

1978

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 77 MICH. L. REV. 312 (1978).

Available at: <https://repository.law.umich.edu/mlr/vol77/iss2/6>

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 law reviews since the publication of the last issue of this *Review*. (a) indicates a leading article.

ABORTION

The abortion funding cases: a comment on the Supreme Court's role in American government. (a) Michael J. Perry. 66 *Geo. L.J.* 1191-245 (June).

Choice rights and abortion: the betting choice right and state obstacles to choice in light of artificial womb technology. 51 *S. Cal. L. Rev.* 877-921 (July).

ACCOUNTANTS AND ACCOUNTING

See *Auditors & Auditing, Securities*.

ACTIONS AND DEFENSES

See also *Education, Federal Courts, Pensions, Securities, Unions*.

Implication of a private right of action under title IX of the Education Amendments of 1972. 73 *Nw. U.L. Rev.* 772-800 (Nov.).

ADMINISTRATION OF JUSTICE

See also *Courts, Due Process of Law, Fair Trial, Federal Courts, Judges, Juvenile Delinquency, Plea Bargaining, Rape, Sentencing, Small Claims Court, Standing To Sue, Witnesses*.

The business of the Supreme Court under the Judiciary Act of 1925: the plenary docket in the 1970's. (a) Arthur D. Hellman. 91 *Harv. L. Rev.* 1709-803 (June).

Direct appeals from Michigan juvenile court delinquency adjudications and disposition: a note on the non-cases. 24 *Wayne L. Rev.* 1239-59 (March).

Disincentives to frivolous appeals: an evaluation of an ABA task force proposal. 64 *Va. L. Rev.* 605-28 (May).

Judicial control of systemic inadequacies in federal administrative enforcement. 88 *Yale L.J.* 407-35 (Dec.).

Supervisory power in the United States Courts of Appeals. 63 *Cornell L. Rev.* 642-65 (April).

ADMINISTRATIVE LAW

See *Due Process of Law, Health*.

ADMINISTRATIVE PROCEDURE

See also *Standing To Sue*.

The emerging concept of administrative procedure. (a) Paul R. Verkuil. 78 *Colum. L. Rev.* 258-327 (March).

The Wisconsin emergency rule provision: increased use in response to a slow rulemaking process. 1978 *Wis. L. Rev.* 485-509 (No. 2).

ADMIRALTY

See *Due Process of Law*.

ADVERTISING

See also *Government Regulation*.

First amendment limitations on FTC corrective advertising orders. 66 *Geo. L.J.* 1473-513 (Aug.).

An objective approach to detecting and correcting deceptive advertising. (a) Richard A. Mann & Metin Gurol. 54 *Notre Dame Law.* 73-101 (Oct.).

ANIMALS

See *Environmental Law*.

ANTITRUST LAW

Antitrust—attorneys—bar association's issuance of unauthorized practice opinion violates Sherman Act. 24 *Wayne L. Rev.* 1061-75 (March).

Antitrust law—tie-ins—price fixing. 1978 *Wis. L. Rev.* 563-83 (No. 2).

Contribution in private antitrust suits. 63 *Cornell L. Rev.* 682-705 (April).

Market power and competitive superiority in concentrated industries. (a) Wesley J. Liebler. 25 *U.C.L.A. L. Rev.* 1231-300 (Aug.).

Physician influence: applying Noerr-Pennington to the medical profession. 1978 *Duke L.J.* 701-26 (May).

Predicting the competitive impact of horizontal mergers in a monopolistically competitive world: a non-market-oriented proposal and critique of the market definition-market share-market concentration approach. (a) Richard S. Markovits. 56 *Texas L. Rev.* 587-731 (March).

Price leadership. (a) Donald Arthur

Washburn. 64 Va. L. Rev. 691-734 (June).

Protecting first amendment rights of defendants by limiting plaintiffs' access to the courts: procedural approaches to Noerr and Sullivan. 62 Minn. L. Rev. 681-713 (April).

A review of the law of horizontal mergers. (a) Earl W. Kintner & Lawrence P. Postol. 66 Geo. L.J. 1405-69 (Aug.).

Symposium on the antitrust laws and the health services industry. Articles by Clark C. Havighurst, James F. Blumstein & Terry Calvani, Frank P. Grad, Philip C. Kissam, William C. Canby, Jr. & Ernest Gellhorn, Charles D. Weller, & D. Ward Kallstrom. 1978 Duke L.J. 303-697 (May).

The use of section 5 of the Federal Trade Commission Act to attack large conglomerate mergers. (a) Peter C. Carstensen & Nina H. Questal. 63 Cornell L. Rev. 841-78 (June).

APPELLATE PROCEDURE

See *Administration of Justice, Judges.*

ARREST

See *Due Process of Law.*

ATTORNEYS

See also *Antitrust Law, Labor Law.*

Administrative law—attorney fees under the Freedom of Information Act—commercial interest and in propria persona appearances. 24 Wayne L. Rev. 1045-60 (March).

Barriers to effective public participation in regulation of the legal profession. (a) Charles W. Wolfram. 62 Minn. L. Rev. 619-47 (April).

Improving on the contingent fee. (a) Kevin M. Clermont & John D. Currivan. 63 Cornell L. Rev. 529-639 (April).

The legal persona: an essay on the professional mask. (a) James R. Elkins. 64 Va. L. Rev. 735-62 (June).

Recovery of attorneys' fees on mooted claims. 63 Cornell L. Rev. 880-992 (June).

The role of counsel in the suppression of truth. (a) A. Kenneth Pye. 1978 Duke L.J. 921-59 (Oct.).

The standard of proof of causation in legal malpractice cases. 63 Cornell L. Rev. 666-81 (April).

ATTORNEYS-GENERAL

The litigation function of the Iowa

attorney general. 63 Iowa L. Rev. 1264-81 (June).

AUDITORS AND AUDITING

See also *Securities.*

Hochfelder's progeny: implications for the auditor. (a) Michael B. Metzger & James A. Heintz. 63 Minn. L. Rev. 79-118 (Nov.).

AUTOMOBILE INSURANCE

See *Insurance.*

BANKRUPTCY

The economics of bankruptcy reform: a symposium. Articles by John H. Moore, William H. Meckling, Merton H. Miller, J. Fred Weston, Philip Shuchman, John C. Weistart, & George J. Bentson. 41 Law & Contemp. Prob. 1-206 (Autumn).

BAR ASSOCIATIONS

See *Antitrust Law.*

BROKERS

See also *Securities: Fraud.*

Institutional disclosure: the forgotten stepchild of the disclosure family. (a) Roy A. Schotland. 66 Geo. L.J. 1257-70 (June).

BURDEN OF PROOF

See also *Fair Trial, Sentencing.*

The constitutionality of affirmative defenses after *Patterson v. New York*. 78 Colum. L. Rev. 655-78 (April).

