

# Michigan Law Review

---

Volume 71 | Issue 6

---

1973

## 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. 1288 (1973).

Available at: <https://repository.law.umich.edu/mlr/vol71/iss6/10>

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](mailto: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.

### ABORTION

The wages of crying wolf: a comment on *Roe v. Wade*. (a) John Hart Ely. 82 *Yale L.J.* 920-49 (April).

### ADMINISTRATION OF JUSTICE

Trial delay indemnity—insuring our criminal justice machinery. 48 *Notre Dame Law.* 936-65 (April).

### ADMINISTRATIVE LAW

Administrative discretion: a symposium. Articles by Clark C. Havighurst, Daniel J. Gifford, Victor G. Rosenblum, Richard E. Speidel, William J. Lockhart, Louis Fisher, & Robinson O. Everett. 37 *Law & Contemp. Prob.* 1-215 (Winter).

An agenda for investigation: should the APA be amended to provide standards for agency review of administrative trials. (a) William Fauver. 1973 *Duke L.J.* 135-53 (April).

Federal administrative law developments—1972. 1973 *Duke L.J.* 157-370 (April).

FTC substantive rulemaking: an evaluation of past practice and proposed legislation. 48 *N.Y.U. L. Rev.* 135-70 (April).

The Food and Drug Administration Law, science and politics in the evaluation and control of new drug technology. 67 *Nw. U. L. Rev.* 858-914 (Jan.-Feb.).

Ratemaking as rulemaking—the new approach of the FPC: ad hoc rulemaking in the ratemaking process. (a) Melvin G. Dakin. 1973 *Duke L.J.* 41-88 (April).

### ADVERTISING

Advertising for the “discriminating” landlord: the media and fair housing legislation. 58 *Iowa L. Rev.* 638-55 (Feb.).

### ANTITRUST LAW

The antitrust division v. the professions—“no bidding” clauses and fee schedules. 48 *Notre Dame Law.* 966-77 (April).

Economic regulation vs. competition: Ralph Nader and creeping capitalism. (a) Ralph K. Winter, Jr. 82 *Yale L.J.* 890-902 (April).

Economic regulation vs. competition: Uncle Sam the monopoly man. (a) Mark Green & Ralph Nader. 82 *Yale L.J.* 871-89 (April).

Jurisdictional reach under § 2(a) of the Robinson-Patman Act: Littlejohn says Moore, others say less. 48 *Ind. L.J.* 293-303 (Winter).

Oligopolies, cereals, and section five of the Federal Trade Commission Act. 61 *Geo. L.J.* 1145-85 (May).

### ANTITRUST LAW: MERGERS

Airline mergers: the public interest in labor protective provisions. (a) Stanley B. Rosenfield. 61 *Ky. L.J.* 429-61 (No. 2).

### BAIL

Bail and bail bondsmen: need for reform in Kentucky. 61 *Ky. L.J.* 601-18 (No. 2).

### BANKRUPTCY

Bankruptcy proceedings for insolvent decedents' estates. (a) Richard V. Wellman. 6 *U. Mich. J. L. Ref.* 552-95 (Spring).

Executory contracts in bankruptcy: part I. (a) Vern Countryman. 57 *Minn. L. Rev.* 439-91 (Jan.).

### CAPITAL PUNISHMENT

The death penalty after Furman. (a) Carol S. Vance. 48 *Notre Dame Law.* 850-60 (April).

### CIVIL RIGHTS

Civil rights—administrative enforcement—damages as an appropriate remedy. 7 *W. Va. L. Rev.* 253-65 (April).

Employer dress and appearance codes and title VII of the Civil Rights Act of 1964. 46 *S. Cal. L. Rev.* 965-1002 (June).

Freedom of political activity for civil servants: an alternative to section 9(a) of the Hatch Act. 41 *Geo. Wash. L. Rev.* 626-45 (March).

The road to Swann: Mobile County crawls to the bus. 51 *Texas L. Rev.* 505-29 (March).

### COLLATERAL ESTOPPEL

Collateral estoppel in criminal prosecutions: time to abandon the identity of parties rule. 46 *S. Cal. L. Rev.* 922-64 (June).

**COMMERCIAL LAW**

Defending deficiency judgment suits in Kentucky: article nine, part 5 of the Uniform Commercial Code. 61 Ky. L.J. 578-88 (No. 2).

The rights of a third party beneficiary of a bill of lading to a limitation period on actions. 48 Notre Dame Law. 908-20 (April).

