

# Michigan Law Review

---

Volume 92 | Issue 7

---

1994

## 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. 2294 (1994).

Available at: <https://repository.law.umich.edu/mlr/vol92/iss7/7>

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](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

See also *Constitutional Theory*.  
"Life" and "liberty": their original meaning, historical antecedents, and current significance in the debate over abortion rights. Sheldon Gelman. 78 Minn. L. Rev. 585-698 (Feb.).

### ACADEMIC FREEDOM: STUDENTS

See *Student Speech*.

### ACCIDENTS

See also *Res Ipsa Loquitur*.  
Reapportioning the burden of uncertainty: storekeeper liability in the self-service slip-and-fall case. 41 UCLA L. Rev. 861-902 (Feb.).

### ACCOUNTANT MALPRACTICE

See *Banks and Banking*.

### ADMINISTRATIVE AGENCIES

Tempest in an envelope: reflections on the Bush White House's failed takeover of the U.S. Postal Service. Neal Devins. 41 UCLA L. Rev. 1035-62 (Apr.).

Unitariness and independence: solicitor general control over independent agency litigation. Neal Devins. 82 Cal. L. Rev. 255-327 (Mar.).

### ADMINISTRATIVE LAW

Better regulations: the National Performance Review's regulatory reform recommendations. Jeffrey S. Lubbers. 43 Duke L.J. 1165-79 (Apr.).

Consensus versus incentives: a skeptical look at regulatory negotiation. Susan Rose-Ackerman. 43 Duke L.J. 1206-20 (Apr.).

Is efficient government an oxymoron? Paul R. Verkuil. 43 Duke L.J. 1221-35 (Apr.).

Management, control, and the dilemma of presidential leadership in the modern administrative state. Daniel B. Rodriguez. 43 Duke L.J. 1180-205 (Apr.).

### ADMISSIBILITY OF EVIDENCE

See also *Confessions, Employment Discrimination*.

"Other crimes" evidence in sex offense cases. David P. Bryden & Roger C. Park. 78 Minn. L. Rev. 529-83 (Feb.).

### ADVERTISING

See *Housing Discrimination, Products Liability, Race*.

### AFFIRMATIVE ACTION PROGRAMS

*Lamprecht v. FCC*: a looking-glass into the future of affirmative action? 61 Geo. Wash. L. Rev. 1895-954 (Aug.).

### AIDS

When the environment is other people: an essay on science, culture, and the authoritative allocation of values. Barry Sullivan. 69 Notre Dame L. Rev. 597-690 (No. 4).

### ALCOHOLIC BEVERAGES

Of saloons and social control: assessing the impact of state liquor control on individual expression. 80 Va. L. Rev. 745-85 (Apr.).

### ALIENS

See *Citizenship*.

### ANNUITIES

*Variable Annuity Life Insurance Company v. Clarke*: a second look at national bank annuity sales and 12 U.S.C. § 92. 78 Minn. L. Rev. 911-42 (Apr.).

### ANTITRUST LAW

See also *Copyright, Telecommunications, Vertical Antitrust Restraints*.

*Kodak v. Image Technical Services, Inc.*: the taming of *Matsushita* and the Chicago school. 1993 Wis. L. Rev. 1633-73 (No. 6).

When does the buzzer sound? the non-statutory labor exemption in professional sports. 94 Colum. L. Rev. 1045-75 (Apr.).

### ARCHITECTS AND ENGINEERS

Negligence, contract, and architects' liability for economic loss. Matthew S. Steffey. 82 Ky. L.J. 659-702 (No. 3).

### ARMS CONTROL

"Then the dogs died": the Fourth Amendment and verification of the chemical weapons convention. 94 Colum. L. Rev. 567-657 (Mar.).

### ATTORNEY-CLIENT PRIVILEGE

See *Patent*.

**BANKRUPTCY**

Power, authority, and precedent in interpreting the Bankruptcy Code. Daniel J. Bussel. 41 *UCLA L. Rev.* 1063-100 (Apr.).

Rethinking the line between corporate law and corporate bankruptcy. David A. Skeel, Jr. 72 *Texas L. Rev.* 471-557 (Feb.).

**BANKRUPTCY PREFERENCES**

Evil intentions and an irresolute endorsement for scientific rationalism: bankruptcy preferences one more time. Lawrence Ponoroff. 1993 *Wis. L. Rev.* 1439-523 (No. 6).

**BANKS AND BANKING**

See also *Annuities*.

Bank mergers and the Department of Justice's horizontal merger guidelines: a critique and proposal. 69 *Notre Dame L. Rev.* 857-92 (No. 4).

Government scapegoating, duty to disclose, and the S&L crisis: can lawyers and accountants avoid liability in the savings and loan wilderness. 62 *U. Cin. L. Rev.* 655-712 (Fall).

**BAR ASSOCIATIONS**

The bar in America: the role of elitism in a liberal democracy. 26 *U. Mich. J.L. Ref.* 853-92 (Summer).

**BATTERED WOMEN**

See *Women*.

**BIAS CRIMES**

Beware that false first step. David R Fine. 82 *Ky. L.J.* 731-70 (No. 3).

**BLUE SKY LAWS**

See also *Securities*.

Developments and issues in civil liability under blue sky law. Joseph C. Long. 62 *U. Cin. L. Rev.* 439-72 (Fall).

The emergence of state securities laws: partly sunny skies for investors. Marc I. Steinberg. 62 *U. Cin. L. Rev.* 395-428 (Fall).

Liabilities of lawyers in corporate and securities work. Morgan Shipman. 62 *U. Cin. L. Rev.* 513-31 (Fall).

**BRIBERY**

Amending the Foreign Corrupt Practices Act to include a private right of action. 82 *Cal. L. Rev.* 185-229 (Jan.).

**BUSINESS JUDGMENT RULE**

The business judgment rule: meaningless verbiage or misguided notion? Franklin A. Gevurtz. 67 *S. Cal. L. Rev.* 287-337 (Jan.).

**CHILD ABUSE**

See also *Child Sexual Abuse*.

Keeping the door open: a middle ground on the question of affirmative duty in the public schools. 142 *U. Pa. L. Rev.* 471-509 (Nov.).

Motherhood and crime. Dorothy E. Roberts. 79 *Iowa L. Rev.* 95-141 (Oct.).

School officials: parents or protectors? the contribution of a feminist perspective. Joan L. Neisser. 39 *Wayne L. Rev.* 1507-47 (Summer).

Teenage dating violence: the need for expanded awareness and legislation. 82 *Cal. L. Rev.* 423-71 (Mar.).

**CHILD CUSTODY**

Black identity and child placement: the best interests of black and biracial children. 92 *Mich. L. Rev.* 925-67 (Feb.).

**CHILD SEXUAL ABUSE**

See also *Prostitution*.

Memory repression: should it toll the statutory limitations period in child sexual abuse cases? 39 *Wayne L. Rev.* 1589-613 (Summer).

**CITIZENSHIP**

The birthright citizenship amendment: a threat to equality. 107 *Harv. L. Rev.* 1026-43 (Mar.).

**CIVIL COMMITMENT**

See *Mental Health*.

**CIVIL RIGHTS**

See also *Double Jeopardy*, *Prostitution*, *Women*.

The future of state and federal civil rights prosecutions: the lessons of the Rodney King trial. Laurie L. Levenson. 41 *UCLA L. Rev.* 509-608 (Feb.).

*Wyatt v. Cole* and qualified immunity for private parties in section 1983 suits. 69 *Notre Dame L. Rev.* 735-70 (No. 4).

**CLINICAL LEGAL EDUCATION**

The mother with poor judgment and other tales of the unexpected: a civic republican view of difference and clinical legal education. Peter Margulies. 88 *Nw. U. L. Rev.* 695-742 (Winter).

**CLOSE CORPORATIONS**

See *Comparative Law: Corporations*.

**COLLECTIVE BARGAINING**

See *Handicap Discrimination*.

**COMMERCE CLAUSE**

See *Solid Waste Management*.

**COMMERCIAL LAW**

The inverted pyramid of wire transfer law. Raj Bhala. 82 Ky. L.J. 347-96 (No. 2).

**COMMERCIAL SPEECH**

See also *Food Drug Cosmetic Law*.

Regulation of environmental marketing: reassessing the Supreme Court's protection of commercial speech. 69 Notre Dame L. Rev. 533-74 (No. 3).

**COMMUNICATIONS**

See also *Electronic Surveillance*.

Broadcasting, democracy, and the market. Stephen A. Gardbaum. 82 Geo. L.J. 373-96 (Dec.).

FCC regulation of the radio industry: a safe harbor for indecent programming? 79 Iowa L. Rev. 143-73 (Oct.).