BUSINESS: MINORITY ENTERPRISES

See *Discrimination.*

CENSORSHIP

See *Radio & Television.*

CHARITIES

See *Fiduciary Relationships.*

CHECKS

See *Commercial Law.*

CITIZENS AND CITIZENSHIP

See *Indians.*

CIVIL PROCEDURE

See also *Civil Rights, Class Actions, Contempt, Courts, Due Process of Law, Estoppel, Evidence, Jurisdiction.*

Civil procedure—right to jury trial. 66 Geo. L.J. 1575-91 (Aug.).

A probabilistic analysis of the doctrine of mutuality of collateral estoppel. 76 Mich. L. Rev. 612-93 (March).

A theory of procedure. (a) John Thibaut & Laurens Walker. 66 Calif. L. Rev. 541-66 (May).

What happened in Erie. Irving Younger. 56 Texas L. Rev. 1011-31 (June).

CIVIL RIGHTS

Civil rights—civil procedure: state appellate court judgment on employment discrimination is res judicata in subsequent federal action under section 1981 of the Civil Rights Act of 1866. 62 Minn. L. Rev. 987-1014 (June).

Constitutional law—civil rights—section 1983—requirement of state action in discrimination suit against medical doctor. 1978 Wis. L. Rev. 583-605 (No. 2).

The preclusive effect of state judgments on subsequent 1983 actions. 78 Colum. L. Rev. 610-54 (April).

CLASS ACTIONS

See also *Jurisdiction*.

The class action in minimum-wage back-pay suits: a proposal to increase the efficiency of private enforcement of the FLSA. 51 S. Cal. L. Rev. 923-42 (July).

Toward a policy-based theory of state court jurisdiction over class actions. 56 Texas L. Rev. 1033-52 (June).

COMMERCIAL LAW

See also *Contracts, Evidence, Remedies, Secured Transactions, Sales*.

Commercial transactions—commercial paper—allocation of liability for checks bearing unauthorized endorsements and unauthorized drawer's signatures. 24 Wayne L. Rev. 1077-101 (March).

General equitable principles under section 1-103 of the Uniform Commercial Code. (a) Robert S. Summers. 72 Nw. U.L. Rev. 906-46 (Jan.-Feb.).

Michigan's looking glass world of due-on-sale clauses. (a) Richard W. Bartke & Ioana I. Tagaropulos. 24 Wayne L. Rev. 971-1009 (March).

COMMITMENT

See also *Due Process of Law, Mental Health*.

Right to treatment for the civilly com-

mitted: a new eighth amendment basis. 45 U. Chi. L. Rev. 731-52 (Spring).

COMMUNICATIONS LAW

See *Computers*.

COMMUNISM

Socialist vs. bourgeois rights—an East-West German comparison. (a) Inga Markovits. 45 U. Chi. L. Rev. 612-36 (Spring).

COMMUNITY PROPERTY

See also *Property*.

Antenuptial agreement: perspectives on the Texas constitution and the community property system. 56 Texas L. Rev. 861-82 (May).

COMPARATIVE LAW

See *Communism, Forcible Entry & Detainer*.

COMPUTERS

See also *Right of Privacy*.

Interdependence of communications and data processing: an alternative proposal for the second computer inquiry. 73 Nw. U.L. Rev. 307-58 (May-June).

CONDOMINIUMS AND COOPERATIVES

The "Model Condominium Code"—a blueprint for modernizing condominium legislation. (a) Patrick J. Rohan. 78 Colum. L. Rev. 587-608 (April).

CONFLICT OF LAWS

See also *Constitutional Law*.

Choice of law in Michigan: a time to go modern. (a) Robert Allen Sedler. 24 Wayne L. Rev. 829-56 (March).

CONSPIRACY

See *Criminal Law*.

CONSTITUTIONAL HISTORY

See *Legal History*.

CONSTITUTIONAL LAW

See also *Federalism, United States: Supreme Court*.

Child, parent, state, and the due process clause: an essay on the Supreme Court's recent work. (a) John H. Garvey. 51 S. Cal. L. Rev. 769-822 (July).

Conflicts of law and constitutional law. (a) W. Muller-Freienfels. 45 U. Chi. L. Rev. 598-611 (Spring).

Constitutional and statutory analyses in the law of federal jurisdiction. (a) Mark Tushnet. 25 U.C.L.A. L. Rev. 1301-57 (Aug.).

Defamatory non-media speech and first amendment methodology. (a) Steven Shiffrin. 25 U.C.L.A. L. Rev. 915-63 (June).

Fair measure: The legal status of underenforced constitutional norms. (a) Lawrence Gene Sager. 91 Harv. L. Rev. 1212-64 (April).

The fifth amendment: fox hunters, old women, hermits and the Burger Court. (a) David M. O'Brien. 54 Notre Dame Law. 26-72 (Oct.).

Reconsidering the constitutional common law. (a) Thomas S. Schrock & Robert C. Welsh. 91 Harv. L. Rev. 1117-76 (April).

CONTEMPT

The summary contempt power: a critique and a new perspective. (a) Richard B. Kuhns. 88 Yale L.J. 39-123 (Nov.).

CONTRACTS

See also *Evidence, Insurance, Products Liability, Remedies*.

Buyer's continued use of goods after revocation of acceptance under the Uniform Commercial Code. 24 Wayne L. Rev. 1371-88 (July).

Contract validity and choice of law in Iowa. 63 Iowa L. Rev. 1223-47 (June).

Contracts: adjustment of long-term economic relations under classical, neo-classical, and relational contract law. (a) Ian R. Macneil. 72 Nw. U.L. Rev. 854-905 (Jan.-Feb.).

Contracts to bear a child. 66 Calif. L. Rev. 611-22 (May).

Contractual flexibility in a volatile economy: saving U.C.C. section 2-615 from the common law. 72 Nw. U.L. Rev. 1032-54 (Jan.-Feb.).

Liquidated damages v. penalties: sense or nonsense? (a) Kenneth W. Clarkson, Roger LeRoy Miller & Timothy J. Muris. 1978 Wis. L. Rev. 351-90 (No. 2).

Standardized form contracts—an introduction. (a) Robert Dugan. 24 Wayne L. Rev. 1307-37 (July).

Unconscionability at the gas station. (a) Ellen R. Jordan. 62 Minn. L. Rev. 813-56 (June).

CONVEYANCING

See *Real Property*.

COPYRIGHT

See *Secured Transactions*.

CORPORATE REORGANIZATION

See *Securities: Fraud*.

CORPORATIONS

See also *Antitrust Law, Brokers, Income Tax, Securities, Shareholders, Taxation*.

Restructuring the corporate board of directors: fond hope—faint promise? (a) Lewis D. Solomon. 76 Mich. L. Rev. 581-610 (March).

