

Michigan Law Review

Volume 76 | Issue 7

1978

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 76 MICH. L. REV. 1205 (1978).

Available at: <https://repository.law.umich.edu/mlr/vol76/iss7/7>

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

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 *Antitrust Law*.

ACTIONS AND DEFENSES

See *Civil Procedure*.

ADMINISTRATION OF JUSTICE

See also *Constitutional Law, Jurisprudence*.

Bills of attainder: a study of amendment by the Court. (a) Raoul Berger. 63 Cornell L. Rev. 355-404 (March).

ADMINISTRATIVE AGENCIES

See also *Communications Law*.

The FTC's holder-in-due-course rule: an ineffective means of achieving optimality in the consumer credit market. 25 U.C.L.A. L. Rev. 821-61 (April).

The SEC environmentalist: the reluctant champion. 53 Notre Dame Law. 985-1002 (June).

ADMINISTRATIVE LAW

See also *Administrative Procedure, Communications Law, Fees*.

Administrative law—informal rulemaking—agency decisionmakers should refuse to discuss the merits of informal rulemaking proceedings after issuance of notice of proposed rulemaking. 46 Geo. Wash. L. Rev. 442-65 (March).

ADMINISTRATIVE PROCEDURE

See also *Administrative Law*.

Administrative collateral estoppel: the case of subpoenas. 87 Yale L.J. 1247-71 (May).

ADVERTISING

See *Legal Profession*.

ALIENS

Judicial review of visa denials: reexamining consular nonreviewability. 52 N.Y.U.L. Rev. 1137-74 (Nov.).

ANTITRUST LAW

See also *Insurance, Property*.

Antitrust law—insurance—policyholders may maintain Sherman Act antitrust suit against insurer under boycott excep-

tion of McCarran-Ferguson Act. 63 Cornell L. Rev. 490-506 (March).

The antitrust liability of professional associations after Goldfarb: reformulating the learned professions exemption in the lower courts. 1977 Duke L.J. 1047-68 (Dec.).

To indict or not to indict: prosecutorial discretion in Sherman Act enforcement. (a) Donald I. Baker. 63 Cornell L. Rev. 405-18 (March).

ANTITRUST LAW: MERGERS

See *Corporations*.

APPELLATE PROCEDURE

See also *Constitutional Law, Criminal Procedure*.

The appealability of orders denying motions for disqualification of counsel in the federal courts. 45 U. Chi. L. Rev. 450-82 (Winter).

Securing uniformity in national law: a proposal for national stare decisis in the courts of appeals. 87 Yale L.J. 1219-46 (May).

ARBITRATION AND AWARD

See *Labor Law*.

ARREST

See *Criminal Procedure*.

ATTORNEYS

See *Fees, Legal Profession*.

BOYCOTTS AND STRIKES

See *Labor Law*.

BURDEN OF PROOF

See *Taxation*.

CENSORSHIP

See *Constitutional Law*.

CIVIL PROCEDURE

See also *Federal Jurisdiction*.

The emerging deterrence orientation in the imposition of discovery sanctions. 91 Harv. L. Rev. 1033-55 (March).

Federal jurisdiction: federal court has power to hear rule 14 claim by plaintiff

against nondiverse third party defendant. 62 Minn. L. Rev. 251-63 (Jan.).

Limited partnerships and federal diversity jurisdiction. 45 U. Chi. L. Rev. 384-418 (Winter).

Nonstenographic recording of depositions: the empty promise of federal rule 30(b)(4). (a) Michael H. Graham. 72 Nw. U.L. Rev. 566-94 (Sept.-Oct.).

Organizational representation suits: labor union may attack employment discrimination without having to meet rule 23 requirements. 53 Ind. L.J. 113-27 (No. 1).

Res judicata: the neglected defense. (a) David P. Currie. 45 U. Chi. L. Rev. 317-50 (Winter).

