

1979

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. 1169 (1979).

Available at: <https://repository.law.umich.edu/mlr/vol77/iss4/8>

This Index is brought to you for free and open access by the Michigan Law Review at University of Michigan Law School Scholarship Repository. It has been accepted for inclusion in Michigan Law Review by an authorized editor of University of Michigan Law School Scholarship Repository. For more information, please contact mlaw.repository@umich.edu.

PERIODICAL INDEX

This index includes *articles, comments*, and some of the longer *notes and recent developments* that have appeared in leading law reviews since the publication of the last issue of this *Review*. (a) indicates a leading article.

ACCOUNTANTS AND ACCOUNTING

See *Securities*.

ACTIONS AND DEFENSES

See also *Antitrust Law: Mergers, Jurisdiction, Standing To Sue, States' Rights*.

Professor Delgado's "brainwashing" defense: courting a determinist legal system. (a) Joshua Dressler. Response by Richard Delgado. 63 Minn. L. Rev. 335-65 (Jan.).

United States v. Barker: misapplication of the reliance on an official interpretation of the law defense. 66 Calif. L. Rev. 809-43 (July).

ADMINISTRATION OF JUSTICE

See also *Courts, Philosophy of Law*.

Chilling judicial independence. (a) Irving R. Kaufman. 88 Yale L.J. 681-716 (March).

ADMINISTRATIVE AGENCIES

See also *Administrative Law, Executive Power, Science*.

Judicial limitation of congressional influence on administrative agencies. 73 Nw. U. L. Rev. 931-56 (Dec.).

The preclusive effect of state agency findings in federal agency proceedings. 64 Iowa L. Rev. 339-66 (Jan.).

ADMINISTRATIVE LAW

See also *Executive Power, Radio & Television, Science, Trade Regulation*.

Administrative rulemaking in Minnesota. (a) Carl A. Auerbach. 63 Minn. L. Rev. 151-251 (Jan.).

The decline of separation of functions in regulatory agencies. (a) William F. Pedersen, Jr. 64 Va. L. Rev. 991-1037 (Nov.).

A primer on administrative rules and rule-making in Kentucky. (a) Edward H. Ziegler, Jr. 67 Ky. L.J. 103-46 (No. 1).

ADVERTISING

Warner-Lambert Co. v. FTC: corrective advertising gives Listerine a taste of its own medicine. 73 Nw. U. L. Rev. 957-79 (Dec.).

AGED

See *Discrimination: Age*.

ALIMONY

See also *Support of Dependents*.

Douglas v. Willcuts today: the income tax problems of using alimony trusts. (a) Alan Gunn. 63 Cornell L. Rev. 1022-52 (Aug.).

ANIMALS

See also *Indians*.

The mandate of Section 7 of the Endangered Species Act of 1973: the darter meets the dam. 47 U. Cin. L. Rev. 613-23 (No. 4).

ANTITRUST LAW

Antitrust treatment of intrabrand territorial restraints within a dual distribution. 56 Texas L. Rev. 1486-511 (Nov.).

ANTITRUST LAW: FOREIGN

Foreign nondisclosure laws and domestic discovery orders in antitrust litigation. 88 Yale L.J. 612-28 (Jan.).

ANTITRUST LAW: MERGERS

The "market necessity" defense in antitrust: a new limit on the area for application of per se rules? (a) Clement B. Wood. 54 Ind. L.J. 29-43 (No. 1).

APPELLATE PROCEDURE

See also *Pleading*.

The civil appeals management plan: an experiment in appellate procedural reform. (a) Jerry Goldman. 78 Colum. L. Rev. 1209-40 (Oct.).

The non-precedential precedent—limited publication and no-citation rules in the United States Courts of Appeals. (a) William L. Reynolds & William M. Richman. 78 Colum. L. Rev. 1167-208 (Oct.).

The variety of litigant demand in three United States Courts of Appeals. (a) J. Woodford Howard, Jr., & Jerry Goldman. 47 Geo. Wash. L. Rev. 223-41 (Nov.).

ARBITRATION AND AWARD

Labor arbitration's crossroads revisited: the role of the arbitrator and the response of the courts. (a) Richard I. Bloch. 47 U. Cin. L. Rev. 363-84 (No. 3).

ARMED FORCES

Free speech and the armed forces: the case against judicial deference. 53 N.Y.U. L. Rev. 1102-23 (Nov.).

ATTORNEYS

See also *Criminal Law*.

Attorney disqualification and access to work product: toward a principled rule. 63 Cornell L. Rev. 1054-73 (Aug.).

The attorney's affidavit in litigation proceedings. (a) John H. Garvey. 31 Stan. L. Rev. 191-242 (Jan.).

The lawyer's independent calling. (a) Archibald Cox. 67 Ky. L.J. 5-26 (No. 1).

The problem of an attorney in possession of evidence incriminating his client: the need for a predictable standard. 47 U. Cin. L. Rev. 431-43 (No. 3).

The professionalism and accountability of lawyers. (a) Murray L. Schwartz. 66 Calif. L. Rev. 669-97 (July).

BANKRUPTCY

Securities claims in bankruptcy: provability and priority. 53 N.Y.U. L. Rev. 1056-101 (Nov.).

BANKS AND BANKING

International loan syndications, the securities acts, and the duties of a lead bank. 64 Va. L. Rev. 897-919 (Oct.).

BOYCOTTS AND STRIKES

See *Labor Law*.

BRIBERY

Bribery and brokerage: an analysis of bribery in domestic and foreign commerce under section 2(c) of the Robinson-Patman Act. 76 Mich. L. Rev. 1343-70 (Aug.).

Campaign contributions and federal bribery law. 92 Harv. L. Rev. 451-69 (Dec.).

BUSING

See *Schools & School Districts*.

CITIZENS AND CITIZENSHIP

Citizenship and the American empire: notes on the legislative history of the United States citizenship of Puerto Ricans. (a) Jose A. Cabranes. 127 U. Pa. L. Rev. 391-492 (Dec.).

CITY PLANNING

See *Real Property*.