Valuing close corporations for federal wealth transfer taxes: a statutory solution to the disappearing wealth syndrome. (a) Mary Louise Fellows & William H. Painter. 30 Stan. L. Rev. 895-933 (May).

CORPORATIONS: OFFICERS AND DIRECTORS

See also *Fiduciary Relationships, Merger, Securities: Fraud*.

Corporate chartering and the securities markets: shareholder suffrage, corporate responsibility and managerial accountability. 1978 Wis. L. Rev. 391-439 (No. 2).

COURTS

The evolution of state supreme courts. (a) Robert A. Kagan, Bliss Cartwright, Lawrence M. Friedman & Stanton Wheeler. 76 Mich. L. Rev. 961-1005 (May).

Pretrial conference: a critical examination of local rules adopted by federal district courts. 64 Va. L. Rev. 467-83 (April).

CRIMINAL LAW

Ascription of criminal states of mind: toward a defense theory for the coercively persuaded ("brainwashed") defendant. (a) Richard Delgado. 63 Minn. L. Rev. 1-33 (Nov.).

The proposed federal criminal code: conspiracy provisions. (a) Paul Marcus. 1978 U. Ill. L.F. 379-93 (No. 2.).

CRIMINAL PROCEDURE

See also *Fair Trial*.

Criminal procedure—search and seizure—fourth amendment precludes drivers' license inspection vehicle stops not based on reasonable suspicion or made

pursuant to random selection scheme. 24 Wayne L. Rev. 1123-44 (March).

Toward a constitutional right to an adequate police investigation: a step beyond Brady. 53 N.Y.U.L. Rev. 835-71 (Oct.).

DAMAGES

See also *Antitrust Law, Contracts, Remedies*.

Variable periodic payments of damages: an alternative to lump sum awards. 64 Iowa L. Rev. 138-57 (Oct.).

DEEDS

See *Real Property, Uniform Laws*.

DEFAMATION

See *Constitutional Law, Privileges*.

DEFENSES

See *Burden of Proof, Criminal Law*.

DISCOVERY

See *Evidence, Income Tax*.

DISCRIMINATION

See also *Actions & Defenses, Civil Rights, Legal History, Public Officials & Employees*.

Age discrimination in employment—the bona fide occupational qualification defense—balancing the interest of the older worker in acquiring and continuing employment against the interest in public safety. 24 Wayne L. Rev. 1339-68 (July).

Continuing violations of title VII: a suggested approach. 63 Minn. L. Rev. 119-50 (Nov.).

Domicile preferences in employment: the case of Alaska Hire. 1978 Duke L.J. 1069-94 (Oct.).

Racial discrimination—Fair Housing Act—a violation of the Fair Housing Act may be established by proof of discriminatory effect without concomitant proof of discriminatory intent. 46 Geo. Wash. L. Rev. 615-37 (May).

Racial vote dilution in multimember districts: the constitutional standard after *Washington v. Davis*. 76 Mich. L. Rev. 694-732 (March).

Sexual harassment and title VII: the foundation for the elimination of sexual cooperation as an employment condition. 76 Mich. L. Rev. 1007-35 (May).

Title VII and the disparate impact test: a compromised standard. 47 U. Cin. L. Rev. 78-90 (No. 1).

Title VII protection for minority-owned businesses. 30 Stan. L. Rev. 993-1017 (May).

DOMICILE AND RESIDENCE

See *Discrimination*.

DRUGS

See *Food, Drug & Cosmetic Law*.

DUE PROCESS OF LAW

See also *Constitutional Law, Fair Trial, Jurisdiction, Search & Seizure, Treaties*.

Better never than late: pre-arrest delay as a violation of due process. 1978 Duke L.J. 1041-68 (Oct.).

Constitutional law—due process—civil procedure—state court jurisdiction. 1978 Wis. L. Rev. 533-63 (No. 2).

Constitutional law—due process—family law—family liberty interest of foster parents. 1978 Wis. L. Rev. 510-32 (No. 2).

Due process and the combination of administrative functions: a balancing approach. 63 Iowa L. Rev. 1186-222 (June).

Due process deficiencies in Iowa's civil commitment procedure. 64 Iowa L. Rev. 65-102 (Oct.).

Due process in admiralty arrest and attachment. 56 Texas L. Rev. 1091-123 (June).

Protecting state procedural rights in federal court: a new role for substantive due process. 30 Stan. L. Rev. 1019-68 (May).

EDUCATION

See also *Actions & Defenses*.

A common law remedy for the educational harms caused by incompetent or careless teaching. (a) John Elson. 73 Nw. U.L. Rev. 641-771 (Nov.).

ELECTIONS

Challenge to at-large election plans: modern local government on trial. 47 U. Cin. L. Rev. 64-77 (No. 1).

EMPLOYER AND EMPLOYEE

See *Discrimination*.

EMPLOYMENT

See *Discrimination*.

ENERGY RESOURCES

See *Environmental Law, Taxation*.

ENVIRONMENTAL LAW

See also *Taxation*.

A case analysis of NEPA implementation: NIH and DNA recombinant research. (a) Susan M. Chalker & Robert S. Catz. 1978 Duke L.J. 57-112 (March).

The Clean Water Act of 1977: great expectations unrealized. 47 U. Cin. L. Rev. 259-71 (No. 2).

Federal wildlife law achieves adolescence: developments in the 1970s. (a) George Cameron Coggins. 1978 Duke L.J. 753-817 (Aug.).

The national quest for clean air 1970-1978: intergovernmental problems and some proposed solutions. (a) William V. Luneburg. 73 Nw. U.L. Rev. 397-462 (Oct.).

Ogunquit Village Corp. v. Davis and judicial relief under the National Environment Policy Act: the completed project problem. 64 Va. L. Rev. 629-40 (May).

Vermont Yankee Nuclear Power Corp. v. Natural Resources Defense Council, Inc.: three perspectives. Articles by Richard B. Stewart, Clark Byse & Stephen Breyer. 91 Harv. L. Rev. 1805-45 (June).

EQUAL PROTECTION

Equal protection: a closer look at closer scrutiny. 76 Mich. L. Rev. 771-891 (April).

ESTOPPEL

See also *Civil Procedure*.

The collateral estoppel effect of prior state court findings in cases within exclusive federal jurisdiction. 91 Harv. L. Rev. 1281-308 (April).

ETHICS

See *Attorneys, Judges*.

EVIDENCE

See also *Federal Rules of Evidence*.

Admissibility of evidence under Indiana's "common scheme or plan" exception. 53 Ind. L.J. 805-20 (Summer).

Defendant v. Witness: measuring confrontation and compulsory process rights against statutory communications privileges. 30 Stan. L. Rev. 935-91 (May).

The evidential scope of the admission exception to the U.C.C. statute of frauds: proving an unwritten contract under sec-

tions 2-201(3)(b) and 8-319(d). 56 Texas L. Rev. 915-45 (May).