The public's interest in public affairs discourse, democratic governance, and fairness in broadcasting: a critical review of the public interest duties of the electronic media. R. Randall Rainey. 82 Geo. L.J. 269-372 (Dec.).

**COMPARATIVE LAW**

Law, culture, and harassment. Anita Bernstein. 142 U. Pa. L. Rev. 1227-311 (Apr.).

Reporting the truth and setting the record straight: an analysis of U.S. and Japanese libel laws. 14 Mich. J. Intl. L. 871-904 (Summer).

**COMPARATIVE LAW:  
CONSTITUTIONAL LAW**

Presidential systems in stress: emergency powers in Argentina and the United States. William C. Banks & Alejandro D. Carri6. 15 Mich. J. Intl. L. 1-76 (Fall).

**COMPARATIVE LAW:  
CORPORATIONS**

Withdrawal and expulsion in Germany: a comparative perspective on the "close corporation problem." Hugh T. Scogin, Jr. 15 Mich. J. Intl. L. 127-88 (Fall).

**COMPARATIVE NEGLIGENCE**

Apportioning liability to nonparties in Kentucky tort actions: a natural extension of comparative fault or a phantom scapegoat for negligent defendants? 82 Ky. L.J. 789-835 (No. 3).

**COMPLEX LITIGATION**

See *Legal Ethics*.

**CONFESSIONS**

Confessions induced by broken government promises. Welsh S. White. 43 Duke L.J. 947-88 (Mar.).

**CONSTITUTIONAL AMENDMENTS**

The consent of the governed: constitutional amendment outside Article V. Akhil Reed Amar. 94 Colum. L. Rev. 457-508 (Mar.).

Rethinking Article V: term limits and the Seventeenth and Nineteenth Amendments. 103 Yale L.J. 1971-2007 (May).

**CONSTITUTIONAL HISTORY**

See also *Judges*.

The principles of '98: an essay in historical retrieval. H. Jefferson Powell. 80 Va. L. Rev. 689-743 (Apr.).

Rethinking the New Deal Court. Barry Cushman. Commentary by Eben Moglen and Edward A. Purcell, Jr. 80 Va. L. Rev. 201-90 (Feb.).

A thrice-told tale, or Felix the Cat. Michael Ariens. 107 Harv. L. Rev. 620-76 (Jan.).

**CONSTITUTIONAL LAW**

Constitutional interpretation and activist fantasies. Raoul Berger. 82 Ky. L.J. 1-28 (No. 1).

**CONSTITUTIONAL THEORY**

See also *Natural Law, Search and Seizure*. Constitutional doctrine. Charles Fried. 107 Harv. L. Rev. 1140-57 (Mar.).

Constructing the substantive Constitution. James E. Fleming. Response by Cass R. Sunstein. 72 Texas L. Rev. 211-313 (Dec.).

Discrimination-prone initiatives and the Guarantee Clause: a role for the Supreme Court. 62 Geo. Wash. L. Rev. 100-22 (Nov.).

Facial challenges to state and federal statutes. Michael C. Dorf. 46 Stan. L. Rev. 235-304 (Jan.).

Legitimacy and the empowerment of discretionary legal authority: the United States Supreme Court and abortion rights. Tom R. Tyler & Gregory Mitchell. 43 Duke L.J. 703-815 (Feb.).

Madisonian balancing: a theory of constitutional adjudication. David L. Faigman. 88 Nw. U. L. Rev. 641-94 (Winter).

**CONSUMER PROTECTION**

See *Foreign Law*.

**CONTEMPT**

See *Double Jeopardy*.

**CONTRACTS**

See *Poverty Law, Race Discrimination*.

## COPYRIGHT

Misusing antitrust: the search for functional copyright misuse standards. 46 Stan. L. Rev. 401-48 (Jan.).

## COPYRIGHT: COMPUTER SOFTWARE

See also *Patent*.

The copyrightability of nonliteral elements of computer programs. 94 Colum. L. Rev. 242-92 (Jan.).

Learned Hand never played Nintendo: a better way to think about the non-literal, non-visual software copyright cases. 61 U. Chi. L. Rev. 613-38 (Spring).

## CORPORATE ACQUISITIONS AND MERGERS

See also *Banks and Banking*.

Toward unlocking lockups. Stephen Fradin & Jon D. Hanson. 103 Yale L.J. 1739-834 (May).

## CORPORATE OFFICERS

See also *Business Judgment Rule, Corporate Acquisitions and Mergers*.

Adapting the responsible corporate officer doctrine in light of *United States v. MacDonald & Watson Waste Oil Co.* 78 Minn. L. Rev. 699-732 (Feb.).

Institutions as relational investors: a new look at cumulative voting. Jeffrey N. Gordon. 94 Colum. L. Rev. 124-92 (Jan.).

## CORPORATIONS

See *Corporate Acquisitions and Mergers, Securities*.

## CORRECTIONS

The legacy and future of corrections litigation. Susan P. Sturm. 142 U. Pa. L. Rev. 639-738 (Dec.).

## COURTS

See also *Judicial Review*.

State court defiance and the limits of Supreme Court authority: *Williams v. Georgia* revisited. Del Dickson. Commentary by Robert A. Burt. 103 Yale L.J. 1423-94 (Apr.).

## CRIME PREVENTION

The limited promise of public health methodologies to prevent youth violence. 103 Yale L.J. 1885-912 (May).

"Viewer discretion is advised": a structural approach to the issue of television violence. 142 U. Pa. L. Rev. 1383-441 (Apr.).

## CRIMINAL LAW

See also *Bias Crimes, Bribery, Child Abuse, Crime Prevention, Critical Legal Studies, Entrapment, International Criminal*

*Law, Public Defenders, Punishment, Statutory Interpretation*.

A functional analysis of criminal law. Paul H. Robinson. 88 Nw. U. L. Rev. 857-913 (Spring).

## CRIMINAL PROCEDURE

See also *Double Jeopardy, Extradition, Grand Jury, Harmless Error, Right to a Fair Trial, Search and Seizure, Speedy Trial*.

Confessional stipulations: protecting waiver of constitutional rights. 61 U. Chi. L. Rev. 225-51 (Winter).

Injustice telecast: the illegal use of closed-circuit television arraignments and bail bond hearings in federal court. 79 Iowa L. Rev. 175-202 (Oct.).

Wilful ignorance, knowledge, and the "equal culpability" thesis: a study of the deeper significance of the principle of legality. Douglas N. Husak & Craig A. Callender. 1994 Wis. L. Rev. 29-69 (No. 1).

## CRIMINAL RESPONSIBILITY

See *Corporate Officers*.

Excusing women. Anne M. Coughlin. 82 Cal. L. Rev. 1-93 (Jan.).

## CRITICAL LEGAL STUDIES

See also *Deconstruction, Race*.

Diagnosing power: postmodernism in legal scholarship and judicial practice (with an emphasis on the *Teague* rule against new rules in habeas corpus cases). Stephen M. Feldman. 88 Nw. U. L. Rev. 1046-105 (Spring).

Rodrigo's eighth chronicle: black crime, white fears — on the social construction of threat. Richard Delgado. 80 Va. L. Rev. 503-48 (Mar.).

Rodrigo's seventh chronicle: race, democracy, and the state. Richard Delgado. 41 UCLA L. Rev. 721-57 (Feb.).

Why pragmatism? the puzzling place of pragmatism in critical theory. Richard Warner. 1993 U. Ill. L. Rev. 535-63 (No. 3).

## CRUEL AND UNUSUAL PUNISHMENT

People v. Bullock: a case study in judicial activism. 39 Wayne L. Rev. 1707-24 (Summer).

## DAMAGES

See *Environmental Law*.

## DECONSTRUCTION

See also *Critical Legal Studies*.

Prescription adrift in a sea of servitudes: postmodernism and the lost grant. 43 Duke L.J. 845-78 (Feb.).

## DELEGATION OF POWERS

See also *Executive Power*.

Checks and balances in an era of presidential lawmaking. Abner S. Greene. 61 U. Chi. L. Rev. 123-96 (Winter).

### DISCRIMINATION

See *Constitutional Theory*.

### DISPUTE RESOLUTION

Disputing through agents: cooperation and conflict between lawyers in litigation. Ronald J. Gilson & Robert H. Mnookin. 94 Colum. L. Rev. 509-66 (Mar.).

Economic rationales for mediation. Jennifer Gerarda Brown & Ian Ayres. 80 Va. L. Rev. 323-402 (Mar.).

### DOMESTIC VIOLENCE

See *Child Abuse*.

