

Michigan Law Review

Volume 79 | Issue 5

1981

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 79 MICH. L. REV. 1167 (1981).

Available at: <https://repository.law.umich.edu/mlr/vol79/iss5/7>

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

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*.

ABORTION

Fetal viability and individual autonomy: resolving medical and legal standards for abortion. 27 *UCLA L. Rev.* 1340-64 (Aug.).

Harris v. McRae: the Hyde Amendment stands while rights of poor women fall. 69 *Ky. L.J.* 359-91 (No. 2).

ADMINISTRATIVE LAW

Rulemaking "due process": an inconclusive dialogue. Ernest Gellhorn & Glen O. Robinson. 48 *U. Chi. L. Rev.* 201-62 (Spring).

ADMINISTRATIVE PROCEDURE

Limiting judicial intervention in ongoing administrative proceedings. 129 *U. Pa. L. Rev.* 452-85 (Dec.).

ADMISSIBILITY OF EVIDENCE

Limiting the application of the exclusionary rule: the good faith exception. 34 *Vand. L. Rev.* 213-31 (Jan.).

ALIMONY AND MAINTENANCE

See *Support of Dependents*.

ANTITRUST LAW

An antitrust blueprint for the 1980's. Betty Bock. 55 *N.Y.U. L. Rev.* 574-79 (Oct.).

Antitrust enforcement under the Secretaries of Agriculture and Commerce. Ralph H. Folsom. 80 *Colum. L. Rev.* 1623-43 (Dec.).

Concerted refusals to deal by non-business groups: a critique of *Missouri v. NOW*. 49 *Geo. Wash. L. Rev.* 143-66 (Nov.).

Market power in antitrust cases. William M. Landes & Richard A. Posner. 94 *Harv. L. Rev.* 937-96 (March).

Predatory strategies and counterstrategies. Frank H. Easterbrook. 48 *U. Chi. L. Rev.* 263-337 (Spring).

Tie-ins and reciprocity: a functional, legal, and policy analysis. Richard S. Markovits. 58 *Texas L. Rev.* 1363-445 (Nov.).

Trustbusting in Japan: cartels and government-business cooperation. 94 *Harv. L. Rev.* 1064-84 (March).

ANTITRUST LAW: DAMAGES

Contribution among antitrust co-conspirators. 48 *Geo. Wash. L. Rev.* 749-73 (Aug.).

ANTITRUST LAW: SPECIAL INDUSTRIES, TRADES AND BUSINESS

Antitrust and nonprofit entities. 94 *Harv. L. Rev.* 802-20 (Feb.).

ARREST

Does Miranda apply to traffic arrests? 27 *Wayne L. Rev.* 193-215 (Fall).

BANKRUPTCY

Bankruptcy: good faith and the zero payment plan in chapter 13. 69 *Ky. L.J.* 327-58 (No. 2).

Bankruptcy, preferences, and efficiency: an expression of doubt. John C. McCoid, II. 67 *Va. L. Rev.* 249-73 (March).

"Good faith" and confirmation of chapter 13 composition plans: analysis and a proposal. 65 *Minn. L. Rev.* 659-84 (April).

BANKS AND BANKING

See also *Securities: Tender Offers*.

Bank holding companies attempt to enter a forbidden market — *Investment Company Institute v. Board of Governors of the Federal Reserve System*. 1980 *Wis. L. Rev.* 976-1007 (No. 5).

The Electronic Fund Transfer Act — a departure from articles three and four of the Uniform Commercial Code. 1980 *Wis. L. Rev.* 1008-55 (No. 5).

BIOGRAPHY

Earl Warren as jurist. G. Edward White. 67 *Va. L. Rev.* 461-551 (April).

BIRTH CONTROL

The distribution of contraceptives to unemancipated minors: does a parent have a constitutional right to be notified? 69 *Ky. L.J.* 436-52 (No. 2).

BUSINESS INSURANCE

The definition of "business of insurance" under the McCarran-Ferguson Act after *Royal Drug*. 80 *Colum. L. Rev.* 1475-92 (Nov.).

CARRIERS

Common carriers under the Communications Act. 48 *U. Chi. L. Rev.* 409-38 (Spring).

CAUSES CÉLÈBRES

Forging a legend: the treason of "Tokyo Rose". Stanley I. Kutler. 1980 Wis. L. Rev. 1341-82 (No. 6).