The potential for discovery of opinion work product under rule 26(b)(3). 64 Iowa L. Rev. 103-20 (Oct.).

The present sense impression. 56 Texas L. Rev. 1053-76 (June).

Prior inconsistent statements—impeachment and substantive admissibility: an analysis of the effect of adopting the proposed Illinois rules of evidence. (a) Michael H. Graham. 1978 U. Ill. L.F. 329-78 (No. 2).

FAIR TRIAL

See also *Evidence, Immunity*.

Punishing the innocent: the need for due process and the presumption of innocence prior to trial. (a) Jeff Thaler. 1978 Wis. L. Rev. 441-84 (No. 2).

Trial secrecy and the first amendment right of public access to judicial proceedings. 91 Harv. L. Rev. 1899-924 (June).

FAMILY LAW

See *Constitutional Law, Contracts, Due Process of Law, Infants, Marriage, Mental Health, Uniform Laws*.

FARMS AND FARMING

See *Valuation*.

FEDERAL COURTS

See also *Administration of Justice, Constitutional Law*.

Negative implication: the demise of private rights of action in federal courts. (a) K.G. Jan Pillai. 47 U. Cin. L. Rev. 1-41 (No. 1).

The Temporary Emergency Court of Appeals: a study in the abdication of judicial responsibility. (a) James R. Elkins. 1978 Duke L.J. 113-53 (March).

FEDERAL PREEMPTION

A framework for preemption analysis. 88 Yale L.J. 363-89 (Dec.).

FEDERAL RULES OF CIVIL PROCEDURE

See also *Jurisdiction*.

Rule 68: a "new" tool for litigation. 1978 Duke L.J. 889-906 (Aug.).

FEDERAL RULES OF EVIDENCE

Interactions between memory refreshment doctrine and work product protec-

tion under the federal rules. 88 Yale L.J. 390-406 (Dec.).

FEDERALISM

See also *Legal History*.

Ersatz federalism under the anti-injunction statute. (a) William T. Mayton. 78 Colum. L. Rev. 330-70 (March).

Federalism and individual rights under the Burger Court. (a) Archibald Cox. 73 Nw. U.L. Rev. 1-25 (March-April).

FEES

See *Attorneys*.

FIDUCIARY RELATIONSHIPS

See also *Auditors & Auditing, Corporations, Corporations: Officers & Directors, Merger, Securities: Fraud*.

The fiduciary duties of loyalty and care associated with the directors and trustees of charitable organizations. 64 Va. L. Rev. 449-65 (April).

Reconciling shareholders' rights and corporate responsibility: new guidelines for management. (a) Larry D. Soderquist & Robert P. Vecchio. 1978 Duke L.J. 819-45 (Aug.).

FOOD, DRUG AND COSMETIC LAW

Divorcing profit motivation from new drug research: a consideration of proposals to provide the FDA with reliable test data. (a) Sidney A. Shapiro. 1978 Duke L.J. 155-83 (March).

FORCIBLE ENTRY AND DETAINDER

Defects in the current forcible entry and detainer laws of the United States and England. 25 U.C.L.A. L. Rev. 1067-94 (June).

FORFEITURE

See *Real Property*.

FORMS

See *Contracts*.

FREEDOM OF INFORMATION

See also *Attorneys, Unions*.

Developments under the Freedom of Information Act—1977. 1978 Duke L.J. 189-223 (March).

FREEDOM OF RELIGION

See also *Labor Law*.

Constitutional law—establishment clause—erection and maintenance of re-

ligious symbols by governmental entities. 24 Wayne L. Rev. 1103-22 (March).

Transcendental meditation and the meaning of religion under the Establishment Clause. 62 Minn. L. Rev. 887-948 (June).

FREEDOM OF SPEECH

See also *Advertising, Antitrust Law, Constitutional Law*.

Choice of community standards in federal obscenity proceedings: the role of the Constitution and the common law. (a) Gregory L. Waples & Mary Jo White. 64 Va. L. Rev. 399-446 (April).

Scope of the first amendment freedom of speech. (a) C. Edwin Baker. 25 U.C.L.A. L. Rev. 964-1040 (June).

FREEDOM OF THE PRESS

See also *Freedom of Speech, Privileges, Radio & Television, Separation of Powers*.

Media reporting and privacy claims—decline in constitutional protection for the press. (a) Gerald G. Ashdown. 66 Ky. L.J. 759-99 (No. 4).

GOVERNMENT CONTRACTS

Government contracts—power to contract—Congress did not provide Department of Defense officials with authority under 10 U.S.C. section 2386 to expend appropriated funds for the purchase of unsolicited suggestions. 46 Geo. Wash. L. Rev. 672-89 (May).

GOVERNMENT REGULATION

See also *Advertising, Environmental Law, Food, Drug & Cosmetic Law, Labor Law, Radio & Television, Securities, Securities: Fraud*.

Administrative law—trade regulation—Federal Trade Commission authority to order corrective advertising. 1978 Wis. L. Rev. 605-25 (No. 2).

HEALTH

See also *Insurance*.

Health care reform and administrative law: a structural approach. (a) Rand E. Rosenblatt. 88 Yale L.J. 243-336 (Dec.).

HEARSAY

See *Evidence*.

HOUSING

See *Condominiums & Cooperatives, Discrimination*.

HUMAN RIGHTS

See also *Communism, International Law*.

International law and the promotion and protection of human rights. (a) Pieter Van Dijk. 24 Wayne L. Rev. 1529-53 (July).

HUMOR

See *Liability*.

HUSBAND AND WIFE

See *Social Security*.

ILLEGITIMACY

See *Inheritance & Succession*.

IMMUNITY

See also *Self-Incrimination*.

The sixth amendment right to have use immunity granted to defense witnesses. 91 Harv. L. Rev. 1266-80 (April).

INCOME TAX

See also *Taxation*.

Federal income taxation—corporations—in a transfer of property to a controlled corporation, obligations, which if paid would be deductible by the transferor, should not be treated as liabilities under sections 357 and 358 of the Internal Revenue Code of 1954. 46 Geo. Wash. L. Rev. 690-709 (May).

Municipal income tax and the fifth amendment: discovery of a taxpayer's federal return. 47 U. Cin. L. Rev. 231-44 (No. 2).

Simplification of the definition of periodic payments in Internal Revenue Code section 71. (a) Joel D. Kuntz. 47 U. Cin. L. Rev. 213-28 (No. 2).

INCOME TAX: CORPORATIONS

See *Taxation*.

INDIANS

Indian law—treaty fishing rights—the Michigan position. 24 Wayne L. Rev. 1187-204 (March).

The sovereignty of Indian tribes: a reaffirmation and strengthening in the 1970's. (a) Keith M. Werhan. 54 Notre Dame Law. 5-25 (Oct.).

