Michigan Law Review

Volume 81 | Issue 5

1983

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 81 MICH. L. REV. 1371 (1983). Available at: https://repository.law.umich.edu/mlr/vol81/iss5/8

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.

ABORTION

Constitutional law — a minor's abortion right under a parental notice statute. 28 Wayne L. Rev. 1901-28 (Summer).

To be or not to be: protecting the unborn's potentiality of life. Jeffrey A. Parness & Susan K. Pritchard. 51 U. Cin. L. Rev. 257-98 (No. 2).

ACCOUNTANTS AND ACCOUNTING

Accountants' liability for compilation and review engagements. 60 Tex. L. Rev. 759-819 (Apr.).

ADMINISTRATION OF JUSTICE

Institutional reform litigation: representation in the remedial process. 91 Yale L.J. 1474-92 (June).

Monetary remedies for the victims of crime: assessing the role of the criminal courts. Alan T. Harland. 30 U.C.L.A. L. Rev. 52-128 (Oct.).

ADMINISTRATIVE LAW

See Privileged Communications.

ADMISSIBILITY OF EVIDENCE See Legal History.

AGED

The frame of nature, gerontology, and law. Martin Lyon Levine. 56 S. Cal. L. Rev. 261-459 (Nov.).

AGRICULTURE

Dealing with grain dealers: the use of state legislation to avert grain elevator failures. 68 Iowa L. Rev. 305-32 (Jan.).

AMERICAN LAW INSTITUTE
See Restraint of Trade.

ANIMALS

Equine law symposium. Articles by Kent Hollingsworth, A. Vernon Carnahan, David S. Versfelt, John J. Kropp, John A. Flanagan, Thomas W. Kahle, Tandy C. Patrick, Bruce M. Reynolds, Chris Trower, Thomas A. Davis, Alvin J. Geske, David Lester, Ray H. Garrison, Jewel N. Klein, Rutheford B. Campbell & Edward S. Bonnie. 70 Ky. L.J. 899-1179 (No. 4).

ANTITRUST LAW

See also Cartels.

Government antitrust policy: theory versus practice and the role of the antitrust division. Stanford M. Litvack. 60 Tex. L. Rev. 649-60 (Apr.).

Is there a ratchet in antitrust law? Frank H. Easterbrook. 60 Tex. L. Rev. 705-17 (Apr.).

Market share liability: a plea for legislative alternatives. 1982 U. Ill. L. Rev. 1003-43 (No. 4).

Monopolization: corporate strategy, the IBM cases, and the transformation of the law. Lawrence A. Sullivan. 60 Tex. L. Rev. 587-647 (Apr.).

Price fixing, the professions, and ancillary restraints: coping with Maricopa County. Jeffrey L. Harrison. 1982 U. Ill. L. Rev. 925-49 (No. 4).

Separation of powers, prosecutorial discretion, and the "common law" nature of antitrust law. William F. Baxter. 60 Tex. L. Rev. 661-703 (Apr.).

ANTITRUST LAW: DAMAGES

Controlling jury damage awards in private antitrust suits. 81 Mich. L. Rev. 693-713 (Jan.).

ANTITRUST LAW: MERGERS

The line of commerce for commercial bank mergers: a product-oriented redefinition. 96 Harv. L. Rev. 907-26 (Feb.).

APPELLATE PROCEDURE

Appealability of orders denying attorney disqualification — a look beyond Firestone. 1982 U. Ill. L. Rev. 975-1002 (No. 4).

ATTORNEYS

See also Appellate Procedure.

Attorney professional responsibility: competence through malpractice liability. 77 Nw. U. L. Rev. 633-69 (Dec.).

BANKRUPTCY

See also International Arbitration.

The automatic stay of the 1978 Bankruptcy Code versus the Norris-LaGuardia Act: a bankruptcy court's dilemma. 61 Tex. L. Rev. 321-39 (Oct.).

Procedures for estimating contingent or unliquidated claims in bankruptcy. 35 Stan. L. Rev. 153-74 (Nov.).