CENSORSHIP

Censorship in the public school library — state, parent and child in the constitutional arena. 27 Wayne L. Rev. 167-91 (Fall).

CENSUS

Demography and distrust: constitutional issues on the federal census. 94 Harv. L. Rev. 841-63 (Feb.).

CHURCH AND STATE

The entanglement test of the religion clauses — a ten year assessment. Kenneth F. Ripple. 27 UCLA L. Rev. 1195-239 (Aug.).

The establishment clause and religious influences on legislation. 75 Nw. U. L. Rev. 944-76 (Dec.).

Religious exemptions under the free exercise clause: a model of competing authorities. 90 Yale L.J. 350-76 (Dec.).

CIVIL PROCEDURE

Court examination of the discovery file on a motion for summary judgment. 79 Mich. L. Rev. 321-25 (Dec.).

CIVIL RIGHTS

Private party liability in section 1983 actions alleging conspiracy with absolutely-immune state actors. 1980 Wis. L. Rev. 1056-80 (No. 5).

CLASS ACTIONS

Judicial screening of class action communications. 55 N.Y.U. L. Rev. 671-704 (Oct.).

COLLECTIVE BARGAINING

See *Labor Law*.

COLLEGES AND UNIVERSITIES

Academic determinism: the division of the Bill of Rights. Howard W. Gutman. 54 S. Cal. L. Rev. 295-381 (Jan.).

Eliminating sex discrimination in educational institutions: does title IX reach employment? 129 U. Pa. L. Rev. 417-51 (Dec.).

Intercollegiate athletics and the unrelated business income tax. Richard L. Kaplan. 80 Colum. L. Rev. 1430-73 (Nov.).

COMPARATIVE LAW

See *Antitrust Law*.

COMPOSITIONS WITH CREDITORS

See *Bankruptcy*.

CONDOMINIUMS AND COOPERATIVES

Condominium conversions — balancing tenants' rights and property owners' interests. 27 Wayne L. Rev. 349-66 (Fall).

CONSTITUTIONAL LAW

The emerging threshold approach to state action determination: trying to make sense of *Flagg Brothers, Inc. v. Brooks*. Thomas D. Rowe, Jr. 69 Geo. L.J. 745-71 (Feb.).

CONTRACTS

Ingredients in the redaction of the Restatement (Second) of Contracts. E. Allan Farnsworth. 81 Colum. L. Rev. 1-157 (Jan.).

Opportunistic behavior and the law of contracts. Timothy J. Muris. 65 Minn. L. Rev. 521-90 (April).

COPYRIGHT

The copyright exception for derivative works and the scope of utilization. Carol A. Ellington. 56 Ind. L.J. 1-42 (No. 1).

Copyright infringement actions: the proper role for audience reactions in determining substantial similarity. 54 S. Cal. L. Rev. 385-416 (Jan.).

Testing truth-in-testing laws: copyright and constitutional claims. 81 Colum. L. Rev. 179-98 (Jan.).

CORPORATIONS

Corporate governance — a moving target. Robert L. Knauss. 79 Mich. L. Rev. 478-500 (Jan.).

The corporate political action committee. Benjamin M. Vandegrift. 55 N.Y.U. L. Rev. 422-71 (June).

A new look at corporate opportunities. Victor Brudney & Robert Charles Clark. 94 Harv. L. Rev. 997-1062 (March).

"No soul to damn: no body to kick": an unscandalized inquiry into the problem of corporate punishment. John C. Coffee, Jr. 79 Mich. L. Rev. 386-459 (Jan.).

Reforming nonprofit corporation law. Henry B. Hansmann. 129 U. Pa. L. Rev. 497-623 (Jan.).

CORPORATIONS: CLOSE

A second look at special close corporation legislation. Dennis S. Karjala. 58 Texas L. Rev. 1207-68 (Oct.).

CORPORATIONS: OFFICERS AND DIRECTORS

Employee representative on the corporate board of directors: implications under labor, antitrust, and corporate law. 27 Wayne L. Rev. 367-91 (Fall).

CRIMINAL LAW

See also *Corporations*.

The case for a duty to rescue. Ernest J. Weinrib. 90 Yale L.J. 247-93 (Dec.).

The enterprise element of RICO: a proposed interpretation. 49 Geo. Wash. L. Rev. 123-42 (Nov.).

CRIMINAL PROCEDURE

Criminal trials in absentia: a proposed reform for Indiana. 56 Ind. L.J. 103-20 (No. 1).