CIVIL PROCEDURE

See *Due Process of Law*.

CIVIL RIGHTS

See also *Schools & School Districts*.

Civil rights and legal order: the work of A. Leon Higginbotham, Jr. (a) Donald P. Kommers & Eugenia S. Schwartz. 54 Notre Dame Law. 181-98 (Dec.).

Implementing a civil rights injunction: a case study of *NAACP v. Brennan*. (a) James M. Altman. 78 Colum. L. Rev. 739-70 (May).

CLASS ACTIONS

See also *Federal Rules of Civil Procedure*.

Multistate plaintiff class actions: jurisdiction and certification. 92 Harv. L. Rev. 718-44 (Jan).

Notice of postjudgment settlements in class action litigation. 73 Nw. U. L. Rev. 909-30 (Dec.).

Of Frankenstein monsters and shining knights: myth, reality, and the "class action problem". Arthur R. Miller. 92 Harv. L. Rev. 664-94 (Jan.).

COLLECTIVE BARGAINING

See also *Labor Law*.

Labor law — scope of collective bargaining in the public sector — teaching effectiveness program. 25 Wayne L. Rev. 147-63 (Nov.).

COLLEGES AND UNIVERSITIES

Academic freedom and federal regulation of university hiring. 92 Harv. L. Rev. 879-97 (Feb.).

COMMERCIAL LAW

The great pretended — a look at the impostor provision of the Uniform Commercial Code. (a) Richard Harbus. 47 U. Cin. L. Rev. 385-415 (No. 3).

Involuntary conversions: an analysis of the "similar in service or use" test. 25 Wayne L. Rev. 101-13 (Nov.).

Measuring seller's damages: the lost-profits puzzle. (a) Charles J. Goetz & Robert E. Scott. 31 Stan. L. Rev. 323-73 (Feb.).

The presumption of market power in sales of legally differentiated tying products. 56 Texas L. Rev. 1305-18 (Aug.).

The Uniform Commercial Code and the concept of possession in the marketing and financing of goods. (a) John F. Dolan. 56 Texas L. Rev. 1147-94 (Aug.).

COMMITMENT

See also *Insanity*.

"We're only trying to help": the burden and standard of proof in short-term civil commitment. 31 Stan. L. Rev. 425-55 (Feb.).

COMMODITY TRADING

See *Securities*.

CONFLICT OF LAWS

See *States' Rights*.

CONSPIRACY

Connecting defendants to conspiracies: the slight evidence rule and the federal courts. 64 Va. L. Rev. 881-95 (Oct.).

Intracorporate conspiracies under 42 U.S.C. § 1985(c). 92 Harv. L. Rev. 470-90 (Dec.).

CONSTITUTIONAL LAW

See also *Criminal Procedure, Freedom of the Press, Pleading, Politics, Poverty Law, Public Utilities, Search & Seizure, Taxation*.

The enduring significance of neutral principles. (a) Kent Greenawalt. 78 Colum. L. Rev. 982-1021 (June).

Constitutional law — the religion clauses of the first amendment — labor law — representation elections for lay parochial school teachers. 1978 Wis. L. Rev. 927-45 (No. 3).

Glosses on Dworkin: rights, principles, and policies. (a) Donald H. Regan. 76 Mich. L. Rev. 1213-64 (Aug.).

Human cannonballs and the first amendment: *Zacchini v. Scripps-Howard Broadcasting Co.* 30 Stan. L. Rev. 1185-209 (July).

Infallibility under law: constitutional balancing. (a) Louis Henkin. 78 Colum. L. Rev. 1022-49 (June).

Multicriteria choice processes: an application of public choice theory to *Bakke*, the FCC, and the courts. (a) Matthew L. Spitzer. 88 Yale L.J. 717-79 (March).

Perspective on *Bakke*: equal protection, procedural fairness, or structural justice? Lawrence H. Tribe. 92 Harv. L. Rev. 864-77 (Feb.).

The privacy disclosure tort and the

first amendment: should the community decide newsworthiness? (a) Linda N. Woito & Patrick McNulty. 64 Iowa L. Rev. 185-232 (Jan.).

The protection of individual choice: a consistent understanding of religion under the first amendment. (a) Gail Merel. 45 U. Chi. L. Rev. 805-43 (Summer).

The religion clauses and NLRB jurisdiction over parochial schools. 54 Notre Dame Law. 263-87 (Dec.).

The right of ideological nonassociation. 66 Calif. L. Rev. 767-808 (July).

CONTRACTS

See also *Real Property, Unjust Enrichment*.

"Anticipatory repudiation" and the temporal element of contract law: an economic inquiry into contract damages in cases of prospective nonperformance. (a) Thomas H. Jackson. 31 Stan. L. Rev. 69-119 (Nov.).

An essay on contract and status: race, marriage, and the meretricious spouse. 64 Va. L. Rev. 1039-97 (Nov.).

COPYRIGHT

The *Betamax* case: accommodating public access and economic incentive in copyright law. 31 Stan. L. Rev. 243-63 (Jan.).

Burden of proving first sale under the Copyright Act of 1976. 67 Geo. L.J. 293-312 (Oct.).

Copyright preemption under the Copyright Act of 1976: the case of *droit de suite*. (a) Gordon P. Katz. 47 Geo. Wash. L. Rev. 200-22 (Nov.).

Courting the artist with copyright: the 1976 Copyright Act. 24 Wayne L. Rev. 1685-704 (Sept.).

Federal and state resale royalty legislation: "what hath art wrought?" Lewis D. Solomon & Linda V. Gill. 26 UCLA L. Rev. 322-59 (Dec.).

CORPORATIONS

See also *Advertising, Conspiracy, Securities Regulation*.

Corporate political speech: the ef-

fect of First National Bank of Boston v. Bellotti upon statutory limitations on corporate referendum spending. (a) Francis H. Fox. 67 Ky. L.J. 75-101 (No. 1).

Efficient capital market theory, the market for corporate control, and the regulation of cash tender offers. (a) Daniel R. Fischel. 57 Texas L. Rev. 1-46 (Dec.).

