

Michigan Law Review

Volume 75 | Issue 3

1977

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 75 MICH. L. REV. 651 (1977).

Available at: <https://repository.law.umich.edu/mlr/vol75/iss3/7>

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* which have appeared in leading law reviews since the publication of the last issue of this *Review*. (a) indicates a leading article.

ADMINISTRATIVE LAW

See *Police*.

ADMINISTRATIVE PROCEDURE

Prerequisites to judicial review of administrative agency action. (a) Ralph F. Fuchs. 51 *Ind. L.J.* 817-986 (Summer).

Rulemaking beyond APA: criteria for trial-type procedures and the FTC Improvement Act. (a) Lionel Kestenbaum. 44 *Geo. Wash. L. Rev.* 679-709 (Aug.).

The Supreme Court's due process calculus for administrative adjudication in *Mathews v. Eldridge*: three factors in search of a theory of value. (a) Jerry L. Mashaw. 44 *U. Chi. L. Rev.* 28-59 (Fall).

ANTITRUST LAW

Making sense of *Robinson-Patman*: the need to revitalize its affirmative defenses. (a) Robert Varde Kuenzel & H. Steven Schiffres. 62 *Va. L. Rev.* 1211-56 (Nov.).

A reconciliation of antitrust law with securities regulation: the judicial approach. (a) Thomas Linden. 45 *Geo. Wash. L. Rev.* 179-238 (Jan.).

Vertical distributional restraints under *Schwinn and Sylvania*: an argument for the continuing use of a partial per se approach. (a) Martin B. Louis. 75 *Mich. L. Rev.* 275-310 (Dec.).

Voluntary ties and the Sherman act. Carlton A. Varner. 50 *S. Cal. L. Rev.* 271-99 (Jan.).

ATTORNEYS

Attorney malpractice in California: the liability of a lawyer who drafts an imprecise contract or will. 24 *UCLA L. Rev.* 422-48 (Dec.).

AUDITORS AND AUDITING

Attorney responses to audit letters: the problem of disclosing loss contingencies arising from litigation and unasserted claims. 51 *N.Y.U. L. Rev.* 838-95 (Nov.).

BANKRUPTCY

Voidable preferences and protection of the expectation interest. (a) Thomas H. Jackson & Anthony T. Kronman. 60 *Minn. L. Rev.* 971-1010 (May).

BANKS AND BANKING

The soundness of financial intermediaries. (a) Robert Charles Clark. 86 *Yale L.J.* 1-102 (Nov.).

CIVIL LIBERTIES

Constitutional protection of private sexual conduct among consenting adults: another look at sodomy statutes. 62 *Iowa L. Rev.* 568-90 (Dec.).

CIVIL PROCEDURE

Adjudication of federal causes of action in state court. (a) Martin H. Redish & John E. Muench. 75 *Mich. L. Rev.* 311-61 (Dec.).

Limitations on joinder of defendants in the Ohio court of claims. 45 *U. Cin. L. Rev.* 460-74 (No. 3).

CIVIL RIGHTS

See also *Schools & School Districts*.

The Age Discrimination in Employment Act of 1967. 90 *Harv. L. Rev.* 380-411 (Dec.).

Avoiding a comity of errors: a model for adjudicating federal civil rights suits that "interfere" with state civil proceedings. (a) Robert Bartels. 29 *Stan. L. Rev.* 27-92 (Nov.).

Civil and human rights—reflections 1976. Articles by Derrick A. Bell, Jr., John R. Schmidhauser, Lewis D. Solomon & Judith S. Heeter, Henry J. Abraham, & Stuart Nagel & Marian Neef. 52 *Notre Dame Law.* 5-94 (Oct.).

The expanding scope of section 1981: assault on private discrimination and a cloud on affirmative action. 90 *Harv. L. Rev.* 412-52 (Dec.).

The potential liability of private police under section 1983 of the Civil Rights Act. 1976 *U. Ill. L.F.* 1185-211 (No. 4).

The scope of section 1985(3) since *Griffin v. Breckenridge*. 45 Geo. Wash. L. Rev. 239-59 (Jan.).

CLASS ACTIONS

Judicial prerequisites to class actions in Illinois: policy, practice, and the need for legislative reform. 1976 U. Ill. L.F. 1159-83 (No. 4).