INFANTS

See also *Mental Health*.

Children in limbo: the Illinois solution. 73 Nw. U.L. Rev. 180-204 (March-April).

INHERITANCE AND SUCCESSION

Paternal inheritance rights of illegitimate children and the problem of proving paternity. 24 Wayne L. Rev. 1389-409 (July).

INHERITANCE, ESTATE AND GIFT TAXES

See also *Corporations, Taxation, Valuation*.

A common-sense approach to taxing transfers with retained enjoyment under section 2036. 63 Iowa L. Rev. 1153-85 (June).

An interest-free borrower or lender be: gift tax implications of interest-free loans. 53 N.Y.U.L. Rev. 941-64 (Oct.).

INITIATIVE AND REFERENDUM

The constitutionality of budgeting by statewide statutory initiative in California. 51 S. Cal. L. Rev. 847-75 (July).

INJUNCTIONS

See *Federalism, Securities: Fraud*.

INSANITY

See *Criminal Law*.

INSTALLMENT SALES

See *Real Property*.

INSURANCE

See also *Jurisdiction, Liability*.

Contractual attempts to limit liability under uninsured motorist coverage. 47 U. Cin. L. Rev. 245-58 (No. 2).

Controlling health care costs through commercial insurance companies. 1978 Duke L.J. 728-52 (May).

Extending the insurer's duty of good faith and fair dealing to third parties under liability insurance policies. 25 U.C.L.A. L. Rev. 1413-44 (Aug.).

Toward a more equitable method of prorating liability insurance policies. 51 S. Cal. L. Rev. 943-62 (July).

INTERNATIONAL LAW

See also *Human Rights, Treaties*.

International law—Warsaw Convention—limited liability provisions of article 22 applied to carriers' employees. 24 Wayne L. Rev. 1205-22 (March).

The taking and killing of hostages: coercion and reprisal in international law. 54 Notre Dame Law. 131-48 (Oct.).

United States ratification of the human rights covenants. (a) David Weissbrodt. 63 Minn. L. Rev. 35-78 (Nov.).

INVESTIGATIONS

See *Criminal Procedure*.

INVESTMENT COMPANIES

See *Brokers*.

JUDGES

See also *Legal History*.

Competition in Michigan's judicial elections: democratic ideals v. judicial realities. 24 Wayne L. Rev. 1267-306 (July).

English appellate judges from an American perspective. (a) Daniel J. Meador. 66 Geo. L.J. 1349-404 (Aug.).

Substitution of judges in Illinois criminal cases. 1978 U. Ill. L.F. 519-39 (No. 2).

Toward a disciplined approach to judicial discipline. 73 Nw. U.L. Rev. 503-32 (Oct.).

JUDGMENTS

See *Civil Rights, Federal Rules of Civil Procedure*.

JUDICIAL ETHICS

See *Judges*.

JUDICIAL OPINIONS

See also *Administration of Justice*.

Two types of substantive reasons: the core of a theory of common-law justification. (a) Robert S. Summers. 63 Cornell L. Rev. 707-88 (June).

JURISDICTION

See also *Class Actions, Constitutional Law, Due Process of Law*.

Associational third-party standing and federal jurisdiction under Hunt. 64 Iowa L. Rev. 121-37 (Oct.).

The constitutionality of Seider v. Roth after Shaffer v. Heitner. 78 Colum. L. Rev. 409-47 (March).

Personal jurisdiction and rule 23 defendant class actions. 53 Ind. L.J. 841-59 (Summer).

Suggested limitations on application of in personam standards to state jurisdictional questions: a critique of Shaffer. 46 Geo. Wash. L. Rev. 581-614 (May).

Symposium: state-court judicial jurisdiction after Shaffer v. Heitner. Articles by David H. Vernon, Willis L.M. Reese, & Robert Allen Sedler. 63 Iowa L. Rev. 991-1040 (June).

JURISPRUDENCE

See also *Contracts, Judicial Opinions*. Development and "new law". (a) John N. Hazard. 45 U. Chi. L. Rev. 637-52 (Spring).

The dual problems of legal justification: a key to the unity of Karl Llewellyn's jurisprudence. 45 U. Chi. L. Rev. 654-94 (Spring).

Law as metaphor: a structural analysis of legal process. (a) Jan G. Deutsch. 66 Geo. L.J. 1339-48 (Aug.).

The political element in legal theory: a look at Kelsen's pure theory. (a) Julius Cohen. 83 Yale L.J. 1-38 (Nov.).

The theory of judicial reasoning—toward a reconstruction. (a) Peter W. Gross. 66 Ky. L.J. 801-47 (No. 4).

JUVENILE COURTS

See *Administration of Justice*.

JUVENILE DELINQUENCY

Reference of juvenile offenders for adult prosecution: the legislative alternative to asking unanswerable questions. (a) Barry C. Feld. 62 Minn. L. Rev. 515-618 (April).

LABOR LAW

See also *Class Actions, Discrimination, Unions*.

The application of the LMRDA "labor consultant" reporting requirements to management attorneys: benign neglect personified. (a) Charles B. Craver. 73 Nw. U.L. Rev. 605-40 (Nov.).

Labor certification under revised regulations. (a) Harish K. Singhal. 51 S. Cal. L. Rev. 823-43 (July).

Labor law—constitutional law—first amendment rights infringed by employer proviso of section 101(a)(4) of the Labor-Management Reporting and Disclosure Act. 62 Minn. L. Rev. 715-32 (April).

Labor law—employer countermeasures to union activity—sabotage by unidentified employees characterized as an in-plant strike by the union, and employer could respond by permanently replacing union employees without violating the NLRA. 46 Geo. Wash. L. Rev. 638-56 (May).

NLRB jurisdiction over parochial schools: Catholic Bishop of Chicago v. NLRB. (a) Robert J. Warner. 73 Nw. U.L. Rev. 463-502 (Oct.).

LABOR MANAGEMENT RELATIONS

See *Labor Law*.

LEGAL EDUCATION

See also *Legal History*.

Negative attitudes of law students: a replication of the alienation and dissatisfaction factors. 76 Mich. L. Rev. 1036-43 (May).

Symposium on legal education. 53 N.Y.U.L. Rev. 293-772 (May-June).

LEGAL HISTORY

See also *Civil Procedure, Torts*.

Alexander Hamilton, law maker. (a) James Willard Hurst. 78 Colum. L. Rev. 483-547 (April).

The background of the Western legal tradition in the folklaw of the peoples of Europe. (a) Harold J. Berman. 45 U. Chi. L. Rev. 553-97 (Spring).

The eighteenth-century background of John Marshall's constitutional jurisprudence. (a) William E. Nelson. 76 Mich. L. Rev. 893-960 (May).

