

Michigan Law Review

Volume 76 | Issue 8

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. 1374 (1978).

Available at: <https://repository.law.umich.edu/mlr/vol76/iss8/6>

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.

ACTIONS AND DEFENSES

See also *Antitrust Law, Civil Rights, Malpractice, Property, Torts*.

Exchange liability under section 6 of the Securities Exchange Act: the eligible plaintiff problem. 78 *Colum. L. Rev.* 112-33 (Jan.).

ADMINISTRATION OF JUSTICE

See also *Bankruptcy*.

Leon Green and the judicial process: government of the people, by the people, and for the people. (a) James M. Treece. 56 *Texas L. Rev.* 447-501 (Feb.).

Superintending power of the Wisconsin supreme court and financial disclosure rules for judges. 1977 *Wis. L. Rev.* 1111-31 (No. 4).

ADMINISTRATIVE AGENCIES

See also *Drugs*.

Administrative law—communications law—FCC diversity of ownership rules challenged. 1978 *Wis. L. Rev.* 269-97 (No. 1).

The Federal Communications Commission: an essay on regulatory watchdogs. (a) Glen O. Robinson. 64 *Va. L. Rev.* 169-262 (March).

ADMINISTRATIVE LAW

A walk through section 552 of the Administrative Procedure Act: the Freedom of Information Act; the Privacy Act; and the Government in the Sunshine Act. (a) Michael P. Cox. 46 *U. Cin. L. Rev.* 969-87 (No. 4).

ADMINISTRATIVE PROCEDURE

See *Administrative Law, Drugs, United States: Supreme Court*.

ADMINISTRATIVE REVIEW

Legislative committee review of administrative rules in Wisconsin. (a) George Bunn & Jeff Gallagher. 1977 *Wis. L. Rev.* 935-88 (No. 4).

AGRICULTURE

See *Commercial Law*.

ANTITRUST LAW

Antitrust—anti-injunction—statute—Clayton Act section 16. 1977 *Wis. L. Rev.* 1208-25 (No. 4).

Antitrust, the Supreme Court, and the spirit of '76. (a) Earl E. Pollock. 72 *Nw. U.L. Rev.* 631-55 (Nov.-Dec.).

Antitrust—treble-damage—actions—offensive use of passing-on theory limited. 1978 *Wis. L. Rev.* 314-39 (No. 1).

Antitrust—vertical restrictions—rule of reason. 1977 *Wis. L. Rev.* 1240-52 (No. 4).

Conglomerate mergers, allocative efficiency, and section 7 of the Clayton Act. (a) Edmund H. Mantell. 56 *Texas L. Rev.* 207-51 (Jan.).

Restrictive practices in accreditation of medical schools: an antitrust analysis. 51 *S. Cal. L. Rev.* 657-94 (May).

The Sylvania case: antitrust analysis of non-price vertical restrictions. (a) Robert Pitofsky. 78 *Colum. L. Rev.* 1-38 (Jan.).

The two faces of Fortner: comment on a recent antitrust opinion. (a) William K. Jones. 78 *Colum. L. Rev.* 39-47 (Jan.).

Williamson on predatory pricing. (a) Phillip Areeda & Donald F. Turner. A preliminary response, by Oliver E. Williamson. 87 *Yale L.J.* 1337-53 (June).

APPELLATE PROCEDURE

See *Criminal Procedure*.

ATTORNEYS

See *Commerce Clause, Legal Profession*.

BANKRUPTCY

The bankruptcy reform process: maximizing judicial control in wage earners' plans. (a) Marjorie Girth. 11 *U. Mich. J.L. Ref.* 51-69 (Fall).

Preferential transfers and the value of the insolvent firm. 87 *Yale L.J.* 1449-65 (June).

BRIBERY

See *Taxation*.

CITY PLANNING

See *Land Use, Zoning*.

CIVIL PROCEDURE

See also *Jurisdiction*.

In search of the intangible: a comment on *Shaffer v. Heitner*. (a) Andreas F. Lowenfeld. 53 *N.Y.U. L. Rev.* 102-24 (April).

