

Michigan Law Review

Volume 71 | Issue 2

1972

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 71 MICH. L. REV. 446 (1972).

Available at: <https://repository.law.umich.edu/mlr/vol71/iss2/9>

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.

ADMINISTRATION OF JUSTICE

Symposium on judicial administration and legal reform. Articles by Scott Reed, Joseph D. Tydings, Quentin N. Burdick, Louis A. Burke, Thomas C. Clark, Marlow W. Cook, Earl T. Osborne, William F. Swindler, & Glenn R. Winters. 60 Ky. L.J. 799-884 (No. 4).

ADMINISTRATIVE LAW

Alternatives to administrative trial-type hearings for resolving complex scientific, economic, and social issues. (a) Barry B. Boyer. 71 Mich. L. Rev. 111-70 (Nov.).

Rulemaking on a record by the Food and Drug Administration. (a) Robert W. Hamilton. 50 Texas L. Rev. 1132-94 (Aug.).

SEC, FTC, and the federal bank regulators: emerging problems of administrative jurisdictional overlap. (a) William E. Murane. 61 Geo. L.J. 37-70 (Oct.).

ADMINISTRATIVE PROCEDURE

The Iowa Open Meetings Act: a right without a remedy? 58 Iowa L. Rev. 210-20 (Oct.).

Procedures for the adoption of rules of general applicability: the need for procedural innovation in administrative rulemaking. (a) Robert W. Hamilton. 60 Calif. L. Rev. 1276-337 (Sept.).

ADMIRALTY

Admiralty practice after unification: barnacles on the procedural hull. 81 Yale L.J. 1154-80 (May).

ADVERTISING

And now a word against our sponsor: extending the FCC's fairness doctrine to advertising. 60 Calif. L. Rev. 1416-50 (Sept.).

ALCOHOLIC BEVERAGES

Beer-permit revocations in Iowa: the need for a more rational approach. 57 Iowa L. Rev. 1409-19 (June).

ANTITRUST

Antitrust barriers to franchising. 61 Geo. L.J. 189-206 (Oct.).

Business reciprocity as a Sherman Act violation: a generally accepted, but as yet unadjudicated, doctrine. (a) Donald Ferguson. 74 W. Va. L. Rev. 343-66 (Sept.).

ATTORNEYS

See *Malpractice*.

BAIL

The administration of Illinois bail provisions: an empirical study of four downstate Illinois counties. 1972 U. Ill. L.F. 341-87 (No. 2).

BANKRUPTCY

Chapter X trustee standing to sue an indenture trustee: should Congress reverse Caplin? 47 N.Y.U. L. Rev. 259-95 (May).

CIVIL PROCEDURE

The invisible litigant: an inside view of pro se actions in the federal courts. (a) Donald H. Zeigler & Michele G. Hermann. 47 N.Y.U. L. Rev. 157-257 (May).

CIVIL RIGHTS

Notre Dame Law School civil rights lectures. Articles by Thomas L. Shaffer, Theodore M. Hesburgh & Francis X. Beytagh, & Earl Warren. Additional articles by Frank E. Schwelb, Birch Bayh, David O. Maxwell, John Lewis & Archie E. Allen, Charles W. Murdock, & Kenneth S. Tollett. 48 Notre Dame Law. 5-207 (Oct.).

CIVIL SERVICE

Aliens and the civil service: a closed door? 61 Geo. L.J. 207-22 (Oct.).

A constitutional analysis of the spoils system—the judiciary visits patronage place. 57 Iowa L. Rev. 1320-53 (June).

COLOMBIA

Ten years of land reform in Colombia. (a) Roger W. Findley. 1972 Wis. L. Rev. 880-923 (No. 3).

COMPUTERS

The FCC computer inquiry: interfaces of competitive and regulated markets. 71 Mich. L. Rev. 172-202 (Nov.).