CORPORATIONS:

CONSOLIDATION AND MERGER

Corporations law — freeze-out merger — allegation that majority shareholders effected a merger for the sole purpose of freezing out minority shareholders states a cause of action for breach of fiduciary duty. 46 Geo. Wash. L. Rev. 877-92 (Aug.).

Horizontal mergers after *United States v. General Dynamics Corp.* 92 Harv. L. Rev. 491-513 (Dec.).

Singer v. Magnavox and cash take-out mergers. 64 Va. L. Rev. 1101-22 (Nov.).

CORPORATIONS:

STOCKHOLDERS

Corporate freezeouts: a new limitation imposed by the "entire fairness" standard. 1978 U. Ill. L.F. 686-710 (No. 3).

COURTS

Crime and community mediation — the Boston experience: a preliminary report on the Dorchester urban court program. Frederick E. Snyder. 1978 Wis. L. Rev. 737-95 (No. 3).

The forms and limits of adjudication. (a) Lon L. Fuller. 92 Harv. L. Rev. 353-409 (Dec.).

The Supreme Court — 1977 term. 92 Harv. L. Rev. 1-339 (Nov.).

COVENANTS

See *Real Property*.

CRIMINAL LAW

See also *Criminal Procedure, Due Process of Law, Forfeiture, Impeachment of Witnesses*.

Brewer v. Williams, Massiah, and Miranda: what is "interrogation"? When does it matter? (a) Yale Kamisar. 67 *Geo. L.J.* 1-101 (Oct.).

Causation in the Model Penal Code. 78 *Colum. L. Rev.* 1249-86 (Oct.).

Codifiers of the criminal law: Wechsler's predecessors. (a) Sanford H. Kadish. 78 *Colum. L. Rev.* 1098-144 (June).

Joint representation in criminal cases: a critical appraisal. (a) Gary T. Lowenthal. 64 *Va. L. Rev.* 939-89 (Nov.).

The role of the electronic media in the criminal justice system. 47 *U. Cin. L. Rev.* 417-30 (No. 3).

The Wechslerian revolution in criminal law and administration. (a) Louis B. Schwartz. 78 *Colum. L. Rev.* 1159-66 (June).

CRIMINAL PROCEDURE

See also *Criminal Law, Due Process of Law, Impeachment of Witnesses.*

The contemporaneous objection rule: time for a re-examination. 67 *Ky. L.J.* 212-38 (No. 1).

Eighth annual review of criminal procedure: United States Supreme Court and Courts of Appeals 1977-78. 67 *Geo. L.J.* 317-698 (Dec.).

The forfeiture of constitutional rights in criminal cases. (a) Alfred Hill. 78 *Colum. L. Rev.* 1050-97 (June).

Interrogational rights: reflections on *Miranda v. Arizona*. (a) Thomas S. Schrock, Robert C. Welsh & Ronald Collins. 52 *S. Cal. L. Rev.* 1-60 (Nov.).

"The public has a claim to every man's evidence": the defendant's constitutional right to witness immunity. 30 *Stan. L. Rev.* 1211-42 (July).

The right to attend criminal hearings. 78 *Colum. L. Rev.* 1308-31 (Oct.).

CRIMINOLOGY

See *Courts.*

DAMAGES

See *Contracts.*

DELEGATION OF POWER

See also *Executive Power.*

Judicial consideration of the delegation of legislative power to regulatory agencies in the progressive era. (a) John H. Garvey. 54 *Ind. L.J.* 45-63 (No. 1).

DISCOVERY

See also *Antitrust Law: Foreign.*

The discovery rule for personal injury statutes of limitations: reflections on the British experience. (a) Patrick J. Kelley. 24 *Wayne L. Rev.* 1641-82 (Sept.).

Federal discovery: a survey of local rules and practices in view of proposed changes to the federal rules. (a) Sherman L. Cohn. 63 *Minn. L. Rev.* 253-97 (Jan.).

DISCRIMINATION

See also *Federal Rules of Civil Procedure, Housing, Jurisdiction, Schools & School Districts.*

Title VII and preferential treatment: a response to EEOC affirmative action guidelines. 67 *Geo. L.J.* 855-77 (Feb.).

DISCRIMINATION: AGE

The cost of growing old: business necessity and the Age Discrimination in Employment Act. 88 *Yale L.J.* 565-95 (Jan.).

Federal Age Discrimination in Employment Act: the pension plan exception after *McMann* and the 1978 amendments. 54 *Notre Dame Law.* 323-30 (Dec.).

DISCRIMINATION: RACE

Legitimizing racial discrimination through antidiscrimination law: a critical review of Supreme Court doctrine. (a) Alan David Freeman. 62 *Minn. L. Rev.* 1049-119 (July).

DISCRIMINATION: SEX

See also *Equal Protection, Women.*

Sex discrimination in pensions:

Manhart's holding v. Manhart's dictum. (a) Merton C. Bernstein & Lois G. Williams. 78 Colum. L. Rev. 1241-47 (Oct.).

DOMESTIC RELATIONS

The emergence of a modern American family law: child custody, adoption, and the courts, 1796-1851. (a) Jamil S. Zainaldin. 73 Nw. U. L. Rev. 1038-89 (Feb.).

The 1977 amendments to the Wisconsin Family Code. 1978 Wis. L. Rev. 882-903 (No. 3).

DOUBLE JEOPARDY

The problem of double jeopardy in successive federal-state prosecutions: a fifth amendment solution. 31 Stan. L. Rev. 477-504 (Feb.).

DUE PROCESS OF LAW

See also *Insanity*.

Ensuring procedural due process for the mass arrestee. 25 Wayne L. Rev. 115-33 (Nov.).

Specifying due process values; toward a more responsive approach to procedural protection. (a) Richard B. Saphire. 127 U. Pa. L. Rev. 111-95 (Nov.).

Strict criminal liability and the United States Constitution: substantive criminal law due process. (a) Alan Salzman. 24 Wayne L. Rev. 1571-640 (Sept.).

ECONOMICS

See also *Real Property*.