A prosecutor's duty to disclose promises of favorable treatment made to witnesses for the prosecution. 94 Harv. L. Rev. 887-901 (Feb.).

"Single vs. multiple" criminal conspiracies: a uniform method of inquiry for due process and double jeopardy purposes. 65 Minn. L. Rev. 295-318 (Jan.).

DAMAGES

Punitive damages and double jeopardy: a critical perspective of the Taber rule. Doyal E. McLemore, Jr. 56 Ind. L.J. 71-94 (No. 1).

DEATH PENALTY

The constitutionality of the mandatory death penalty for life-term prisoners who murder. 55 N.Y.U. L. Rev. 636-70 (Oct.).

The death row right to die: suicide or intimate decision? 54 S. Cal. L. Rev. 575-631 (March).

Discrimination and arbitrariness in capital punishment: an analysis of post-Furman murder cases in Dade County, Florida, 1973-1976. 33 Stan. L. Rev. 75-101 (Nov.).

Identifying comparatively excessive sentences of death: a quantitative approach. David C. Baldus, Charles A. Pulaski, Jr., George Woodworth & Frederick D. Kyle. 33 Stan. L. Rev. 1-74 (Nov.).

In mitigation of the penalty of death: Lockett v. Ohio and the capital defendant's right to consideration of mitigating circumstances. Randy Hertz & Robert Weisburg. 69 Calif. L. Rev. 317-76 (March).

DISCOVERY

See also *Self-incrimination*.

Nonparty access to discovery materials in the federal courts. 94 Harv. L. Rev. 1085-105 (March).

Rule 26(c) protective orders and the first amendment. 80 Colum. L. Rev. 1645-66 (Dec.).

DISCRIMINATION

The affirmative action trilogy and benign racial classifications — evolving law in need of standards. Larry M. Lavinsky. 27 Wayne L. Rev. 1-34 (Fall).

Tipping the scales of justice: a race-con-

scious remedy for neighborhood transition. 90 Yale L.J. 377-99 (Dec.).

DISCRIMINATION: RACE

Black English and equal educational opportunity. 79 Mich. L. Rev. 279-97 (Dec.).

A study of preferential treatment: the evolution of minority business enterprise assistance programs. Daniel R. Levinson. 49 Geo. Wash. L. Rev. 61-99 (Nov.).

DISCRIMINATION: SEX

Congress, the courts, and sex-based employment discrimination in higher education: a tale of two titles. Joel William Friedman. 34 Vand. L. Rev. 37-69 (Jan.).

Firing the woman to protect the fetus: the reconciliation of fetal protection with employment opportunity goals under title VII. Wendy W. Williams. 69 Geo. L.J. 641-704 (Feb.).

Sex discrimination in employment under title IX. 48 U. Chi. L. Rev. 462-77 (Spring).

DISMISSAL AND NONSUIT

See *Civil Procedure*.

DOUBLE JEOPARDY

Retrial after a hung jury: the double jeopardy problem. Janet E. Findlater. 129 U. Pa. L. Rev. 701-37 (Jan.).

DUE PROCESS OF LAW

Four games and the expectancy theory. David W. Carroll. 54 S. Cal. L. Rev. 503-26 (March).

Guilty plea waivers and the right to compulsory process. 27 UCLA L. Rev. 1303-39 (Aug.).

Reexamining the Supreme Court's view of the taking clause. 58 Texas L. Rev. 1447-73 (Nov.).

EDUCATION

See *Discrimination: Race*.

ENERGY RESOURCES

De-utilizing the energy industry: planning the solar transition. Barry Kellman. 28 UCLA L. Rev. 1-51 (Oct.).

Managing the transition to deregulation: a symposium. Articles by Wesley A. Magat, Darius W. Gaskins, Jr., James M. Voytko, Clark C. Havighurst, Stanley M. Besen, Robert W. Crandall, Elizabeth E. Bailey, John C. Penzar, Barry R. Weingast & Michael E. Levine. 44 Law & Contemp. Prob. 1-195 (Winter).

ENVIRONMENTAL LAW

Commencing the decade with environmental reform: the 1980 Kentucky General Assembly implements the Resource

Conservation and Recovery Act of 1976. Henry L. Stephens, Jr. 69 Ky. L.J. 227-72 (No. 2).