COLLEGES AND UNIVERSITIES

Financial exigency as cause for termination of tenured faculty members in private post secondary educational institutions. 62 Iowa L. Rev. 481-521 (Dec.).

Suing the university "black box" under the Civil Rights Act of 1871. (a) Monique Weston Clague. 62 Iowa L. Rev. 337-79 (Dec.).

COMPUTERS

Patentability of computer software: the nonobviousness issue. 62 Iowa L. Rev. 615-35 (Dec.).

CONFLICT OF LAW

After *Hurtado* and *Bernhard*: interest analysis and the search for a consistent theory for choice-of-law cases. 29 Stan. L. Rev. 127-56 (Nov.).

Functionally restrictive substantive rules in American conflicts law. (a) Robert Allen Sedler. 50 S. Cal. L. Rev. 27-69 (Nov.).

CONSOLIDATION AND MERGER

The Indiana Business Takeover Act. 51 Ind. L.J. 1051-102 (Summer).

CONSTITUTIONAL LAW

See also *Municipal Corporations*.

Assessing the harmlessness of federal constitutional error—a process in need of a rationale. (a) Martha A. Field. 125 U. Pa. L. Rev. 15-61 (Nov.).

State constitutions and the protection of individual rights. (a) William J. Brennan, Jr. 90 Harv. L. Rev. 489-504 (Jan.).

CONSUMER PROTECTION

Beyond *Nader*: consumer protection and the regulation of advertising. (a) Robert Pitofsky. 90 Harv. L. Rev. 661-701 (Feb.).

Consumer warranty or insurance contract? a view toward a rational state regulatory policy. 51 Ind. L.J. 1103-24 (Summer).

Guidelines for extending implied warranties to service markets. 125 U. Pa. L. Rev. 365-414 (Dec.).

CORPORATIONS

The duties of the corporate debtor to its creditors. (a) Robert Charles Clark. 90 Harv. L. Rev. 505-62 (Jan.).

The status of the fairness test under section 713 of the New York Business Corporation Law. 76 Colum. L. Rev. 1156-86 (Nov.).

CORPORATIONS: STOCKHOLDERS

The demand and standing requirements in stockholder derivative actions. 44 U. Chi. L. Rev. 168-204 (Fall).

CRIMINAL PROCEDURE

See also *Federalism*.

Plea bargaining, decision theory, and equilibrium models: part I. (a) Stuart S. Nagel & Marian Neef. 51 Ind. L.J. 987-1024 (Summer).

DESEGREGATION

Community resistance to school desegregation: enjoining the undefinable class. 44 U. Chi. L. Rev. 111-67 (Fall).

Illusion and contradiction in the quest for a desegregated metropolis. (a) Henry W. McGee, Jr. 1976 U. Ill. L.F. 948-1015 (No. 4).

Intent to segregate: the Omaha presumption. 44 Geo. Wash. L. Rev. 775-815 (Aug.).

DISCOVERY

Discovery of experts under rule 26 (b)(4) of the Federal Rules of Civil Procedure: part one, an analytical study. (a) Michael H. Graham. 1976 U. Ill. L.F. 895-947 (No. 4).

DISCRIMINATION

Employment testing and proof of job-relatedness: a tale of unreasonable constraints. 52 Notre Dame Law. 95-108 (Oct.).

DUE PROCESS OF LAW

Job security and due process: monitoring administrative discretion through a reasons requirement. (a) Robert L. Rabin. 44 U. Chi. L. Rev. 60-93 (Fall).

Minors' right to due process: does it extend to commitment to mental institutions? 52 Notre Dame Law. 136-51 (Oct.).

ECCLESIASTICAL LAW

Writs of prohibition and ecclesiastical sanctions in the English courts Christian. (a) R.H. Helmholz. 60 Minn. L. Rev. 1011-33 (May).

EDUCATION

Access to student records in Wisconsin: a comparative analysis of the Family Educational Rights and Privacy Act of 1974 and Wisconsin statute section 118.125. 1976 Wis. L. Rev. 975-1029 (No. 3).

Coercive behavior control in the schools: reconciling "individually appropriate" education with damaging changes in educational status. 29 Stan. L. Rev. 93-125 (Nov.).