CIVIL RIGHTS

See *Constitutional Law, Medical Jurisprudence*.

CLASS ACTIONS

See *Civil Procedure*.

COLLATERAL ESTOPPEL

See *Administrative Procedure*.

COLLECTIVE BARGAINING

See *Unions*.

COLLEGES AND UNIVERSITIES

See *Education*.

COMMERCIAL LAW

See also *Constitutional Law, Uniform Laws*.

Article 9—an agenda for the next decade. (a) Peter F. Coogan. 87 Yale L.J. 1012-55 (April).

Fairness, flexibility, and the waiver of remedial rights by contract. 87 Yale L.J. 1057-82 (April).

Purposive interpretation of the Uniform Commercial Code: some implications for jurisprudence. (a) Julian B. McDonnell. 126 U. Pa. L. Rev. 795-855 (April).

Specific performance. (a) Anthony T. Kronman. 45 U. Chi. L. Rev. 351-82 (Winter).

COMMUNICATIONS LAW

See also *Corporations*.

Fairness and unfairness in television product advertising. 76 Mich. L. Rev. 498-549 (Jan.).

COMMUNITY PROPERTY

Community and separate interests in pensions and social security benefits after Marriage of Brown and Erisa. (a) William

A. Reppy, Jr. 25 U.C.L.A. L. Rev. 417-546 (Feb.).

CONSOLIDATION AND MERGER

See *Corporations*.

CONSTITUTIONAL LAW

See also *Administration of Justice, Criminal Procedure, Education, Foreign Relations, Law Enforcement*.

Adjudicating what Yoder left unresolved: religious rights for minor children after Danforth and Carey. 126 U. Pa. L. Rev. 1135-70 (May).

The censorship of violent motion pictures: a constitutional analysis. 53 Ind. L.J. 381-98 (No. 2).

Constitutional law—state action—a warehouseman's enforcement of a lien pursuant to U.C.C. § 7-210(2) constitutes state action. 46 Geo. Wash. L. Rev. 500-19 (March).

The constitutional limits of the speech or debate clause. 25 U.C.L.A. L. Rev. 796-820 (April).

The constitutional protection of private property: the role of a hierarchical fourth amendment. (a) James A. McKenna. 53 Ind. L.J. 55-96 (No. 1).

The doctrine of *Younger v. Harris*: difference in search of a rationale. (a) Martin H. Redish. 63 Cornell L. Rev. 463-88 (March).

Executive official immunity for constitutional violations: an analysis and a critique. (a) Mayer G. Freed. 72 Nw. U.L. Rev. 526-65 (Sept.-Oct.).

From Washington to Arlington Heights and beyond: discriminatory purpose in equal protection litigation. (a) Robert G. Schwem. 1977 U. Ill. L.F. 961-1052 (No. 4).

Judicially required rulemaking as fourth amendment policy; an applied analysis of the supervisory power of federal courts. 72 Nw. U.L. Rev. 595-620 (Sept.-Oct.).

The jurisprudence of death: evolving standards for the cruel and unusual punishments clause. (a) Margaret Jane Radin. 126 U. Pa. L. Rev. 989-1064 (May).

The legislative veto and the Constitution—a reexamination. (a) Bernard Schwartz. 46 Geo. Wash. L. Rev. 351-75 (March).

Libel, the "higher truths" of art, and the first amendment. Isidore Silver. 126 U. Pa. L. Rev. 1065-98 (May).

Mandatory retirement and the Age Discrimination in Employment Act of 1967. 1977 U. Ill. L.F. 927-52 (No. 3).

A proposal for reconciling affirmative action with nondiscrimination under the contractor antidiscrimination program. 30 Stan. L. Rev. 803-33 (April).

The rise and fall of the indeterminate sentence. (a) Marvin Zalman. 24 Wayne L. Rev. 45-94 (Nov.).

Toward a constitutional definition of religion. 91 Harv. L. Rev. 1056-98 (March).