Measuring the long arm after *Shaffer v. Heitner*. 53 *N.Y.U. L. Rev.* 126-49 (April).

Protection of opinion work product under the Federal Rules of Civil Procedure. 64 Va. L. Rev. 333-47 (March).

Shaffer v. Heitner: the end of an era. (a) Linda J. Silberman. 53 N.Y.U. L. Rev. 33-101 (April).

'Twas a nibble not a bite: res judicata and section 1981. 53 N.Y.U. L. Rev. 187-218 (April).

CIVIL RIGHTS

Implied rights of action to enforce civil rights: the case for a sympathetic view. 87 Yale L.J. 1378-407 (June).

COMMERCE CLAUSE

Commerce clause challenge to state restrictions on practice by out-of-state attorneys. 72 Nw. U.L. Rev. 737-60 (Nov.-Dec.).

COMMERCIAL LAW

Discord and dissatisfaction: section 1-207 of the Uniform Commercial Code. (a) Albert J. Rosenthal. 78 Colum. L. Rev. 48-74 (Jan.).

Section 9-307(1): the U.C.C.'s obstacle to agricultural commerce in the open market. (a) John F. Dolan. 72 Nw. U.L. Rev. 706-36 (Nov.-Dec.).

State action and the execution of a warehouseman's lien pursuant to section 7-210 of the Uniform Commercial Code. 56 Texas L. Rev. 273-91 (Jan.).

COMMISSIONS AND COMMITTEES OF INQUIRY

See *Administrative Review*.

COMMITMENT

"Who says I'm crazy?"—a proposal for mandatory judicial review of emergency detention in California. 51 S. Cal. L. Rev. 695-731 (May).

COMMUNICATIONS AND TRAFFIC

See *Administrative Agencies, Eavesdropping*.

CONSOLIDATION AND MERGER

See *Antitrust Law*.

CONSTITUTIONAL LAW

See also *District & Prosecuting Attorneys, Education, Fourteenth Amendment, Freedom of Speech, United States: Supreme Court*.

Constitutional interpretivism: its allure and impossibility. (a) John Hart Ely. 53 Ind. L.J. 399-448 (No. 3).

Constitutional liberty and property: federal common law and section 1983. (a) Rob-

ert Jerome Glennon. 51 S. Cal. L. Rev. 355-98 (March).

CONTRACTS: COVENANTS

Validity of covenants not to compete: common law rules and Illinois law. 1978 U. Ill. L.F. 249-77 (No. 1).

COPYRIGHT

Betamax and infringement of television copyright. 1977 Duke L.J. 1181-218 (Jan.).

The first amendment exception to copyright: a proposed test. 1977 Wis. L. Rev. 1158-92 (No. 4).

CORPORAL PUNISHMENT

See *Education*.

CORPORATE REORGANIZATION

See *Corporations, Securities*.

CORPORATIONS

See also *Securities*.

The appropriate sanctions for corporate criminal liability: an eclectic alternative. (a) John B. McAdams. 46 U. Cin. L. Rev. 989-1000 (No. 4).

Exceptions to liability under section 16(b): a systematic approach. 87 Yale L.J. 1430-48 (June).

A restatement of corporate freezeouts. (a) Victor Brudney & Marvin A. Chirelstein. 87 Yale L.J. 1354-76 (June).

Reweaving the corporate veil: a symposium. Articles by Deborah A. DeMott, Bayless Manning, George J. Benston, Elliott J. Weiss & Donald E. Schwartz, A.A. Sommer, Jr., Gordon G. Young, & William Van Dusen Wishard. 41 Law & Contemp. Prob. 1-244 (No. 3).

Toward a more effective corporate board: reexamining roles of outside directors. (a) Larry D. Soderquist. 52 N.Y.U. L. Rev. 1341-63 (Dec.).

COURTS

The Supreme Court of Illinois, 1976-77. 1978 U. Ill. L.F. 102-248 (No. 1).

CRIMINAL LAW

See also *Corporations, Juvenile Delinquency, Rape*.

