Michigan Law Review

Volume 78 | Issue 1

1979

Periodical Index

Michigan Law Review

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

Recommended Citation
Available at: https://repository.law.umich.edu/mlr/vol78/iss1/6

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

Necessity as a defense to a charge of criminal trespass in an abortion clinic. 48 U. Cin. L. Rev. 501-16 (No. 2).


ADMINISTRATION OF JUSTICE

See also Sentencing.

ADMINISTRATIVE AGENCIES

See Administrative Law.

ADMINISTRATIVE LAW

See also Communications & Traffic, Documents & Records, Energy Resources, Legislative Bodies, Military Service, Oil & Gas, Search & Seizure.

Administrative law — communications law — FCC authority over cable television. 1979 Wis. L. Rev. 962-86 (No. 3).

The discriminating use of information disclosure rules by the Federal Trade Commission. (a) Robert J. Gage. 26 UCLA L. Rev. 1037-83 (June).

Invalidation of federal petroleum regulations on the basis of procedural rulemaking deficiencies. (a) William F. Cockrell, Jr. 57 Texas L. Rev. 535-49 (March).

ADMISSIBILITY OF EVIDENCE

See Evidence.

ALIENS

The alien's right to work and the political community's right to govern. (a) Marilyn R. Walter. 25 Wayne L. Rev. 1181-215 (Sept.).

The equal treatment of aliens: preemption or equal protection? 31 Stan. L. Rev. 1069-91 (July).

ANTITRUST LAW

The application of antitrust laws to municipal activities. 79 Colum. L. Rev. 518-50 (April).

Minnesota antitrust law of 1971: interpretation and analysis. 63 Minn. L. Rev. 907-63 (June).

Of lawyers, lightbulbs, and raisins: an analysis of the state action doctrine under the antitrust laws. (a) Ronald E. Kennedy. 74 Nw. U. L. Rev. 31-75 (March).

Per se illegality of concerted refusals to deal: a rule ripe for reexamination. (a) Joseph P. Bauer. 79 Colum. L. Rev. 685-717 (May).

The role of supply substitutability in defining the relevant product market. 65 Va. L. Rev. 129-51 (Feb).

Section 7 Clayton Act remedies — the rescission decision. 64 Cornell L. Rev. 736-51 (April).


APPEAL AND ERROR

See Criminal Law.

APPELLATE PROCEDURE

See also Grand Jury.

Recall of appellate mandates in federal civil litigation. 64 Cornell L. Rev. 704-35 (April).

ARBITRATION


ARREST

The case for constitutional constraints upon the power to make full custody arrests. (a) Thomas R. Folk. 48 U. Cin. L. Rev. 321-43 (No. 2).
ASSAULT AND BATTERY

The battered wife — the legal system attempts to help. 48 U. Cin. L. Rev. 419-34 (No. 2).

ATTORNEYS

Access to work product of disqualified counsel. 46 U. Chi. L. Rev. 443-76 (Winter).


Leis v. Flynt: retaining a nonresident attorney for litigation. 79 Colum. L. Rev. 572-88 (April).


AUTHORS AND PUBLISHERS

Criminals-turned-authors: victims' rights v. freedom of speech. 54 Ind. L.J. 443-65 (No. 3).

AUTOMATION

See also Constitutional Law.

Computer programs as goods under the U.C.C. 77 Mich. L. Rev. 1149-65 (April).

BANKRUPTCY

Student forum on the Bankruptcy Reform Act of 1978. 48 U. Cin. L. Rev. 363-418 (No. 2).

BANKS AND BANKING

United States National Bank of San Diego — were the investors protected? 66 Calif. L. Rev. 1257-76 (Dec).

BIOGRAPHY

See Judges.

CHILD ABUSE

Constitutional limitations on the scope of state child neglect statutes. 79 Colum. L. Rev. 719-34 (May).

CHILD CUSTODY

Joint custody: an alternative for divorced parents. 26 UCLA L. Rev. 1084-125 (June).