CONTRACTS

See *Commercial Law*.

COPYRIGHT

An overview of the Copyright Act of 1976. Robert A. Gorman. 126 U. Pa. L. Rev. 856-84 (April).

CORPORATIONS

See also *Taxation*.

Bank financing of involuntary takeovers of corporate customers: a breach of a fiduciary duty? 53 Notre Dame Law. 827-39 (April).

Conflicts of interest: efficiency, fairness and corporate structure. (a) Alison Grey Anderson. 25 U.C.L.A. L. Rev. 738-95 (April).

Private diplomacy and public business: public supervision of the Communications Satellite Corporation. 45 U. Chi. L. Rev. 419-49 (Winter).

A reappraisal of fair shares in controlled mergers. (a) Simon M. Lorne. 126 U. Pa. L. Rev. 955-88 (May).

Upstream financing and use of the corporate guaranty. 53 Notre Dame Law. 840-61 (April).

COURTS

See also *Judicial Review*.

The Supreme Court of California 1976-1977. 66 Calif. L. Rev. 137-469 (March).

CREDIT

See *Administrative Agencies*.

CRIMINAL LAW

See also *Securities*.

Criminal law—writs of habeas corpus ad prosequendum are not detainers governed by the Interstate Agreement on Detainers Act. 46 Geo. Wash. L. Rev. 465-82 (March).

The criminal trial before the lawyers. (a) John H. Langbein. 45 U. Chi. L. Rev. 263-316 (Winter).

CRIMINAL PROCEDURE

See also *Constitutional Law, Criminal Law, Criminal Responsibility, Legal Ethics*.

Criminal justice procedures in civil commitment. (a) Ralph Slovenko. 24 Wayne L. Rev. 1-44 (Nov.).

Criminal procedure: expungement of arrest records. 62 Minn. L. Rev. 229-49 (Jan.).

Federal courts—Younger doctrine—state criminal defendant must exhaust state appellate remedies before seeking federal relief on matter collateral to the merits of state prosecution. 52 N.Y.U.L. Rev. 1212-43 (Nov.).

Habeas corpus, section 1983, and state prisoners' litigation: Preiser v. Rodriguez in retrospect. 1977 U. Ill. L.F. 1053-85 (No. 4).

Interrogation and the sixth amendment: the case for restriction of capacity to waive the right to counsel. 53 Ind. L.J. 313-26 (No. 2).

CRIMINAL RESPONSIBILITY

Guiding capital sentencing discretion beyond the "boiler plate": mental disorder as a mitigating factor. (a) James S. Liebman & Michael J. Shepard. 66 Geo. L.J. 757-836 (Feb.).

The presumption of sanity: bursting the bubble. (a) Julian N. Eule. 25 U.C.L.A. L. Rev. 637-99 (April).

CROSS-EXAMINATION

See *Trial Practice*.

CUSTODY

See *Divorce & Separation*.

DAMAGES

The pendulum swings farther: the "in connection with" requirement and pretrial dismissals of rule 10b-5 private claims for damages. 56 Texas L. Rev. 62-97 (Dec.).

DEBTOR AND CREDITOR

Acceleration clause disclosure: a truth in lending policy analysis. 53 Ind. L.J. 97-112 (No. 1).

DEPOSITIONS

See *Civil Procedure*.

DISCOVERY

See *Civil Procedure*.

DISCRIMINATION

See also *Civil Procedure, Constitutional Law, Fees*.

Probing the discriminatory effects of employee selection procedures with disparate impact analysis under title VII. (a) Elaine W. Shoben. 56 Texas L. Rev. 1-45 (Dec.).

DISTRICT AND PROSECUTING ATTORNEYS

See *Antitrust Law*.

DIVORCE AND SEPARATION

Lawyering for the child: principles of representation in custody and visitation disputes arising from divorce. 87 Yale L.J. 1126-90 (May).

DUE PROCESS OF LAW

See *Jurisdiction*.