Constitutional law—due process—criminal law—sex crimes—hearing requirements under the Wisconsin Sex Crimes Act. 1977 Wis. L. Rev. 1193-208 (No. 4).

Decriminalizing the marijuana user: a drafter's guide. (a) Richard J. Bonnie. 11 U. Mich. J.L. Ref. 3-50 (Fall).

Keeping kidnapping in its place: when does the Kentucky exemption apply? 66 Ky. L.J. 448-58 (No. 2).

CRIMINAL PROCEDURE

See also *District & Prosecuting Attorneys, Eavesdropping, Foreign Law, Habeas Corpus, Legal Profession.*

Criminal procedure—habeas corpus—petition containing both exhausted and unexhausted claims dismissed for failure to exhaust state remedies. 52 N.Y.U. L. Rev. 1428-60 (Dec.).

Discovery depositions: a proposed right for the criminal defendant. 51 S. Cal. L. Rev. 467-98 (March).

The double jeopardy dilemma: reprosecution after mistrial on defendant's motion. 63 Iowa L. Rev. 975-90 (April).

Interlocutory appeals in criminal cases: an open but closely guarded door. 66 Geo. L.J. 1163-83 (April).

DAMAGES

See *Antitrust Law, Remedies, Torts.*

DISCOVERY

See *Civil Procedure, Criminal Procedure.*

DISCRIMINATION

See also *Torts.*

The new definition of seniority system violations under title VII: "He who seeks equity . . ." 56 Texas L. Rev. 301-27 (Jan.).

Toward rationality in discriminatory discharge cases: the impact of Mt. Healthy Board of Education v. Doyle upon the NLRA. (a) William H. DuRoss, III. 66 Geo. L.J. 1109-33 (April).

DISCRIMINATION: RACE

See also *Political Science.*

A last stand on Arlington Heights: title VIII and the requirement of discriminatory intent. 53 N.Y.U. L. Rev. 150-86 (April).

Racially disproportionate impact of facially neutral practices—what approach under 42 U.S.C. sections 1981 and 1982? 1977 Duke L.J. 1267-88 (Jan.).

Section 1981 after Runyon v. McCrary: the free exercise right of private sectarian schools to deny admission to blacks on account of race. 1977 Duke L.J. 1219-66 (Jan.).

DISCRIMINATION: SEX

See *Women.*

DISTRICT AND PROSECUTING ATTORNEYS

The petite policy: an example of enlightened prosecutorial discretion. 66 Geo. L.J. 1137-61 (April).

The proposed court-appointed special prosecutor: in quest of a constitutional justification. 87 Yale L.J. 1692-722 (July).

DOMESTIC RELATIONS

See *Family Law.*

DOUBLE JEOPARDY

See *Criminal Procedure.*

DRUGS

See also *Criminal Law.*

The convention on psychotropic substances: domestic consequences of ratification. 63 Iowa L. Rev. 950-74 (April).

The FDA's over-the-counter drug review: expeditious enforcement by rulemaking. 11 U. Mich. J.L. Ref. 142-61 (Fall).

DUE PROCESS OF LAW

See also *Criminal Law, Legal Ethics.*

Due process and the parole release decision. 66 Ky. L.J. 405-25 (No. 2).

Grand Central Terminal and the New York court of appeals: "pure" due process, reasonable return, and betterment recovery. 78 Colum. L. Rev. 134-63 (Jan.).

Procedural due process and the section 8 leased housing program. (a) James M. Klein & John E. Schrider, Jr. 66 Ky. L.J. 303-62 (No. 2).

Procedural due process and the welfare recipient: a statistical study of AFDC fair hearings in Wisconsin. 1978 Wis. L. Rev. 145-251 (No. 1).

EAVESDROPPING

Government monitoring of international electronic communications: National Security Agency watch list surveillance and the fourth amendment. 51 S. Cal. L. Rev. 429-66 (March).

ECONOMICS

See *Commercial Law, Nuisance, Securities.*

EDUCATION

See also *Antitrust Law, Political Science.*

Constitutional law—state action—hiring and promotion practices of private university receiving public funds held state action. 52 N.Y.U. L. Rev. 1401-27 (Dec.).