CITIZENS AND CITIZENSHIP

See Expatriation.

CIVIL PROCEDURE

See Attorneys, Discovery, Evidence, Jurisdiction, Pre-Trial Procedure.

CIVIL RIGHTS

See also Discrimination, Federal Jurisdiction, Human Rights.

The philosophy of Mr. Justice Brandeis and civil liberties today. (a) Nathaniel L. Nathanson. 1979 U. Ill. L.F. 261-300 (No. 2).

CLASS ACTIONS

See Labor Law.

COMMERCIAL LAW

See also Antitrust Law, Arbitration, Automation, Commerce Clause, Freedom of Speech, Warranty.

The cost of goods sold — an unwarranted exception to the public policy doctrine. 65 Minn. L. Rev. 965-81 (June).


Uniform Commercial Code: buyers of nonconforming goods who revoke acceptance under section 2-608 may recover the purchase price from a remote supplier despite lack of privity of contract. 63 Minn. L. Rev. 665-93 (April).

COMMUNITY PROPERTY

See Insanity.

COMMUNICATIONS AND TRAFFIC

The proposed communications act rewrite: Potomac deregulatory fever v. the public interest. 48 U. Cin. L. Rev. 476-500 (No. 2).

CONSPIRACY

Elliott v. United States: conspiracy law and the judicial pursuit of organized crime through RICO. 65 Va. L. Rev. 109-27 (Feb.)
CONSTITUTIONAL LAW


Constitutional law: speech that aids and abets tax fraud. 63 Minn. L. Rev. 641-64 (April).

Constitutional law — treaty power — disposal of United States territory — Panama Canal treaties. 1979 Wis. L. Rev. 837-66 (No. 3).

The constitutional status of American science. (a) Steven Goldberg. 1979 U. Ill. L.F. 1-33 (No. 1).

Electronic tracking devices: fourth amendment problems and solutions. (a) Thomas C. Marks, Jr. & Robert Batey. 67 Ky. L.J. 987-1005 (No. 4).


The future of confrontation. (a) Peter Westen. 77 Mich. L. Rev. 1185-217 (May).

Untangling the strands of the fourteenth amendment. (a) Ira C. Lupu. 77 Mich. L. Rev. 981-1077 (April).

CONSUMER PROTECTION

Legalized denturism: consumer demand, public health, and the legislative response. 74 Nw. U. L. Rev. 97-121 (March).

CONTEMPT

Coercive contempt and the federal grand jury. 79 Colum. L. Rev. 735-73 (May).

CONTRACTS

See also Oil & Gas, Zoning.

The Horwitz thesis and the history of contracts. (a) A.W.B. Simpson. 46 U. Chi. L. Rev. 533-601 (Spring).


CONTRACTS: OFFER AND ACCEPTANCE

See Commercial Law.

COPYRIGHT

Copyright and free speech: constitutional limitations on the protection of expression. (a) Robert C. Denicola. 67 Calif. L. Rev. 283-316 (March).


CORPORATIONS

See Reorganization: Corporate, Securities.

COURTS

See also Judicial Opinions.


CRIMINAL LAW

Criminal law — critique of Wisconsin's lesser included offense rule. 1979 Wis. L. Rev. 896-919 (No. 3).

Harmful use of harmless error in criminal cases. 64 Cornell L. Rev. 538-65 (March).

CRIMINAL PROCEDURE

See Evidence, Juries.

DAMAGES

"Damages or nothing" — the efficacy of the Bivens-type remedy. 64 Cornell L. Rev. 667-703 (April).

DEBTOR AND CREDITOR

See Bankruptcy.

DEPORTATION

See Jurisdiction.

DISCOVERY

See also Attorneys.

Discovery sanctions: a judicial perspective. (a) Charles B. Renfrew. 67 Calif. L. Rev. 264-82 (March).


DISCRIMINATION

Preferential relief under title VII. 65 Va. L. Rev. 729-71 (May).