Notice by citizen plaintiffs in environmental litigation. 79 Mich. L. Rev. 299-320 (Dec.).

EQUAL PROTECTION

Gender-based draft registration, congressional policy and equal protection: a proposal for deferential middle-tier review. John C. Roberts. 27 Wayne L. Rev. 35-93 (Fall).

EVIDENCE

Exclusion of evidence under the supervisory power: *United States v. Payner*. 66 Cornell L. Rev. 382-400 (Jan.).

EXPERT WITNESSES

Constitutional law — an accused's right to court-appointed expert testimony — under the equal protection clause, an indigent defendant is entitled to state funds to retain expert assistance whenever there is a substantial question about an issue that requires expert testimony for its resolution, and a defense cannot be fully developed without such assistance. 49 Geo. Wash. L. Rev. 191-207 (Nov.).

Expert testimony based on novel scientific techniques: admissibility under the Federal Rules of Evidence. 48 Geo. Wash. L. Rev. 774-90 (Aug.).

FEDERAL PREEMPTION

See *Labor Law*

FEDERAL TORT CLAIMS ACT

Section 2680(h) of the Federal Tort Claims Act: government liability for the negligent failure to prevent an assault and battery by a federal employee. 69 Geo. L.J. 803-31 (Feb.).

FREEDOM OF RELIGION

Receivers, churches and nonprofit corporations: a first amendment analysis. 56 Ind. L.J. 175-202 (No. 1).

Stone v. Graham: a fragile defense of individual religious autonomy. 69 Ky. L.J. 392-418 (No. 2).

FREEDOM OF SPEECH

Broadcast deregulation and the first amendment: restraints on private control of the publicly owned forum. 55 N.Y.U. L. Rev. 517-43 (June).

Free speech rights of homosexual teachers. 80 Colum. L. Rev. 1513-34 (Nov.).

Restrictions on attorney criticism of the judiciary: a denial of first amendment rights. 56 Notre Dame Law. 489-508 (Feb.).

FULL FAITH AND CREDIT

Sovereign immunity in sister-state courts: full faith and credit and federal common law solutions. 80 Colum. L. Rev. 1493-512 (Nov.).

GAMBLING

Gambling and the law: the Wisconsin experience, 1848-1980. Douglass Charles Elberbe Farnsley. 1980 Wis. L. Rev. 811-78 (No. 5).

GOVERNMENT CONTRACTS

Government contracts — assignments — federal contracting officer possesses the requisite authority to waive the requirements of the Anti-Assignment Act. 49 Geo. Wash. L. Rev. 167-90 (Nov.).

GRAND JURY

Congressional access to grand jury transcripts. 33 Stan. L. Rev. 155-77 (Nov.).

HABEAS CORPUS

Attorney error as "cause" under *Wainwright v. Sykes*: the case for a reasonableness standard after *Washington v. Downes*. 67 Va. L. Rev. 415-29 (March).

HEARSAY

McCormick on Evidence and the concept of hearsay: a critical analysis followed by suggestions to law teachers. Roger C. Park. 65 Minn. L. Rev. 423-58 (March).

HOMOSEXUALITY

See *Freedom of Speech*.

HOSPITALS

Good Samaritans and hospital emergencies. 54 S. Cal. L. Rev. 417-45 (Jan.).

Regulation through the looking glass: hospitals, Blue Cross, and certificate-of-need. Sallyanne Payton & Rhoda M. Powsner. 79 Mich. L. Rev. 203-77 (Dec.).

HOUSING

See *Discrimination*.

INCOME TAX

Income tax consequences of nonsimultaneous exchanges of like-kind property. 55 N.Y.U. L. Rev. 581-600 (Oct.).

INCOME TAX: ACCOUNTING

Carryover basis repeal and reform of the transfer tax system. Russell K. Osgood. 66 Cornell L. Rev. 297-334 (Jan.).

INCOME TAX: CORPORATIONS

A computer program for legal planning and analysis: taxation of stock redemptions.

Robert Hellawell. 80 Colum. L. Rev. 1363-98 (Nov.).

Corporate distributions and the income tax: a consideration of the inconsistency between subchapter C and its underlying policy. Charles R. O'Kelley, Jr. 34 Vand. L. Rev. 1-35 (Jan.).

The relation and integration of individual and corporate income taxes. Alvin Warren. 94 Harv. L. Rev. 717-800 (Feb.).