The right to public education for handicapped children: a primer for the new advocate. (a) Marc S. Krass. 1976 U. Ill. L.F. 1016-79 (No. 4).

ELECTIONS

Campaign finance in Wisconsin after Buckley. 1976 Wis. L. Rev. 816-65 (No. 3).

ENVIRONMENTAL LAW

The EPA's power to establish national effluent limitations for existing water pollution sources. 125 U. Pa. L. Rev. 120-66 (Nov.).

Give and take: distributing local environmental control through land-use regulation. (a) Alan David Freeman. 60 Minn. L. Rev. 883-970 (May).

A proposal for increased administrative discretion in the formulation of Iowa's surface mining reclamation requirements. 62 Iowa L. Rev. 522-46 (Dec.).

Remote sensing evidence and environmental law. (a) Howard A. Latin, Gar W. Tannehill & Robert E. White. 64 Calif. L. Rev. 1300-446 (Dec.).

Waivers of intergovernmental immunity in federal environmental statutes. (a) Kenneth M. Murchison. 62 Va. L. Rev. 1177-209 (Nov.).

EVIDENCE

Rehabilitation of the impeached witness through prior consistent statements: an analysis and critique of California Evidence Code section 791. 50 S. Cal. L. Rev. 109-54 (Nov.).

EXPERT WITNESSES

See *Discovery*.

FEDERAL RULES OF CIVIL PROCEDURE

Criminal procedure—rule 48(a) Fed. R. Crim. P.—a district court may not deny leave of court for dismissal when the motion for dismissal is based on a valid plea agreement, the details of which are fully set forth in the record. 45 Geo. Wash. L. Rev. 260-73 (Jan.).

Honesty in pleading and its enforcement: some "striking" problems with federal rule of civil procedure 11. (a) D. Michael Risinger. 61 Minn. L. Rev. 1-62 (Nov.).

FEDERALISM

See also *Pollution: Air*.

An accommodation of the Younger doctrine and the duty of the federal courts to enforce constitutional safeguards in the state criminal process. (a) Donald H. Zeigler. 125 U. Pa. L. Rev. 266-306 (Dec.).

FREEDOM OF INFORMATION

The effect of the 1976 amendment to exemption three of the Freedom of Information Act. 76 Colum. L. Rev. 1029-47 (Oct.).

FREEDOM OF RELIGION

Religious discrimination and higher education: a continuing dilemma. 52 Notre Dame Law. 152-65 (Oct.).

FREEDOM OF SPEECH

The commercial speech doctrine in the Supreme Court. (a) Ronald D. Rotunda. 1976 U. Ill. L.F. 1080-101 (No. 4).

First amendment protection for commercial advertising: the new constitutional doctrine. 44 U. Chi. L. Rev. 205-54 (Fall).

GERMANY: JURISPRUDENCE

The use of discretion in German law. (a) Ernst K. Pakuscher. 44 U. Chi. L. Rev. 94-109 (Fall).

GOVERNMENT

Improving public policymaking in an age of materials scarcity: a legislative proposal. (a) Fred B. Wood, Charles M. Lamb & Karen L. Larsen. 62 Iowa L. Rev. 381-423 (Dec.).

GREAT BRITAIN

Fundamental rights in the United Kingdom: the law and the British constitution. (a) Anthony Lester. 125 U. Pa. L. Rev. 337-63 (Dec.).

HABEAS CORPUS

Habeas corpus: interstate detainees and in personam jurisdiction. 125 U. Pa. L. Rev. 215-33 (Nov.).

INCOME TAX

Section 1031 exchanges: step transaction analysis and the need for legislative amendment. 24 UCLA L. Rev. 351-86 (Dec.).

INCOME TAX: MICHIGAN

Comparison of flat-rate and graduated income tax systems in Michigan. (a) Milton Taylor, Donald Peppard & Richard Willits. 22 Wayne L. Rev. 1199-213 (July).

INDIANS

Indian rights and the constitutional implications of the Major Crimes Act. 52 Notre Dame Law. 109-35 (Oct.).

INFANTS

See *Due Process of Law*.

INTERNATIONAL LAW

The Panama Canal: a national or international waterway? (a) Hans Smit. 76 Colum. L. Rev. 965-88 (Oct.).