An economic perspective on the law of excessive profits recovery. 45 U. Chi. L. Rev. 882-905 (Summer).

The national market system — a modest proposal. (a) Milton H. Cohen. 46 Geo. Wash. L. Rev. 743-89 (Aug.).

Norms and normativity in the economic theory of law. (a) Frank I. Michelman. 62 Minn. L. Rev. 1015-48 (July).

EDUCATION

See also *Constitutional Law*.

The handicapped child's civil right as it relates to the "least restrictive environment" and appropriate mainstreaming. (a) Darvin L. Miller & Marilee A. Miller. 54 Ind. L.J. 1-28 (No. 1).

ENVIRONMENTAL LAW

See also *Animals*.

A hard look at *Vermont Yankee*: environmental law under close scrutiny. (a) William H. Rodgers, Jr. 67 Geo. L.J. 699-727 (Feb.).

Implementation of the environmental impact statement. 88 Yale L.J. 596-611 (Jan.).

Preemption doctrine in the environmental context: a unified method of analysis. 127 U. Pa. L. Rev. 197-232 (Nov.).

EQUAL PROTECTION

Equal protection and the "middle-tier": the impact on women and illegitimates. 54 Notre Dame Law. 303-22 (Dec.).

ESTOPPEL

Shore v. Parklane Hosiery Co.: the seventh amendment and collateral estoppel. 66 Calif. L. Rev. 861-73 (July).

EVIDENCE

See also *Conspiracy, Criminal Procedure, Impeachment of Witnesses*.

The proposed Federal Rules of Evidence: of privileges and the division of rule-making power. 76 Mich. L. Rev. 1177-201 (June).

EXECUTIVE POWER

Presidential power and administrative rulemaking. (a) Harold H. Bruff. 88 Yale L.J. 451-508 (Jan.).

EXPERT WITNESS

See *Psychiatry*.

FAIR TRIAL

See *Freedom of the Press*.

FEDERAL JURISDICTION

See *Water & Watercourses*.

FEDERAL PREEMPTION

See *Copyright, Environmental Law, Labor Law*.

FEDERAL RULES OF CIVIL PROCEDURE

Antidiscrimination class actions under the Federal Rules of Civil Procedure: the transformation of rule 23(b)(2). 88 Yale L.J. 868-91 (March).

FEDERAL TORT CLAIMS ACT

Scope of the discretionary function exception under the Federal Tort Claims Act. 67 Geo. L.J. 879-98 (Feb.).

FELONIES

See *Homicide*.

FINANCIAL RESPONSIBILITY LAWS

See *Commercial Law*.

FINES

See *Forfeiture*.

FOOD, DRUG AND COSMETIC LAW

See also *Advertising, Physicians & Surgeons*.

Reinterpretation of the Delaney clause. 73 Nw. U. L. Rev. 1090-118 (Feb.).

Strict liability for drug induced injuries; an excursion through the maze of products liability, negligence and absolute liability. (a) Frank M. McClellan. 25 Wayne L. Rev. 1-36 (Nov.).

FORFEITURE

Forfeiture of property used in connection with criminal acts. 25 Wayne L. Rev. 83-99 (Nov.).

FOUNDATIONS

Significant private foundations and

the need for public selection of their trustees. (a) David A. Lipton. 64 Va. L. Rev. 779-832 (Oct.).

FRAUD

The Federal False Claims Act: a "remedial" alternative for protecting the government from fraudulent practices. 52 S. Cal. L. Rev. 159-94 (Nov.).

FREEDOM OF ASSOCIATION

See *Constitutional Law*.

FREEDOM OF INFORMATION

Reverse Freedom of Information Act litigation: the need for congressional action. (a) Nancy Duff Campbell. 67 Geo. L.J. 103-205 (Oct.).

FREEDOM OF RELIGION

Government neutrality and separation of church and state: tuition tax credits. 92 Harv. L. Rev. 696-717 (Jan.).

FREEDOM OF THE PRESS

Constitutional law — fair trial/free press — pretrial suppression hearings presumptively closed to public when adverse publicity threatens impaneling of impartial jury in county of venue. 47 Geo. Wash. L. Rev. 319-38 (Nov.).

Constitutional law — first amendment — in a public figure libel action, an absolute first amendment privilege forbids compelled disclosure of a defendant newsman's editorial process. 47 Geo. Wash. L. Rev. 286-318 (Nov.).

Herbert v. Lando, editorial judgment, and freedom of the press: an essay. (a) Randall P. Bezanson. 1978 U. Ill. L.F. 605-31 (No. 3).

GAMBLING

The development of the federal law of gambling. (a) G. Robert Blakey & Harold A. Kurland. 63 Cornell L. Rev. 923-1021 (Aug.).

GIFTS

Restoration of property: illusory barrier to interspousal gifts. 67 Ky. L.J. 173-211 (No. 1).

GOVERNMENT REGULATION

See *Physicians & Surgeons, Radio & Television, Science*.

GUARDIAN AND WARD

See *Parent & Child*.

HABEAS CORPUS

The English origins of the writ of habeas corpus: a peculiar path to fame. (a) William F. Duker. 53 N.Y.U. L. Rev. 983-1054 (Nov.).

Federal habeas corpus and ineffective representation of counsel: the Supreme Court has work to do. (a) Peter W. Tague. 31 Stan. L. Rev. 1-67 (Nov.).

The "new" federalism and the Burger Court's deference to the states in federal habeas proceedings. (a) Richard A. Michael. 64 Iowa L. Rev. 233-73 (Jan.).

HEALTH

See also *Safety Laws*.

The role of the federal government in protecting citizens from communicable diseases. (a) Michael S. Morgenstern. 47 U. Cin. L. Rev. 537-71 (No. 4).

HOLDING COMPANIES

The regulation of financial holding companies. (a) Robert Charles Clark. 92 Harv. L. Rev. 789-863 (Feb.).

HOMICIDE

See also *Husband & Wife*.

The felony murder doctrine in Michigan. 25 Wayne L. Rev. 69-82 (Nov.).