EDUCATION

Tenure and promotion in higher education in light of *Washington v. Davis*. (a) Lawrence D. Wagner. 24 Wayne L. Rev. 95-132 (Nov.).

EMIGRATION AND IMMIGRATION

See *Aliens*.

ENERGY

The Price-Anderson Act under attack. 53 Notre Dame Law. 954-71 (June).

ENVIRONMENTAL LAW

See also *Administrative Agencies*.

Environmental rights in theory and practice. (a) David P. Bryden. 62 Minn. L. Rev. 163-228 (Jan.).

The scope of the program EIS requirement: the need for a coherent judicial approach. 30 Stan. L. Rev. 767-802 (April).

EQUAL PROTECTION

See *Constitutional Law*.

EQUITABLE REMEDIES

See *Remedies*.

EVIDENCE

The demise of the ultimate fact rule in Indiana. 53 Ind. L.J. 365-79 (No. 2).

FAIR TRADE

See *Trademarks & Trade Names*.

FEDERAL COURTS

The finality rule for Supreme Court review of state court orders. 91 Harv. L. Rev. 1004-32 (March).

FEDERAL JURISDICTION

See also *Civil Procedure*.

Federal jurisdiction—ancillary jurisdiction—although both original diverse defendants are dismissed prior to trial, trial court has discretion to retain ancillary jurisdiction over plaintiff's claim against third-party defendant asserted under rule 14 of the Federal Rules of Civil Procedure. 46 Geo. Wash. L. Rev. 416-42 (March).

Remand order review after Thermtron Products. 1977 U. Ill. L.F. 1086-112 (No. 4).

FEDERAL RULES OF CIVIL PROCEDURE

See *Civil Procedure, Federal Jurisdiction*.

FEDERALISM

See *Federal Courts*.

FEES

Administrative law—fee reimbursement for public interest intervenors. 66 Geo. L.J. 931-50 (Feb.).

The United States as prevailing defendant in title VII actions: attorneys' fees and costs. 66 Geo. L.J. 899-929 (Feb.).

FOREIGN LAW

See *Investments*.

FOREIGN RELATIONS

See also *Investments*.

The Panama Canal treaties and the property disposal clause: do the treaties propose an unconstitutional giveaway? 66 Geo. L.J. 871-97 (Feb.).

FREEDOM OF RELIGION

See *Constitutional Law*.

FREEDOM OF SPEECH

See *Constitutional Law, Prisons & Prisoners*.

FREEDOM OF THE PRESS

See *Constitutional Law, Prisons & Prisoners*.

GOVERNMENT IMMUNITY AND LIABILITY

See *Constitutional Law*.

GUARDIAN AND WARD

See *Incompetents*.

HABEAS CORPUS

See *Criminal Law, Criminal Procedure*.

HUMAN RIGHTS

See *International Law*.

IMPLIED TRUSTS

See *Corporations*.

INCOMPETENTS

Conservatorship of the person in Illinois: the forgotten protective service for incompetent citizens. 1977 U. Ill. L.F. 1113-44 (No. 4).

INFANTS

See *Constitutional Law, Divorce & Separation*.

INJUNCTIONS

See *Labor Law, Remedies*.

INSANITY

See *Criminal Procedure, Medical Jurisprudence*.

INSURANCE

See also *Antitrust Law, Torts*.

Barry v. St. Paul Fire & Marine Insurance Co.: a re-interpretation of the boycott exception to the McCarran Act. 1977 Duke L.J. 1069-86 (Dec.).

Federal taxation of the assignment of life insurance. (a) Douglas A. Kahn & Lawrence W. Waggoner. 1977 Duke L.J. 941-82 (Dec.).

Qualified immunity for insurers under the McCarran-Ferguson Act. 46 Geo. Wash. L. Rev. 396-415 (March).

INTELLECTUAL PROPERTY

A proposal for national uniform art-proceeds legislation. 53 Ind. L.J. 129-41 (No. 1).