### DOUBLE JEOPARDY

Conspiring drug kingpins: twice in jeopardy? 61 U. Chi. L. Rev. 197-223 (Winter).

Double jeopardy all over again: dual sovereignty, Rodney King, and the ACLU. Susan N. Herman. 41 UCLA L. Rev. 609-47 (Feb.).

Double jeopardy and summary contempt prosecutions. David S. Rudstein. 69 Notre Dame L. Rev. 691-733 (No. 4).

Double jeopardy wars: the case for a civil rights "exception." Paul Hoffman. 41 UCLA L. Rev. 649-91 (Feb.).

The Rodney King trials and the Double Jeopardy Clause: some observations on original meaning and the ACLU's schizophrenic views of the Dual Sovereign Doctrine. Paul G. Cassell. 41 UCLA L. Rev. 693-720 (Feb.).

*United States v. Dixon*: the Supreme Court returns to the traditional standard for Double Jeopardy Clause analysis. 69 Notre Dame L. Rev. 575-96 (No. 3).

### DUE PROCESS OF LAW

See also *Abortion, Constitutional Theory, Eminent Domain, Entrapment, Parties to Action*.

Economic substantive due process and the right of livelihood. Wayne McCormack. 82 Ky. L.J. 397-463 (No. 2).

### ECONOMIC JURISPRUDENCE

See also *Antitrust Law*.

A constructive critique of the traditional definition and use of the concept of "the effect of a choice on allocative (economic) efficiency": why the Kaldor-Hicks test, the Coase Theorem, and virtually all law-and-economics welfare arguments are wrong. Richard S. Markovits. 1993 U. Ill. L. Rev. 485-533 (No. 3).

Policymaking and the offer/asking price gap: toward a theory of efficient entitlement allocations. 46 Stan. L. Rev. 663-708 (Feb.).

### EDUCATION

See *Race*.

### ELECTIONS

See also *Constitutional Amendments*.

Ex-felon disenfranchisement and its influence on the black vote: the need for a second look. 142 U. Pa. L. Rev. 1145-89 (Jan.).

### ELECTRONIC SURVEILLANCE

Privacy issues in the private-sector workplace: protection from electronic surveillance and the emerging "privacy gap." 67 S. Cal. L. Rev. 441-74 (Jan.).

Restricting electronic monitoring in the private workplace. 43 Duke L.J. 1256-81 (Apr.).

Sledge hammers and scalpels: the FBI digital wiretap bill and its effect on free flow of information and privacy. 41 UCLA L. Rev. 1139-92 (Apr.).

### EMERGENCY POWERS

See *Comparative Law: Constitutional Law*.

### EMINENT DOMAIN

Condemnations, implicit benefits, and collective losses: achieving just compensation through "community." 107 Harv. L. Rev. 696-713 (Jan.).

Private property without *Lochner*: toward a takings jurisprudence uncorrupted by substantive due process. 142 U. Pa. L. Rev. 837-85 (Dec.).

### EMPLOYEE BENEFITS

See *Employment Discrimination, Pension Plans, Prepaid Legal Services*.

### EMPLOYER AND EMPLOYEE

See also *Electronic Surveillance, Labor Law, Sexual Harassment*.

Breach of employee confidentiality: moving toward a common-law tort remedy. 142 U. Pa. L. Rev. 431-70 (Nov.).

Employee caucus: a key institution in the emerging system of employment law. Alan Hyde. 69 Chi.-Kent L. Rev. 149-93 (No. 1).

The regulation of pre-employment honesty testing: striking a temporary(?) balance between self-regulation and prohibition. David C. Yamada. 39 Wayne L. Rev. 1549-87 (Summer).

### EMPLOYMENT DISCRIMINATION

After-acquired evidence in employment discrimination cases: a state of disarray. 72 Texas L. Rev. 403-41 (Dec.).

Between pretext only and pretext plus: understanding *St. Mary's Honor Center v. Hicks* and its application to summary judgment. 69 *Notre Dame L. Rev.* 1251-83 (No. 5).

Fear, discrimination and dying in the workplace: AIDS and the capping of employees' health insurance benefits. 82 *Ky. L.J.* 249-84 (No. 1).

No harm, no foul?: the use of after-acquired evidence in Title VII employment-discrimination cases. 62 *Geo. Wash. L. Rev.* 280-317 (Jan.).

#### EMPLOYMENT DISCRIMINATION: HANDICAPPED PERSONS

Nonsmoking hiring policies: examining the status of smokers under Title I of the Americans with Disabilities Act of 1990. 43 *Duke L.J.* 1089-114 (Mar.).

#### EMPLOYMENT DISCRIMINATION: SEX

See also *Handicap Discrimination*.

Afterword: a feminist response to the gender gap in compensation symposium. Rosemary Hunter. 82 *Geo. L.J.* 147-58 (Nov.).

Alternative economic perspectives on the use of labor market policies to redress the gender gap in compensation. Jane Friesen. 82 *Geo. L.J.* 31-68 (Nov.).

Beyond equality. Jennifer Roback. 82 *Geo. L.J.* 121-33 (Nov.).

Evaluating policies to reduce the gender gap: an economic approach. James Albrecht & Susan Vroman. 82 *Geo. L.J.* 69-73 (Nov.).

Foreword: the gender gap in compensation. 82 *Geo. L.J.* 27-30 (Nov.).

Households at work: beyond labor market policies to remedy the gender gap. Gillian K. Hadfield. 82 *Geo. L.J.* 89-107 (Nov.).

Is there a policy problem? the gender wage gap. Sharon M. Oster. 82 *Geo. L.J.* 109-19 (Nov.).

Some reflections on the gender gap in employment. Richard A. Epstein. 82 *Geo. L.J.* 75-88 (Nov.).

The theory of comparable worth as a remedy for discrimination. George Rutherglen. 82 *Geo. L.J.* 135-46 (Nov.).

#### ENTRAPMENT

Reliance on an official interpretation of the law: the defense's appropriate dimensions. 1993 *U. Ill. L. Rev.* 565-88 (No. 3).

#### ENVIRONMENTAL LAW

See also *Commercial Speech, International Environmental Law and Practice, Natural Resources*.

Locally undesirable land uses in minority neighborhoods: disproportionate siting or market dynamics? Vicki Been. 103 *Yale L.J.* 1383-422 (Apr.).

The pain and suffering of environmental loss: using contingent valuation to estimate nonuse damages. 43 *Duke L.J.* 879-946 (Feb.).

Unequal protection under the environmental laws: reviewing the evidence on environmental racism and the inequities of environmental legislation. 39 *Wayne L. Rev.* 1725-52 (Summer).

#### ENVIRONMENTAL PROTECTION

See *International Environmental Law and Practice*.

#### EQUAL PROTECTION

See *Affirmative Action Programs, Sexual Orientation*.

#### ESTABLISHMENT CLAUSE

The lingering death of separationism. Ira C. Lupu. 62 *Geo. Wash. L. Rev.* 230-79 (Jan.).

Private religious displays in public fora. 61 *U. Chi. L. Rev.* 253-89 (Winter).

Sacred solemnity: civic prayer, civil communion, and the Establishment Clause. Timothy L. Hall. 79 *Iowa L. Rev.* 35-93 (Oct.).

#### EVICTION

No easy way out: making the summary eviction process a fairer and more efficient alternative to landlord self-help. 41 *UCLA L. Rev.* 759-859 (Feb.).

#### EVIDENCE

See also *Employment Discrimination, Scientific Evidence, Sentencing, Statistical Evidence*.

Character impeachment evidence: the asymmetrical interaction between personality and situation. Richard D. Friedman. Commentary by H. Richard Uviller. 43 *Duke L.J.* 816-44 (Feb.).

Factual ambiguity and a theory of evidence. Ronald J. Allen. 88 *Nw. U. L. Rev.* 604-40 (Winter).

The lying woman, the devious prostitute, and other stories from the evidence casebook. Ann Althouse. 88 *Nw. U. L. Rev.* 914-94 (Spring).

A pragmatic critique of modern evidence scholarship. Michael L. Seigel. 88 *Nw. U. L. Rev.* 995-1045 (Spring).

#### EXECUTIVE POWER

See also *Administrative Agencies*.

The President and the administration. Lawrence Lessig & Cass R. Sunstein. 94 Colum. L. Rev. 1-123 (Jan.).

When may a President refuse to enforce the law? 72 Texas L. Rev. 631-67 (Feb.).

#### EXTRADITION

Extradition of government agents as a municipal law remedy for state-sponsored kidnapping. 81 Cal. L. Rev. 1541-86 (Dec.).

Two wrongs don't make a right: the trial of Alvarez-Machain. 67 S. Cal. L. Rev. 475-506 (Jan.).