JUDGES

The constitutional guaranty against diminution of judicial compensation. (a) Keith S. Rosenn. 24 UCLA L. Rev. 308-50 (Dec.).

Electing state judges. (a) David Adamany & Phillip Dubois. 1976 Wis. L. Rev. 731-79 (No. 3).

JURIES

Courts: jurors dissenting on special verdict issue excluded from subsequent deliberations. 61 Minn. L. Rev. 151-66 (Nov.).

JURISPRUDENCE

Judicial reform in the next century. (a) Irving R. Kaufman. 29 Stan. L. Rev. 1-26 (Nov.).

The renaissance of retribution—an examination of doing justice. Martin R. Gardner. 1976 Wis. L. Rev. 781-815 (No. 3).

JUVENILE COURT

Authorization of a petition of delinquency: the juvenile's right to a preliminary hearing and standards limiting judicial discretion. 51 Ind. L.J. 1125-44 (Summer).

LABOR LAW

Alien labor certification. 60 Minn. L. Rev. 1034-60 (May).

LABOR MANAGEMENT RELATIONS

Prospective Boys Markets injunctions. 90 Harv. L. Rev. 790-804 (Feb.).

Protecting intangible expectations under collective bargaining agreements—overcoming the proscription of arbitral penalties. 61 Minn. L. Rev. 127-50 (Nov.).

LABOR UNIONS

Section 8(b)(1)(B), National Labor Relations Act: when does union discipline of supervisor-members constitute restraint or coercion of the selection of employer representatives? 1976 Wis. L. Rev. 866-98 (No. 3).

LEGAL AID

Statewide public defender organizations: an appealing alternative. 29 Stan. L. Rev. 157-82 (Nov.).

Thou shalt not ration justice: a history and bibliography of legal aid in America. 44 Geo. Wash. L. Rev. 754-74 (Aug.).

LEGAL HISTORY

American liberals and judicial activism: Alexander Bickel's appeal from the new to the old. Maurice J. Holland. 51 Ind. L.J. 1025-50 (Summer).

Early American wildlife law. (a) Thomas A. Lund. 51 N.Y.U. L. Rev. 703-30 (Nov.).

Sir William Blackstone and the new American republic: a study of intellectual impact. (a) Dennis R. Nolan. 51 N.Y.U. L. Rev. 731-68 (Nov.).

LEGAL RESEARCH

Analyzing legal documents empirically: research note on a clausal significance index. (a) Curtis Arthur Amlund. 71 Nw. U. L. Rev. 413-16 (July-Aug.).

LICENSES

The abuse of occupational licensing. (a) Walter Gellhorn. 44 U. Chi. L. Rev. 6-27 (Fall).

LOANS

Intercorporate guaranties and the law of fraudulent conveyances: lender beware. (a) Robert J. Rosenberg. 125 U. Pa. L. Rev. 235-65 (Dec.).

MASTER AND SERVANT

See *Discrimination*.

MEDICAL JURISPRUDENCE

See also *Physicians & Surgeons*.

Judicial review of private hospital activities. 75 Mich. L. Rev. 445-64 (Dec.).

Regulation of electroconvulsive therapy. 75 Mich. L. Rev. 363-412 (Dec.).

The Tarasoff decisions: suing psychotherapists to safeguard society. (a) Alan A. Stone. 90 Harv. L. Rev. 358-78 (Dec.).

MENTAL HEALTH

Organically induced behavioral change in correctional institutions: release decisions and the "new man" phenomenon. (a) Richard Delgado. 50 S. Cal. L. Rev. 215-70 (Jan.).

MILITARY LAW

Structures of American military justice (a) Kent S. Bernard. 125 U. Pa. L. Rev. 307-36 (Dec.).

MINES AND MINERALS

See *Environmental Law*.

MORTGAGES

Secured transactions under article 3 of the Uniform Land Transactions Act. 1976 Wis. L. Rev. 899-933 (No. 3).

MUNICIPAL CORPORATIONS

The constitutionality of the New York municipal wage freeze and moratorium: resurrection of the contract clause. 125 U. Pa. L. Rev. 167-214 (Nov.).