BOOK REVIEWS

1983 survey of books relating to the law. 81 Mich. L. Rev. 723-1228 (Mar.).

BOYCOTTS AND STRIKES

The law and theory of strikes by government employees. Kurt L. Hanslowe & John L. Acierno. 67 Cornell L. Rev. 1055-83 (Aug.).

BURDEN OF PROOF

Burdens of proof: degrees of belief, quanta of evidence, or constitutional guarantees? C.M.A. McCauliff. 35 Vand. L. Rev. 1293-335 (Nov.).

CARTELS

Intrabrand "cartels" under GTE Sylvania. Wesley J. Liebeler. 30 U.C.L.A. L. Rev. 1-51 (Oct.).

CHARITIES

The revocation of tax exemptions and tax deductions for donations to 501(c)(3) organizations on statutory and constitutional grounds. 30 U.C.L.A. L. Rev. 156-88 (Oct.).

CIVIL PROCEDURE

See Estoppel.

CIVIL RIGHTS

Basis of liability in a section 1983 suit: when is the state-of-mind analysis relevant? 57 Ind. L.J. 459-78 (No. 3).

CLASS ACTIONS

Conflict and dissent in class actions: a suggested perspective. Bryant G. Garth. 77 Nw. U. L. Rev. 492-535 (Nov.).

Symposium: the sociology of class actions. Articles by Bryant G. Garth, P.A. Paul-Shaheen, Harry Perlstadt, Janet Rosenberg, William R.F. Phillips & Lynn Mather. 57 Ind. L.J. 371-458 (No. 3).

COLLECTIVE BARGAINING

See also Unions.

Representative bargaining orders: a time for change. 67 Cornell L. Rev. 950-80 (June).

COMMERCIAL LAW

See Secured Transactions.

COMMON LAW

See Mental Health.

COMPARATIVE LAW

See Judicial Review

CONFLICT OF LAWS

Effectiveness of choice-of-law clauses in contract conflicts of law: party autonomy or objective determination? 82 Colum. L. Rev. 1659-91 (Dec.).

CONSTITUTIONAL LAW

See also Abortion, Burden of Proof, Domestic Relations, Emigration & Immigration, Law Enforcement, Mines & Minerals, Property.

Constitutional law — civil rights — negligence — liability — public officials — municipalities — simple negligence is insufficient to support liability of high police officials and municipalities for inadequate training, supervision and control of individual officers under 42 U.S.C. § 1983 or directly under the fourteenth amendment. 51 U. Cin. L. Rev. 484-97 (No. 2).

Constitutional law — state taxation of interstate commerce — taxation fairly related to the services provided by the state. 28 Wayne L. Rev. 1951-73 (Summer).

The constitutional right to withhold private information. 77 Nw. U. L. Rev. 536-64 (Nov.).

Following the rules laid down: a critique of interpretivism and neutral principles. Mark V. Tushnet. 96 Harv. L. Rev. 781-827 (Feb.).

The interest in limiting the disclosure of personal information: a constitutional analysis. 36 Vand. L. Rev 139-97 (Jan.).

The reemergence of the right-privilege distinction in constitutional law: the price of protesting too much. Rodney A. Smolla. 35 Stan. L. Rev. 69-120 (Nov.).

A unitary approach to claims of first amendment access to publicly owned property. 35 Stan. L. Rev. 121-52 (Nov.).

CONTRACTS

The collateral source rule and contract damages. John G. Fleming. 71 Calif. L. Rev. 56-86 (Jan.).

CONTRACTS: PERFORMANCE

A case for loss sharing. Jeffrey L. Harrison. 56 S. Cal. L. Rev. 573-601 (Jan.).

COPYRIGHT

Fair use as market failure: a structural and economic analysis of the Betamax case and its predecessors. Wendy J. Gordon. 82 Colum. L. Rev. 1600-57 (Dec.).

Home taping of sound recordings: infringement or fair use? 56 S. Cal. L. Rev. 647-68 (Jan.).

Works of applied art: an expansion of copyright protection. 56 S. Cal. L. Rev. 241-60 (Nov.).