HOUSING

Discriminatory effect and the Fair Housing Act. (a) Robert G. Schwemm. 54 Notre Dame Law. 199-262 (Dec.).

HUSBAND AND WIFE

See also *Domestic Relations*.

Does wife abuse justify homicide? 24 Wayne L. Rev. 1705-31 (Sept.).

ILLEGITIMACY

See *Equal Protection*.

**IMPEACHMENT
OF WITNESSES**

Criminal law — evidence — impeachment by illegally seized extrinsic evidence. 24 Wayne L. Rev. 1753-72 (Sept.).

IMPLIED TRUSTS

Punitive surcharges against disloyal fiduciaries — is *Rothko* right? (a) Richard V. Wellman. 77 Mich. L. Rev. 95-118 (Nov.).

INCOME TAX

See *Taxation*.

INDIANS

See also *Water & Watercourses*.

Indian self-determination and tribal sovereignty: an analysis of recent federal Indian policy. (a) Michael P. Gross. 56 Texas L. Rev. 1195-244 (Aug.).

Native American Indians and federal wildlife law. (a) George Cameron Coggins & William Modrcin. 31 Stan. L. Rev. 375-423 (Feb.).

Preferential burden of proof allocation in Indian land claims cases. 64 Iowa L. Rev. 286-407 (Jan.).

INFANTS

See *Obscenity*.

**INHERITANCE, ESTATE
AND GIFT TAXES**

Federal income tax — net gift doctrine — no taxable income results from gift given subject to condition that donee pay gift tax. 63 Cornell L. Rev. 1074-90 (Aug.).

INSANITY

See also *Actions & Defenses*.

Due process and the insanity defense: the Supreme Court's retreat

from *Winship* and *Mullaney*. 54 Ind. L.J. 95-107 (No. 1).

Insanity of the condemned. 88 Yale L.J. 533-64 (Jan.).

Procedural safeguards for periodic review: a new commitment to mental patients' rights. 88 Yale L.J. 850-67 (March).

INSURANCE

The insurance-security identity crisis. (a) Milton P. Kroll & Gary O. Cohen. 46 Geo. Wash. L. Rev. 790-816 (Aug.).

INVESTMENT TRUSTS

Federal regulation of real estate investment trusts: a legislative proposal (a) William L. Martin, II. 127 U. Pa. L. Rev. 316-90 (Dec.).

JOINT TORTFEASORS

A judicial rule of contribution among tortfeasors in Illinois. 1978 U. Ill. L.F. 633-54 (No. 3).

JUDGES

See also *Administration of Justice*.

The changing law of disqualification: the role of presumption and policy. (a) Howard M. Liebman. 73 Nw. U. L. Rev. 996-1037 (Feb.).

Stump v. Sparkman: the doctrine of judicial impunity. (a) Irene Merker Rosenberg. 64 Va. L. Rev. 833-58 (Oct.).

JUDICIAL REVIEW

See *Courts, Delegation of Power, Philosophy of Law*.

JURIES

Young adults as a cognizable group in jury selection. (a) Donald H. Zeigler. 76 Mich. L. Rev. 1045-110 (June).

JURISDICTION

See also *Segregation, States' Rights*.

The continuing violation theory and the concept of jurisdiction in Title VII suits. (a) Charles C. Jackson &

John H. Matheson. 67 Geo. L.J. 811-52 (Feb.).

Home rule in Illinois: a functional analysis. (a) Richard A. Michael & Jerry E. Norton. 1978 U. Ill. L.F. 559-603 (No. 3).

Implied causes of action in the state courts. 30 Stan. L. Rev. 1243-62 (July).

JURISPRUDENCE

See also *Constitutional Law*.

Professor Fuller's jurisprudence and America's dominant philosophy of law. (a) Robert S. Summers. 92 Harv. L. Rev. 433-49 (Dec.).

LABOR LAW

See also *Arbitration & Award, Constitutional Law*.

"After all, tomorrow is another day": should subsequent events affect the validity of bargaining orders? 31 Stan. L. Rev. 505-26 (Feb.).

Improving NLRB unfair labor practice procedures. (a) Dennis R. Nolan & Richard I. Lehr. 57 Texas L. Rev. 47-77 (Dec.).

The inherent conflict between sections 7 and 8(b)(1)(A) of the National Labor Relations Act — union attempts to discipline resigning strikebreakers. 1978 Wis. L. Rev. 859-81 (No. 3).

Labor law — protected concerted activities — letter writing inducing work stoppages is a protected concerted activity whether or not the proposed work stoppages are protected. 47 Geo. Wash. L. Rev. 263-85 (Nov.).

Labor preemption and state subsidized industries. 78 Colum. L. Rev. 1332-46 (Oct.).

The role of state courts in labor-related access disputes. 57 Texas L. Rev. 131-53 (Dec.).

LANDLORD AND TENANT

Interest on security deposits — benefit or burden to tenant? 26 UCLA L. Rev. 396-428 (Dec.).

A study in federal-state relations: applying warranties of habitability

to HUD as landlord of acquired properties. 67 Geo. L.J. 209-68 (Oct.).

LANGUAGE

Plain English for lawyers. (a) Richard C. Wydick. 66 Calif. L. Rev. 727-65 (July).

LAW REFORM

Law as mask — legal ritual and relevance. (a) Walter Otto Weyrauch. 66 Calif. L. Rev. 699-726 (July).

LAW SCHOOLS

In pursuit of excellence — a history of the University of Minnesota Law School Parts III & IV. (a) Robert A. Stein. 62 Minn. L. Rev. 1161-207 (July); 63 Minn. L. Rev. 299-334 (Jan.).

LEGAL ETHICS

See *Attorneys*.

LEGAL PROFESSION

The legal profession: client interests, professional roles, and social hierarchies. (a) John P. Heinz & Edward O. Laumann. 76 Mich. L. Rev. 1111-42 (June).

LEGISLATION

See also *Natural Resources*.

Reform through legislation: the dimension of legislative technique. (a) Ross F. Cranston. 73 Nw U. L. Rev. 873-908 (Dec.).