CONFLICT OF LAWS

Conflict of laws round table: a symposium. Articles by David H. Vernon, Robert A. Sedler, Aaron D. Twerski, Robert W. Walker, & Russell J. Weintraub. 57 Iowa L. Rev. 1219-70 (June).

Wisconsin torts conflict—genesis of a rule. 1972 Wis. L. Rev. 924-33 (No. 3).

CONSTITUTIONAL LAW

The preclusion sanction—a violation of the constitutional right to present a defense. 81 Yale L.J. 1342-64 (June).

Constitutionality of pretrial detention. (a) Hermine Herta Meyer. 60 Geo. L.J. 1381-474 (June).

A constitutional remedy for the high cost of broadcast and newspaper advertising in political campaigns. 60 Calif. L. Rev. 1371-415 (Sept.).

CONSUMER CREDIT

Truth in lending: problems of coverage. (a) William D. Warren & Thomas R. Larmore. 24 Stan. L. Rev. 793-837 (May).

Wage assignments: a creditor remedy in need of reform. 18 Wayne L. Rev. 1535-68 (Sept.).

CONSUMER PROTECTION

Exemption statutes—yesterday's protection at today's costs—an update needed. 74 W. Va. L. Rev. 370-77 (Sept.).

Private remedies under the consumer fraud acts: the judicial approaches of statutory interpretation and implication. 67 Nw. U. L. Rev. 413-45 (July-Aug.).

Proposed FTC regulation of consumer financing. 60 Geo. L.J. 1563-79 (June).

Uniform Consumer Sales Practices Act—damages remedies: the NCCUSL giveth and taketh away. (a) David A. Rice. 67 Nw. U. L. Rev. 369-86 (July-Aug.).

CONTEMPT

Constitutional challenges to the contempt power. (a) Richard C. Brautigam. 60 Geo. L.J. 1513-36 (June).

CONTRACTS

Contractual problems in the enforcement of agreements to arbitrate medical malpractice. (a) Stanley D. Henderson. 58 Va. L. Rev. 947-98 (Sept.).

CORPORATIONS

Public corporations in Ghana: a case study in legal importation. (a) Robert C. Pozen. 1972 Wis. L. Rev. 802-44 (No. 3).

Symposium: federal chartering of corporations. Articles by Donald E. Schwartz and student contributors. 61 Geo. L.J. 71-149 (Oct.).

COURTS

Court finance and unitary budgeting. Geoffrey C. Hazard, Jr., Martin B. Mc-

Namara & Irwin F. Sentilles, III. 81 Yale L.J. 1286-301 (June).

Judicial financial autonomy and inherent power. 57 Cornell L. Rev. 975-90 (July).

The role of the judiciary: from Marbury to Anderson. (a) Donald R. Wright. 60 Calif. L. Rev. 1262-75 (Sept.).

CREDIT

Consumer protection in the credit card industry: federal legislative controls. (a) John C. Weistart. 70 Mich. L. Rev. 1475-544 (Aug.).

CRIMINAL INVESTIGATION

Legal controls on neighborhood defense organizations. 120 U. Pa. L. Rev. 952-82 (May).

CRIMINAL LAW

Piggyback jurisdiction in the proposed federal criminal code. 81 Yale L.J. 1209-42 (May).

The proposed federal penal code. 47 N.Y.U. L. Rev. 320-48 (May).

The rape corroboration requirement: repeal not reform. 81 Yale L.J. 1365-91 (June).

Symposium on the proposed California criminal code. 19 UCLA L. Rev. 525-653 (April).

CRIMINAL PROCEDURE

See also *Bail, Constitutional Law*.

The Allen charge: recurring problems and recent developments. 47 N.Y.U. L. Rev. 296-319 (May).

Double jeopardy and the waiver of jurisdiction in California's juvenile courts. 24 Stan. L. Rev. 874-902 (May).

Maintenance and dissemination of criminal records: a legislative proposal. 19 UCLA L. Rev. 654-89 (April).