#### FEDERALISM

See *International Law*.

Federalism myth: states as laboratories of health care reform. 82 Geo. L.J. 159-91 (Nov.).

Federalism: some notes on a national neurosis. Edward L. Rubin & Malcolm Feeley. 41 UCLA L. Rev. 903-52 (Apr.).

*New York v. United States*: the Court sounds a return to the battle scene. 1993 Wis. L. Rev. 1605-32 (No. 6).

#### FEMINIST JURISPRUDENCE

See *Child Abuse, Property, Women*.

#### FINANCIAL INSTITUTIONS

See *Commercial Law*.

#### FIRST AMENDMENT PROTECTIONS

See also *Information Systems, Libel and Slander, Public Forum Doctrine*.

Starting from scratch: the First Amendment reporter-source privilege and the doctrine of incidental restrictions. 26 U. Mich. J.L. Ref. 593-631 (Spring).

#### FOOD DRUG COSMETIC LAW

See also *Medical Technology*.

The FDA's war on drugs. 82 Geo. L.J. 529-62 (Dec.).

Free speech and health claims under the Nutrition Labeling and Education Act of 1990: applying a rehabilitated *Central Hudson* test for commercial speech. 88 Nw. U. L. Rev. 733-68 (Winter).

#### FOREIGN INVESTMENTS

See *Treaties*.

#### FOREIGN LAW

See also *Human Rights*.

Empowering the Russian consumer in a market economy. James P. Nehf. 14 Mich. J. Intl. L. 739-826 (Summer).

Russian property law, privatization, and the right of "full economic control." 107 Harv. L. Rev. 1044-61 (Mar.).

#### FOURTH AMENDMENT PROTECTIONS

See *Arms Control, Search and Seizure*.

#### FREE EXERCISE CLAUSE

The second adoption of the Free Exercise Clause: religious exemptions under the Fourteenth Amendment. Kurt T. Lash. 88 Nw. U. L. Rev. 1106-56 (Spring).

Who wants to stop the church: homosexual rights legislation, public policy, and religious freedom. Richard F. Duncan. 69 Notre Dame L. Rev. 393-445 (No. 3).

#### FREEDOM OF INFORMATION

FOIA v. federal sector labor law: which "public interest" prevails? *FLRA v. United States Department of Defense*. 62 U. Cin. L. Rev. 787-821 (Fall).

The Freedom of Information Act in 1993-1994. 43 Duke L.J. 1282-316 (Apr.).

#### FREEDOM OF RELIGION

See *Establishment Clause, Free Exercise Clause*.

#### FREEDOM OF SPEECH

See also *First Amendment Protections, Libel and Slander, Right to a Fair Trial, Student Speech*.

A new deal for free speech: free speech and the labor movement in the 1930s. 78 Va. L. Rev. 291-322 (Feb.).

Nonverbal communication and the freedom of "speech." Peter Meijes Tiersma. 1993 Wis. L. Rev. 1525-89 (No. 6).

#### FREEDOM OF THE PRESS

See *Comparative Law*.

#### FRIVOLOUS LITIGATION

Sanctioning frivolous suits: an economic analysis. A. Mitchell Polinsky & Daniel L. Rubinfeld. 82 Geo. L.J. 397-435 (Dec.).

#### GAMBLING

See also *Indians*.

Why people play lotteries and why it matters. Edward J. McCaffery. 1994 Wis. L. Rev. 71-122 (No. 1).

#### GOVERNMENT

See also *Administrative Law, Political Science*.

Expropriation and institutional design in state and local government law. Clayton P. Gillette. 80 Va. L. Rev. 625-87 (Apr.).

#### GOVERNMENT IMMUNITY AND LIABILITY

See *Civil Rights, Housing Discrimination: Race, Indians, Schools and School Districts*.



**GRAND JURY**

Reviving federal grand jury presentments. 103 Yale L.J. 1333-62 (Mar.).

**HABEAS CORPUS**

See also *Critical Legal Studies*.

Incorporating the Suspension Clause: is there a constitutional right to federal habeas corpus? Jordan Steiker. 92 Mich. L. Rev. 862-924 (Feb.).

*Keeney v. Tamayo-Reyes* and federal habeas corpus evidentiary hearings: has the court deliberately bypassed section 2254(d)? 1994 Wis. L. Rev. 171-202 (No. 1).

"Nothing we say matters": *Teague* and new rules. Linda Meyer. 61 U. Chi. L. Rev. 423-92 (Spring).

**HANDICAPPED DISCRIMINATION**

The Americans with Disabilities Act and collective bargaining agreements: reasonable accommodations or irreconcilable conflicts? Mary K. O'Melveny. 82 Ky. L.J. 219-48 (No. 1).

Substantive equality and antidiscrimination: accommodating pregnancy under the Americans with Disabilities Act. 82 Geo. L.J. 193-235 (Nov.).

**HARMLESS ERROR**

Harmless error and constitutional remedies. Daniel J. Meltzer. 61 U. Chi. L. Rev. 1-39 (Winter).

**HATE SPEECH**

A proposal for regulating hate speech in the United States: balancing rights under the international covenant on civil and political rights. 69 Notre Dame L. Rev. 771-813 (No. 4).

**HEALTH**

See also *Crime Prevention, Federalism, Hospitals, Medical Malpractice*.

The confidentiality of HIV-related information: responding to the resurgence of aggressive public health interventions in the AIDS epidemic. 82 Cal. L. Rev. 111-84 (Jan.).

**HEALTH CARE INDUSTRY**

See *Hospitals, Medical Malpractice*.

**HERMENEUTICS**

See *Statutory Interpretation*.

**HOLDING COMPANIES**

The expanding obligations of financial holding companies. 107 Harv. L. Rev. 507-619 (Jan.).

**HOSPITALS**

No room at the inn: a snapshot of an American emergency room. 46 Stan. L. Rev. 449-501 (Jan.).

Reducing health care costs through hospital accounts receivable securitization. 80 Va. L. Rev. 549-76 (Mar.).

**HOUSING**

Public housing: abandon HOPE, but not privatization. 103 Yale L.J. 961-95 (Jan.).

**HOUSING DISCRIMINATION**

Countering implicit discrimination in real estate advertisements: a call for the issuance of human model injunctions. 88 Nw. U. L. Rev. 1200-38 (Spring).

Eliminating the labyrinth: a proposal to simplify federal mortgage lending discrimination laws. Stephen M. Dane. 26 U. Mich. J.L. Ref. 527-72 (Spring).

**HOUSING DISCRIMINATION: RACE**

Viewing metropolitan housing authorities as parties to be joined, if feasible, in fair housing suits: will Minnesota break "a great silence?" 78 Minn. L. Rev. 733-69 (Feb.).

**HUMAN RIGHTS**

See also *Refugees*.

The role of human rights in global security issues: a normative and institutional critique. Douglas Lee Donoho. 14 Mich. J. Intl. L. 827-69 (Summer).

South Korea: implementation and application of human rights covenants. Suk Tae Lee. 14 Mich. J. Intl. L. 705-38 (Summer).

**IMMIGRATION AND EMIGRATION**

See also *Refugees*.

*Elias-Zacarias*: result-oriented reasoning and the Rehnquist Court's preclusion of asylum claims based on political neutrality. 39 Wayne L. Rev. 1615-39 (Summer).

**INCOME TAX**

See also *Social Welfare*.

Marriage and the income tax. Lawrence Zelenak. 67 S. Cal. L. Rev. 339-405 (Jan.).

**INCOME TAX: DEDUCTIONS**

See also *Taxation*.

*INDOPCO, Inc. v. Commissioner*: national starch decision adds wrinkles to capital expenditure issue. 88 Nw. U. L. Rev. 1239-70 (Spring).

**INCOME TAX: PARTNERSHIPS**

Partnership distributions: whatever happened to nonrecognition? Christopher H. Hanna. 82 Ky. L.J. 465-534 (No. 2).

## INDIANS

Legitimation and statutory interpretation: conquest, consent, and community in federal Indian law. David Williams. 80 Va. L. Rev. 403-501 (Mar.).

Upping the ante: allowing Indian tribes to sue states in federal court under the Indian Gaming Regulatory Act. 62 Geo. Wash. L. Rev. 123-61 (Nov.).

A world without tribes? tribal rights of self-government and the enforcement of state court orders in Indian country. 61 U. Chi. L. Rev. 707-32 (Spring).

## INDIANS: SOVEREIGNTY

Sovereignty by sufferance: the illusion of Indian tribal sovereignty. 79 Cornell L. Rev. 404-51 (Jan.).

## INDICTMENT AND INFORMATION

See *Grand Jury*.