Some suggestions for nonurgent reforms in the UCC's treatment of accommodation parties. (a) James A. Martin. 6 U. Mich. J. L. Ref. 596-624 (Spring).

**COMMUNICATIONS LAW**

The broadcast licensee as fiduciary: toward the enforcement of discretion. (a) Jonathan Mallamud. 1973 Duke L.J. 89-133 (April).

**CONFLICT OF LAWS**

Choice of law to determine the validity and effect of contracts: a comparison of English and American approaches to the conflict of laws: II. (a) John Prebble. 58 Cornell L. Rev. 635-732 (April).

Symposium on *Foster v. Leggett*. Articles by Willis L.M. Reese, Robert Allen Sedler, Aaron D. Twerski, & Russell J. Weintraub. 61 Ky. L.J. 368-428 (No. 2).

**CONSTITUTIONAL LAW**

De facto school segregation and the "state action" requirement: a suggested new approach. 48 Ind. L.J. 304-25 (Winter).

Federal restrictions on the political activities of state and local employees. (a) David Minge. 57 Minn. L. Rev. 493-543 (Jan.).

A first amendment right of access to the courts for indigents. 82 Yale L.J. 1055-71 (April).

Presidential impoundment: constitutional theories and political realities. 61 Geo. L.J. 1295-325 (May).

The supremacy of free exercise. (a) Leo Pfeffer. 61 Geo. L.J. 1115-42 (May).

The Supreme Court, compulsory education, and the first amendment's religion clauses. (a) Philip B. Kurland. 75 W. Va. L. Rev. 213-45 (April).

Toward a theory of limited punishment II: the eighth amendment after *Furman v. Georgia*. Malcolm E. Wheeler. 25 Stan. L. Rev. 62-83 (Nov.).

**CONSUMER PROTECTION**

Adverse claims and the consumer: is stop payment protection available? 67 Nw. U. L. Rev. 915-29 (Jan.-Feb.).

Winter's discontent: market failure and consumer welfare. (a) Mark Green & Beverly Moore, Jr. 82 Yale L.J. 903-19 (April).

**CONTRACTS**

Contract law and the student-university relationship. 48 Ind. L.J. 253-68 (Winter).

**CORPORATIONS**

Corporate contributions to ballot-measure campaigns. 6 U. Mich. J. L. Ref. 781-97 (Spring).

Pyramid schemes: dare to be regulated. 61 Geo. L.J. 1257-93 (May).

**COURTS**

A national court of appeals: a dissenting view. Douglas A. Poe, John R. Schmidt & Wayne W. Whalen. 67 Nw. U. L. Rev. 842-56 (Jan.-Feb.).

Reflections on the lower court system; the development of a unique clinical misdemeanor and a public defender program. (a) Robert E. Oliphant. 57 Minn. L. Rev. 545-58 (Jan.).

**CRIMINAL LAW**

Dismantling the criminal law system: decriminalization and divestment: a symposium. Articles by Michael D. Bayles, S.I. Shuman, Nicholas N. Kittrie, Edmund L. Pincoffs, Daniel Lyons, Henry W. Seney, Hyman Gross, Joseph Margolis, Clorinda G. Margolis, Louis A. Cancellaro & B. Lynn Harriman, & Bernard H. Baumrin. 19 Wayne L. Rev. 824-1077 (March).

A proposed change in the Iowa test of criminal responsibility. 58 Iowa L. Rev. 699-712 (Feb.).

The propriety of governmental compensation of victims of crime. (a) LeRoy L. Lamborn. 41 Geo. Wash. L. Rev. 446-70 (March).

The special review board. 1973 Wis. L. Rev. 172-209 (No. 1).

Subjection of American military personnel to foreign criminal jurisdiction: the territorial imperative. 58 Iowa L. Rev. 532-75 (Feb.).

**CRIMINAL PROCEDURE**

The civil petitioner's right to representative grand juries and a statistical method of showing discrimination in jury selection cases generally. 20 UCLA L. Rev. 581-654 (Feb.).

The finality of a plea of guilty. (a) William H. Erickson. 48 Notre Dame Law. 835-49 (April).

Voir dire in federal criminal trials: protecting the defendant's right to an impartial jury. 48 Ind. L.J. 269-80 (Winter).

#### DOUBLE JEOPARDY

Towards an integrated theory of inter-jurisdictional double jeopardy: an alternative to section 707 of the proposed federal criminal code. 58 Cornell L. Rev. 734-58 (April).