In pursuit of excellence—a history of the University of Minnesota Law School Part II: the Vance years—a time of ascendancy. (a) Robert A. Stein. 62 Minn. L. Rev. 857-85 (June).

Mr. Justice Felix Frankfurter: civil libertarian as lawyer and as justice: extent to which judicial responsibilities affected his pre-court convictions. (a) William T. Coleman, Jr. 1978 U. Ill. L.F. 279-99 (No. 2).

Origins of the unwritten constitution: fundamental law in American revolutionary thought. (a) Thomas C. Grey. 30 Stan. L. Rev. 843-93 (May).

The Supreme Court and southern school desegregation, 1955-1970: a history and analysis. (a) J. Harvie Wilkinson, III. 64 Va. L. Rev. 485-559 (May).

A tale of two judges: Richard Peters, Samuel Chase, and the broken promise of federalist jurisprudence. (a) Stephen B. Presser. 73 Nw. U.L. Rev. 26-111 (March-April).

The United States and the Articles of Confederation: drifting toward anarchy or inching toward commonwealth? 88 Yale L.J. 142-66 (Nov.).

LEGAL PROFESSION

See *Attorneys*.

LIABILITY

See also *International Law, Maritime Law, Negligence, Public Officials & Employees*.

Beyond the Dram Shop Act: imposition of common-law liability on purveyors of liquor. 63 Iowa L. Rev. 1282-304 (June).

An insurer's liability to third parties for negligent inspection. 66 Ky. L.J. 910-23 (No. 4).

On answering the call of nature. (a) Ralph Slovenko. 24 Wayne L. Rev. 1555-59 (July).

LIABILITY INSURANCE

See *Insurance*.

LIBEL AND SLANDER

See *Privileges*.

LOANS

See *Inheritance, Estate & Gift Taxes, Real Property*.

LOBBYING

See *Antitrust Law*.

LOCAL GOVERNMENT

See *Elections*.

MALPRACTICE

See *Attorneys*.

MANAGEMENT- LABOR RELATIONS

See *Labor Law*.

MARITIME LAW

Approval of operating-differential subsidies under section 605(c) of the Merchant Marine Act of 1936: a new standard for "adequacy". 1978 Duke L.J. 252-70 (March).

Liability of shippers for accepting rebates under the Shipping Act of 1916. 1978 Duke L.J. 224-51 (March).

MARRIAGE

See *Community Property*.

West German marriage and family law reform. (a) Max Rheinstejn & Mary Ann Glendon. 45 U. Chi. L. Rev. 519-52 (Spring).

MENTAL HEALTH

See also *Commitment, Due Process of Law*.

The mental hospitalization of children and the limits of parental authority. 88 Yale L.J. 186-216 (Nov.).

MERGER

See also *Antitrust Law, Shareholders*.
Going private—is it over? eliminating minority interests after *Singer v. Magnavox*. 54 Notre Dame Law. 149-62 (Oct.).

MINORITIES

See also *Discrimination, Legal History*.
Group representation and race-conscious apportionment: the roles of the states and the federal courts. 91 Harv. L. Rev. 1847-73 (June).

MINORS

See *Juvenile Delinquency*.

MOTOR VEHICLES

See *Criminal Procedure, Secured Transactions*.

MUNICIPAL CORPORATIONS

Liability of municipal officials for misrepresentations concerning municipal securities: should the corporate standard be applied? 73 Nw. U.L. Rev. 137-57 (March-April).

NEGLIGENCE

See also *Education, Liability*.
Negligence actions by police officers and firefighters: a need for a professional rescuers rule. 66 Calif. L. Rev. 585-609 (May).

NEGOTIABLE INSTRUMENTS

See *Commercial Law*.

OBSCENITY

See *Freedom of Speech*.

PATERNITY

See *Inheritance & Succession*.

PENOLOGY

See *Prisons & Prisoners*.

PENSIONS

See also *Securities, Securities: Fraud*.

Private enforcement of Employees Retirement Income Security Act. 47 U. Cin. L. Rev. 272-87 (No. 2).

PHYSICIANS AND SURGEONS

See *Antitrust Law, Civil Rights*.

PLEA BARGAINING

A constitutional law of remedies for broken plea bargains. (a) Peter Westen & David Westin. 66 Calif. L. Rev. 471-539 (May).

The negotiated guilty plea: a framework for analysis. 53 N.Y.U.L. Rev. 783-833 (Oct.).

POLICE

See *Criminal Procedure*.

POLITICAL CRIMES AND OFFENSES

See *Radio & Television*.

POLITICS

See also *Public Officials & Employees*.
Equal representation of party members on political party central committees. 88 Yale L.J. 167-85 (Nov.).

POLLUTION

See *Environmental Law*.

PRE-TRIAL PROCEDURE

See *Courts*.

PRISONS AND PRISONERS

The new prison administrators and the Court: new directions in prison law. (a) Elizabeth Alexander. 56 Texas L. Rev. 963-1008 (June).

PRIVILEGES

See also *Evidence, Freedom of the Press*.

Herbert v. Lando: new impediments to libel suits brought by public figures. 73 Nw. U.L. Rev. 583-603 (Oct.).

Herbert v. Lando: reporter's privilege from revealing the editorial process in a defamation suit. 78 Colum. L. Rev. 448-67 (March).

PROBATE LAW AND PRACTICE

See *Wills*.

PRODUCTS LIABILITY

See also *Torts*.

Economic losses and strict products liability: a record of judicial confusion between contract and tort. 54 Notre Dame Law. 118-30 (Oct.).

PROPERTY

Community property interests in the right of publicity: fame and/or fortune. 25 U.C.L.A. L. Rev. 1095-130 (June).

PROXIMATE CAUSE

See *Attorneys*.

PUBLIC HEALTH

See *Antitrust Law, Insurance*.

PUBLIC OFFICIALS AND EMPLOYEES

See also *Municipal Corporations, Negligence, Unions*.

Civil liability of government officials: a symposium. Articles by Kenneth W. Clarkson & Timothy J. Muris, Jerry L. Mashaw, Kenneth Shepsle, William F. Baxter, Richard A. Epstein, & Mancur Olson. 42 Law & Contemp. Prob. 1-114 (Winter).

Newcomb v. Brennan: the right of a public employee to seek political office. 73 Nw. U.L. Rev. 533-49 (Oct.).

Patronage and the first amendment after Elrod v. Burns. 78 Colum. L. Rev. 468-82 (March).

Title VII and public employers: did Congress exceed its powers? 78 Colum. L. Rev. 372-408 (March).

RADIO AND TELEVISION

The Communications Act policy toward competition: a failure to communicate. (a) G. Hamilton Loeb. 1978 Duke L.J. 1-56 (March).

FCC regulation of the network television program procurement process: an attempt to regulate the laws of economics? (a) Thomas L. Schuessler. 73 Nw. U.L. Rev. 227-306 (May-June).