## INFORMATION SYSTEMS

The message in the medium: the First Amendment on the information superhighway. 107 Harv. L. Rev. 1062-98 (Mar.).

## INFORMED MEDICAL CONSENT

Rethinking informed consent. Peter H. Schuck. 103 Yale L.J. 899-959 (Jan.).

## INHERITANCE AND SUCCESSION

Formalities and formalism in the Uniform Probate Code. 142 U. Pa. L. Rev. 1033-62 (Jan.).

A primer on Kentucky intestacy laws. Carolyn S. Bratt. 82 Ky. L.J. 29-143 (No. 1).

## INJUNCTIONS

See *Parties to Action*.

## INSANITY DEFENSE

States' rights to confine "not guilty by reason of insanity" acquittees after *Foucha v. Louisiana*. 82 Ky. L.J. 315-46 (No. 1).

## INSURANCE

See also *Liability Insurance, Pension Plans*.

May insurers safely deny coverage in Wisconsin after *Elliott v. Donahue*? 1994 Wis. L. Rev. 203-29 (No. 1).

## INTELLECTUAL PROPERTY

See *Patent*.

## INTERNATIONAL ADJUDICATION

Old wine, new skins: NAFTA and the evolution of international trade dispute resolution. 15 Mich. J. Intl. L. 255-305 (Fall).

## INTERNATIONAL CRIMINAL LAW

See also *Bribery, Extradition, Nuclear Weapons*.

Strangers in a strange land: assessing the fate of foreign nationals arrested in the United States by state and local authorities. 78 Minn. L. Rev. 771-803 (Feb.).

## INTERNATIONAL ENVIRONMENTAL LAW AND PRACTICE

Cause for cautious celebration: Hungarian post-communist environmental reform. 14 Mich. J. Intl. L. 518-52 (Spring).

The role of risk analysis in the 1992 Framework Convention on Climate Change. 15 Mich. J. Intl. L. 215-54 (Fall).

"Shh! maybe in my backyard!" an equity and efficiency-based critique of SEC environmental disclosure rules and extraterritorial environmental matters. 78 Minn. L. Rev. 1045-78 (Apr.).

## INTERNATIONAL LABOR LAW

See *Labor Law*.

## INTERNATIONAL LAW

See also *Foreign Law, Hate Speech, Human Rights, Joint Ventures, Statutory Interpretation, Treaties*.

Discretion and legitimacy in international regulation. 107 Harv. L. Rev. 1099-116 (Mar.).

State aids and European Community law. Hans-Jorg Niemeyer. 15 Mich. J. Intl. L. 189-214 (Fall).

Taking subsidiarity seriously: federalism in the European Community and the United States. George A. Bermann. 94 Colum. L. Rev. 331-455 (Mar.).

## INTERNATIONAL TRADE

See *International Adjudication*.

## INTERVENTION: CIVIL PROCEDURE

See *Parties to Action*.

## JOINT VENTURES

Are we compatible? current European Community law on the compatibility of joint ventures with the Common Market and possibilities for future development. 92 Mich. L. Rev. 968-1033 (Feb.).

## JUDGES

Decentralized self-regulation, accountability, and judicial independence under the Federal Judicial Conduct and Disability Act of 1980. Jeffrey N. Barr & Thomas E. Willging. 142 U. Pa. L. Rev. 25-207 (Nov.).

Foreword: the law of federal judicial discipline and the lessons of social science. Ste-

phen B. Burbank & S. Jay Plager. 142 U. Pa. L. Rev. 1-24 (Nov.).

Informal methods of judicial discipline. Charles Gardner Geyh. 142 U. Pa. L. Rev. 243-331 (Nov.).

Judge Martin Donald Van Oosterhout: the big judge from Orange City, Iowa. Gerald W. Heaney. Foreword by Harry A. Blackmun. 79 Iowa L. Rev. 1-33 (Oct.).

Mr. Justice Frankfurter's iconography of judging. Alfred S. Neely. 82 Ky. L.J. 535-73 (No. 2).

Resignations and removals: a history of federal judicial service — and disservice — 1789-1992. Emily Field Van Tassel. 142 U. Pa. L. Rev. 333-430 (Nov.).

Who may discipline or remove federal judges? Peter M. Shane. 142 U. Pa. L. Rev. 209-42 (Nov.).

### JUDICIAL REVIEW

Appellate justice today: fairness or formulas: the Fairchild Lecture. Mary M. Schroeder. 1994 Wis. L. Rev. 9-28 (No. 1).

### JURISDICTION

Article III's case/controversy distinction and the dual functions of federal courts. Robert J. Pushaw, Jr. 69 Notre Dame L. Rev. 447-532 (No. 3).

The marginal relevance of choice of law theory. Stewart E. Sterk. 142 U. Pa. L. Rev. 949-1031 (Jan.).

Reverse removal. Joan Steinman. 78 Iowa L. Rev. 1029-141 (July).

### JURISDICTION: INTERNATIONAL LAW

See also *Labor Law, Nuclear Weapons*.

The recognition of judgments in the Euro-  
pean Community: the twenty-fifth anniversary of the Brussels Convention. Robert C. Reuland. 14 Mich. J. Intl. L. 559-619 (Summer).

### JURISPRUDENCE

See also *AIDS, Constitutional Theory, Judicial Review, Law and Literature, Legal Discourse, Legal History, Philosophy, Race, Statutory Interpretation*.

The deceptive nature of rules. Larry Alexander & Emily Sherwin. 142 U. Pa. L. Rev. 1191-225 (Apr.).

Determinacy, objectivity, and authority. Jules L. Coleman & Brian Leiter. 142 U. Pa. L. Rev. 549-637 (Dec.).

Incommensurability and valuation in law. Cass R. Sunstein. 92 Mich. L. Rev. 779-861 (Feb.).

Just disagreement: indeterminacy and rationality in the rule of law. 103 Yale L.J. 997-1071 (Jan.).

The one and the many. Richard Hyland. 82 Cal. L. Rev. 401-19 (Mar.).

The rational and the reasonable: social choice theory and adjudication. Bruce Chapman. 61 U. Chi. L. Rev. 41-122 (Winter).

### JURY SELECTION

A proposal for measuring underrepresentation in the composition of the jury wheel. 103 Yale L.J. 1913-38 (May).

### JUVENILE OFFENDERS

See *Crime Prevention*.

### LABOR LAW

See also *Antitrust Law, Employer and Employee, Employment Discrimination: Sex, Strikes and Lockouts*.

Democracy and domination in the law of workplace cooperation: from bureaucratic to flexible production. Mark Barenberg. 94 Colum. L. Rev. 753-983 (Apr.).

Employee voice and employer choice: a structured exception to section 8(a)(2). Clyde W. Summers. 69 Chi.-Kent L. Rev. 129-48 (No. 1).

Employer domination of labor organizations and the *Electromation* case: an empirical public policy analysis. Michael H. LeRoy. 61 Geo. Wash. L. Rev. 1812-55 (Aug.).

Extraterritorial application of the National Labor Relations Act. 62 U. Cin. L. Rev. 573-602 (Fall).

In despair, starting over: imagining a labor law for unorganized workers. Michael H. Gottesman. 69 Chi.-Kent L. Rev. 59-96 (No. 1).

Labor law reform in a world of competitive product markets. Samuel Estreicher. 69 Chi.-Kent L. Rev. 3-46 (No. 1).

Labor law reform: waiting for Congress? Martin H. Malin. 69 Chi.-Kent L. Rev. 277-90 (No. 1).

Labor-management cooperation after *Electromation*: implications for workplace diversity. 107 Harv. L. Rev. 678-95 (Jan.).

Labor, property, and sovereignty after *Lechmere*. Cynthia L. Estlund. 46 Stan. L. Rev. 305-59 (Jan.).

Management's duty to back up competitive disadvantage claims. 61 U. Chi. L. Rev. 675-705 (Spring).

The overlooked middle. Thomas C. Kohler. 69 Chi.-Kent L. Rev. 229-47 (No. 1).

Reflections on employee voice and representation for the future. Peter D. Sherer. 69 Chi.-Kent L. Rev. 249-57 (No. 1).

Reflections on labor law reform and the crisis of American labor. Sanford M. Jacoby. 69 Chi.-Kent L. Rev. 219-27 (No. 1).

Reforming U.S. labor relations. Joel Rogers. 69 Chi.-Kent L. Rev. 97-127 (No. 1).

The road not taken: some thoughts on nonmajority employee representation. Matthew W. Finkin. 69 Chi.-Kent L. Rev. 195-218 (No. 1).

Symposium on the legal future of employee representation: foreword. Matthew W. Finkin. 69 Chi.-Kent L. Rev. 49-57 (No. 1).