CORPORATIONS

See also Privileged Communications.

The alter ego doctrine: alternative challenges to the corporate form. 30 U.C.L.A. L. Rev. 129-55 (Oct.).

The corporate governance movement.

Daniel R. Fischel. 35 Vand. L. Rev. 1259-92 (Nov.).

CORPORATIONS: CONSOLIDATION AND MERGER

Auctions and sunk costs in tender offers. Frank H. Easterbrook & Daniel R. Fischel. Reply by Lucian A. Bebchuk. 35 Stan. L. Rev. 1-50 (Nov.).

Seeking competitive bids versus pure passivity in tender offer defense. Ronald J. Gibson. 35 Stan. L. Rev. 51-67 (Nov.).

CORPORATIONS: OFFICERS AND DIRECTORS

See Criminal Law.

COURTS

See also Due Process of Law.

Constitutional law — federalism — federal courts — federal jurisdiction — equity — remedies — injunctions — declaratory relief — damages — the Younger abstention doctrine is applicable to pending state administrative proceedings, but federal court jurisdiction should be retained when the plaintiff seeks relief that cannot be granted by the state forum. 51 U. Cin. L. Rev. 427—.

CRIMINAL INVESTIGATION

Demise of the probable cause requirement in seizures of inanimate objects — United States v. Place and United States v. Martell. 51 U. Cin. L. Rev. 405-26 (No. 2).

CRIMINAL LAW

Criminal liability of corporate officers for strict liability offenses — another view. Kathleen F. Brickey. 35 Vand. L. Rev. 1337-81 (Nov.).

CRIMINAL PROCEDURE

Interlocutory appeals in criminal trials: appellate review of vindictive prosecution claims. 51 U. Cin. L. Rev. 373-85 (No. 2).

Twelfth annual review of criminal procedure: United States Supreme Court and courts of appeals 1981-1982. 71 Geo. L.J. 253-828 (Dec.).

DAMAGES

See also Contracts, Torts.

Symposium: punitive damages. Articles and comments by Dorsey D. Ellis, Jr., Robert D. Cooter, David G. Owen, George L. Priest, Gary T. Schwartz & Matthew L. Spitzer. 56 S. Cal. L. Rev. 1-203 (Nov.).

DISCOVERY

See Privileged Communications.

DISCRIMINATION

Perpetuation of past discrimination. Eric Schnapper. 96 Harv. L. Rev. 828-64 (Feb.).

DISCRIMINATION: SEX

Comparable worth and the Equal Pay Act — proving sex-based wage discrimination claims after County of Washington v. Gunther. Edith Barnett. 28 Wayne L. Rev. 1669-700 (Summer).

DOMESTIC RELATIONS

See also Trusts & Estates.

The constitutional status of marriage, kinship, and sexual privacy — balancing the individual and social interests. Bruce C. Hafen. 81 Mich. L. Rev. 463-574 (Jan.).

DUE PROCESS OF LAW

See also Physicians & Surgeons.

The displacement of federal due process claims by state tort remedies: Parratt v. Taylor and Logan v. Zimmerman Brush Company. Rodney A. Smolla. 1982 U. Ill. L. Rev. 831-86 (No. 4).

Due process and section 1983: limiting Parratt v. Taylor to negligent conduct. 71 Calif. L. Rev. 253-79 (Jan.).

Due process, court access fees, and the right to litigate. 57 N.Y.U. L. Rev. 768-803 (Oct.).

Due process in the civil nonsupport proceeding: the right to counsel and alternatives to incarceration. 61 Tex. L. Rev. 291-319 (Oct.).

Liberty and property in the Supreme Court: a defense of Roth and Perry. Peter N. Simon. 71 Calif. L. Rev. 146-92 (Jan.).

ECONOMICS

See Legal History.

ELECTIONS

See Politics.

EMIGRATION AND IMMIGRATION

The factory raid: an unconstitutional act? 56 S. Cal. L. Rev. 605-45 (Jan.).

EMINENT DOMAIN

Real property — eminent domain — expansion of the public use doctrine to include the alleviation of unemployment and revitalization of the economic base of a community. 28 Wayne L. Rev. 1975-95 (Summer).