INCOME TAX: DEDUCTIONS

Evaluating personal deductions in an income tax — the ideal. William J. Turnier. 66 Cornell L. Rev. 262-96 (Jan.).

The taxation of borrowing. William D. Popkin. 56 Ind. L.J. 43-70 (No. 1).

INCOME TAX: EVASION AND AVOIDANCE

The avoidance dynamic: a tale of tax planning, tax ethics, and tax reform. George Cooper. 80 Colum. L. Rev. 1553-622 (Dec.).

INCOME TAX: INDIVIDUAL

Costs and consequences of tax incentives: the individual retirement account. 94 Harv. L. Rev. 864-86 (Feb.).

Federal tax consequences of wealth transfers between unmarried cohabitants. Bruce Wolk. 27 UCLA L. Rev. 1240-320 (Aug.).

INDIANS

Indian claims to groundwater: reserved rights or beneficial interest? 33 Stan. L. Rev. 103-30 (Nov.).

INTERNATIONAL LAW

See *Reprisals & Retaliation*.

INTERNATIONAL TRADE

Soviet bloc dumping, the Revenue Act of 1916, and economic policy. 27 UCLA L. Rev. 1365-98 (Aug.).

JUDICIAL OPINIONS

The semantics of judging. Michael S. Moore. 54 S. Cal. L. Rev. 151-294 (Jan.).

JUDICIAL REVIEW

Judicial review and the trend toward more stringent NLRB standards on arbitral deferrals. 129 U. Pa. L. Rev. 738-73 (Jan.).

Judicial review of executive action in domestic affairs. 80 Colum. L. Rev. 1535-51 (Nov.).

JURIES

Use of juror depositions to bar collateral estoppel: a necessary safeguard or dangerous precedent? 34 Vand. L. Rev. 143-71 (Jan.).

Voir Dire in Kentucky: an empirical study

of voir dire in Kentucky circuit courts. William H. Fortune. 69 Ky. L.J. 273-326 (No. 2).

JURISDICTION

Congressional contraction of federal jurisdiction. Raoul Berger. 1980 Wis. L. Rev. 801-10 (No. 5).

Effects jurisdiction under the Foreign Sovereign Immunities Act and the due process clause. 55 N.Y.U. L. Rev. 474-516 (June).

Multi-party forum shopping for appellate review of administrative action. Thomas O. McGarity. 129 U. Pa. L. Rev. 302-76 (Dec.).

28 U.S.C. 1350: a legal remedy for torture in Paraguay? 69 Geo. L.J. 833-50 (Feb.).

World-Wide Volkswagen Corp. v. Woodson: a limit to the expansion of long-arm jurisdiction. 69 Calif. L. Rev. 611-32 (March).

JURISPRUDENCE

Authority and consent. Joseph Raz. Response by Robert L. Holmes. 67 Va. L. Rev. 103-41 (Feb.).

Conflicts of law and morality — institutions of amelioration. Kent Greenawalt. Response by George Rutherglen. 67 Va. L. Rev. 177-248 (Feb.).

Consent, coercion, and hard choices. Jeffrey G. Murphy. Response by Lawrence C. Becker. 67 Va. L. Rev. 79-102 (Feb.).

Must we obey? Necessity as a ground of obligation. Tony Honore. Response by David Lyons. 67 Va. L. Rev. 39-77 (Feb.).

Obligations to obey the law. J.L. Mackie. Response by John Marshall. 67 Va. L. Rev. 143-76 (Feb.).

Plurality decisions and judicial decisionmaking. 94 Harv. L. Rev. 1127-47 (March).

JUVENILE COURTS

Juvenile court legislative reform and the serious young offender: dismantling the "rehabilitative ideal". Barry C. Feld. 65 Minn. L. Rev. 167-242 (Jan.).

LABOR LAW

Equal pay for comparable work value: the failure of title VII and the Equal Pay Act. 75 Nw. U. L. Rev. 914-43 (Dec.).

Labor law — federal preemption — the aftermath of Sears. 27 Wayne L. Rev. 313-48 (Fall).

Limiting deferral under the Spielberg doctrine. 67 Va. L. Rev. 615-35 (April).

The primacy of collective bargaining for resolving disputes under the Fair Labor Standards Act. Charles C. Jackson. 66 Cornell L. Rev. 193-261 (Jan.).