LIABILITY WITHOUT FAULT

See *Food, Drug & Cosmetic Law*.

LIMITATION OF ACTIONS

See *Discovery*.

LOANS

See *Commercial Law*.

MALICIOUS PROSECUTION

Promoting recovery by claimants in

Iowa malicious prosecution actions. 64 Iowa L. Rev. 408-27 (Jan.).

MARRIAGE

See *Contracts*.

MASTERS AND COMMISSIONERS

Away from the courthouse and into the field: the odyssey of a special master. (a) Curtis J. Berger. 78 Colum. L. Rev. 707-38 (May).

MEDICAL JURISPRUDENCE

See *Science*.

MENTAL HEALTH

See *Actions & Defenses, Insanity, Psychiatry*.

MILITARY SERVICE

Enforcing the Selective Service Act: deterrence of potential violators. (a) Herbert M. Kritzer. 30 Stan. L. Rev. 1149-76 (July).

On estimating the response of draft evasion rates to legal sanctions: two perspectives. (a) Alfred Blumstein & Daniel Nagin. 30 Stan. L. Rev. 1177-83 (July).

MOTOR VEHICLES

Reallocating the risk of loss in automobile accidents by means of mandatory seat belt use legislation. 52 S. Cal. L. Rev. 91-158 (Nov.).

NARCOTICS

See *Physicians & Surgeons*.

NATURAL RESOURCES

The Resource Conservation and Recovery Act of 1976: closing the gap. (a) Roger W. Anderson. 1978 Wis. L. Rev. 633-714 (No. 3).

NEGLIGENCE

See also *Food, Drug & Cosmetic Law*.

Actionability of negligence under section 1983 and the eighth amend-

ment. 127 U. Pa. L. Rev. 533-80 (Dec.).

NEWSPAPERS

See *Constitutional Law, Freedom of the Press*.

OBSCENITY

Child pornography: a new role for the obscenity doctrine. 1978 U. Ill. L.F. 711-57 (No. 3).

PARENT AND CHILD

See also *Domestic Relations*.

AFDC eligibility and the federal stepparent regulation. 57 Texas L. Rev. 79-100 (Dec.).

PARTIES TO ACTION

See also *Standing To Sue*.

Pendent parties. (a) David P. Currie. 45 U. Chi. L. Rev. 753-67 (Summer).

PATENTS

See also *Copyright*.

A centrist program on competition derived from patent-antitrust experience. (a) L. James Harris. 47 Geo. Wash. L. Rev. 1-199 (Nov.).

Patent law — patenting of life forms — microorganisms more akin to inanimate chemical compositions and useful as industrial tools are not excluded from categories of patentable subject matter merely because they are alive. 47 Geo. Wash. L. Rev. 242-63 (Nov.).

Total-sales royalties under the patent misuse doctrine: a critique of *Zenith*. 76 Mich. L. Rev. 1144-76. (June).

PHILOSOPHY OF LAW

See also *Courts, Jurisprudence*.

Participation, responsiveness, and the consultative process: an essay for Lon Fuller. (a) Melvin Aron

Eisenberg. 92 Harv. L. Rev. 410-32 (Dec.).

PHYSICIANS AND SURGEONS

See also *Science*.

Limiting physician freedom to prescribe a drug for any purpose: the need for FDA regulation. (a) Sidney A. Shapiro. 73 Nw. U. L. Rev. 801-72 (Dec.).

PLEA BARGAINING

See also *Pleading*.

Bordenkircher v. Hayes: ignoring prosecutorial abuses in plea bargaining. 66 Calif. L. Rev. 875-83 (July).

PLEADING

Conditioning guilty pleas: post-guilty plea appeal of nonjurisdictional issues. 26 UCLA L. Rev. 360-95 (Dec.).

Forfeiture by guilty plea — a reply. (a) Peter Westen. 76 Mich. L. Rev. 1308-41 (Aug.).

Pleas of guilty and the loss of constitutional rights: the current price of pleading guilty. (a) Stephen A. Saltzburg. 76 Mich. L. Rev. 1265-307 (Aug.).

POLICE

Suing the police in federal court. 88 Yale L.J. 781-824 (March).

POLITICS

Constitutional challenges to gerrymanders. 45 U. Chi. L. Rev. 845-81 (Summer).

Issues in gerrymandering: an exploratory measure of partisan gerrymandering applied to Minnesota. (a) Charles Backstrom, Leonard Robins & Scott Eller. 62 Minn. L. Rev. 1121-59 (July).

The right of "reasonable access" for federal political candidates under section 312(a)(7) of the Communications Act. 78 Colum. L. Rev. 1287-307 (Oct.).

POVERTY LAW

Access of the poor to basic economic needs: a new concern in freedom of speech decisions. 54 Ind. L.J. 83-94 (No. 1).

PRE-TRIAL PROCEDURE

See also *Discovery*.

Public and press access to pretrial suppression hearings. 47 U. Cin. L. Rev. 444-68 (No. 3).

PRISONS AND PRISONERS

Prison interviews: the movement toward expanded rights. 54 Notre Dame Law. 288-302 (Dec.).

When prisoners sue: a study of prisoner section 1983 suits in the federal courts. (a) William Bennett Turner. 92 Harv. L. Rev. 610-63 (Jan.).

PRIVILEGED COMMUNICATIONS

See *Attorneys, Psychiatry*.

PROBATE LAW AND PRACTICE

See also *Wills*.

Living probate: the conservatorship model. (a) John H. Langbein. 77 Mich. L. Rev. 63-85 (Nov.).

PRODUCTS LIABILITY

See also *Food, Drug & Cosmetic Law*.

The federal government and the product liability problem: from task-force investigation to decisions by the administration. (a) Victor E. Schwartz. 47 U. Cin. L. Rev. 573-90 (No. 4).

Postdissolution product claims and the emerging rule of successor liability. 64 Va. L. Rev. 861-80 (Oct.).

PSYCHIATRY

See also *Actions & Defenses*.