INTERNATIONAL LAW

The international human rights treaties: some problems of policy and interpretations. 126 U. Pa. L. Rev. 886-929 (April).

International law: a symposium. Articles by Kingman Brewster, Jr., Georg Schwarzenberger, George A. Zaphiriou, & Valentine Korah. 53 Notre Dame Law. 715-98 (April).

INVESTMENTS

Bank-sponsored investment management services: consideration of the regulatory problems, and suggested legislative and statutory interpretive responses. (a) Martin E. Lybecker. 1977 Duke L.J. 983-1044 (Dec.).

Investment and management of trust funds in an inflationary economy. 126 U. Pa. L. Rev. 1171-202 (May).

U.S. multinational direct investment: regulation by member states of the European Community. 53 Notre Dame Law. 799-826 (April).

JUDICIAL REVIEW

See also *Constitutional Law*.

Courting reversal: the supervisory role of state supreme courts. 87 Yale L.J. 1191-218 (May).

Justice Story's doctrine of judicial supremacy and the uncertain search for a neutral principle in The Charles River Bridge Case. 53 Ind. L.J. 327-63 (No. 2).

JURIES

See also *Trial Practice*.

Continuing the dialogue: civil juries and the allocation of judicial power. (a) Patrick E. Higginbotham. 56 Texas L. Rev. 47-60 (Dec.).

JURISDICTION

PINS Jurisdiction, the vagueness doctrine, and the rule of law. (a) Al Katz & Lee E. Teitelbaum. 53 Ind. L.J. 1-34 (No. 1).

JURISPRUDENCE

Counting preferences in collective choice situations. (a) C. Edwin Baker. 25 U.C.L.A. L. Rev. 381-416 (Feb.).

Law and. (a) Arthur Allen Leff. 87 Yale L.J. 989-1011 (April).

Law as order. (a) Lloyd L. Weinreb. 91 Harv. L. Rev. 909-59 (March).

Of administrators and philosopher-kings: the Republic, the Laws, and delegations of power. (a) Bernard Schwartz. 72 Nw. U.L. Rev. 443-60 (Sept.-Oct.).

JUVENILE COURTS

See also *Jurisdiction*.

Symposium: Juvenile Justice Standards Project. Articles by Irving H. Kaufman, Marcia Robinson Lowry, Alan Sussman, Martin Guggenheim, Francis Barry McCarthy, & Stephen Wizner & Mary F. Keller. 52 N.Y.U.L. Rev. 1014-135 (Nov.).

JUVENILE DELINQUENCY

See *Jurisdiction*.

LABOR LAW

See also *Unions*.

Labor law—injunctions—court may enjoin sympathy strike where purpose and

effect is to compel concession of arbitrable issue. 63 Cornell L. Rev. 507-25 (March).

LABOR MANAGEMENT RELATIONS

See *Unions*.

LANDLORD AND TENANT

The duty of a landlord to exercise reasonable care in the selection and retention of tenants. 30 Stan. L. Rev. 725-65 (April).

LAW ENFORCEMENT

See also *Antitrust Law*.

Police use of sense-enhancing devices and the limits of the fourth amendment. 1977 U. Ill. L.F. 1167-204 (No. 4).

LEGAL EDUCATION

Chief Justice Burger and the English experience: suggested reforms of American legal education. 53 Notre Dame Law. 934-40 (June).

LEGAL ETHICS

See also *Legal Profession*.

Representation of multiple criminal defendants: conflicts of interest and the professional responsibilities of the defense attorney. (a) John Stewart Geer. 62 Minn. L. Rev. 119-62 (Jan.).

LEGAL HISTORY

See *Criminal Law, Judicial Review*.

LEGAL PROFESSION

See also *Antitrust Law*.

Access to legal services through advertising and specialization. Robert H. Staton. 53 Ind. L.J. 247-95 (No. 2).