LARCENY

Manifest criminality, criminal intent, and

the "metamorphosis of larceny". Lloyd L. Weinreb. Reply by George P. Fletcher. 90 Yale L.J. 294-348 (Dec.).

LEGAL EDUCATION

Accreditation revisited: ABA reexamination of approved law schools. Steven R. Smith. 27 Wayne L. Rev. 95-163 (Fall).

Change and continuity in legal education. Roger C. Cramton. 79 Mich. L. Rev. 460-77 (Jan.).

A judge looks at the teaching of criminal law. Charles W. Joiner. 27 Wayne L. Rev. 405-11 (Fall).

Legal education and curriculum innovation: law and aging as a new field of law. Martin Lyon Levine. 65 Minn. L. Rev. 267-94 (Jan.).

Social responsibility, public policy, and the law schools. 55 N.Y.U. L. Rev. 385-421 (June).

LEGAL ETHICS

The appearance of impropriety under canon 9: a study of the federal judicial process applied to lawyers. Victor H. Kramer. 65 Minn. L. Rev. 243-65 (Jan.).

Disqualification of counsel: adverse interests and revolving doors. 81 Colum. L. Rev. 199-216 (Jan.).

The lawyer-client relationship reconsidered: methods for avoiding conflicts of interest, malpractice liability, and disqualification. Dennis M. O'Dea. 48 Geo. Wash. L. Rev. 693-748 (Aug.).

Lawyer competence and lawyer discipline: beyond the bar? Susan R. Martyn. 69 Geo. L.J. 705-43 (Feb.).

LEGAL HISTORY

The impact of concern for the security of property rights on the legal system of the early American Republic. Stuart Bruchey. 1980 Wis. L. Rev. 1135-58 (No. 6).

Post-realist legal scholarship. Mark Tushnet. 1980 Wis. L. Rev. 1383-401 (No. 6).

Public economic policy and the American legal system: historical perspectives. Harry N. Scheiber. 1980 Wis. L. Rev. 1159-89 (No. 6).

The public trust doctrine in American law and economic policy, 1789-1920. 1980 Wis. L. Rev. 1403-42 (No. 6).

LEGAL PROFESSION

The reorganization of the legal profession. Murray L. Schwartz. 58 Texas L. Rev. 1269-90 (Oct.).

LICENSING

Separation of functions in formal licensing

adjudications. Harvey J. Shulman. 56 Notre Dame Law. 351-418 (Feb.).

MALPRACTICE

See *Legal Ethics, Physicians & Surgeons*.

MECHANICS' LIENS

The release bond statutes: achieving balance in the mechanics' lien laws. 28 UCLA L. Rev. 95-128 (Oct.).

MILITARY SERVICE

Tort remedies for servicemen injured by military equipment: a case for federal common law. 55 N.Y.U. L. Rev. 601-35 (Oct.).

NEGLIGENCE

See *Police*.

NUCLEAR ENERGY

Administrative law — assessment of fees — because nuclear facility operators receive a special benefit upon receipt of an operating license, the nuclear Regulatory Commission can assess a charge equal to the full cost of all agency functions that would not have been performed but for the licensee's application. 48 Geo. Wash. L. Rev. 791-811 (Aug.).

PATENTS

Building a better bacterium: genetic engineering and the patent law after *Diamond v. Chakrabarty*. 81 Colum. L. Rev. 159-78 (Jan.).

PENOLOGY

Legal limitations on correctional therapy and research. Bruce J. Winick. 65 Minn. L. Rev. 331-422 (March).

Toward a constitutional definition of punishment. 80 Colum. L. Rev. 1667-85 (Dec.).

PENSION PLANS

Multiple employer trusts, preemption, and ERISA: a case for federal regulation and a proposal for statutory reform. 65 Minn. L. Rev. 458-87 (March).

PERJURY

The "perjury trap". Bennett L. Gershman. 129 U. Pa. L. Rev. 624-700 (Jan.).

PHILOSOPHY

The relation of legal systems to social change. Carl A. Auerbach. 1980 Wis. L. Rev. 1227-340 (No. 6).

PHYSICIANS AND SURGEONS

Medical malpractice panels and federal diversity jurisdiction: preserving access to federal courts by analyzing the nature of the panel. 66 Cornell L. Rev. 337-60 (Jan.).

To tell the truth: physicians' duty to dis-

close medical mistakes. Joan Vogel & Richard Delgado. 28 UCLA L. Rev. 52-94 (Oct.).