ENVIRONMENTAL LAW

See also Fees.

Generator liability under superfund for clean-up of abandoned hazardous waste dumpsites. 130 U. Pa. L. Rev. 1229-80 (May).

EQUAL PROTECTION

Equality. Articles and Commentary by Erwin Chemerinsky, Anthony D'Amato & Peter Westen. 81 Mich. L. Rev. 575-663 (Jan.).

Gender-based statutory rape law does not violate the equal protection clause: Michael M. v. Superior Court of Sonoma County. 67 Cornell L. Rev. 1109-27 (Aug.).

A Madisonian interpretation of the equal protection doctrine. 91 Yale L.J. 1403-29 (June).

ESTOPPEL

Collateral estoppel without mutuality: accepting the Bernhard doctrine. 35 Vand. L. Rev. 1423-52 (Nov.).

EVIDENCE

Federal Rule of Evidence 301 and congressional acts: when does an act "otherwise provide"? 67 Cornell L. Rev. 1085-108 (Aug.).

Defensive use of state of the art evidence in strict products liability. Garey B. Spradley. 67 Minn. L. Rev. 343-439 (Dec.).

EXPORTS AND IMPORTS

Protecting steel: time for a new approach. 96 Harv. L. Rev. 966-85 (Feb.).

FEDERAL JURISDICTION

See also Courts.

Diversity jurisdiction: the dilemma of dual citizenship and alien corporations. 77 Nw. U. L. Rev. 565-87 (Nov.).

FEDERAL RULES OF CIVIL PROCEDURE

See Venue.

FEDERAL TORT CLAIMS ACT

Federal Tort Claims Act: notice of claim requirement. 67 Minn. L. Rev. 513-35 (Dec.).

FEES

Awards of attorneys' fees to unsuccessful environmental litigants. 96 Harv. L. Rev. 677-96 (Jan.).

FIRES AND FIRE PREVENTION

The fireman's rule: defining its scope using the cost-spreading rationale. 71 Calif. L. Rev. 218-52 (Jan.).

FREEDOM OF RELIGION

Publicly-funded display of religious symbols: the nativity scene controversy. 51 U. Cin. L. Rev. 353-72 (No. 2).

Solving the free exercise dilemma: free exercise as expression. William P. Marshall. 67 Minn. L. Rev. 545-94 (Feb.).

FREEDOM OF SPEECH

See also Freedom of Religion.

On a new argument for freedom of speech. Michael Martin. Reply by Paul G. Chevigny. 57 N.Y.U. L. Rev. 906-31 (Nov.).

GOVERNMENT IMMUNITY AND LIABILITY

See also Civil Rights, Constitutional Law, Due Process of Law.

Governmental immunity from tort liability in Michigan: a comprehensive analysis of the doctrine and related statutory and judicial exceptions. 28 Wayne L. Rev. 1761-842 (Summer).

Rethinking sovereign immunity after Bivens. 57 N.Y.U. L. Rev. 597-668 (June).

HEARSAY

The residual exceptions to the federal hearsay rule. David A. Sonenshein. 57 N.Y.U. L. Rev. 867-905 (Nov.).

"Stickperson hearsay": a simplified approach to understanding the rule against hearsay. Michael H. Graham. 1982 U. Ill. L. Rev. 887-923 (No. 4).

HOUSING

Public housing: choosing among families in need of housing. 77 Nw. U. L. Rev. 700-28 (Dec.).

INCOME TAX

See also Charities.

Section 4822 and the nonrecognition provisions: resolving the conflict. 77 Nw. U. L. Rev. 670-99 (Dec.).

INCOME TAX: CORPORATIONS

Sale-leaseback v. mere financing: Lyon's roar and the aftermath. 1982 U. Ill. L. Rev. 1075-104 (No. 4).

INCOME TAX: INDIVIDUAL

Better to burn out than to fade away? Tax consequences on the disposition of a tax shelter. Joshua D. Rosenberg. 71 Calif. L. Rev. 87-145 (Jan.).