Sports anti-siphoning rules for pay cable television: a public right to free TV? 53 Ind. L.J. 821-40 (Summer).

Symposium: terrorism and the media. Articles by Patrick Baude, Jordan J. Paust, F. Thomas Schornhorst, William R. Catton, Jr., Walter B. Jaehnig, & Herbert A. Terry. 53 Ind. L.J. 619-777 (Summer).

Unsafe for little ears? the regulation of broadcasting advertising to children. 25 U.C.L.A. L. Rev. 1131-86 (June).

Use of petitions by minority groups to deny broadcast license renewals. 1978 Duke L.J. 271-301 (March).

RAPE

Factors affecting the prosecution of rape: a case study of Travis County, Texas. (a) Robert A. Weninger. 64 Va. L. Rev. 357-97 (April).

REAL PROPERTY

See also *Uniform Laws*.

Enforceability of "dragnet clauses" in deeds of trust: the current state of the law in Texas. 56 Texas L. Rev. 733-89 (March).

Enforcement of the real estate loan commitment: improvement of the borrower's remedies. (a) Michael J. Mehr & Lawrence A. Kilgore. 24 Wayne L. Rev. 1011-42 (March).

A fly-speckler's manual for the Illinois Torrens Act. 1978 U. Ill. L.F. 487-518 (No. 2).

Historical perspective on constitutional limitation of property taxes in Michigan. (a) David M. Rosenberger. 24 Wayne L. Rev. 939-69 (March).

Remedying the inequities of forfeiture in land installment contracts. 64 Iowa L. Rev. 158-84 (Oct.).

REHABILITATION OF CRIMINALS

See *Sentencing*.

REMEDIES

See also *Attorneys, Contracts, Damages, Environmental Law, Plea Bargaining, Real Property, Sales, Securities: Fraud*.

Buyer's remedies: the danger of section 2-713. (a) Robert Childres. 72 Nw. U.L. Rev. 837-53 (Jan.-Feb.).

Liquidated damages and penalties under the Uniform Commercial Code and the common law: an economic analysis of contract damages. 72 Nw. U.L. Rev. 1055-94 (Jan.-Feb.).

Remedies in trade secret litigation. (a) William F. Johnson, Jr. 72 Nw. U.L. Rev. 1004-31 (Jan.-Feb.).

REORGANIZATIONS

See *Taxation*.

REPRESENTATIVE GOVERNMENT

See *Politics*.

REPRISALS AND RETALIATION

See *International Law*.

RES JUDICATA

See *Civil Rights*.

RIGHT OF PRIVACY

See also *Constitutional Law, Freedom of the Press, Unions*.

Some observations and proposals on the nature of the fourth amendment. (a) Ronald J. Bacigal. 46 Geo. Wash. L. Rev. 529-80 (May).

Toward a comprehensive fair information standards law: a commentary on the data privacy issue in Minnesota. (a) G. Theodore Mitau. 62 Minn. L. Rev. 649-79 (April).

RIGHT TO COUNSEL

See *Taxation*.

RIGHT TO TRIAL BY JURY

See *Civil Procedure*.

SALES

See also *Contracts*.

Sales—Uniform Commercial Code—disclaimers of warranty and limitation of remedy in the sale of seed. 24 Wayne L. Rev. 1223-38 (March).

SEARCH AND SEIZURE

See also *Criminal Procedure, Right of Privacy*.

A reexamination of the search incident to arrest doctrine. 56 Texas L. Rev. 1077-90 (June).

The theory of probable cause and searches of innocent persons: the fourth amendment and Stanford Daily. 25 U.C.L.A. L. Rev. 1445-94 (Aug.).

SECURED TRANSACTIONS

Security interests in motor vehicles: a conflict in Kentucky law. 66 Ky. L.J. 924-37 (No. 4).

Transfers of copyrights for security under the new Copyright Act. 88 Yale L.J. 125-41 (Nov.).

SECURITIES

See also *Corporations: Officers & Directors, Municipal Corporations, Securities: Fraud*.

The constitutionality of state takeover statutes: a response to Great Western. 53 N.Y.U.L. Rev. 872-940 (Oct).

The contemporaneous ownership rule in shareholders' derivative suits. (a) Paul P. Harbrecht. 25 U.C.L.A. L. Rev. 1041-66 (June).

Disclosure of future-oriented information under the securities laws. 88 Yale L.J. 338-62 (Dec.).

Pension plans and the federal securities laws: haven or havoc? 47 U. Cin. L. Rev. 91-108 (No. 1).

Plaintiff's duty of care after Ernst & Ernst v. Hochfelder. 73 Nw. U.L. Rev. 158-79 (March-April).

Should tender offer arbitrage be regulated? 1978 Duke L.J. 1000-40 (Oct.).

SECURITIES: FRAUD

See also *Auditors & Auditing*.

Daniel v. International Brotherhood of Teamsters: noncontributory pension funds and the antifraud provisions of the federal securities laws. 73 Nw. U.L. Rev. 550-82 (Oct.).

Goldberg v. Meridor: the Second Circuit's resurrection of rule 10b-5 liability for breaches of corporate fiduciary duties to minority shareholders. 64 Va. L. Rev. 765-77 (June).

A look beyond the pruning of rule 10b-5: implied remedies and section 17(a) of the Securities Act of 1933. 64 Va. L. Rev. 641-89 (June).

Scienter and SEC injunctive actions under Securities Act section 17(a). 63 Iowa L. Rev. 1248-63 (June).

Securities law—rule 10b-5—deception and materiality requirement in corporate mismanagement cases. 66 Geo. L.J. 1593-612 (Aug.).

Securities law—suitability violation by independent investment adviser actionable under rule 10b-5. 66 Geo. L.J. 1551-74 (Aug.).

Suits for breach of fiduciary duty under rule 10b-5, after Santa Fe Industries, Inc. v. Green. 91 Harv. L. Rev. 1874-98 (June).

SELF-INCRIMINATION

See also *Income Tax*.

Self-incrimination, immunity, and Watergate. (a) Kristine Strachan. 56 Texas L. Rev. 791-834 (May).

SENTENCING

See also *Plea Bargaining*.

Escapes from permissive release programs: proposals for reform. 53 Ind. L.J. 779-91 (Summer).

A hidden issue of sentencing: burdens of proof for disputed allegations in presentence reports. 66 Geo. L.J. 1515-49 (Aug.).

The rise and fall of the indeterminate sentence. (a) Marvin Zalman. 24 Wayne L. Rev. 857-937 (March).

The sentencing views of yet another judge. (a) Frank A. Kaufman. 66 Geo. L.J. 1247-56 (June).

SEPARATION OF POWERS

A study in governmental separation of powers: judicial response to state shield laws. 66 Geo. L.J. 1273-300 (June).