The corporate and securities adviser, the public interest, and professional ethics. (a) Simon M. Lorne. 76 Mich. L. Rev. 423-96 (Jan.).

LIBEL AND SLANDER

See *Constitutional Law*.

LICENSING

See *Property*.

LOANS

See *Corporations*.

MEDICAL JURISPRUDENCE

See also *Rights of Privacy*.

Increasing patient awareness in drug therapy: ramifications of a patient package insert requirement. (a) Marsha Wertzberger Gardner. 66 Geo. L.J. 837-67 (Feb.).

Limiting the therapeutic orgy: mental patients' right to refuse treatment. (a) Robert Plotkin. 72 Nw. U.L. Rev. 461-525 (Sept.-Oct.).

MEDICAL PROFESSION

See *Antitrust Law*.

MINES AND MINERALS

Beneath the surface-destruction test: the dialectic of intention and policy. 56 Texas L. Rev. 99-124 (Dec.).

MUNICIPAL CORPORATIONS

Political markets and community self-determination: competing judicial models of local government legitimacy. (a) Frank I. Michelman. 53 Ind. L.J. 145-206 (No. 2).

NEGLIGENCE

See *Landlord & Tenant*.

NUCLEAR ENERGY

See *Energy*.

OBSCENITY

See *Constitutional Law*.

PARTNERSHIPS

See *Civil Procedure*.

PATENTS

See also *Property*.

The "manufacturer forum only" rule in patent validity litigation. 53 Notre Dame Law. 941-53 (June).

PENOLOGY

See *Constitutional Law, Criminal Responsibility, Prisons & Prisoners*.

PENSION PLANS

See *Securities*.

PENSIONS

See *Community Property*.

PRISONS AND PRISONERS

The right of prisoner access: does Bounds have bounds? (a) Josephine R. Potuto. 53 Ind. L.J. 207-45 (No. 2).

PROFESSIONS

See *Antitrust Law*.

PROPERTY

Property rights theory and patent-antitrust: the role of compulsory licensing. (a) Martin J. Adelman. 52 N.Y.U.L. Rev. 977-1013 (Nov.).

PROXIMATE CAUSE

See also *Securities*.

Proof of causation in multiparty drug litigation. 56 Texas L. Rev. 125-33 (Dec.).

RADIO AND TELEVISION

See *Communications Law*.

REMEDIES

See also *Commercial Law*.

SEC injunctive and ancillary relief under rule 10b-5: a scienter requirement? 1977 U. Ill. L.F. 872-94 (No. 3).

Separation of powers and the scope of federal equitable remedies. (a) Robert F. Nagel. 30 Stan. L. Rev. 661-724 (April).

RES JUDICATA

See *Civil Procedure*.

RIGHT OF PRIVACY

See also *Constitutional Law*.

Picking your poison: the drug efficacy requirement and the right of privacy. 25 U.C.L.A. L. Rev. 577-617 (Feb.).

RIGHT TO COUNSEL

See *Criminal Procedure*.

SEARCH AND SEIZURE

See *Law Enforcement*.

SECURITIES

See also *Damages, Legal Profession, Remedies*.

Establishment of liability for aiding and abetting fraud under rule 10b-5 and the common law. 25 U.C.L.A. L. Rev. 862-89 (April).

Securities law—applicability of antifraud provisions to employee interests in pension plans. 52 N.Y.U. L. Rev. 1175-211 (Nov.).

Securities law—rule 10b-5—for fraud to be “in connection with” a purchase or sale of securities under section 10(b), plaintiffs must allege a causal connection and close degree of proximity between the purchase or sale of securities and defendants’ fraudulent scheme. 46 Geo. Wash. L. Rev. 482-500 (March).

SEPARATION OF POWERS

See also *Remedies*.

The judicial power of the purse. (a) Gerald E. Frug. 126 U. Pa. L. Rev. 715-94 (April).