DISCRIMINATION: RACE

See Segregation.
DISCRIMINATION: SEX
See Labor Law.

DISTRICT AND PROSECUTING ATTORNEYS
Federal interference with state prosecutions: the cases Dombrowski forgot. (a) Douglas Laycock. 46 U. Chi. L. Rev. 636-88 (Spring).

DIVORCE AND SEPARATION
See Child Custody, Income Tax.

DOCUMENTS AND RECORDS
See also Freedom of Information.
Eli Lilly & Co. v. Staats: an undue expansion of the GAO's investigatory power under the access-to-the-records statutes. 74 Nw. U. L. Rev. 122-39 (March).

DOUBLE JEOPARDY
The Supreme Court's treatment of the defendant's double jeopardy interests in the 1977 term. 48 U. Cin. L. Rev. 517-46 (No. 2).

DUE PROCESS OF LAW
See also Constitutional Law, Freedom of Speech, Health Insurance.
Due process privacy and the path of progress. 1979 U. Ill. L.F. 469-546 (No. 2).
The fourteenth amendment: light from the fifteenth. (a) Raoul Berger. 74 Nw. U. L. Rev. 311-71 (Oct.).

ECONOMICS
See also Energy Resources.
Adam Smith's jurisprudence — between morality and economics. (a) Peter Stein. 64 Cornell L. Rev. 621-38 (April).
A comment on Some Uses and Abuses of Economics in Law. (a) Frank I. Michelman. 46 U. Chi. L. Rev. 203-54 (Winter).
Economics, wealth distribution, and justice. (a) Gary T. Schwartz. 1979 Wis. L. Rev. 799-813 (No. 3).

EDUCATION
See also Integration, Segregation.
Equalizing educational opportunity through school finance reform: a review assessment. (a) Norman C. Thomas. 48 U. Cin. L. Rev. 325-319 (No. 2).

EMIGRATION AND IMMIGRATION
See Aliens, Jurisdiction.

EMINENT DOMAIN
Eminent domain in Indiana: 1816-1865. 54 Ind. L.J. 427-42 (No. 3).

EMPLOYERS AND EMPLOYEES
See Labor Law.

ENERGY RESOURCES
See also Administrative Law, Oil & Gas, Zoning.
The basis of congressional energy policy. (a) Edward J. Mitchell. 57 Texas L. Rev. 591-613 (March).
The case for a white market in the allocation of natural gas during shortages. 57 Texas L. Rev. 615-39 (March).
The increasing conflict between state coal severance taxation and federal energy policy. 57 Texas L. Rev. 675-96 (March).
Regulatory opportunity and statutory ambiguity in the search for high-cost natural gas. 57 Texas L. Rev. 641-59 (March).

ENVIRONMENTAL LAW
Environmental law: challenge to power line routing decision under the Minnesota Environmental Rights Act. 63 Minn. L. Rev. 707-22 (April).
Environmental law — the Endangered Species Act amendments of 1978: Congress responds to Tennessee Valley Authority v. Hill. 25 Wayne L. Rev. 1327-42 (Sept.).

EQUAL PROTECTION
See Aliens, Constitutional Law, Education, Labor Law.

EQUITY
See Estoppel.

ESTATE PLANNING
ESTOPPEL
Equitable estoppel of the government. 79 Colum. L. Rev. 551-71 (April).
Promissory estoppel and the statute of frauds in California. 66 Calif. L. Rev. 1219-55 (Dec.).

EVIDENCE
See also Hearsee, Impeachment of Witnesses.
Dead men tell no tales: admissibility of civil depositions upon failure of cross-examination. 65 Va. L. Rev. 153-74 (Feb.).
Extrinsic offense evidence at trial under Federal Rule of Evidence 404(b) — the need for a uniform standard. 25 Wayne L. Rev. 1343-59 (Sept.).
Federal Rule of Evidence 804(b)(3) and inculpatory statements against penal interest. 66 Calif. L. Rev. 1189-217 (Dec.).
Reconstructing the independent evidence requirement of the coconspirator hearsay exception. 127 U. Pa. L. Rev. 1439-74 (May).
Rule 403 and the admissibility of evidence of flight in criminal trials. 65 Va. L. Rev. 597-613 (April).