Pretrial release under California penal code section 853.6: an examination of citation release. 60 Calif. L. Rev. 1339-70 (Sept.).

Supplemental jury charges urging a verdict—the answer is yet to be found. 56 Minn. L. Rev. 1199-233 (June).

The vicarious exclusionary rule in California. 24 Stan. L. Rev. 947-64 (May).

DAMAGES

Qui tam suits under the Federal False Claims Act: tool of the private litigant in public actions. 67 Nw. U. L. Rev. 446-77 (July-Aug.).

DEVELOPING COUNTRIES

The communication of law and the process of development. (a) Robert B. Seidman. 1972 Wis. L. Rev. 686-719 (No. 3).

DISCRIMINATION

Developing legal vistas for the discouragement of private club discrimination. 58 Iowa L. Rev. 108-42 (Oct.).

Minority workers and the continuing effects of racial discrimination—the limits of remedial treatment. 58 Iowa L. Rev. 143-73 (Oct.).

Systemic discrimination in the Indian Claims Commission: the burden of proof in redressing historical wrongs. 57 Iowa L. Rev. 1300-19 (June).

ECONOMICS

The legal system and socialism. (a) Joel Antonio Viera-Gallo. 1972 Wis. L. Rev. 754-66 (No. 3).

Max Weber on law and the rise of capitalism. (a) David M. Trubek. 1972 Wis. L. Rev. 720-53 (No. 3).

EDUCATION

The Administration's anti-busing proposals—politics makes bad law. (a) Arthur J. Goldberg. 67 Nw. U. L. Rev. 319-68 (July-Aug.).

Comprehensive metropolitan planning: a reinterpretation of equal educational opportunity. 67 Nw. U. L. Rev. 388-412 (July-Aug.).

First amendment protection for learning and teaching: the scope of judicial review. (a) Sheldon H. Nahmod. 18 Wayne L. Rev. 1479-514 (Sept.).

Marriage, pregnancy, and the right to go to school. 50 Texas L. Rev. 1196-228 (Aug.).

Moratorium on school busing for the purpose of achieving racial balance: a new chapter in congressional court-curbing. 48 Notre Dame Law. 208-31 (Oct.).

A statistical analysis of the school finance decisions: on winning battles and losing wars. 81 Yale L.J. 1303-41 (June).

ENVIRONMENTAL LAW

Administrative law and the environment: a symposium. Articles by Walter J. Hickel, Ralph F. Fuchs, Lynton K. Caldwell, William D. Ruckelshaus, A. Dan Tarlock, and student notes. 47 Ind. L.J. 603-787 (Summer).

Clean Air Act amendments of 1970: a congressional cosmetic. 61 Geo. L.J. 153-87 (Oct.).

Commentary: filling and dredging in Michigan—some further thoughts. (a) Richard W. Bartke. 18 Wayne L. Rev. 1515-26 (Sept.).

Environmental law—primary jurisdiction—role of courts and administrative agencies. 1972 Wis. L. Rev. 934-43 (No. 3).

The Minnesota Pollution Control Agency—a study in state administrative law. 56 Minn. L. Rev. 997-1119 (June).

EQUAL PROTECTION

The application of the equal protection clause to referendum-made law: *James v. Valtierra*. 1972 U. Ill. L.F. 408-23 (No. 2).

The Minnesota homestead tax exemption—discrimination based on wealth. 56 Minn. L. Rev. 1121-56 (June).

EVIDENCE

Evidence: admissibility of spectrographic voice identification. 56 Minn. L. Rev. 1235-47 (June).

EXPROPRIATION AND NATIONALIZATION

Expropriation, inflation, and development. (a) Keith S. Rosenn. 1972 Wis. L. Rev. 845-79 (No. 3).

FOREIGN RELATIONS

The new development: can American law and legal institutions help developing countries? (a) Thomas M. Franck. 1972 Wis. L. Rev. 767-801 (No. 3).