SETTLEMENTS

See *Federal Rules of Civil Procedure*.

SHAREHOLDERS

See also *Corporations: Officers & Directors, Fiduciary Relationships, Securities, Securities: Fraud*.

Compensating shareholders frozen out in two-step mergers. (a) Bate C. Toms, III. 78 Colum. L. Rev. 548-86 (April).

SMALL CLAIMS COURT

The pro se small claims court in Chicago: justice for the "little guy"? (a) Thomas L. Eovaldi & Peter R. Meyers. 72 Nw. U.L. Rev. 947-1003 (Jan.-Feb.).

SOCIAL SECURITY

Social security benefits for spouses. (a) Peter W. Martin. 63 Cornell L. Rev. 789-840 (June).

SOVEREIGNTY

See *Indians*.

SPORTS

See *Radio & Television*.

STANDING TO SUE

See also *Jurisdiction*.

Implying standing to sue from statutory authority: applicability of a "fair reading" standard. 54 Notre Dame Law. 102-17 (Oct.).

Standing to challenge administrative action: a balancing approach. 25 U.C.L.A. L. Rev. 1358-412 (Aug.).

STATUTE OF FRAUDS

See *Evidence*.

STRIKES

See *Labor Law, Unions*.

SUMMARY PROCEEDINGS

See *Contempt*.

SURVEY OF STATE LAW

1977 annual survey of Michigan law. Articles by Irwin Alterman, James A. Park, John E. Glavin, Stephen Wasinger, Lawrence K. Snider & Louis P. Rochkind, Gabe Kaimowitz, David Hipp, Lee William Atkinson, Elizabeth Jacobs, Elliott B. Glicksman, Frederica K. Lombard, Grady Avant, Jr., Richard J. Seryak, Allen E. Priestley, Loren M. Opper, Edward J. Littlejohn & Martin E. Kotch, Kenneth R. Callahan & David E. Eason, Edward J. Setlock, & Francis L. Sylvester. 24 Wayne L. Rev. 167-828 (Jan.).

TAXATION

See also *Corporations, Income Tax, Inheritance, Estate & Gift Taxes, Real Property, Uniform Laws, Valuation*.

The applicability of section 337 to sales to third parties in a "C" reorganization: the FEC Liquidating and General Housewares decisions. 66 Calif. L. Rev. 623-60 (May).

Assumption of liabilities in otherwise tax-free transfers under I.R.C. § 351. 66 Calif. L. Rev. 567-83 (May).

Beyond estate and gift tax reform: including gifts and bequests in income. (a) Joseph M. Dodge. 91 Harv. L. Rev. 1177-2110 (April).

Commentary on estate and gift tax reform. Articles by Howard M. McCue, III, John R. Kinley, Lee W. Borden & William M. Shay. 1978 U. Ill. L.F. 395-485 (No. 2).

The concept of "nexus" and state use and unapportioned gross receipts taxes. (a) Donald P. Sime. 73 Nw. U.L. Rev. 112-36 (March-April).

Federal immunity from state taxation: a reassessment. 45 U. Chi. L. Rev. 695-730 (Spring).

Reflections on tax reform. (a) Boris I. Bittker. 47 U. Cin. L. Rev. 185-211 (No. 2).

Section 302(b)(1): the expanding Minnow. (a) Philip F. Postlewaite & Susan Rogers Finneran. 64 Va. L. Rev. 561-601 (May).

Sections 351 and 357(c) after Bongiovanni, Thatcher and Focht: parity for

the accrual basis transferor. (a) Philip F. Postlewaite. 1978 Duke L.J. 961-98 (Oct.).

State tax incentives to promote the use of solar energy. 56 Texas L. Rev. 835-59 (May).

Tax avoidance. (a) Alan Gunn. 76 Mich. L. Rev. 733-67 (April).

The taxpayer's right to counsel in jeopardy assessments. 56 Texas L. Rev. 883-914 (May).

Theft loss deductions as relief for the small investor. 1978 Duke L.J. 849-88 (Aug.).

TERRORISM

See *Radio & Television*.

TORTS

See also *Attorneys, Liability, Products Liability*.

A behavioral model for imposing strict liability in tort: the importance of analyzing product performance in relation to consumer expectation and frustration. (a) Michael D. Bernacchi. 47 U. Cin. L. Rev. 43-62 (No. 1).

The impact of legal science on tort law, 1880-1910. (a) G. Edward White. 78 Colum. L. Rev. 213-57 (March).

TRADE REGULATION

See *Advertising, Antitrust Law, Government Regulation, Radio & Television*.

TRADE SECRETS

See *Remedies*.

TREATIES

See also *Indians, International Law*.

Due process methodology and prisoner exchange treaties: confronting an uncertain calculus. (a) Irwin P. Stotzky & Alan C. Swan. 62 Minn. L. Rev. 733-812 (June).

UNIFORM LAWS

Tax implications of the Uniform Marriage and Divorce Act: does the Davis rule still apply in Kentucky? 66 Ky. L.J. 889-909 (No. 4).

The Uniform Simplification of Land Transfers Act: areas of departure from state law. 73 Nw. U.L. Rev. 359-95 (May-June).

UNIONS

See also *Labor Law*.

Disclosure of union authorization cards under the Freedom of Information Act

—interpreting the personal privacy exemptions. 62 Minn. L. Rev. 949-86 (June).

Private damage actions against public sector unions for illegal strikes. 91 Harv. L. Rev. 1309-35 (April).

UNITED STATES: SUPREME COURT

See also *Abortion, Administration of Justice, Federalism*.

Justice Douglas and freedom of expression. (a) Vern Countryman. 1978 U. Ill. L.F. 301-27 (No. 2).

VALUATION

See also *Corporations*.

Material participation and the valuation of farm land for estate tax purposes under the Tax Reform Act of 1976. 66 Ky. L.J. 848-88 (No. 4).

VENDORS AND PURCHASERS

See *Contracts*.

VOTING

See *Minorities*.

WAGES

See *Class Actions*.

WARRANTY

See *Sales*.

WILLS

A comparison of Iowans' dispositive preferences with selected provisions of the Iowa and Uniform Probate Codes. 63 Iowa L. Rev. 1041-152 (June).

WITNESSES

See also *Evidence, Immunity*.

Extending the disclosure requirements of the Jencks Act to defendants: constitutional and nonconstitutional considerations. (a) Charles A. Pulaski, Jr. 64 Iowa L. Rev. 1-64 (Oct.).

WOMEN

See *Discrimination*.

ZONING

Developments in the law: zoning. 91 Harv. L. Rev. 1427-708 (May).

Insular majorities unabated: *Warth v. Seldin* and *City of Eastlake v. Forest City Enterprises, Inc.* (a) Lawrence Gene Sager. 91 Harv. L. Rev. 1373-425 (May).