EXPATRIATION

FAMILY LAW
See Assault & Battery.

FEDERAL JURISDICTION

FEDERAL RULES OF CIVIL PROCEDURE
See Pre-Trial Procedure.

FEDERAL-STATE RELATIONS
See District & Prosecuting Attorneys.

FEDERALISM
See District & Prosecuting Attorneys.

FEES
See Labor Law.

FOREIGN LAW
See also Copyright.

FRANCHISING

FREEDOM OF INFORMATION
The definition of “agency records” under the Freedom of Information Act. 31 Stan. L. Rev. 1093-115 (July).

FREEDOM OF RELIGION
See Constitutional Law.

FREEDOM OF SPEECH
See also Authors & Publishers, Constitutional Law, Copyright.
Commercial speech and first amendment theory. (a) Daniel A. Farber. 74 Nw. U. L. Rev. 372-408 (Oct.).
Commercial speech: economic due process and the first amendment. (a) Thomas H. Jackson & John Calvin Jeffries, Jr. 65 Va. L. Rev. 1-41 (Feb.).
Scientific inquiry and the first amendment. (a) James R. Ferguson. 64 Cornell L. Rev. 639-65 (April).

FREEDOM OF THE PRESS
See also Newspapers.
Symposium: toward a resolution of the expanding conflict between the press and privacy interests. Articles by Randall P. Bezanson, Dorsey D. Ellis, Jr., Don R. Pember, Geoffrey Palmer & William E. Lee. 64 Iowa L. Rev. 1061-283 (July).

FUTURE INTERESTS
See also Perpetuities.

GOVERNMENT IMMUNITY AND LIABILITY
See also Antitrust Law, Estoppel.
Municipal immunity — section 1983 — absolute immunity withdrawn — qualified immunity left as a possibility. 1979 Wis. L. Rev. 943-62 (No. 3).

GRAND JURY
See also Contempt.
GUARDIAN AND WARD
See Probate Law & Practice.

HEALTH

HEALTH INSURANCE
Medicaid funding for transsexual surgery. 63 Minn. L. Rev. 1037-54 (June).
Skilled nursing facility decertification: the Medicare-Medicaid beneficiary's entitlement to a prior hearing. 74 Nw. U. L. Rev. 440-67 (Oct.).

HEARAY
See also Evidence.
The federal courts and the catchall hearsay exceptions. 25 Wayne L. Rev. 1361-79 (Sept.).
Prior inconsistent statements: the hearsay rule, 801(d)(1)(A) and 803(24). (a) Freda F. Bein. 26 UCLA L. Rev. 967-1036 (June).

HUMAN RIGHTS
Rights: American and human. (a) Louis Henkin. 79 Colum. L. Rev. 405-25 (April).

IMPEACHMENT OF WITNESSES
Impeachment of witnesses by prior convictions pending appeal. 46 U. Chi. L. Rev. 499-523 (Winter).

INCOME TAX
See also Taxation.
The case for an income tax. (a) Alan Gunn. 46 U. Chi. L. Rev. 370-400 (Winter).
The Haitian vacation: the applicability of sham doctrine to year-end divorces. 77 Mich. L. Rev. 1332-54 (May).
Income from the discharge of indebtedness: the progeny of United States v. Kirby Lumber Co. (a) Boris I. Bittker & Barton H. Thompson, Jr. 66 Calif. L. Rev. 1159-87 (Dec.).
Taxation of foreign-earned income in kind: Henry Taxpayer goes to Japan. 54 Ind. L.J. 481-504 (No. 3).

INDIANS
Balancing the interests in taxation of non-Indian activities on Indian lands. 64 Iowa L. Rev. 1459-516 (July).