Current trends in school finance reform litigation: a commentary. (a) Betsy Levin. 1977 Duke L.J. 1099-137 (Jan.).

Ingraham v. Wright: the Supreme Court's whipping boy. (a) Irene Merker Rosenberg. 78 Colum. L. Rev. 75-110 (Jan.).

Texas school finance: the incompatibility of property taxation and quality education. 56 Texas L. Rev. 253-71 (Jan.).

EMBEZZLEMENT

See *Taxation*.

ENVIRONMENTAL LAW

The sins of omission: inaction as action under section 102(2)(C) of the National Environmental Policy Act of 1969. (a) Arthur F. Fergenson. 53 Ind. L.J. 497-530 (No. 3).

The snail darter v. the Tennessee Valley Authority: is the Endangered Species Act endangered? 66 Ky. L.J. 363-404 (No. 2).

EQUAL PROTECTION

See *Discrimination, Discrimination: Race, Evidence*.

ESTATE AND GIFT TAXATION

See *Taxation*.

ESTATES

Broad perspective in the development of a flexible estate plan. (a) David M. Becker. 63 Iowa L. Rev. 751-821 (April).

ETHICS

See *Mental Health*.

EVIDENCE

The advocate-witness rule: if Z, then X. But why? 52 N.Y.U. L. Rev. 1365-400 (Dec.).

The confrontation clause, the hearsay rule, and the forgetful witness. (a) Michael H. Graham. 56 Texas L. Rev. 151-205 (Jan.).

Evidence: statutory presumption of a decedent's due care denies equal protection to survivors sued for wrongful death. 62 Minn. L. Rev. 467-81 (March).

FAMILY LAW

Family law: property rights of unmarried cohabitants. 62 Minn. L. Rev. 449-65 (March).

The Kentucky divorce venue statute: a call for reform. 66 Ky. L.J. 724-40 (No. 3).

FOREIGN LAW

Comment on continental criminal procedure. (a) Abraham S. Goldstein & Martin Marcus. 87 Yale L.J. 1570-77 (July).

Continental criminal procedure: "myth"

and reality. (a) John H. Langbein & Lloyd L. Weinreb. 87 Yale L.J. 1549-69 (July).

FOURTEENTH AMENDMENT

The nature and uses of congressional power under section five of the fourteenth amendment to overcome decisions of the Supreme Court. (a) Irving A. Gordon. 72 Nw. U.L. Rev. 656-701 (Nov.-Dec.).

FREEDOM OF RELIGION

See *Discrimination: Race, Property Taxes, Remedies*.

FREEDOM OF SPEECH

See also *Copyright*.

"For sale" signs, blockbusting, and the first amendment: a tale of two cities. 72 Nw. U.L. Rev. 789-810 (Nov.-Dec.).

Language, truth, and the first amendment: an essay in memory of Harry Canter. 64 Va. L. Rev. 263-302 (March).

Pacifica Foundation v. FCC: "filthy words," the first amendment and the broadcast media. 78 Colum. L. Rev. 164-83 (Jan.).

FREEDOM OF THE PRESS

The editorial function and the Gertz public figure standard. 87 Yale L.J. 1723-51 (July).

Political freedom of the press and the libel problem. (a) Leon Green. 56 Texas L. Rev. 341-79 (Feb.).

GOVERNMENT IMMUNITY AND LIABILITY

See *Jurisdiction*.

GOVERNMENT REGULATION

See also *Administrative Agencies, Administrative Law, Right of Privacy*.

Toward a revised strategy for ratemaking. (a) Thomas D. Morgan. 1978 U. Ill. L.F. 21-78 (No. 1).

HABEAS CORPUS

See also *Criminal Procedure*.

Jettisoning Fay v. Noia: procedural defaults by reasonably incompetent counsel. (a) Yale L. Rosenberg. 62 Minn. L. Rev. 341-448 (March).

HEARSAY

See *Evidence*.