Diedrich v. Commissioner: closing the "net gift" income tax loophole. 68 Iowa L. Rev. 379-95 (Jan.).

The 1982 minimum tax amendments as a first step in the transition to a "flat-rate" tax. Michael J. Graetz. 56 S. Cal. L. Rev. 527-71 (Jan.).

INDUSTRIAL DISEASES

Occupationally induced cancer susceptibility: regulating the risk. 96 Harv. L. Rev. 697-716 (Jan.).

INHERITANCE, ESTATE AND GIFT TAXES

The estate tax deduction for administration expenses: reformulating complementary roles for federal and state law under I.R.C. § 2053(a)(2). 67 Cornell L. Rev. 981-1010 (June).

INTERNATIONAL ARBITRATION

The coming encounter: international arbitration and bankruptcy. Jay Lawrence Westbrook. 67 Minn. L. Rev. 595-644 (Feb.).

INTERNATIONAL TRADE

See Exports & Imports.

INTERSTATE COMMERCE

See Constitutional Law.

JUDGES

The changing social vision of Justice Blackmun. 96 Harv. L. Rev. 717-36 (Jan.).

The compleat Jeffersonian: Justice Rehnquist and federalism. 91 Yale L.J. 1317-70 (June).

JUDICIAL REVIEW

Judicial review and separation of powers in France and the United States. Burt Neuborne. 57 N.Y.U. L. Rev. 363-442 (June).

JURIES

Public disclosures of jury deliberations. 96 Harv. L. Rev. 886-906 (Feb.).

JURISDICTION

The theory of protective jurisdiction. 57 N.Y.U. L. Rev. 933-1030 (Nov.).

JURISPRUDENCE

See Legal History.

LABOR MANAGEMENT RELATIONS

Publicity and 29 U.S.C. § 158(b)(4): of producers and provisos. 51 U. Cin. L. Rev. 386-404 (No. 2).

LAW ENFORCEMENT

The first amendment and law enforcement infiltration of political groups. 56 S. Cal. L. Rev. 207-39 (Nov.).

LAW REFORM

See Legal Education

LEGAL EDUCATION

The critical legal studies movement. Roberto Mangabeira Unger. 96 Harv. L. Rev. 561-675 (Jan.).

LEGAL ETHICS

See also Attorneys.

Conflicts of interest in the simultaneous representation of multiple clients: a proposed solution to the current confusion and controversy. Nancy J. Moore. 61 Tex. L. Rev. 211-88 (Oct.).

Responding to the criminal defense client who insists on the presentation of perjuring nonparty witnesses: the Schultheis solution. 68 Iowa L. Rev. 359-78 (Jan.).

Three models of professional reform. John Leubsdorf. 67 Cornell L. Rev. 1021-54 (Aug.).

LEGAL HISTORY

See also Legislation.

The development of the propensity rule in federal criminal causes 1840-1975. Thomas J. Reed. 51 U. Cin. L. Rev. 299-325 (No. 2).

The economics of legal history. Herbert Hovenkamp. 67 Minn. L. Rev. 645-97 (Feb.).

Legal uncertainty. Anthony D'Amato. 71 Calif. L. Rev. 1-55 (Jan.).

LEGISLATION

See also Agriculture.

Some observations on the use of legislative history in the 1981 Supreme Court term. Patricia M. Wald. 68 Iowa L. Rev. 195-216 (Jan.).

LIABILITY WITHOUT FAULT

See Criminal Law.

LIBEL AND SLANDER

Public status over time: a single approach to the retention problem in defamation and privacy law. 1982 U. Ill. L. Rev 951-74 (No. 4).

MASTER AND SERVANT

See Securities.

MENTAL HEALTH

A common law remedy for forcible medication of the institutionalized mentally ill. 82 Colum. L. Rev. 1720-51 (Dec.).

MINES AND MINERALS

Constitutional law — property — mines and minerals — a dormant mineral statute that provides for automatic lapse and reversion of mineral rights to surface owners upon failure to use the mineral estate or to file a statement of claim every twenty years or within a two-year grace period is constitutional. 51 U. Cin. L. Rev. 452-72 (No. 2).

