCRIMINATION

Ambivalence: the resiliency of legal culture in the United States. Judith Resnik. 45 Stan. L. Rev. 1525-46 (July).

DUE PROCESS OF LAW

The constitutionality of employer-accessible child abuse registries: due process implications of governmental occupational blacklisting. 92 Mich. L. Rev. 139-94 (Oct.).

EMPLOYMENT AT WILL

Life-cycle justice: accommodating just cause and employment at will. Stewart J. Schwab. 92 Mich. L. Rev. 8-62 (Oct.).

EMPLOYMENT DISCRIMINATION

See *Due Process of Law*.

ENVIRONMENTAL LAW

See *Environmental Protection*.

ENVIRONMENTAL PROTECTION

Allocating the burden of proof to effectuate the preservation and federalism goals of the Coastal Zone Management Act. 92 Mich. L. Rev. 438-77 (Nov.).

ETHICS

See *Legal Education, Legal Ethics*.

EVIDENCE

See *Child Sexual Abuse*.

EXCLUSIONARY RULE

See *Search and Seizure*.

FEMINISM

Reply: please be careful with cultural femi-

nism. Margaret Jane Radin. 45 *Stan. L. Rev.* 1567-69 (July).

FOURTH AMENDMENT PROTECTIONS

At the borders of the Fourth Amendment: why a real due process test should replace the outrageous government conduct defense. Donald A. Dripps. 1993 *Ill. L. Rev.* 261-84 (No. 2).

The virtues (and limits) of shared values: the Fourth Amendment and *Miranda's* concept of custody. Richard A. Williamson. 1993 *Ill. L. Rev.* 379-409 (No. 2).

FREEDOM OF SPEECH

A shifting balance: freedom of expression and hate-speech restriction. Jean Stephancic & Richard Delgado. 78 *Iowa L. Rev.* 737-50 (Mar.).

HATE SPEECH

See *Freedom of Speech*.

INSTRUCTIONS TO JURIES

Criminal jury instructions. William H. Erickson. 1993 *Ill. L. Rev.* 285-94 (No. 2).

INTELLECTUAL PROPERTY

Beyond metaphor: copyright infringement and the fiction of the work. Robert H. Rotstein. Commentary by Keith Aoki. 68 *Chi.-Kent L. Rev.* 725-839 (No. 2).

Color as a trademark and the mere color rule: the circuit split for color alone. 68 *Chi.-Kent L. Rev.* 973-1003 (No. 2).

Copyright, property, and the right to deny. Timothy J. Brennan. 68 *Chi.-Kent L. Rev.* 675-714 (No. 2).

Deserving to own intellectual property. Lawrence C. Becker. 68 *Chi.-Kent L. Rev.* 609-29 (No. 2).

Does it matter whether intellectual property is property? Stephen L. Carter. 68 *Chi.-Kent L. Rev.* 715-23 (No. 2).

From authors to copiers: individual rights and social values in intellectual property. Jeremy Waldron. 68 *Chi.-Kent L. Rev.* 841-87 (No. 2).

From fast cars to fast food: overbroad protection of product trade dress under section 43(a) of the Lanham Act. 45 *Stan. L. Rev.* 2037-72 (July).

Institutional utilitarianism and intellectual property. Patrick Croskery. 68 *Chi.-Kent L. Rev.* 631-57 (No. 2).

Total concept and feel or dissection?: approaches to the misappropriation test of substantial similarity. 68 *Chi.-Kent L. Rev.* 913-37 (No. 2).

Valuing intellectual property. Russell Hardin. 68 *Chi.-Kent L. Rev.* 659-74 (No. 2).

Who owns this? J.S.G. Boggs. 68 *Chi.-Kent L. Rev.* 889-910 (No. 2).

JURIES

Jury secrecy and the media: the problem of postverdict interviews. Abraham S. Goldstein. 1993 *Ill. L. Rev.* 295-314 (No. 2).

Postconviction review of jury discrimination: measuring the effects of juror race on jury decisions. Nancy J. King. 92 *Mich. L. Rev.* 63-130 (Oct.).

JURY SELECTION

See *Juries*.

LABOR LAW

Labor law successorship: a corporate law approach. Edward B. Rock & Michael L. Wachter. 92 *Mich. L. Rev.* 203-60 (Nov.).

LAW CURRICULA

See *Legal Education*.

LAW TEACHING

See *Legal Education*.

LEGAL EDUCATION

See also *Legal Ethics*.

Adopting an educator habit of mind: modifying what it means to "think like a lawyer." Gail A. Jaquish & James Ware. 45 *Stan. L. Rev.* 1713-29 (July).

"A(nother) critique of pure reason": toward civic virtue in legal education. Angela P. Harris & Marjorie M. Schultz. 45 *Stan. L. Rev.* 1773-805 (July).