Reflections on the criticisms of psychiatric expert testimony. (a) Ralph Slovenko. 25 Wayne L. Rev. 37-66 (Nov.).

Where the public peril begins: a

survey of psychotherapists to determine the effects of *Tarasoff*. 31 Stan. L. Rev. 165-90 (Nov.).

PSYCHOLOGY

See *Actions & Defenses, Psychiatry*.

PUBLIC LANDS

The wrongful death of Willie McCord — or — beware of "free" public parks — the ghosts of immunity and the Ohio guest statute still roam! (a) Lawrence P. Wilkins. 47 U. Cin. L. Rev. 591-611 (No. 4).

PUBLIC LEGAL SERVICE

Scenes from a clinic. (a) Michael Meltsner & Philip G. Schrag. 127 U. Pa. L. Rev. 1-55 (Nov.).

PUBLIC UTILITIES

Utility companies and the first amendment: regulating the use of political inserts in utility bills. 64 Va. L. Rev. 921-37 (Oct.).

RACES

See also *Contracts, Schools & School Districts*.

The relevance of slavery: race and the American legal process. (a) A. Leon Higginbotham, Jr. 54 Notre Dame Law. 171-80 (Dec.).

RADIO AND TELEVISION

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

Government regulation of radio program format changes. (a) Daniel L. Brenner. 127 U. Pa. L. Rev. 56-110 (Nov.).

Midwest Video Corp. v. FCC: the first amendment implications of cable television access. 54 Ind. L.J. 109-24 (No. 1).

REAL PROPERTY

Efficient land use and the internalization of beneficial spillovers: an economic and legal analysis. 31 Stan. L. Rev. 457-75 (Feb.).

Running covenants and public pol-

icy. (a) Olin L. Browder. 77 Mich L. Rev. 12-46 (Nov.).

REGIONAL PLANNING

See *Real Property*.

RESCISSION

See *Contracts*.

RESTITUTION

See *Contracts*.

RIGHT TO TRIAL BY JURY

The right to a jury trial in complex civil litigation. 92 Harv. L. Rev. 898-918 (Feb.).

SAFETY LAWS

See also *Food, Drug & Cosmetic Law*.

The role of nongovernmental standards in the development of mandatory federal standards affecting safety or health. (a) Robert W. Hamilton. 56 Texas L. Rev. 1329-484 (Nov.).

SALES

See *Commercial Law*.

SCHOOLS AND SCHOOL DISTRICTS

An equal choice plan for eliminating school segregation. (a) Patricia M. Lines. 56 Texas L. Rev. 1245-69 (Aug.).

SCIENCE

Laetrile: statutory and constitutional limitations on the regulation of ineffective drugs. 127 U. Pa. L. Rev. 233-72 (Nov.).

Substantive and procedural discretion in administrative resolution of science policy questions: regulating carcinogens in EPA and OSHA. (a) Thomas O. McGarity. 67 Geo. L.J. 729-810 (Feb.).

Symposium: biotechnology and the law: recombinant DNA and the control of scientific research. Articles by Alexander Morgan Capron, Michael H. Shapiro, Robert F. Baker & Wendy

G. Clough, Judith P. Swazey, James R. Sorenson & Cynthia B. Wong, Carl Cohen, Robert Neville, Joseph Fletcher, H. Tristram Engelhardt, Jr., Liebe F. Cavalieri, Harlyn O. Halvorson, Clifford Grobstein, John A. Robertson, Roy G. Spece, Jr., Jane M. Friedman, Susan Wright, Peter Barton Hutt, Michael S. Yesley, Roger B. Dworkin, Raymond Allan Zilinskas, Halsted R. Holman & Diana B. Dutton, Marc Lappé & Patricia Archbold Martin. 51 S. Cal. L. Rev. 969-1554 (Sept.).

Use of animals in medical research: the need for governmental regulation. 24 Wayne L. Rev. 1733-51 (Sept.).

SEARCH AND SEIZURE

A procedural standard of reasonableness for searches of nonsuspect third parties. 64 Iowa L. Rev. 367-85 (Jan.).

Warrantless entry to arrest: a practical solution to a fourth amendment problem. 1978 U. Ill. L.F. 655-85 (No. 3).

SECURED TRANSACTIONS

See *Landlord & Tenant*.

SECURITIES

See also *Corporations, Corporations: Consolidation & Merger, Insurance, Securities Regulation*.

An appraisal of disclosure requirements in contests for control under the Williams Act. (a) James F. Jorden & David R. Woodward. 46 Geo. Wash. L. Rev. 817-44 (Aug.).

Discretionary commodity accounts as "securities": applying the *Howey* investment contract test to a new investment medium. 67 Geo. L.J. 269-92 (Oct.).

The exclusivity of the express remedy under section 18(a) of the Securities Exchange Act of 1934. 46 Geo. Wash. L. Rev. 845-60 (Aug.).

Redington v. Touche Ross & Co.: an unwarranted implication of a private right of action against accountants under section 17(a) of the Securities

Exchange Act of 1934. 73 Nw. U. L. Rev. 1119-54 (Feb.).

A reevaluation of the due diligence requirement for plaintiffs in private actions under SEC rule 10b-5. 1978 Wis. L. Rev. 904-26 (No. 3).

Regulation of tender offers in Wisconsin and the effect of *Great Western v. Kidwell*: the day of reckoning approaches. 1978 Wis. L. Rev. 833-58 (No. 3).

Securities law — rule 10b-5 — allegation that controlling stockholder imposed on the corporation a securities transaction adverse to the corporation's best interests by misstating material facts to the minority stockholders states a claim under section 10(b) and rule 10b-5. 46 Geo. Wash. L. Rev. 861-76 (Aug.).

Securities regulation of employee stock ownership plans: a comparison of SEC policy and congressional intent. (a) Timothy Tomlinson. 31 Stan. L. Rev. 121-64 (Nov.).

SECURITIES: FRAUD

See *Securities*.

SECURITIES: LOANS

See *Banks & Banking*.

SECURITIES REGULATIONS

Going private — juggling shareholder protection with corporate flexibility: will the states drop the ball? 1978 Wis. L. Rev. 797-832 (No. 3).