#### LABOR LAW: PUBLIC SECTOR

See *Freedom of Information, Freedom of Speech*.

#### LANDLORD AND TENANT

See *Eviction*.

#### LAW AND LITERATURE

Skepticism about practical reason in literature and the law. Martha C. Nussbaum. 107 Harv. L. Rev. 714-44 (Jan.).

#### LEASES

An economic analysis of implied warranties of fitness in commercial leases. 94 Colum. L. Rev. 658-709 (Mar.).

#### LEGAL DISCOURSE

Gaylegal narratives. William N. Eskridge, Jr. 46 Stan. L. Rev. 607-46 (Feb.).

Resistance to stories. Jane B. Brown. 67 S. Cal. L. Rev. 255-85 (Jan.).

The 200,000 cards of Dimitri Yurasov: further reflections on scholarship and truth. Daniel A. Farber & Suzanna Sherry. 46 Stan. L. Rev. 647-62 (Feb.).

#### LEGAL ETHICS

See also *Judges*.

Ethical dilemmas in mass tort litigation. Jack B. Weinstein. Commentary by Geoffrey C. Hazard, Jr., Thomas W. Henderson & Tybe A. Brett, and Linda S. Mullenix. 88 Nw. U. L. Rev. 469-603 (Winter).

#### LEGAL HISTORY

See also *Constitutional History, Courts, Judges, Race, Women*.

The origins of historical jurisprudence: Coke, Selden, Hale. Harold J. Berman. 103 Yale L.J. 1651-738 (May).

#### LEGAL INFORMATION SYSTEMS

See *Legal Research*.

#### LEGAL MALPRACTICE

See *Banks and Banking, Blue Sky Laws, Legal Research*.

#### LEGAL REALISM

Do survival values form a sufficient basis for an objective morality? a realist's ap-

praisal of the rules of human conduct. 69 Notre Dame L. Rev. 893-986 (No. 4).

#### LEGAL RESEARCH

Computerized research in the legal arena: developing a standard of research sufficiency in legal malpractice and rule 11 actions. 39 Wayne L. Rev. 1683-706 (Summer).

#### LEGAL SCHOLARSHIP

See also *Evidence, Race*.

An author's manifesto. James Lindgren. Commentary by Wendy J. Gordon, response by articles editors. 61 U. Chi. L. Rev. 527-58 (Spring).

Editing. Carol Sanger. 82 Geo. L.J. 513-27 (Dec.).

#### LETTERS OF CREDIT

See *Suretyship and Guaranty*.

#### LIABILITY INSURANCE

*AMCO Insurance Co. v. Haht*: Iowa's definition of insurance intent. 79 Iowa L. Rev. 203-17 (Oct.).

#### LIBEL AND SLANDER

See also *Comparative Law*.

Fact, opinion, and consensus: the verifiability of allegedly defamatory speech. Martin F. Hansen. 62 Geo. Wash. L. Rev. 43-99 (Nov.).

Factual malice: rediscovering the Seventh Amendment in public person libel cases. 82 Geo. L.J. 563-96 (Dec.).

The First Amendment and the power of suggestion: protecting "negligent" speakers in cases of imitative harm. 94 Colum. L. Rev. 984-1044 (Apr.).

#### LIBERTY

See *Property*.

#### LIMITATION OF ACTIONS

See *Child Sexual Abuse, Securities Fraud*.

#### MARRIAGE

See *Income Tax, Sexual Orientation*.

#### MARRIED WOMEN

See *Women*.

#### MASS TORTS

See *Legal Ethics*.

#### MEDICAL MALPRACTICE

See also *Inferred Medical Consent*.

Loss of chance as technique: toeing the line at fifty percent. 72 Texas L. Rev. 369-402 (Dec.).

Medical malpractice law and health care cost containment: lessons for reformers from the clash of cultures. 103 Yale L.J. 1297-331 (Mar.).

When your doctor says, "you have nothing to worry about," don't be so sure: the effect of *Fabio v. Bellomo* on medical malpractice actions in Minnesota. 78 Minn. L. Rev. 943-76 (Apr.).

#### MEDICAL TECHNOLOGY

See also *Products Liability, Products Liability: Drugs*.

Medical device review at the Food and Drug Administration: lessons from magnetic resonance spectroscopy and biliary lithotripsy. 46 Stan. L. Rev. 709-46 (Feb.).

#### MENTAL HEALTH

Finding a right in state constitutions for community treatment of the mentally ill. 142 U. Pa. L. Rev. 739-835 (Dec.).

Liability to others for the negligent release of an involuntary mental patient: determining the law in Iowa. 78 Iowa L. Rev. 1143-67 (July).

#### MORTGAGES

See *Housing Discrimination*.

#### NARCOTICS

See *Double Jeopardy, Punishment, Sentencing*.

#### NATIONAL SECURITY

See *Human Rights*.

#### NATURAL LAW

Natural law and the Constitution of the United States. Russell Kirk. 69 Notre Dame L. Rev. 1035-48 (No. 5).

#### NATURAL RESOURCES

The revenge of the redwoods? reconsidering property rights and the economic allocation of natural resources. Daniel S. Levy & David Friedman. 61 U. Chi. L. Rev. 493-526 (Spring).

#### NEGLIGENCE

See *Accidents*.

#### NUCLEAR WEAPONS

Plugging the Russian brain drain: criminalizing nuclear-expertise proliferation. 82 Geo. L.J. 237-67 (Nov.).

#### OBSCENITY

See *Communications*.

#### OFFENSES AGAINST PROPERTY

The writing on our walls: finding solutions through distinguishing graffiti art from graffiti vandalism.. 26 U. Mich. J.L. Ref. 633-707 (Spring).

#### PARENT AND CHILD

See also *Reproductive Technology*.

Designating male parents at birth. Jeffrey A. Parness. 26 U. Mich. J.L. Ref. 573-92 (Spring).

Sex, lies, and genetic tests: challenging the marital presumption of paternity under the Minnesota Parentage Act. 78 Minn. L. Rev. 1013-44 (Apr.).

#### PARTIES TO ACTION

See also *Comparative Negligence*.

The allure of individualism. Owen M. Fiss. 78 Iowa L. Rev. 965-79 (July).

Due process of law in trilateral disputes. Douglas Laycock. 78 Iowa L. Rev. 1011-28 (July).

The promise of participation. Susan P. Sturm. 78 Iowa L. Rev. 981-1010 (July).

#### PATENT

Reassessing attorney-client privileged legal advice in patent litigation. 69 Notre Dame L. Rev. 1203-50 (No. 5).

Software patent protection: debugging the current system. 69 Notre Dame L. Rev. 1115-65 (No. 5).

#### PATERNITY

See *Parent and Child*.

#### PENSION PLANS

Insurers beware: general account activities may subject insurance companies to ERISA's fiduciary obligations. 88 Nw. U. L. Rev. 803-55 (Winter).

#### PHILOSOPHY

See also *Jurisprudence*.

Taking Aristotle seriously: republican-oriented legal theory and the moral foundation of deliberative democracy. Miriam Galston. 82 Cal. L. Rev. 329-99 (Mar.).

#### PLEA BARGAINING

Plea bargaining in the shadow of the guidelines. Jeffrey Standen. 81 Cal. L. Rev. 1471-538 (Dec.).

#### POLITICAL SCIENCE

See also *Legal Realism*.

The misguided renaissance of social choice. Maxwell L. Stearns. 103 Yale L.J. 1219-93 (Mar.).

Rights and irresponsibility. Linda C. McClain. 43 Duke L.J. 989-1088 (Mar.).

#### POLITICS

From liberty to dependence: public policy and the American family. Dan Coats. 69 Notre Dame L. Rev. 1027-34 (No. 5).

#### PORNOGRAPHY

See *Sexual Harassment*.

**POVERTY LAW**

See also *Public Defenders, Right to Counsel*.

Defining the scope of the Equal Protection Clause with respect to welfare waiting periods. 61 U. Chi. L. Rev. 291-323 (Winter).

"Unconscionable" conditions: a contractual analysis of conditions on public assistance benefits. 94 Colum. L. Rev. 193-241 (Jan.).

**PRECEDENTS**

See *Bankruptcy*.

**PRENATAL TORTS**

See *Wrongful Birth*.

**PREPAID LEGAL SERVICES**

Joint state-federal regulation of lawyers: the case of group legal services under ERISA. 82 Ky. L.J. 627-57 (No. 2).

**PRIVATIZATION OF INDUSTRIES**

See *Foreign Law*.

**PROBATE LAW AND PRACTICE**

See *Inheritance and Succession*.