SOCIAL SECURITY

See *Community Property*.

SPECIFIC PERFORMANCE

See *Commercial Law*.

STARE DECISIS

See *Appellate Procedure*.

STOCKS

See also *Corporations*.

Section 303 stock redemptions: a post-1976 Tax Reform Act appraisal. (a) Jerry W. Wark. 53 Notre Dame Law. 913-33 (June).

TAXATION

See also *Insurance, Stocks*.

Annals of tax reform: the generation-skipping transfer. (a) Gilbert Paul Verbit. 25 U.C.L.A. L. Rev. 700-37 (April).

The deductibility of questionable foreign payments. (a) Morgan Chu & Daniel Magraw. 87 Yale L.J. 1091-124 (May).

Legal fees incurred in litigation involving title to assets—allocation between deductible ordinary expenses and nondeductible capital expenditures. 126 U. Pa. L. Rev. 1100-34 (May).

The maximum tax on earned income: an inefficient and inequitable tax shelter deterrent. (a) Mildred Blitt Levy. 53 Notre Dame Law. 883-912 (June).

Renegotiation at the Court of Claims: the government’s struggle with the burden of proof. (a) James J. Gallagher. 46 Geo. Wash. L. Rev. 376-95 (March).

TORTS

See also *Landlord & Tenant, Proximate Cause*.

Transferring injured victims’ tort rights to no-fault insurers: new “sole remedy” approaches to cure liability insurance ills. (a) Jeffrey O’Connell. 1977 U. Ill. L.F. 749-809 (No. 3).

TRADEMARKS AND TRADE NAMES

Trademark protection under the “natural area of business expansion” doctrine. (a) Roger H. Marks. 53 Notre Dame Law. 869-82 (June).

TREATIES

See *Foreign Relations*.

TRIAL PRACTICE

Attorney participation in voir dire examination in Illinois 1977 U. Ill. L.F. 1145-66 (No. 4).

Impeaching the professional expert witness by a showing of financial interest. (a)

Michael H. Graham. 53 Ind. L.J. 35-53 (No. 1).

A practical approach to cross-examination: safety first. Paul B. Bergman. 25 U.C.L.A. L. Rev. 547-76 (Feb.).

TRUSTS AND TRUSTEES

See *Investments*.

UNFAIR COMPETITION

See *Trademarks & Trade Names*.

UNIFORM LAWS

See also *Commercial Law, Constitutional Law*.

Breach and remedy for the tender of nonconforming goods under the Uniform Commercial Code: an economic approach. (a) George L. Priest. 91 Harv. L. Rev. 960-1001 (March).

In defense of U.C.C. § 3-419(3). 53 Notre Dame Law. 972-84 (June).

Quest for uncertainty: a proposal for flexible resolution of inherent conflicts between article 2 and article 9 of the Uniform Commercial Code. (a) Thomas H. Jackson & Ellen A. Peters. 87 Yale L.J. 907-88 (April).

Usage of trade and course of dealing: subversion of the UCC theory. (a) Roger W. Kirst. 1977 U. Ill. L.F. 811-72 (No. 3).

UNIONS

See also *Civil Procedure, Labor Law*.

Public sector collective bargaining: defining the federal role. (a) Dennis R. Nolan. 63 Cornell L. Rev. 419-62 (March).

UNITED STATES: FEDERAL COMMUNICATIONS COMMISSION

See *Communications Law*.

UNITED STATES: FEDERAL TRADE COMMISSION

See *Administrative Agencies*.

UNITED STATES: SECURITIES AND EXCHANGE COMMISSION

See *Administrative Agencies*.

UNITED STATES: SUPREME COURT

See *Administration of Justice, Federal Courts, Judicial Review*.

WITNESSES

See *Trial Practice*.

ZONING

Preserving "the blessing of quiet seclusion": the Eastlake decision and a community's right to control growth. 1977 U. Ill. L.F. 895-926 (No. 3).