#### DRUNKENNESS

Alcoholism treatment in Wisconsin: the need for legislative reform. 1973 Wis. L. Rev. 133-71 (No. 1).

#### DUE PROCESS OF LAW

Quasi in rem jurisdiction and due process requirements. 82 Yale L.J. 1023-39 (April).

#### EDUCATION

Education amendments of 1972. 61 Geo. L.J. 1067-86 (March).

#### EMINENT DOMAIN

Condemnation blight: just how just is just compensation? (a) Gideon Kanner. 48 Notre Dame Law. 765-810 (April).

#### ENVIRONMENTAL LAW

Enforcement of the clean air amendments of 1970. 48 Notre Dame Law. 921-35 (April).

Environmental law—air pollution abatement—a supplemental damage remedy under the Clean Air Act. 75 W. Va. L. Rev. 266-86 (April).

Legislation for clean air: an indoor front. 82 Yale L.J. 1040-54 (April).

Preparing an environmental lawsuit, part II: doctrinal barriers and the pre-trial preparation. (a) George Cameron Coggins. 58 Iowa L. Rev. 487-530 (Feb.).

#### EQUAL PROTECTION

Application of the EEOC guidelines to employment test validation: a uniform standard for both public and private employers. 41 Geo. Wash. L. Rev. 505-37 (March).

Equal educational opportunity and the courts. (a) Mark G. Yudof. 51 Texas L. Rev. 411-504 (March).

Equal educational opportunity: a symposium. Articles by Wilbur J. Cohen, Herbert J. Kiesling, Betsy Levin, Joel S. Berke & Michael W. Kirst, Alphonso Bell, Joseph M. Montoya, & Judith Areen. 61 Geo. L.J. 845-1024 (March).

Equal protection applied to sentencing. 58 Iowa L. Rev. 596-617 (Feb.).

Equal rights and equal protection: who has management and control? 46 S. Cal. L. Rev. 892-921 (June).

The legal implications of cultural bias in the intelligence testing of disadvantaged school children. 61 Geo. L.J. 1027-66 (March).

Mandatory maternity leaves and the equal protection clause. 61 Ky. L.J. 589-600 (No. 2).

#### EVIDENCE

Congressional discretion in dealing with the federal rules of evidence. 6 U. Mich. J. L. Ref. 798-817 (Spring).

#### FAIR TRADE

The Federal Trade Commission and incipient unfairness. (a) A. Everette MacIntyre & Joachim J. Volhard. 41 Geo. Wash. L. Rev. 407-45 (March).

#### FEDERAL COURTS

Sierra Club v. Morton: standing trees in a thicket of justiciability. (a) Patrick L. Baude. 48 Ind. L.J. 197-215 (Winter).

#### FOREIGN LAW

Prolegomenon to a study of police powers in England and Wales. (a) Leonard H. Leigh. 48 Notre Dame Law. 861-80 (April).

#### FREEDOM OF THE PRESS

Branzburg v. Hayes: a need for statutory protection of news sources. 61 Ky. L.J. 551-59 (No. 2).

Journalists and their sources: the first amendment privilege in constitutional libel actions. 58 Iowa L. Rev. 618-37 (Feb.).

#### GOVERNMENT CONTRACTS

Home-state preferences in public contracting: a study in economic balkanization. 58 Iowa L. Rev. 576-95 (Feb.).

The S & E Contractors case—beheading the hydra or wreaking devastation? (a) Robert S. Pasley. 1973 Duke L.J. 1-40 (April).

#### HABEAS CORPUS

Proposed modification of federal habeas corpus for state prisoners—reform or revocation? 61 Geo. L.J. 1221-56 (May).

#### HOUSING

Homeownership for the poor: subsidies and racial segregation. (a) Ronald H.

Silverman. 48 N.Y.U. L. Rev. 72-133 (April).

Impact statements and low cost housing. (a) Bruce L. Ackerman. 46 S. Cal. L. Rev. 754-801 (June).

Procedural due process in government-subsidized housing. 86 Harv. L. Rev. 880-913 (March).

#### INHERITANCE, ESTATE, AND GIFT TAXES

Judicial limitation of section 2036: the Byrum doctrine. 61 Geo. L.J. 1087-113 (March).

#### INSURANCE

Should the automobile property damage liability insurance system be preserved? (a) Robert I. Mehr & Gary W. Eldred. 48 Notre Dame Law. 811-34 (April).

Superintendent of Insurance v. Bankers Life: through the looking glass. 67 Nw. U. L. Rev. 931-42 (Jan.-Feb.).