PLEA BARGAINING

See *Criminal Procedure*.

POLICE

Police liability for negligent failure to prevent crime. 94 Harv. L. Rev. 821-40 (Feb.).

POLITICS

Political authority and political obligation. Rolf Sartorius. Response by A. John Simons. 67 Va. L. Rev. 3-37 (Feb.).

PRIVILEGED COMMUNICATIONS

Pillow talk, grimgribbers and connubial bliss: the marital communication privilege. 56 Ind. L.J. 121-49 (No. 1).

PROBATE LAW AND PRACTICE

Recent developments in the struggle for probate reform. Richard V. Wellman. 79 Mich. L. Rev. 501-49 (Jan.).

PRODUCTS LIABILITY

Nichols v. Union Underwear Co. and the meaning of "unreasonably dangerous": a call for a more precise standard. 69 Ky. L.J. 419-35 (No. 2).

Products liability in Texas: foreseeability and warnings. 58 Texas L. Rev. 1323-41 (Oct.).

Shifting perspectives in products liability: from quality to process standards. Aaron D. Twerski, Alvin S. Weinstein, William A. Donaher & Henry R. Pehler. 55 N.Y.U. L. Rev. 347-84 (June).

PUBLIC OFFICIALS AND EMPLOYEES

Sovereign immunity for state hospital employees after James v. Jane. 67 Va. L. Rev. 393-413 (March).

RADIO AND TELEVISION

Communications regulation: student symposium. 69 Calif. L. Rev. 442-598 (March).

REAL PROPERTY

The Home Buyers' Protection Act: an alternative to building code for single family homes. 54 S. Cal. L. Rev. 529-73 (March).

REPRISALS AND RETALIATION

International law in time of crisis: from the Entebbe raid to the hostages convention. Francis A. Boyle. 75 Nw. U. L. Rev. 769-856 (Dec.).

RIGHT OF PRIVACY

Constitutional privacy in psychotherapy. Steven R. Smith. 49 Geo. Wash. L. Rev. 1-60 (Nov.).

A procedural framework for the disclosure of business records under the Freedom of Information Act. 90 Yale L.J. 400-30 (Dec.).

RULE OF LAW

Law and land in a stateless society. Robert S. Hunt. 1980 Wis. L. Rev. 1191-213 (No. 6).

SAFETY LAWS

OSHA after ten years: a review and some proposed reforms. Mark A. Rothstein. 34 Vand. L. Rev. 71-139 (Jan.).

SCHOOLS AND SCHOOL DISTRICTS

Due process, due politics, and due respect: three models of legitimate school governance. 94 Harv. L. Rev. 1106-26 (March).

SCIENCE

Brave new world revisited: fifteen years of chemical sacraments. 1980 Wis. L. Rev. 879-940 (No. 5).

SECURITIES

National securities exchange liability to public investors: time to overcome inertia? Charles E. Dropkin. 56 Notre Dame Law. 419-46 (Feb.).

"Reasonable care" in section 12(2) of the Securities Act of 1933. 48 U. Chi. L. Rev. 372-408 (Spring).

Securities regulation after entering the competitive era: the securities industry, SEC policy, and the individual investor. Douglas M. Branson. 75 Nw. U. L. Rev. 857-913 (Dec.).

SECURITIES: FRAUD

Chiarella v. United States: a study in legal style. 58 Texas L. Rev. 1291-304 (Oct.).

Contribution and settlement in multiparty actions under rule 10b-5. M. Patricia Adamski. 66 Iowa L. Rev. 533-73 (March).

A reappraisal of Sante Fe: rule 10b-5 and the new federalism. Ralph C. Ferrara & Marc I. Steinberg. 129 U. Pa. L. Rev. 263-301 (Dec.).

Securities regulation — liability for corporate mismanagement under rule 10b-5 after Santa Fe v. Green. 27 Wayne L. Rev. 269-311 (Fall).

SECURITIES: TENDER OFFERS

Private solicitations under the Williams Act. 66 Cornell L. Rev. 361-81 (Jan.).

The responsibilities of banks in financing tender offer takeovers of customers. 48 U. Chi. L. Rev. 439-61 (Spring).

Tender offers and the sale of control: an analogue to determine the validity of target management defensive measures. Stuart R. Cohn. 66 Iowa L. Rev. 475-532 (March).