MINORITIES

The origins of judicial activism in the protection of minorities. Robert M. Cover. 91 Yale L.J. 1287-316 (June).

MOTOR VEHICLES

The relationship between federal standards and litigation in the control of automobile design. 57 N.Y.U. L. Rev. 804-47 (Oct.).

NOTICE

See Federal Tort Claims Act.

PENSION PLANS

See Trusts & Estates.

PHYSICIANS AND SURGEONS

The Michigan malpractice act's requirement of a physician on the panel violates the due process right to a fair and impartial tribunal. 28 Wayne L. Rev. 1843-75 (Summer).

POLITICS

Freedom of association and state regulation of delegate selection: potential for conflict at the 1984 Democratic National Convention. 36 Vand. L. Rev. 105-37 (Jan.).

Regulation of campaign contributions: maintaining the integrity of the political process through an appearance of fairness. 56 S. Cal. L. Rev. 669-710 (Jan.).

POLLUTION

See Environmental Law.

PRIVILEGED COMMUNICATIONS

Academic freedom privilege; an excessive solution to the problem of protecting confidentiality. 51 U. Cin. L. Rev. 326-52 (No. 2).

The attorney-client privilege and corporate clients: where do we go after *Upjohn?* 81 Mich. L. Rev. 665-92 (Jan.).

A post-Upjohn consideration of the corporate attorney-client privilege. John E. Sexton. 57 N.Y.U. L. Rev. 443-520 (June).

Stuffing the rabbit back into the hat: limited waiver of the attorney-client privilege in an administrative agency investigation. 130 U. Pa. L. Rev. 1198-228 (May).

PROCESS

Process constraints in tort. James A. Henderson, Jr. 67 Cornell L. Rev. 901-48 (June).

PRODUCTS LIABILITY

See Evidence, Trial Practice, Warranty.

PROPERTY

See also Due Process of Law, Mines & Minerals.

The concept of property in private and constitutional law: the ideology of the scientific turn in legal analysis. Gregory S. Alexander. 82 Colum. L. Rev. 1545-99 (Dec.).

PSYCHIATRY

Professional obligation and the duty to rescue: when must a psychiatrist protect his pa-

tient's intended victim? 91 Yale L.J. 1430-45 (June).

PUBLIC LANDS

Sales of public land: a problem in legislative and judicial control of administrative action. 96 Harv. L. Rev. 927-46 (Feb.).

PUBLIC OFFICIALS AND EMPLOYEES

See Boycotts & Strikes.

RADIO AND TELEVISION

FCC regulatory authority over commercial television networks: the role of ancillary jurisdiction. Thomas G. Krattenmaker & A. Richard Metzger, Jr. 77 Nw. U. L. Rev. 403-91 (Nov.).

RESTRAINT OF TRADE

See also Antitrust Law.

Restraint of trade and the Restatement (Second) of Contracts. Milton Handler & Daniel E. Lazaroff. 57 N.Y.U. L. Rev. 669-766 (Oct.).

RETROACTIVE LAWS AND DECISIONS

Constitutional law — ex post facto laws — retrospective application of state statute reducing prison gain time violates constitutional prohibition against ex post facto laws. 28 Wayne L. Rev. 1929-49 (Summer).

RIGHT OF PRIVACY

See Constitutional Law, Domestic Relations.

RIGHT TO COUNSEL

See also Due Process of Law.

The right to counsel in prosecutorial interrogations. 57 Ind. L.J. 499-514 (No. 3).

RIGHT TO TRIAL BY JURY

The right to jury trial in enforcement actions under section 502(a)(1)(B) of ERISA. 96 Harv. L. Rev. 737-57 (Jan.).

SAFETY LAWS

See also Motor Vehicles, Warranty.

A proposal to restructure sanctions under the Occupational Safety and Health Act: the limitations of punishment and culpability. 91 Yale L.J. 1446-73 (June).

SCIENCE

See Property.