#### INTERNATIONAL LAW

The Anglo-Icelandic fisheries dispute. (a) Richard B. Bilder. 1973 Wis. L. Rev. 37-132 (No. 1).

Toward a substantive private international law of trademarks: the lessons of the Carl Zeiss litigation. 82 Yale L.J. 1072-91 (April).

#### JURIES

An empirical study of six- and twelve-member jury decision-making processes. 6 U. Mich. J. L. Ref. 712-34 (Spring).

Six-member and twelve-member juries: an empirical study of trial results. 6 U. Mich. J. L. Ref. 671-711 (Spring).

#### JURISPRUDENCE

Is there a prima facie obligation to obey the law? (a) M.B.E. Smith. 82 Yale L.J. 950-76 (April).

#### LABOR LAW

The emerging duty to bargain in the public sector. (a) Harry T. Edwards. 71 Mich. L. Rev. 885-934 (April).

Lloyd Corp. v. Tanner: the demise of Logan Valley and the disguise of Marsh. 61 Geo. L.J. 1187-219 (May).

Organized labor, the environment, and the Taft-Hartley Act. (a) James C. Oldham. 71 Mich. L. Rev. 935-1040 (April).

The problem of coordination: bargaining and rules. (a) Philip V. Heymann. 86 Harv. L. Rev. 797-877 (March).

Symbolic union solicitation in public

contact settings. 58 Iowa L. Rev. 684-98 (Feb.).

Trbovich v. United Mine Workers of America: move over Mr. Secretary—a union member may intervene in suits under title IV of the LMRDA. 41 Geo. Wash. L. Rev. 560-81 (March).

Wired for Collyer: rationalizing NLRB and arbitration jurisdiction. (a) Michael J. Zimmer. 48 Ind. L.J. 141-96 (Winter).

#### LANDLORD AND TENANT

Tenant protection in Iowa—Mease v. Fox and the implied warranty of habitability. 58 Iowa L. Rev. 656-83 (Feb.).

#### LAW AND TECHNOLOGY

Law and technology: a symposium. Articles by Laurence H. Tribe, Stephen Breyer & Paul W. MacAvoy, & Andrew K. Dolan. 46 S. Cal. L. Rev. 617-753 (June).

#### LEGAL PROFESSION

Group and prepaid legal services plans: Kentucky rules provide ethical standards. 61 Ky. L.J. 560-77 (No. 2).

Lawyers' malpractice: a comparative appraisal. (a) David O. Haughey. 48 Notre Dame Law. 888-907 (April).

#### MINES AND MINERALS

New surface mining in Wisconsin. 1973 Wis. L. Rev. 234-58 (No. 1).

#### OIL AND GAS

Liability of an oil and gas lessee for causing drainage: a standard for Texas. 51 Texas L. Rev. 546-77 (March).

Oil and gas drilling programs—structure and regulation. (a) Arthur S. Berner & Sue Scoggins. 41 Geo. Wash. L. Rev. 471-504 (March).

#### PENOLOGY

Judicial intervention in corrections: the California experience—an empirical study. 30 S. Cal. L. Rev. 452-580 (Feb.).

#### PRISONS AND PRISONERS

California prisoners: rights without remedies. (a) B.E. Bergesen, III. 25 Stan. L. Rev. 1-50 (Nov.).

Women's prisons: laboratories for penal reform. 1973 Wis. L. Rev. 210-33 (No. 1).

#### PUBLIC FINANCE

Financing public education in New York state: an analysis of the Fleischmann Commission Report. (a) Abraham D.

Sofaer & Peter R. Haje. 48 N.Y.U. L. Rev. 1-71 (April).

#### PUBLIC LANDS

The Land Use Policy and Planning Assistance Act of 1973: legislating a national land use policy. 41 Geo. Wash. L. Rev. 604-25 (March).

#### PUBLIC UTILITIES

The assessment of public utility property in California. (a) Louis G. Bertane. 20 UCLA L. Rev. 419-51 (Feb.).

#### RAILROADS

Takings and the public interest in railroad reorganization. 82 Yale L.J. 1004-22 (April).

#### REAPPORTIONMENT

Compensatory racial reapportionment. 25 Stan. L. Rev. 84-106 (Nov.).

#### RES JUDICATA

The res judicata effect of declaratory relief in the federal courts. 46 S. Cal. L. Rev. 803-55 (June).

Res judicata in the derivative action: adequacy of representation and the inadequate plaintiff. 71 Mich. L. Rev. 1042-60 (April).