HOUSING

See *Due Process of Law*.

HUSBAND AND WIFE

See *Family Law, Property*.

ILLINOIS

See *Courts*.

INCOMPETENTS

The identification of incompetent defendants: separating those unfit for adversary combat from those who are fit. 66 Ky. L.J. 666-706 (No. 3).

INSANITY

See *Commitment, Mental Health*.

INSOLVENCY

See *Bankruptcy*.

INTERNATIONAL CONFERENCES

See *Drugs*.

INVESTIGATIONS

See *District & Prosecuting Attorneys*.

JOINT TENANCY

See *Family Law, Property*.

JUDGES

See *Administration of Justice*.

JUDICIAL REVIEW

See *Constitutional Law, United States: Supreme Court*.

JURISDICTION

See also *Civil Procedure*.

Jurisdictional conflicts over counterclaims against the United States. 11 U. Mich. J.L. Ref. 110-21 (Fall).

JURISPRUDENCE

See also *Labor Law*.

The legal philosophy of Leon Green. (a) David W. Robertson. 56 Texas L. Rev. 393-437 (Feb.).

No right answer? (a) Ronald Dworkin. 53 N.Y.U. L. Rev. 1-32 (April).

Taking *Taking Rights Seriously* seriously: reflections on Dworkin and the American revival of natural law. (a) David A.J. Richards. 52 N.Y.U. L. Rev. 1265-340 (Dec.).

The vision of Leon Green. (a) David L. Bazelon. 56 Texas L. Rev. 439-45 (Feb.).

JUVENILE COURTS

Waiver in Indiana—a conflict with the goals of the juvenile justice system. 53 Ind. L.J. 601-18 (No. 3).

JUVENILE DELINQUENCY

Expungement of criminal convictions under the Youth Corrections Act: the need for revision. 66 Ky. L.J. 741-58 (No. 3).

LABOR LAW

See also *Discrimination, Women*.

Judicial deradicalization of the Wagner Act and the origins of modern legal consciousness, 1937-1941. (a) Karl E. Klare. 62 Minn. L. Rev. 265-339 (March).

LAND USE

Public utility land use control on the urban fringe. 63 Iowa L. Rev. 889-923 (April).

LANDLORD AND TENANT

See *Property*.

LEGAL ETHICS

The ideology of advocacy: procedural justice and professional ethics. 1978 Wis. L. Rev. 29-144 (No. 1).

LEGAL HISTORY

Theme v. reality in American legal history: a commentary on Horwitz, *The Transformation of American Law, 1780-1860*, and on the common law in America. (a) R. Randall Bridwell. 53 Ind. L.J. 449-96 (No. 3).

LEGAL PROFESSION

Presuming lawyers competent to protect fundamental rights: is it an affordable fiction? (a) Robert G. Lawson. 66 Ky. L.J. 459-76 (No. 3).

LEGISLATION

See *Criminal Law, United States: Supreme Court*.

LIBEL AND SLANDER

See *Freedom of the Press*.

LIBERTY

See *Constitutional Law*.

LIENS

See *Commercial Law*.

MALPRACTICE

California medical malpractice arbitration and wrongful death actions. 51 S. Cal. L. Rev. 401-28 (March).

Father and mother know best: defining the liability of physicians for inadequate genetic counseling. 87 Yale L.J. 1488-515 (June).

The malpractice liability of company physicians. 53 Ind. L.J. 585-600 (No. 3).

MEDICAL JURISPRUDENCE

See *Malpractice, Mental Health*.

MENTAL HEALTH

See also *Commitment*.

Crazy behavior, morals, and science: an analysis of mental health law. (a) Stephen J. Morse. 51 S. Cal. L. Rev. 527-654 (May).

NATURAL LAW

See *Jurisprudence*.

NEGLIGENCE

See *Evidence*.

NUISANCE

See also *Property*.

Internalizing externalities: nuisance law and economic efficiency. 53 N.Y.U. L. Rev. 219-40 (April).

NURSES AND NURSING

Hospital medical staff: when are privilege denials judicially reviewable? 11 U. Mich. J.L. Ref. 95-109 (Fall).