PARKS AND MONUMENTS

Helpless giants: the national parks and the regulation of private lands. (a) Joseph L. Sax. 75 Mich. L. Rev. 239-74 (Dec.).

PARTNERSHIPS

Procedures and remedies in limited partners' suits for breach of the general partner's fiduciary duty. 90 Harv. L. Rev. 763-89 (Feb.).

Tax classification of limited partnerships. 90 Harv. L. Rev. 745-62 (Feb.).

PATENTS

Nonexclusive patent licensees: the lack of right to sue for patent infringement. (a) Joseph Scafetta, Jr. 45 Geo. Wash. L. Rev. 1-33 (Nov.).

PERPETUITIES

The perpetuities period in gross and

the child en ventre sa mere in relation to the determination of common-law and wait-and-see measuring lives: a minor heresy stated and defended. (a) Samuel M. Feters. 62 Iowa L. Rev. 309-36 (Dec.).

PHYSICIANS AND SURGEONS

Medical malpractice arbitration: a comparative analysis. 62 Va. L. Rev. 1285-310 (Nov.).

Professional power and judicial review: the health professions. (a) William A. Kaplin. 44 Geo. Wash. L. Rev. 710-53 (Aug.).

PLEA BARGAINING

Plea bargaining and the transformation of the criminal process. 90 Harv. L. Rev. 564-95 (Jan.).

The trial judge's role in plea bargaining, part I. (a) Albert W. Alschuler. 76 Colum. L. Rev. 1059-154 (Nov.).

POLICE

The police and substantive rulemaking: reconciling principle and expediency. (a) Ronald J. Allen. 125 U. Pa. L. Rev. 62-118 (Nov.).

Rizzo v. Goode: federal remedies for police misconduct. 62 Va. L. Rev. 1259-83 (Nov.).

POLLUTION: AIR

The Clean Air Act Amendments of 1970: a threat to federalism? 76 Colum. L. Rev. 990-1028 (Oct.).

POLLUTION: WATER

Oil pollution on Lake Superior: the uses of state regulation. 61 Minn. L. Rev. 53-125 (Nov.).

PRIVILEGED COMMUNICATIONS

The attorney-client privilege and the corporation in shareholder litigation. 50 S. Cal. L. Rev. 303-36 (Jan.).

PROBATE LAW AND PRACTICE

Ohio's 1975 probate reform act: analysis of major changes in Ohio's probate code. 45 U. Cin. L. Rev. 429-47 (No. 3).

Probate reform: California's declaration of independent administration. 50 S. Cal. L. Rev. 155-204 (Nov.).

PRODUCTS LIABILITY

Liability for failure of birth control methods. 76 Colum. L. Rev. 1187-204 (Nov.).

Products liability, comparative negligence, and the allocation of damages among multiple defendants. 50 S. Cal. L. Rev. 73-108 (Nov.).

Products liability in commercial transactions. 60 Minn. L. Rev. 1061-85 (May).

PROFESSIONAL RESPONSIBILITY

The evolving concept of professional responsibility. (a) Thomas D. Morgan. 90 Harv. L. Rev. 702-43 (Feb.).

PSYCHIATRY

Involuntary psychiatry. (a) Thomas Szasz. 45 U. Cin. L. Rev. 347-65 (No. 3).

Psychiatrists' duty to the public: protection from dangerous patients. 1976 U. Ill. L.F. 1103-28 (No. 4).

RAILROADS

Valuation of Conrail under the fifth amendment. 90 Harv. L. Rev. 596-615 (Jan.).

REHABILITATION OF CRIMINALS

Expungement of criminal records under the Federal Youth Corrections Act. 62 Iowa L. Rev. 547-67 (Dec.).

RIGHT OF PRIVACY

See also *Education*.

Subscription list sales and the elusive right of privacy. 62 Iowa L. Rev. 591-614 (Dec.).

A taxonomy of privacy: repose, sanctuary, and intimate decision. 64 Calif. L. Rev. 1447-83 (Dec.).

SALES

Sales law and inflations. (a) Alan Schwartz. 50 S. Cal. L. Rev. 1-25 (Nov.).

SCHOOLS AND SCHOOL DISTRICTS

Immunity of teachers, school administrators, school board members, and school districts from suit under section 1983 of the Civil Rights Act. 1976 U. Ill. L.F. 1129-58 (No. 4).