Civic education and interest group formation in the American law school. Jonathan R. Macey. 45 *Stan. L. Rev.* 1937-53 (July).

Constructions of the client within. Ann Shalleck. 45 *Stan. L. Rev.* 1731-53 (July).

Erastrian and sectarian arguments in religiously affiliated American law schools. Thomas L. Shaffer. 45 *Stan. L. Rev.* 1859-79 (July).

Legal education and the ideal of analytic excellence. J. Harvie Wilkinson III. 45 *Stan. L. Rev.* 1659-69 (July).

Legal education and the politics of exclusion. Richard A. Epstein. 45 *Stan. L. Rev.* 1607-26 (July).

Legal education, feminist epistemology, and the Socratic method. Susan H. Williams. 45 *Stan. L. Rev.* 1571-80 (July).

Legal scholarship today. Richard A. Posner. 45 *Stan. L. Rev.* 1647-58 (July).

Liberal political culture and the marginalized voice: interpretive responsibility and the American law school. David A.J. Richards. 45 *Stan. L. Rev.* 1955-79 (July).

Missing questions: feminist perspectives on legal education. Deborah L. Rhode. Com-

mentary by Margaret Jane Radin and Susan H. Williams. 45 Stan. L. Rev. 1547-76 (July).

Nobody in here but us chickens: legal education and the virtue of the ruler. Linda R. Hirshman. 45 Stan. L. Rev. 1905-36 (July).

Raising personal identification issues of class, race, ethnicity, gender, sexual orientation, physical disability, and age in lawyering courses. Bill Ong Hing. 45 Stan. L. Rev. 1807-33 (July).

Reflections on professorial academic freedom: second thoughts on the third "essential freedom." Michael A. Olivas. 45 Stan. L. Rev. 1835-58 (July).

Rodrigo's fifth chronicle: *Civitas*, civil wrongs, and the politics of denial. Richard Delgado. 45 Stan. L. Rev. 1581-605 (July).

Two paths to the mountaintop? the role of legal education in shaping the values of black corporate lawyers. David B. Wilkins. 45 Stan. L. Rev. 1981-2026 (July).

The use and abuse of philosophy in legal education. Martha C. Nussbaum. 45 Stan. L. Rev. 1627-45 (July).

The value of public service: a model for instilling a pro bono ethic in law school. Jill Chaifetz. 45 Stan. L. Rev. 1695-711 (July).

What we do, and why we do it. Larry Alexander. 45 Stan. L. Rev. 1885-904 (July).

LEGAL ETHICS

Can virtue be taught to lawyers? Amy Gutmann. 45 Stan. L. Rev. 1759-71 (July).

Knowledge about legal sanctions. Stephen McG. Bundy & Einer Elhauge. 92 Mich. L. Rev. 261-335 (Nov.).

LEGAL SCHOLARSHIP

See also *Legal Education*.

Tribute to Wayne LaFave. Commentary by Daniel A. Farber, Joseph Grano, Jerold Israel & Yale Kamisar, Ralph Reisner, and Frank J. Remington. 1993 Ill. L. Rev. 169-205 (No. 2).

MEDICARE

The complexity of Medicare's hospital reimbursement system: paradoxes of averaging.

David M. Frankford. 78 Iowa L. Rev. 517-668 (Mar.).

PROBATION

Judicial control of reproductive freedom: the use of Norplant as a condition of probation. 78 Iowa L. Rev. 779-812 (Mar.).

RACE

See *Juries, Legal Education*.

RELIGION

See *Legal Education*.

REPRODUCTIVE TECHNOLOGY

See *Probation*.

RIGHT TO COUNSEL

Effective assistance of counsel in capital cases: the evolving standard of care. Welsh S. White. 1993 Ill. L. Rev. 323-78 (No. 2).

Lethal fiction: the meaning of "counsel" in the Sixth Amendment. Bruce A. Green. 78 Iowa L. Rev. 433-516 (Mar.).

SEARCH AND SEIZURE

Illinois v. Krull: when has a legislature wholly abandoned its responsibility to enact constitutional law? 1993 Ill. L. Rev. 411-45 (No. 2).

SEX DISCRIMINATION

Executive summary of the preliminary report of the Ninth Circuit Task Force on Gender Bias. Introduction by Barbara Allen Babcock; commentary by Barbara Allen Babcock, Deborah R. Hensler, and Judith Resnik. 45 Stan. L. Rev. 2143-209 (July).

STANDING TO SUE

Article II revisionism. Cass R. Sunstein. 92 Mich. L. Rev. 131-38 (Oct.).

TRADEMARKS

See *Intellectual Property*.

WOMEN

See *Legal Education*.