SECURED TRANSACTIONS

Rights and remedies between U.C.C. article 9 secured parties with conflicting security interests in goods. Steve H. Nickles. 68 Iowa L. Rev. 217-72 (Jan.).

SECURITIES

"Neither unusual nor unfortunate": the overlap of rule 10b-5 with the express liability sections of the Securities Acts. Barbara Bader Aldave. 60 Texas L. Rev. 719-57 (Apr.).

Rule 10b-5 — the equivalent scope of liability under respondeat superior and section 20(a) — imposing a benefit requirement on apparent authority. 35 Vand. L. Rev. 1383-422 (Nov.).

Swimming against the deregulatory tide: maintaining fixed prices in public offerings of securities through the NASD antidiscounting rules. Harry S. Gerla. 36 Vand. L. Rev. 9-54 (Jan.).

Transamerica Mortgage Advisers, Inc. v. Lewis: implications for private rights of action for damages under rule 10b-5. 1982 U. Ill. L. Rev. 1045-74 (No. 4).

SEPARATION OF POWERS

See also Antitrust Law, Judicial Review.

Congressional power to expand judicial definitions of the substantive terms of the Civil War amendments. Jesse H. Choper. 67 Minn. L. Rev. 299-341 (Dec.).

SETTLEMENTS

See Torts.

SOCIAL WELFARE

See also Housing.

Strategies to address the impact of the Economic Recovery Tax Act of 1981 and the Omnibus Budget Reconciliation Act of 1981 on the availability of child care for low-income families. June H. Zeitlin & Nancy Duff Campbell. 28 Wayne L. Rev. 1601-67 (Summer).

SPORTS

The emergent law of women and amateur sports: recent developments. Robert H. Skilton. 28 Wayne L. Rev. 1701-57 (Summer).

STATUTES

See also Evidence, Separation of Powers.

The meaning of "willful" under the liquidated damages provision of the Age Discrimination in Employment Act. 68 Iowa L. Rev. 333-58 (Jan.).

The Rules Enabling Act of 1934. Stephen B. Burbank. 130 U. Pa. L. Rev. 1015-197 (May).

SUPPORT OF DEPENDENTS

See Due Process of Law, Trusts & Estates.

TAXATION

See also Constitutional Law.

State taxation of energy resources: are consuming states getting burned? Nancy E. Shurtz. 36 Vand. L. Rev. 55-102 (Jan.).

The taxation of barter transactions. Robert I. Keller. 67 Minn. L. Rev. 441-512 (Dec.).

TORTS

Offers that can't be refused: foreclosure of personal injury claims by defendants' prompt tender of claimants' net economic losses. Jeffrey O'Connell. 77 Nw. U. L. Rev. 589-632 (Dec.).

Torts — loss of consortium — right of a child to a cause of action for loss of society and companionship when the parent is tortiously injured. 28 Wayne L. Rev. 1877-99 (Summer).

TRIAL PRACTICE

See also Evidence.

Seizing the middle ground between rules and standards in design defect litigation: advancing directed verdict practice in the law of torts. Aaron D. Twerski. 57 N.Y.U. L. Rev. 521-95 (June).

TRUSTS AND ESTATES

Discretionary support trusts. Evelyn Ginsberg Abravanel. 68 Iowa L. Rev. 273-304 (Jan.).

The duties of employee benefit plan trustees under ERISA in hostile tender offers. 82 Colum. L. Rev. 1692-719 (Dec.).

UNIONS

Unions, fairness, and the conundrums of collective choice. Mayer G. Freed, Daniel D. Polsby & Matthew L. Spitzer. 56 S. Cal. L. Rev. 461-525 (Jan.).

VENUE

The scope of federal venue over corporations in multidistrict states. 71 Calif. L. Rev. 193-217 (Jan.).

WARRANTY

Comment on A Theory of the Consumer Product Warranty. William C. Whitford. Reply by George L. Priest. 91 Yale L.J. 1371-401 (June).

Indiana's implied warranty of fitness for habitation: limited protection for used home buyers. 57 Ind. L.J. 479-98 (No. 3).

WOMEN

See Sports.