The National School Lunch Act: statutory difficulties and the need for mandatory gradual expansion of state programs. 125 U. Pa. L. Rev. 415-43 (Dec.).

Procedural due process in public schools: the "thicket" of *Goss v. Lopez*. 1976 Wis. L. Rev. 934-74 (No. 3).

SEARCH AND SEIZURE

Constitutional law—search and seizure—a warrantless search of international letter mail at a port of entry into the United States violates the fourth amendment. 45 Geo. Wash. L. Rev. 274-95 (Jan.).

The fourth amendment and judicial review of foreign intelligence wiretapping: *Zweibon & Mitchell*. 45 Geo. Wash. L. Rev. 55-99 (Nov.).

Striking the balance between privacy and supervision: the fourth amendment and parole and probation officer searches and parolees and probationers. 51 N.Y. U. L. Rev. 800-37 (Nov.).

SECURITIES

Conforming employee stock ownership plans with the securities laws. (a) Robert C. Hacker & Ronald D. Rotunda. 45 Geo. Wash. L. Rev. 34-54 (Nov.).

SEC exemptions from registration—a new look. (a) Harold S. Bloomenthal. 45 U. Cin. L. Rev. 367-426 (No. 3).

SECURITIES REGULATION

See also *Antitrust Law*.

Commercial paper: an exempted security under section 3(a)(3) of the Securities Act of 1933. (a) J. William Hicks. 24 UCLA L. Rev. 227-307 (Dec.).

The federal securities laws and transactions in municipal securities. (a) Robert W. Doty & John E. Petersen. 71 Nw. U. L. Rev. 283-412 (July-Aug.).

Reevaluation of disclosure requirements for foreign issuer: Securities Act of 1933. (a) Richard A. Stephens. 45 Geo. Wash. L. Rev. 135-78 (Jan.).

Scienter and Securities and Exchange Commission rule 10b-5 injunctive actions: a reappraisal in light of *Hochfelder*. (a) Robert L. Berner, Jr. & Richard M. Franklin. 51 N.Y.U. L. Rev. 769-98 (Nov.).

Standing under rule 10b-5 after *Blue Chip Stamps*. 75 Mich. L. Rev. 413-44 (Dec.).

STANDING TO SUE

See *Securities Regulation*.

STATES' RIGHTS

See *Civil Rights*.

TAXATION: MICHIGAN

Symposium: the Michigan Single Business Tax Act. Articles by James W.

Haughey, Jack E. Mitchell, Samuel J. McKim, III, Louis W. Kasischke, Frank G. Pollock, Joseph E. DeCaminada, Loren E. Monroe & Peter L. Verardi, Lawrence R. Van Til, James A. Park, Loren Oppen, Douglas F. Long & Lawrence F. Portnoy. 32 Wayne L. Rev. 1017-197 (July).

*UNAUTHORIZED PRACTICE
OF LAW*

The unauthorized practice of law and pro se divorce: an empirical analysis. 86 Yale L.J. 104-84 (Nov.).

UNITED NATIONS

Self-execution of United Nations security council resolutions under United States law. 24 UCLA L. Rev. 387-421 (Dec.).

UNITED STATES COURTS

Reform of federal court rulemaking procedures. (a) Jack B. Weinstein. 76 Colum. L. Rev. 905-64 (Oct.).

*UNITED STATES COURTS
OF APPEALS*

The United States Courts of Appeals: 1975-1976 criminal law and procedure. 65 Geo. Wash. L.J. 203-633 (Dec.).

UNITED STATES SUPREME COURT

Mr. Justice Rehnquist: a preliminary view. (a) David L. Shapiro. 90 Harv. L. Rev. 293-357 (Dec.).

URBAN LAW

Suburban relocation of urban employers—a contemporary problem in employment discrimination. 62 Iowa L. Rev. 427-80 (Dec.).

VENDORS AND PURCHASERS

Real Estate Settlement and Procedures Act of 1974 and amendments of 1975: the congressional response to high settlement costs. 45 U. Cin. L. Rev. 448-59 (No. 3).

WATER AND WATERCOURSES

See *Environmental Law, International Law*.