INSANITY
Involuntary hospitalization of the mentally ill in Iowa: the failure of the 1973 legislation. 64 Iowa L. Rev. 1284-458 (July).

INSURANCE

INTEGRATION
See also Segregation.

INTELLECTUAL PROPERTY
See Estate Planning.

INTERNATIONAL LAW
New stresses on the Antarctic Treaty: toward international legal institutions governing Antarctic resources. (a) Steven J. Burton. 65 Va. L. Rev. 421-512 (April).

INVESTMENTS
See Banks & Banking.

JUDGES

JUDICIAL ETHICS
The judge as political powerbroker: superintending structural change in public institutions. (a) Colin S. Diver. 65 Va. L. Rev. 43-106 (Feb.).

JUDICIAL OPINIONS
Recent Illinois decisions. 1979 U. Ill. L.F. 67-210 (No. 1).

JURIES
The defendant's right to object to prosecutorial misuse of the peremptory challenge. 92 Harv. L. Rev. 1770-89 (June).
JURISDICTION
Jurisdiction to review prior orders and underlying statutes in deportation appeals. 65 Va. L. Rev. 403-20 (March).
The long-arm reach of the courts under the effect test after Kulko v. Superior Court. 65 Va. L. Rev. 175-97 (Feb.).

LABOR LAW
See also Master & Servant, Unions.
Appropriate standards of successor employer obligations under Wiley, Howard Johnson, and Burns. 25 Wayne L. Rev. 1279-308 (Sept.).
Certification of EEOC class suits under rule 23. 46 U. Chi. L. Rev. 690-735 (Spring).
Labor law — preemption — state court may exercise jurisdiction to restrain peaceful union trespass both arguably protected and arguably prohibited by National Labor Relations Act. 64 Cornell L. Rev. 595-612 (March).
"Managerial employee": a label in search of a meaningful definition. 48 U. Cin. L. Rev. 435-58 (No. 2).
Piercing the duty of fair representation: the dichotomy between negotiations and grievance handling. (a) Fredric C. Leffler. 1979 U. Ill. L.F. 35-65 (No. 1).
Sexual equality in fringe-benefit plans. (a) George Rutherglen. 65 Va. L. Rev. 199-256 (March).
Title IV of the Labor-Management Reporting and Disclosure Act — should intervening plaintiffs be permitted to recover attorney’s fees? (a) Martin H. Malin. 48 U. Cin. L. Rev. 345-61 (No. 2).
To tell the truth: the NLRB resurrects Hollywood Ceramics. 48 U. Cin. L. Rev. 547-66 (No. 2).

LABOR MANAGEMENT RELATIONS
See Labor Law.

LAW IN ARTS AND LITERATURE
See Authors & Publishers.

LAW REFORM
See Securities.

LAW SCHOOLS

LEASERS
Preventing the use of unenforceable provisions in residential leases. 64 Cornell L. Rev. 522-37 (March).

LEGAL EDUCATION
See Law Schools.

LEGAL ETHICS
See Attorneys.

LEGAL HISTORY
See Courts, Eminent Domain, Franchising.

LEGAL PROFESSION
See Attorneys.

LEGISLATION

LEGISLATIVE BODIES
Informal rulemaking and the integration of law and policy. (a) James V. DeLong. 65 Va. L. Rev. 257-356 (March).

LOANS
Indirect liabilities of construction lenders in a development setting. 127 U. Pa. L. Rev. 1525-63 (June).

MANDAMUS
Abstention and mandamus after Will v. Calvert Fire Insurance Co. 64 Cornell L. Rev. 566-94 (March).

MARITIME LAW
Compensation and reward for saving life at sea. (a) Steven F. Friedell. 77 Mich. L. Rev. 1218-89 (May).

MASTER AND SERVANT
Access to EEOC files concerning private employers. 46 U. Chi. L. Rev. 476-98 (Winter).

MILITARY SERVICE
From Feres to Stencel: should military personnel have access to FTCA recovery? 77 Mich. L. Rev. 1099-126 (April).