#### SECURITIES

B.C. Turf revisited—preliminary negotiations and the sophisticated investor under the California Corporate Securities Law of 1968. 46 S. Cal. L. Rev. 856-91 (June).

Federal business law and the Indiana lawyer: the impact of the securities law on the general practitioner. (a) Theodore R. Boehm. 48 Ind. L.J. 216-38 (Winter).

SEC v. Continental Tobacco Co. and SEC proposed rule 146 as attempts to define a private offering: the insecure exemption from registration under the Securities Act of 1933. 41 Geo. Wash. L. Rev. 582-603 (March).

Stockholder's derivative actions by holders of convertible debentures. 6 U. Mich. J. L. Ref. 760-80 (Spring).

#### SEPARATION OF POWERS

Separation of powers: congressional riders and the veto power. 6 U. Mich. J. L. Ref. 735-59 (Spring).

#### SEX DISCRIMINATION

Sex and employment under the equal rights amendment. (a) Jordan Jay Hill-

man. 67 Nw. U. L. Rev. 789-841 (Jan.-Feb.).

#### SURVEYS

A brief survey of the Kentucky court of appeals opinions published, 1968-1971. (a) Paul A. Willis. 61 Ky. L.J. 512-24 (No. 2).

Survey of Illinois law. Articles by Winston P. Nagan, Richard J. Conviser, Edward J. Bennett, Lewis Collens, Terence F. MacCarthy, Robert E. Burns, Wayne W. Whalen & Paula Wolff, Alexander K. Ciesielski, Vincent F. Vitullo, Richard C. Groll, Michael I. Spak, Richard C. Turkington, Donald H.J. Hermann, Richard S. Sawislak, & student contributions. 22 De Paul L. Rev. 1-315 (Fall).

#### TAXATION

Debt as a second class of stock in subchapter S corporations. 51 Texas L. Rev. 531-45 (March).

Federal-state income tax relationships—conformity of Kentucky's personal income tax with the federal model. (a) Frederick W. Whiteside, Jr. 61 Ky. L.J. 462-511 (No. 2).

Federal tax administration and the small taxpayer. (a) L. Hart Wright. 6 U. Mich. J. L. Ref. 529-51 (Spring).

Litigation in the small tax case division of the United States Tax Court—the taxpayer's dream? 41 Geo. Wash. L. Rev. 538-59 (March).

New developments in allocation of income among commonly controlled entities under section 482. 57 Minn. L. Rev. 559-602 (Jan.).

Pay now, fly later: head taxes—a new phenomenon in airport finance. 58 Cornell L. Rev. 759-81 (April).

#### TORTS

Legislative enactment of the seat belt defense. 58 Iowa L. Rev. 730-46 (Feb.).

Limitation periods on personal injury claims. (a) Jeremy S. Williams. 48 Notre Dame Law. 881-87 (April).

A problem—application of the "law of the place" under the Federal Tort Claims Act. 58 Iowa L. Rev. 713-29 (Feb.).

Tort liability of a university for libelous material in student publications. 71 Mich. L. Rev. 1061-88 (April).

Vermont requires rescue: a comment. Marc A. Franklin. 25 Stan. L. Rev. 51-61 (Nov.).

*TRUSTS AND TRUSTEES*

Regulation of bank trust department investment activities. (a) Martin E. Lybecker. 82 Yale L.J. 977-1002 (April).

*UNITED STATES SUPREME COURT*

The politics of the appointment process: an analysis of why Learned Hand was never appointed to the Supreme Court. 25 Stan. L. Rev. 251-85 (Jan.).

The Supreme Court tramples Gravel, (a) Lawrence R. Velvel. 61 Ky. L.J. 525-37 (No. 2).

*WATER AND WATERCOURSES*

Carrying capacity controls for recreation water uses. (a) Jon A. Kusler. 1973 Wis. L. Rev. 1-36 (No. 1).

*WELFARE*

Welfare as a loan: an empirical study of the recovery of public assistance payments in the United States. (a) David C. Baldus. 25 Stan. L. Rev. 123-250 (Jan.).

What remains of federal AFDC standards after Jefferson v. Hackney? 48 Ind. L.J. 281-92 (Winter).

*ZONING*

Exclusionary zoning: a wrong in search of a remedy. (a) Leonard S. Rubinowitz. 6 U. Mich. J. L. Ref. 625-69 (Spring).

Variance administration in Indiana—problems and remedies. 48 Ind. L.J. 240-52 (Winter).