SEGREGATION

The segregative impact of changing demographics upon school districts subject to court-ordered desegregation. 49 Geo. Wash. L. Rev. 100-22 (Nov.).

SELF-INCRIMINATION

Compelled immunity for defense witnesses: hidden costs and questions. James F. Flanagan. 56 Notre Dame Law. 447-88 (Feb.).

Immunity — federal witnesses — the minimum immunity the government must grant in order to compel a witness to testify does not immunize the witness from the government's use against him of evidence derived from his testimony in prosecution for a different type of crime committed after his testimony is given. 49 Geo. Wash. L. Rev. 208-27 (Nov.).

Inculpatory declarations against penal interest and the coconspirator rule under the Federal Rules of Evidence. 56 Ind. L.J. 151-73 (No. 1).

Toward a rational treatment of plaintiffs who invoke the privilege against self-incrimination during discovery. 66 Iowa L. Rev. 575-602 (March).

SENTENCING

Desert and previous convictions in sentencing. Andrew von Hirsch. 65 Minn. L. Rev. 591-634 (April).

SEX CRIMES

Iowa's inadequate protection against child molesting. 66 Iowa L. Rev. 623-37 (March).

Repeal of the Wisconsin Sex Crimes Act. 1980 Wis. L. Rev. 941-75 (No. 5).

SOCIAL WELFARE

Welfare, due process, and "brutal need": the requirement of a prior hearing in state-wide benefit reductions. 34 Vand. L. Rev. 173-211 (Jan.).

SOVEREIGNTY

Foreign sovereign compulsion in American antitrust law. 33 Stan. L. Rev. 131-53 (Nov.).

Sovereign immunity and the supremacy clause; damages against states in their own courts for constitutional violations. Louis E. Wolcher. 69 Calif. L. Rev. 189-316 (March).

STANDING TO SUE

Causation as a standing requirement: the unprincipled use of judicial restraint. Gene R. Nichol, Jr. 69 Ky. L.J. 185-226 (No. 2).

Implied rights of action. Tamar Frankel. 67 Va. L. Rev. 553-85 (April).

A litigation primer for standing dismissals.

John H. Garvey. 55 N.Y.U. L. Rev. 545-73 (Oct.).

STATES' RIGHTS

Practical federalism after National League of Cities: a proposal. 69 Geo. L.J. 773-801 (Feb.).

STATUTE OF FRAUDS

The statute of frauds and estoppel: creating uncertainty in Iowa contract law. 66 Iowa L. Rev. 639-64 (March).

SUPPORT OF DEPENDANTS

Using jail for child support enforcement. Robert H. Mnookin. 48 U. Chi. L. Rev. 338-70 (Spring).

SURVEY OF STATE LAW

Twenty-fifth annual survey of developments in Virginia law, 1979-1980. 67 Va. L. Rev. 275-389 (March).

TAXATION: ENFORCEMENT

The derivative use of attorneys' opinion work product in IRS summons enforcement proceedings: *United States v. Bonnell*. 65 Minn. L. Rev. 488-504 (March).

The supervisory power of the federal courts — the IRS "Briefcase Capers". 66 Iowa L. Rev. 603-21 (March).

TORTS

See also *Military Service*.

Causal apportionment in the law of torts: an economic theory. Mario J. Rizzo & Frank S. Arnold. 80 Colum. L. Rev. 1399-429 (Nov.).

Good Samaritan statutes: time for uniformity. 27 Wayne L. Rev. 217-67 (Fall).

UNFAIR COMPETITION

Information and rivalrous competition. 48 Geo Wash. L. Rev. 671-92 (Aug.).

UNIONS

Health and safety provisions in union contracts: power or liability? Larry C. Drapkin & Morris E. Davis. 65 Minn. L. Rev. 635-57 (April).

WAGES

See also *Labor Law*.

Wage discrimination under title VII after *IUE v. Westinghouse Electric Corp.* 67 Va. L. Rev. 589-613 (April).

WATER AND WATERCOURSES

See *Indians*.

WITNESSES

See also *Self-incrimination*.

Defense witness immunity and the right to

a fair trial. 129 U. Pa. L. Rev. 377-416 (Dec).

Land use litigation, federal jurisdiction, and the abstention doctrines. William E. Ryckman, Jr. 69 Calif. L. Rev. 377-441 (March).

ZONING

California's land planning requirements: the case for deregulation. George Lefcoe. 54 S. Cal. L. Rev. 447-501 (March).