MUNICIPAL LAW
See Antitrust Law.

NATURAL RESOURCES
See International Law.
NEWSPAPERS

Shield statutes: a changing problem in light of Branzburg. 25 Wayne L. Rev. 1381-403 (Sept.).

NUCLEAR ENERGY

High-level radioactive waste management: the nuclear dilemma. (a) Richard Ausness. 1979 Wis. L. Rev. 707-67 (No. 3).

OIL AND GAS

See also Administrative Law, Energy Resources.

Principled fairness in the regulation of petroleum prices. (a) James C. McMillin. 57 Texas L. Rev. 573-90 (March).

Problems of contractual authorization to collect NGPA wellhead prices. (a) Duke R. Ligon. 57 Texas L. Rev. 551-72 (March).

PARENT AND CHILD

See Child Custody.

PARKS AND MONUMENTS

Historic preservation — an individual’s perspective. 67 Ky. L.J. 1018-53 (No. 4).

PATENTS

Patent law — subject-matter patentability — process patents — the patentability of computer software. 1979 Wis. L. Rev. 867-95 (No. 3).

PERPETUITIES

Cy pres: a promise unfulfilled. (a) C. Ronald Chester. 54 Ind. L.J. 407-25 (No. 3).

POISONS

The search for effective state decision-making about toxic substances: Michigan’s Toxic Substance Control Commission Act. (a) Michael Cardin & Lawrence B. Brilliant. 25 Wayne L. Rev. 1217-49 (Sept.).

POLITICS

See Judicial Ethics, Taxation.

PREEMPTION

See Labor Law, Zoning.

PRE-TRIAL PROCEDURE

See also Attorneys, Discovery.

Limiting the scope of litigation: bills of particulars, interrogatories, and requests for admission in Illinois and federal courts. 1979 U. Ill. L.F. 211-40 (No. 1).

PRISONS AND PRISONERS

The impact of Bounds v. Smith on city and county jail facilities. 67 Ky. L.J. 1064-79 (No. 4).

Intolerable conditions as a defense to prison escapes. 26 UCLA L. Rev. 1126-82 (June).

The necessity defense to prison escape after United States v. Bailey. 65 Va. L. Rev. 359-76 (March).

PRIVILEGES

See Attorneys.

PROBATE LAW AND PRACTICE

Premature probate: a different perspective on guardianship for the elderly. (a) George J. Alexander. 31 Stan. L. Rev. 1003-33 (July).

PRODUCTS LIABILITY

Renewed judicial controversy over defective product design: toward the preservation of an emerging consensus. (a) James A. Henderson, Jr. 63 Minn. L. Rev. 773-807 (June).

PROSTITUTION


PUBLIC FINANCE

The judicial pursuit of local fiscal equity. (a) Robert P. Inman & Daniel L. Rubinfeld. 92 Harv. L. Rev. 1662-750 (June).

Seeking local government financial integrity through debt ceilings, tax limitations, and expenditure limits: the New York City fiscal crisis, the taxpayers’ revolt, and beyond. (a) M. David Gelfand. 63 Minn. L. Rev. 545-608 (April).

PUBLIC INTEREST LAW

See Communications & Traffic.

PUBLIC OFFICIALS AND EMPLOYEES

Durational residence requirements for public employment. 67 Calif. L. Rev. 386-406 (March).

RADIO AND TELEVISION

See Administrative Law.

REAL PROPERTY

See Zoning.
REMEDIES
See Administration of Justice.

REORGANIZATION: CORPORATE
The "solely for voting stock" requirement of B reorganizations: Reeves v. Commissioner. 79 Colum. L. Rev. 774-803 (May).

RIGHT OF PRIVACY
See also Authors & Publishers, Freedom of the Press.
Privacy and the presentence report. (a) William F. McLauchlan. 54 Ind. L.J. 347-88 (No. 3).