Securities law and the Constitution: state tender offer statutes reconsidered. 88 Yale L.J. 510-32 (Jan.).

SEGREGATION

See also *Schools & School Districts*.

Retention of jurisdiction in desegregation cases: a causal and attitudinal analysis. 52 S. Cal. L. Rev. 195-234 (Nov.).

SENTENCING

See also *Pleading*.

An English attempt to reshape the sentencing structure. (a) Leon Rad-

zinowicz & Roger Hood. 78 Colum. L. Rev. 1145-58 (June).

SEPARATION OF POWERS

See *Courts*.

SLAVERY

See *Races*.

SOCIAL WELFARE

See also *Poverty Law*.

Public transportation and the handicapped. 25 Wayne L. Rev. 135-46 (Nov.).

SPECIFIC PERFORMANCE

See *Contracts*.

STANDING TO SUE

See also *Taxation*.

Standing and public law remedies. (a) Kellis E. Parker & Robin Stone. 78 Colum. L. Rev. 771-82 (May).

STATES' RIGHTS

See also *Taxation, Territory, National*.

State autonomy in choice of law: a suggested approach. (a) Gary J. Simson. 52 S. Cal. L. Rev. 61-88 (Nov.).

STOCKHOLDERS

See *Securities Regulation, Taxation*.

STOCKS

See *Securities*.

SUPPORT OF DEPENDENTS

Child support, life insurance, and the Uniform Marriage and Divorce Act. 67 Ky. L.J. 239-52 (No. 1).

SURVEYS OF LAWS AND DECISIONS

See also *Courts*.

Recent Minnesota cases. 62 Minn. L. Rev. 1209-393 (July).

TAXATION

See also *Alimony, Inheritance, Estate & Gift Taxes*.

Accelerated depreciation and ratemaking: an economic perspective on the shareholders' and ratepayers' interests. 31 *Stan. L. Rev.* 303-12 (Jan.).

Accelerated depreciation and state ratemaking policy: the case of California. 31 *Stan. L. Rev.* 265-302 (Jan.).

Construing the Uniform Division of Income for Tax Purposes Act: reflections on the Illinois supreme court's reading of the "throwback" rule. 45 *U. Chi. L. Rev.* 768-804 (Summer).

The foreign tax credit and foreign currency translation: a case for recognition of gain or loss upon foreign currency exchange fluctuations. 57 *Texas L. Rev.* 101-30 (Dec.).

The hidden tax trap of I.R.C. section 6672. (a) Stephen J. Vaser. 67 *Ky. L.J.* 27-73 (No. 1).

Nonsimultaneous like-kind exchanges under section 1031 of the Internal Revenue Code. 56 *Texas L. Rev.* 1271-303 (Aug.).

Restructuring business transactions for federal income tax purposes. (a) Boris I. Bittker & Jerry Menikoff. 1978 *Wis. L. Rev.* 715-36 (No. 3).

Standing up for Flast: taxpayer and citizen standing to raise constitutional issues. (a) David S. Bogen. 67 *Ky. L.J.* 147-72 (No. 1).

The tax benefit rule. (a) Boris I. Bittker & Stephen B. Kanner. 26 *UCLA L. Rev.* 265-84 (Dec.).

TEACHERS AND TEACHING

See also *Constitutional Law*.

Constitutional limitations on mandatory teacher retirement. 67 *Ky. L.J.* 253-70 (No. 1).

TERRITORY, NATIONAL

Statehood and the equal footing doctrine: the case for Puerto Rican seabed rights. 88 *Yale L.J.* 825-49 (March).

TORTS

See *Joint Tortfeasors*.

TRADE REGULATION

See also *Administrative Law, Antitrust Law: Foreign, Radio & Television*.

Analyzing regulatory failure: mismatches, less restrictive alternatives, and reform. (a) Stephen Breyer. 92 *Harv. L. Rev.* 547-609 (Jan.).

TREATIES

A critical evaluation of the Mexican-American transfer of penal sanctions treaty. (a) Abraham Abramovsky & Steven J. Eagle. A Reply by Detlev F. Vagts. 64 *Iowa L. Rev.* 275-338 (Jan.).

TRIALS

See also *Masters & Commissioners, Segregation*.

The remedial process in institutional reform litigation. 78 *Colum. L. Rev.* 784-929 (May).

TRUSTS AND TRUSTEES

See also *Alimony, Investment Trusts*.

To keep them out of harm's way? temporary conservatorships and religious sects. 66 *Calif. L. Rev.* 845-59 (July).

UNIONS

See also *Labor Law*.

Ruzicka v. General Motors: an unlikely hero of the trade union movement — the individual employee in a section 301 case who has been a victim of union negligence. Robert Dinges. 24 *Wayne L. Rev.* 1773-86 (Sept.).

UNITED NATIONS

Cyprus and the U.N.: a case for non-military collective measures. 54 *Ind. L.J.* 125-63 (No. 1).

UNJUST ENRICHMENT

Unmarried couples and unjust enrichment: from status to contract and back again? (a) Robert C. Casad. 77 Mich. L. Rev. 47-62 (Nov.).

VENUE

See *States' Rights*.

WARRANTY

Incentives for warrantor formation of informal dispute settlement mechanisms. 52 S. Cal. L. Rev. 235-57 (Nov.).

WATER AND WATERCOURSES

Reserved water rights, Indian rights and the narrowing scope of federal

jurisdiction: the *Colorado River* decision. (a) Robert H. Abrams. 30 Stan. L. Rev. 1111-48 (July).

WILLS

The conservatorship model: a modification. (a) Gregory S. Alexander. 77 Mich L. Rev. 86-94 (Nov.).

Facts and rules in the construction of wills. (a) William M. McGovern. 26 UCLA L. Rev. 285-321 (Dec.).

WOMEN

See also *Equal Protection*.

The Equal Rights Amendment and article V: a framework for analysis of the extension and rescission issues. 127 U. Pa. L. Rev. 494-532 (Dec.).