OBSCENITY

See *Freedom of Speech*.

PARENT AND CHILD

See also *Malpractice*.

On prisoners and parenting: preserving the tie that binds. 87 Yale L.J. 1408-29 (June).

PAROLE

See *Due Process of Law*.

PENSION PLANS

See *Securities*.

PHYSICIANS AND SURGEONS

See *Antitrust Law, Malpractice, Nurses & Nursing, Remedies*.

POLITICAL SCIENCE

Political efficacy: the problems of money, race, and control in the schools. (a) Morgan Chu. 1977 Wis. L. Rev. 989-1033 (No. 4).

POLITICAL THEORY

See *Administration of Justice*.

PRESIDENCY

See *Right of Privacy*.

PRISONS AND PRISONERS

See *Due Process of Law, Parent & Child*.

PRIVILEGES

See *Nurses & Nursing*.

PRODUCTS LIABILITY

See *Torts*.

PROPERTY

See also *Constitutional Law, Due Process of Law, Family Law*.

Easements—nuisance—right of convenient use. 1977 Wis. L. Rev. 1226-40 (No. 4).

The landlord's duty to deliver possession: the overlooked reform. (a) Glen Weisenberger. 46 U. Cin. L. Rev. 937-68 (No. 4).

The *Schau v. Cecil* survival requirement: consequences for Iowa property law. 63 Iowa L. Rev. 924-49 (April).

That was no wife, that was my lady: is *Marvin v. Marvin* appropriate for Kentucky? 66 Ky. L.J. 707-23 (No. 3).

Water use permits in a riparian state: problems and proposals. (a) Richard C. Aussen. 66 Ky. L.J. 191-265 (No. 2).

PROPERTY TAXES

See also *Education*.

Religious property tax exemptions in Kentucky. Paul J. Weber & Janet R. Olson. 66 Ky. L.J. 651-65 (No. 3).

PUBLIC UTILITIES

See *Land Use, Zoning*.

RADIO AND TELEVISION

See *Administrative Agencies, Copyright, Freedom of Speech*.

RAPE

The Kentucky rape shield law: one step too far. 66 Ky. L.J. 426-47 (No. 2).

REAL ESTATE LAW

See *Freedom of Speech*.

REMEDIES

See also *Torts, Workmen's Compensation*.

Medical care, freedom of religion, and mitigation of damages. 87 Yale L.J. 1466-87 (June).

RES JUDICATA

See *Civil Procedure*.

RESTRAINT OF TRADE

See *Antitrust Law, Contracts: Covenants*.

RIGHT OF PRIVACY

See also *United States: Supreme Court*.

Government control of Richard Nixon's presidential material. 87 Yale L.J. 1601-35 (July).

SALES

See *Taxation*.

SCHOOLS AND SCHOOL DISTRICTS

See *Education, Political Science*.

SECURITIES

See also *Actions & Defenses, Corporations*.

The application of the antifraud provisions of the securities laws to compulsory, noncontributory pension plans after Daniel v. International Brotherhood of Teamsters. 64 Va. L. Rev. 305-32 (March).

Employee stock ownership plans, voting rights, and plant closings. 11 U. Mich. J.L. Ref. 162-74 (Fall).

The federal securities laws and employee pension participants: retiring Daniel. 87 Yale L.J. 1666-91 (July).

Interest in pension plans as securities: Daniel v. International Brotherhood of Teamsters. 78 Colum. L. Rev. 184-204 (Jan.).

The plight of small issuers under the Securities Act of 1933: practical foreclosure from the capital market. (a) Rutherford B. Campbell, Jr. 1977 Duke L.J. 1139-78 (Jan.).

Voluntary recapitalizations, fairness, and rule 10b-5: life along the trail of Santa Fe. (a) Rutherford B. Campbell, Jr. 66 Ky. L.J. 267-301 (No. 2).

SENTENCING

The repressed issues of sentencing: accountability, predictability, and equality in the era of the sentencing commission. (a) John C. Coffee, Jr. 66 Geo. L.J. 975-1107 (April).