RIGHT TO TRIAL BY JURY
Constitutional law — seventh amendment — right to a jury trial in complex litigation. 1979 Wis. L. Rev. 920-42 (No. 3).

SCHOOLS AND SCHOOL DISTRICTS
See Education.

SCIENCE

SEARCH AND SEIZURE
See also Constitutional Law.
Constitutional law — fourth amendment — propriety of warrantless searches by OSHA inspectors. 1979 Wis. L. Rev. 815-36 (No. 3).
Rationalizing administrative searches. 77 Mich. L. Rev. 1291-331 (May).

SECURITIES
The case against the proposed federal securities code. (a) Lewis D. Lowenfels. 65 Va. L. Rev. 615-61 (May).
The Ohio Securities Act: amendments, rules, unanswered questions. 48 U. Cin. L. Rev. 459-75 (No. 2).
SEC v. Falstaff Brewing Corp.: imposing a stringent duty of care on corporate board nominees under section 14(a) of the Securities Exchange Act of 1934. 74 Nw. U. L. Rev. 468-90 (Oct.).

SEGREGATION
State court desegregation orders: multi-district busing, Supreme Court review, and the Los Angeles school case. 26 UCLA L. Rev. 1183-230 (June).

SELF-INCrimINATION
Testimonial waiver of the privilege against self-incrimination. 92 Harv. L. Rev. 1752-69 (June).

SENTENCING
See also Right of Privacy.

SEX CRIMES
See Prostitution.

SOCIAL INSURANCE
See also Social Insurance.
Social security: current myths and reality — the need for its preservation and reform. Wilbur J. Cohen. 25 Wayne L. Rev. 1419-45 (Sept.).

SOCIAL SECURITY
See also Social Insurance.

SOCIAL WELFARE
See also Social Insurance, Social Security.

STANDING TO SUE
See Antitrust Law.

STATUTE OF FRAUDS
See Estoppel.

TAXATION
See also Constitutional Law, Energy Resources, Income Tax, Indians, Reorganization: Corporate.
Constitutionality of the Michigan single business tax. 25 Wayne L. Rev. 1309-26 (Sept.).
Defining taxable consumption: a comment on personal insurance premiums. (a) William D. Popkin. 54 Ind. L.J. 389-406 (No. 3).
From de facto to statutory exemption: an analysis of the evolution of legislative policy regarding the federal taxation of campaign finance. (a) Jeffrey A. Schoenblum. 65 Va. L. Rev. 513-54 (April).

Implementing a progressive consumption tax. (a) Michael J. Graetz. 92 Harv. L. Rev. 1575-661 (June).

The Tax Injunction Act and suits for monetary relief. 46 U. Chi. L. Rev. 736-66 (Spring).

The tax treatment of illegal payments after Alex v. Commissioner. 79 Colum. L. Rev. 589-603 (April).


**TORTS**

Tort liability in genetic counseling. (a) Alexander Morgan Capron. 79 Colum. L. Rev. 618-84 (May).

**TOXICOLOGY**

See Poisons.

**TREATIES**

See Constitutional Law, International Law.

**TRIAL PROCEDURE**

See Juries.

**UNAUTHORIZED PRACTICE OF LAW**

See Attorneys.

**UNEMPLOYMENT INSURANCE**

The concept of “availability” in California’s unemployment insurance program: any reason for requiring good cause? 66 Calif. L. Rev. 1293-316 (Dec.).

**UNIFORM LAWS**

See Arbitration, Automation, Commercial Law, Warranty.

**UNIONS**

See also Labor Law.


**UTILITIES**

See Franchising.

**WARRANTY**


**WRITS**

See Mandamus.

**ZONING**

Child exclusion policies in housing. (a) Larry D. Barnett. 67 Ky. L.J. 967-86 (No. 4).

The duty of a municipality to consider the environmental effect of its land use planning decisions upon the regional welfare: judicial balancing in the absence of interjurisdictional planning legislation. 25 Wayne L. Rev. 1253-77 (Sept.).