FREEDOM OF SPEECH

Flag profanation and the law. (a) Emmet V. Mittlebeeler. 60 Ky. L.J. 885-932 (No. 4).

GOVERNMENT CONTRACTS

The role of GAO and courts in government contract "bid protests": an analysis of post-Scanwell remedies. 1972 Duke L.J. 745-84 (Sept.).

Total-cost bidding—a revolution in public contracts? (a) Larry L. Vickrey & Dan F. Nicol. 58 Iowa L. Rev. 1-40 (Oct.).

GRAND JURY

Evaluating the grand jury's role in a dual system of prosecution: an Iowa case study. 57 Iowa L. Rev. 1354-75 (June).

The federal grand jury. (a) Leonard B. Boudin. 61 Geo. L.J. 1-35 (Oct.).

IMMUNITY

Charity begins at home: judicial immunity in Iowa. 58 Iowa L. Rev. 197-209 (Oct.).

Kastigar v. United States: the required

scope of immunity. 58 Va. L. Rev. 1099-117 (Sept.).

INCOME TAX

Federal income tax treatment of business and employment investigatory expenses. 56 Minn. L. Rev. 1157-98 (June).

A tax shelter for students: Yale's tuition postponement option. 81 Yale L.J. 1392-410 (June).

INTERNATIONAL AIR FARES

The ins and outs of IATA: improving the role of the United States in the regulation of international air fares. 81 Yale L.J. 1102-53 (May).

INVESTMENTS

Investment certificates. (a) By Leonard Ross, William Finkle & Peter Reuter. 81 Yale L.J. 1261-85 (June).

JURIES

The pauper—short-changed at the jury box. 74 W. Va. L. Rev. 392-401 (Sept.).

JURISPRUDENCE

From sociological jurisprudence to realism: jurisprudence and social change in early twentieth-century America. (a) G. Edward White. 58 Va. L. Rev. 999-1028 (Sept.).

LABOR LAW

Commentary: private pension and welfare plans—the role of the NLRB. 18 Wayne L. Rev. 1527-34 (Sept.).

Labor law—employer free speech—use of the Gissel guidelines in determining predictions or threats. 74 W. Va. L. Rev. 382-92 (Sept.).

Mid-term modification of terms and conditions of employment. 1972 Duke L.J. 813-36 (Sept.).

Strangers in paradise: Griggs v. Duke Power Co. and the concept of employment discrimination. (a) Alfred W. Blumrosen. 71 Mich. L. Rev. 59-110 (Nov.).

The validity of employment testing. 1972 U. Ill. L.F. 388-407 (No. 2).

LAW IN ARTS AND LITERATURE

Legal control of the fabrication and marketing of fake paintings. 24 Stan. L. Rev. 930-46 (May).

Toward artistic integrity: implementing moral right through extension of existing American legal doctrines. 60 Geo. L.J. 1539-62 (June).

LEGAL PROFESSION

Advertising, solicitation and the profession's duty to make legal counsel available. 81 Yale L.J. 1181-208 (May).

The boundaries of legal sociology. (a) Donald J. Black. 81 Yale L.J. 1086-100 (May).

Group legal services: a blessing in disguise for the legal profession. 58 Iowa L. Rev. 174-96 (Oct.).

Lawyers and civilization. (a) Anthony Lewis. 120 U. Pa. L. Rev. 851-69 (May).

LIBEL AND SLANDER

The expanding constitutional protection for the news media from liability for defamation: predictability and the new synthesis. 70 Mich. L. Rev. 1547-80 (Aug.).

LOANS

Wrap-around financing: a technique for skirting the usury laws? 1972 Duke L.J. 785-811 (Sept.).

MALPRACTICE

Liability of court-appointed defense counsel for malpractice in federal criminal prosecutions. 57 Iowa L. Rev. 1420-29 (June).

MOTOR VEHICLES

Automobile emission controls: federal preemption of the right to life. 57 Iowa L. Rev. 1376-93 (June).