**PRODUCTS LIABILITY**

Halcion made me do it: new liability and a new defense — fear and loathing in the Halcion paper chase. 62 U. Cin. L. Rev. 603-53 (Fall).

Harnessing Madison Avenue: advertising and products liability theory. 107 Harv. L. Rev. 895-912 (Feb.).

**PRODUCTS LIABILITY: DRUGS**

Medical implant litigation and failure to warn: a new extension for the learned intermediary rule? 82 Ky. L.J. 575-625 (No. 2).

**PROPERTY**

See also *Deconstruction, Labor Law, Offenses Against Property, Women*.

Distributive liberty: a relational model of freedom, coercion, and property law. 107 Harv. L. Rev. 859-76 (Feb.).

Male sexuality: why ownership is sexy. John Stoltenberg. 1 Mich. J. Gender & L. 59-64 (1993).

**PROSTITUTION**

See also *Property, Sexual Harassment*.

An analysis of individual, institutional, and cultural pimping. Evelina Giobbe. 1 Mich. J. Gender & L. 33-57 (1993).

Challenging solicitation statutes as unconstitutional: Appellate Brief in Support of Defendant-Appellant in *Ypsilanti v. Patterson*. Lore A. Rogers. 1 Mich. J. Gender & L. 135-61 (1993).

Prostitution: a narrative by a former "call girl." Anonymous. 1 Mich. J. Gender & L. 105-06 (1993).

Prostitution and civil rights. Catharine A. MacKinnon. 1 Mich. J. Gender & L. 13-31 (1993).

Prostitution and male supremacy. Andrea Dworkin. 1 Mich. J. Gender & L. 1-12 (1993).

Prostitution is cruelty and abuse to women and children. Susan Kay Hunter. 1 Mich. J. Gender & L. 91-104 (1993).

Prostitution: where racism & sexism intersect. Vednita Nelson. 1 Mich. J. Gender & L. 81-89 (1993).

Strategies of connection: prostitution and feminist politics. Margaret A. Baldwin. 1 Mich. J. Gender & L. 65-79 (1993).

**PSYCHIATRIC MALPRACTICE**

See *Mental Health*.

**PUBLIC DEFENDERS**

*Dziubak v. Mott* and the need to better balance the interests of the indigent accused and public defenders. 78 Minn. L. Rev. 977-1011 (Apr.).

**PUBLIC FORUM DOCTRINE**

A funny thing happens when you pay for a forum: mandatory student fees to support political speech at public universities. 103 Yale L.J. 2009-38 (May).

**PUBLIC INTEREST LITIGATION**

See *Corrections*.

**PUNISHMENT**

Reconciling federal asset forfeitures and drug offense sentencing. Sandra Guerra. 78 Minn. L. Rev. 805-56 (Apr.).

A study of internal punishment. Connie S. Rosati. 1994 Wis. L. Rev. 123-70 (No. 1).

**RACE**

See also *Child Abuse, Critical Legal Studies, Prostitution, School Integration*.

Beyond *Brown*: evaluating equality in higher education. 43 Duke L.J. 1115-63 (Mar.).

*Brown*, racial change, and the civil rights movement. Michael J. Klarman. Commentary by David J. Garrow, Gerald N. Rosenberg, and Mark Tushnet; reply by Michael J. Klarman. 80 Va. L. Rev. 7-199 (Feb.).

Darkness made visible: law, metaphor, and the racial self. D. Marvin Jones. 82 Geo. L.J. 437-511 (Dec.).

Justice and jurisprudence and the black lawyer. J. Clay Smith, Jr. 69 Notre Dame L. Rev. 1077-113 (No. 5).

Racial steering in the romantic marketplace. 107 *Harv. L. Rev.* 877-94 (Feb.).

#### RACE DISCRIMINATION

See also *Environmental Law, Housing Discrimination*.

Offer, acceptance, and improper considerations: a common-law model for the prohibition of racial discrimination in the contracting process. Neil G. Williams. 62 *Geo. Wash. L. Rev.* 183-229 (Jan.).

#### REAL PROPERTY

See *Taxation*.

#### RECOGNITION OF FOREIGN JUDGMENTS

See *Jurisdiction: International Law*.

#### REFUGEES

The Haitian refugee crisis: a quest for human rights. Thomas David Jones. 15 *Mich. J. Intl. L.* 77-125 (Fall).

Neutrality as political opinion: a new asylum standard for a post-*Elias-Zacarias* world. 61 *U. Chi. L. Rev.* 559-85 (Spring).

#### RELIGION

Judas. David Daube. 82 *Cal. L. Rev.* 95-108 (Jan.).

The sign of the cross and jurisprudence. Edward J. Murphy. 69 *Notre Dame L. Rev.* 1285-301 (No. 5).

#### REPRODUCTIVE TECHNOLOGY

Defining the boundaries of personal privacy: is there a paternal interest in compelling therapeutic fetal surgery? 88 *Nw. U. L. Rev.* 1157-99 (Spring).

#### RES IPSA LOQUITUR

Res ipsa loquitur and compliance error. Mark F. Grady. 142 *U. Pa. L. Rev.* 887-947 (Jan.).

#### RIGHT OF PRIVACY

See *Electronic Surveillance, Reproductive Technology*.

#### RIGHT TO A FAIR TRIAL

Symbolic expression in the courtroom: the right to a fair trial versus freedom of speech. 62 *Geo. Wash. L. Rev.* 318-57 (Jan.).

#### RIGHT TO BEAR ARMS

The Second Amendment and the personal right to arms. William Van Alstyne. 43 *Duke L.J.* 1236-55 (Apr.).

#### RIGHT TO COUNSEL

Counsel for the poor: the death sentence not for the worst crime but for the worst lawyer. Stephen B. Bright. 103 *Yale L.J.* 1835-83 (May).

#### RIGHT TO TRIAL BY JURY

See *Libel and Slander*.

#### SCHOOL INTEGRATION

See also *Race*.

Bid Whist, Tonk, and *United States v. Fordice*: why integrationism fails African-Americans again. Alex M. Johnson, Jr. 81 *Cal. L. Rev.* 1401-70 (Dec.).

#### SCHOOLS AND SCHOOL DISTRICTS

See also *Child Abuse*.

Section 1983 liability in the public schools after *DeShaney*: the "special relationship" between school and student. 41 *UCLA L. Rev.* 1101-38 (Apr.).

#### SCIENTIFIC EVIDENCE

The dangers of "general observations" on expert scientific testimony: a comment on *Daubert v. Merrell Dow Pharmaceuticals, Inc.* Robert F. Blomquist. 82 *Ky. L.J.* 703-29 (No. 3).

#### SEARCH AND SEIZURE

Fourth Amendment first principles. Akhil Reed Amar. Response by Carol S. Steiker. 107 *Harv. L. Rev.* 757-857 (Feb.).

The right of the people to be secure. Ronald J. Bacigal. 82 *Ky. L.J.* 145-218 (No. 1).

#### SEARCH AND SEIZURE: DISCARDED PROPERTY

Stray Katz: is shredded trash private? 79 *Cornell L. Rev.* 452-90 (Jan.).

#### SECURED TRANSACTIONS

*In re Comprehensive Review Technology*: improper analysis of future advances and the priority of security interests under Article 9. 39 *Wayne L. Rev.* 1641-63 (Summer).

Substitution of proceeds theory for U.C.C. § 9-306(5), or, the expansive life and times of a proceeds security interest. 80 *Va. L. Rev.* 787-832 (Apr.).

#### SECURITIES

See also *Blue Sky Laws, Hospitals*.

Disimplying private rights of action under the federal securities laws: the commission's authority. Joseph A. Grundfest. 107 *Harv. L. Rev.* 961-1024 (Mar.).

\$850,000 in six minutes — the mechanics of securities manipulation. 79 *Cornell L. Rev.* 219-98 (Jan.).

A future for blue sky law. Mark A. Sargent. 62 *U. Cin. L. Rev.* 471-512 (Fall).

*Howing Co. v. Nationwide Corp.*: the Sixth Circuit provides the "solution" to *Virginia Bankshares*' causation query. 82 *Ky. L.J.* 285-313 (No. 1).

The leaning tower: do the proposed amendments to SEC rule 15c2-12 violate the Securities Acts Amendment of 1975? 69 Notre Dame L. Rev. 1167-201 (No. 5).

1993 corporate law symposium: presentations and panel discussion. Panel members: Timothy E. Hoberg, Mark V. Holderman, Gary P. Kreider, Joseph C. Long, Morgan Shipment, and Marc I. Steinberg. 62 U. Cin. L. Rev. 533-72 (Fall).