SEX CRIMES

See *Criminal Law, Rape*.

STOCKS

See *Securities*.

SURVEY OF STATE LAW

Kentucky law survey. Articles by Willburt D. Ham, Charles S. Cassis, William S. Cooper, Robert G. Lawson, Albert T. Quick, Joe C. Savage, & Deedra Benthall. 66 Ky. L.J. 477-650 (No. 3).

TAXATION

Installment sales by retailers: a case for repeal of section 453(a) of the Internal Revenue Code. (a) Patricia A. Cain. 1978 Wis. L. Rev. 1-27 (No. 1).

Penalizing bribery of foreign officials through the tax laws: a case for repealing section 162(c)(1). 11 U. Mich. J.L. Ref. 73-94 (Fall).

Tax treatment of embezzlement victims. 51 S. Cal. L. Rev. 733-60 (May).

Taxation of gratuitous transfers of encumbered property: partial sales and section 677(a). (a) Larry D. Ward. 63 Iowa L. Rev. 823-87 (April).

TAXATION: DEDUCTIONS

Extraordinary commuting expenses: deductibility of transportation expenses between residence and temporary place of business. 51 S. Cal. L. Rev. 499-526 (March).

TEACHERS AND TEACHING

See *Education*.

TORTS

See also *Malpractice*.

The common law treatment in Wisconsin of the right to recover for emotional harm. 1977 Wis. L. Rev. 1089-110 (No. 4).

Developing "tort" standards for the award of mental distress damages in statutory discrimination actions. 11 U. Mich. J.L. Ref. 122-41 (Fall).

The moment of inadvertence concept in strict products liability: the seed of destruction for the assumption of the risk defense? 53 Ind. L.J. 531-84 (No. 3).

A Palsgraf anecdote. (a) Robert E. Keeton. 56 Texas L. Rev. 513-18 (Feb.).

Product liability in the workplace: the effect of workers' compensation on the rights and liabilities of third parties. (a) Jonathan M. Weisgall. 1977 Wis. L. Rev. 1035-88 (No. 4).

Some thoughts about a tort perspective on power: ideas for Dean Green. (a) Marshall S. Shapo. 56 Texas L. Rev. 503-12 (Feb.).

Torts—the law of the mixed society. (a) Guido Calabresi. 56 Texas L. Rev. 519-34 (Feb.).

TREATIES

See *Drugs*.

TRIALS

See *Incompetents*.

TRUSTS AND TRUSTEES

See also *Estates*.

The prudent man rule and preservation of trust principal. (a) Roger D. Blair & Arnold A. Heggestad. 1978 U. Ill. L.F. 79-101 (No. 1).

UNAUTHORIZED PRACTICE OF LAW

See *Commerce Clause*.

UNITED STATES: CONGRESS

See *Fourteenth Amendment*.

UNITED STATES: SUPREME COURT

The Supreme Court's use of statutory interpretation: *Morris v. Gressette*, APA nonreviewability, and the idea of a legislative scheme. 87 Yale L.J. 1636-65 (July).

Toward a constitutional theory of individuality: the privacy opinions of Justice Douglas. 87 Yale L.J. 1579-600 (July).

WATER AND WATERCOURSES

See *Property*.

WELFARE

See *Due Process of Law*.

WILLS

See *Estates*.

WITNESSES

See *Evidence*.

WOMEN

Teamsters, Evans, and title VII: will women be the ultimate losers? 72 Nw. U.L. Rev. 761-88 (Nov.-Dec.).

WORKMEN'S COMPENSATION

See also *Torts*.

Supplementing workers' compensation benefits in return for an assignment of third-party tort claims—without an enabling statute. (a) Jeffrey O'Connell. 56 Texas L. Rev. 537-66 (Feb.).

WRONGFUL DEATH

See *Evidence, Malpractice*.

ZONING

See also *Due Process of Law*.

Utility extensions: an untested control on Wisconsin's urban sprawl. 1977 Wis. L. Rev. 1132-57 (No. 4).