NEGLIGENCE

Negligence law, no-fault, and jury trial. (a) Leon Green & Allen E. Smith. 50 Texas L. Rev. 1093-131 (Aug.).

PATENTS

Limitations on patent license restrictions: some observations. (a) Harold Marquis. 58 Iowa L. Rev. 41-105 (Oct.).

PATERNITY

The emerging constitutional protection of the putative father's parental rights. 70 Mich. L. Rev. 1581-611 (Aug.).

PENOLOGY

Toward a theory of limited punishment: an examination of the eighth amendment. (a) Malcolm E. Wheeler. 24 Stan. L. Rev. 833-73 (May).

PRISONS AND PRISONERS

Prisoner classification and administrative decisionmaking. 50 Texas L. Rev. 1229-54 (Aug.).

PROBATE LAW

The surviving spouse protection in the abatement scheme in Iowa. 57 Iowa L. Rev. 1394-408 (June).

PRODUCTS LIABILITY

Products liability and evidence of subsequent repairs. 1972 Duke L.J. 837-55 (Sept.).

PUBLIC FINANCE

The revenue article of the Illinois constitution of 1970—an analysis and appraisal. (a) J. Nelson Young. 1972 U. Ill. L.F. 312-40 (No. 2).

Revenue sharing: American lessons from the Anglo experience. (a) Donald G. Haggman. 1972 U. Ill. L.F. 300-11 (No. 2).

PUBLIC INTEREST LAW

Membership supported law firms: a resolution of the public interest law dilemma. 60 Calif. L. Rev. 1451-75 (Sept.).

PUBLIC SCHOOL FINANCE

Symposium: Serrano: public school finance. Articles by Jeffrey O'Connell, John E. Coons, Paul D. Carrington, & Daniel P. Moynihan. 1972 U. Ill. L.F. 215-68 (No. 2).

RADIO AND TELEVISION

The changing signals of cable T.V. (a) Steven R. Rivkin. 60 Geo. L.J. 1475-511 (June).

REAPPORTIONMENT

Judicial reapportionment: an Iowa lid on Pandora's box. 57 Iowa L. Rev. 1272-99 (June).

REGULATED INDUSTRIES

The Postal Reorganization Act: a case study of regulated industry reform. 58 Va. L. Rev. 1030-98 (Sept.).

SECURITIES

The application of section 17 of the Investment Company Act of 1940 to portfolio affiliates. 120 U. Pa. L. Rev. 983-1012 (May).

The impact of Securities Exchange Act rule 10b-5 on broker-dealers. (a) Arnold S. Jacobs. 57 Cornell L. Rev. 869-973 (July).

Warrants in bond-warrant units: a survey and assessment. (a) Henry B. Reiling. 70 Mich. L. Rev. 1411-74 (Aug.).

SELECTIVE SERVICE

Problems of proof in conscientious objector cases. (a) Martha A. Field. 120 U. Pa. L. Rev. 870-950 (May).

SPORTS

Judicial review of disputes between athletes and the National Collegiate Athletic Association. 24 Stan. L. Rev. 903-29 (May).

TAXATION

The tax on added value. (a) Hoffman F. Fuller. 1972 U. Ill. L.F. 269-99 (No. 2).

TORTS

Toward a test for strict liability in torts. (a) Guido Calabresi & Jon T. Hirschoff. 81 Yale L.J. 1055-85 (May).

*UNITED STATES:
FOREIGN RELATIONS*

The presidential monopoly of foreign relations. (a) Raoul Berger. 71 Mich. L. Rev. 1-58 (Nov.).

WAR

War powers legislation: an addendum. (a) J. Terry Emerson. 74 W. Va. L. Rev. 367-68 (Sept.).

WELFARE

The welfare state and mass justice: a warning from the social security disability program. (a) Robert G. Dixon, Jr. 1972 Duke L.J. 681-741 (Sept.).