"Not so super" markets. Mark V. Holderman. 62 U. Cin. L. Rev. 429-38 (Fall).

### SECURITIES FRAUD

Den of inequity: the case for equitable doctrines in rule 10b-5 cases. 81 Cal. L. Rev. 1587-655 (Dec.).

Knowledge and notice in section 10(b) limitations law. 103 Yale L.J. 1939-69 (May).

Subjective evaluations of technology as bases for rule 10b-5 securities law violations: liability for scientific consultants. 61 Geo. Wash. L. Rev. 1856-94 (Aug.).

### SEGREGATION

See *Race*.

### SENTENCING

See also *Double Jeopardy, Plea Bargaining, Punishment*.

Fact-finding at federal sentencing: why the guidelines should meet the rules. Deborah Young. 79 Cornell L. Rev. 299-373 (Jan.).

Market-oriented approach to determining drug quantity under the Federal Sentencing Guidelines. 1993 U. Ill. L. Rev. 653-89 (No. 3).

*Smith v. United States* and the modern interpretation of 18 U.S.C. § 924(c): a proposal to amend the Federal Armed Offender Statute. 69 Notre Dame L. Rev. 815-55 (No. 4).

### SEPARATION OF POWERS

Considering "power" in separation of powers. 46 Stan. L. Rev. 361-400 (Jan.).

### SETOFF AND COUNTERCLAIM

See *Whistleblowing*.

### SEX CRIMES

See *Admissibility of Evidence*.

### SEX DISCRIMINATION

See *Employment Discrimination: Sex, Handicap Discrimination*.

### SEXUAL HARASSMENT

See also *Comparative Law*.

Employer liability for sexual harassment: the morass of agency principles and respon-

deat superior. 1993 U. Ill. L. Rev. 589-628 (No. 3).

Pimping and pornography as sexual harassment: Amicus Brief in Support of Plaintiff-Respondent in *Thoreson v. Penthouse Int'l Ltd.* Dorchen A. Leiboldt. 1 Mich. J. Gender & L. 107-33 (1993).

### SEXUAL ORIENTATION

See also *Free Exercise Clause, Legal Discourse*.

Law, morality, and "sexual orientation." John M. Finnis. 69 Notre Dame L. Rev. 1049-76 (No. 5).

Same-sex marriage and the right of privacy. 103 Yale L.J. 1495-531 (Apr.).

Sexual orientation and the politics of biology: a critique of the argument from immutability. Janet E. Hailey. 46 Stan. L. Rev. 503-68 (Feb.).

### SOCIAL SECURITY

Reforming welfare through Social Security. Stephen D. Sugarman. 26 U. Mich. J.L. Ref. 817-51 (Summer).

### SOCIAL WELFARE

See also *Social Security*.

Disentitling the poor: waivers and welfare "reform." Susan Bennett & Kathleen A. Sullivan. 26 U. Mich. J.L. Ref. 741-84 (Summer).

Foreword: the many contexts of welfare reform. Jeffrey S. Lehman. 26 U. Mich. J.L. Ref. 731-39 (Summer).

The income tax treatment of social welfare benefits. Jonathan Barry Forman. 26 U. Mich. J.L. Ref. 785-816 (Summer).

### SOLID WASTE MANAGEMENT

See also *Corporate Officers*.

Michigan gets trashed: the effect of the Dormant Commerce Clause on state attempts to regulate solid waste disposal. 39 Wayne L. Rev. 1665-82 (Summer).

### SPACE LAW

Sharing the benefits of outer space exploration: space law and economic development. 14 Mich. J. Intl. L. 487-517 (Spring).

### SPEEDY TRIAL

A new speedy trial standard for *Barker v. Wingo*: reviving a constitutional remedy in an age of statutes. 61 U. Chi. L. Rev. 587-611 (Spring).

### SPORTS

See *Antitrust Law*.



**STALKING**

Are stalking laws unconstitutionally vague or overbroad? 88 Nw. U. L. Rev. 769-802 (Winter).

**STANDING TO SUE**

How standing has fallen: the need to separate constitutional and prudential concerns. 142 U. Pa. L. Rev. 1063-143 (Jan.).

**STATE LAW**

See *Inheritance and Succession*.

**STATES' RIGHTS**

See *Federalism*.

**STATISTICAL EVIDENCE**

See also *Medical Malpractice*.

External validity: representativeness and projectability in the probative value of sample surveys. Kevin H. Smith. 39 Wayne L. Rev. 1433-505 (Summer).

**STATUTORY INTERPRETATION**

See also *Indians*.

The case of the speluncean explorers: contemporary proceedings. Commentary by Naomi R. Cahn, John O. Calmore, Mary I. Coombs, Dwight L. Greene, Geoffrey C. Miller, Jeremy Paul, and Laura W. Stein. 61 Geo. Wash. L. Rev. 1754-811 (Aug.).

*The Case of the Speluncean Explorers*: twentieth-century statutory interpretation in a nutshell. William S. Eskridge, Jr. 61 Geo. Wash. L. Rev. 1731-53 (Aug.).

Craft and technique, not canons and grand theories: a neo-realist view of statutory construction. Robert J. Martineau. 62 Geo. Wash. L. Rev. 1-42 (Nov.).

Revivalist canons and treaty interpretation. David J. Bederman. 41 UCLA L. Rev. 952-1034 (Apr.).

**STRIKES AND LOCKOUTS**

"Better than a strike": protecting new forms of collective work stoppages under the National Labor Relations Act. 61 U. Chi. L. Rev. 351-421 (Spring).

**STUDENT SPEECH**

Increasing the speech: diversity, campus speech codes, and the pursuit of truth. 67 S. Cal. L. Rev. 407-40 (Jan.).

**SUBSIDIES**

A proposal to prohibit industrial relocation subsidies. 72 Texas L. Rev. 669-713 (Feb.).

**SURETY AND GUARANTY**

An essay on independence, interdependence, and the suretyship principle. Peter

A. Alces. 1993 U. Ill. L. Rev. 447-83 (No. 3).

**TAXATION**

See also *Income Tax, Income Tax: Deductions, Income Tax: Partnerships, Social Welfare*.

The double standard under section 162: why the employee business deduction is no longer for employees. 82 Ky. L.J. 771-88 (No. 3).

Managing the real-estate investment trust: an alternative to the independent contractor requirement. 107 Harv. L. Rev. 1117-39 (Mar.).

A new standard for the home office deduction? *Commissioner v. Soliman*. 62 U. Cin. L. Rev. 765-86 (Fall).

Taxing new financial products: a conceptual framework. Jeff Strnad. 46 Stan. L. Rev. 569-605 (Feb.).

*Wisconsin Department of Revenue v. William Wrigley, Jr., Co.*: a step out of the definitional quagmire of section 381? 78 Iowa L. Rev. 1169-93 (July).

**TECHNOLOGY**

See *Securities Fraud*.

**TELECOMMUNICATIONS**

See also *Communications, Crime Prevention, Information Systems*.

Limitations of liability for interruption of service for regulated telephone companies: an outmoded protection? 1993 U. Ill. L. Rev. 629-51 (No. 3).

Reforming FCC regulation of dominant telephone carriers: putting some teeth into the test for predation. 26 U. Mich. J.L. Ref. 709-29 (Spring).

**TREATIES**

See also *Statutory Interpretation*.

U.S. bilateral investment treaties: the second wave. Kenneth J. Vandeveld. 14 Mich. J. Intl. L. 621-704 (Summer).

**UNIONS**

See *Labor Law*.

**VERTICAL ANTITRUST RESTRAINTS**

The economic interest test and collective action problems in antitrust tie-in cases. 61 U. Chi. L. Rev. 639-73 (Spring).

Explaining vertical agreements: the *Colgate* puzzle and antitrust method. Glen O. Robinson. 80 Va. L. Rev. 577-623 (Apr.).

**WHISTLEBLOWING**

Counterclaims against whistleblowers: should counterclaims against qui tam plaintiffs be allowed in false claims act cases? 62 U. Cin. L. Rev. 713-64 (Fall).

*WOMEN*

See also *Child Abuse, Criminal Responsibility, Employment Discrimination: Sex, Evidence, Handicap Discrimination, Property.*

Home as work: the first woman's rights claims concerning wives' household labor, 1850-1880. Reva B. Siegel. 103 Yale L.J. 1073-217 (Mar.).

An imperfect remedy for imperfect violence: the construction of civil rights in the

Violence Against Women Act. 1 Mich. J. Gender & L. 163-257 (1993).

*WRONGFUL BIRTH*

Wrongful birth: false representations of women's reproductive lives. Shelley A. Ryan. 78 Minn. L. Rev. 857-909 (Apr.).