

# Michigan Law Review

---

Volume 66 | Issue 3

---

1968

## Periodical Index

Michigan Law Review

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

---

### Recommended Citation

Michigan Law Review, *Periodical Index*, 66 MICH. L. REV. 605 (1968).

Available at: <https://repository.law.umich.edu/mlr/vol66/iss3/17>

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.

### ADMINISTRATION OF JUSTICE

Concurrent civil and criminal proceedings. 67 *Colum. L. Rev.* 1277-95 (Nov.).

### AIR LAW

Jet noise in airport areas: a national solution required. 51 *Minn. L. Rev.* 1087-117 (May).

### ANTITRUST LAW

Antitrust's newest quagmire: the Noerr-Pennington defense. (a) L. Barry Costilo. 66 *Mich. L. Rev.* 333-56 (Dec.).

Concentration as a factor in antimerger litigation. (a) G. E. Hale and Rosemary Hale. 28 *Ohio St. L.J.* 599-613 (Fall).

Criminal sanctions under state and federal antitrust laws. (a) John J. Flynn. 45 *Texas L. Rev.* 1301-46 (Oct.).

Effective regulation of dual distribution: a Robinson-Patman approach. 1967 *Duke L.J.* 996-1022 (Oct.).

Extraterritorial application of federal antitrust laws: delimiting the reach of substantive law under the Sherman act. 20 *Vand. L. Rev.* 1030-62 (Oct.).

Restraint of trade by the supreme court: the Utah pie case. (a) Ward S. Bowman. 77 *Yale L.J.* 70-85 (Nov.).

The super bowl and the Sherman act: professional team sports and the antitrust laws. 81 *Harv. L. Rev.* 418-34 (Dec.).

### ATTORNEYS

Attorney's fees: where shall the ultimate burden lie? 20 *Vand. L. Rev.* 1216-41 (Nov.).

The practice of law by out-of-state attorneys. 20 *Vand. L. Rev.* 1276-312 (Nov.).

### BANKRUPTCY

After-acquired property security interests in bankruptcy: a substitution of collateral defense of the U.C.C. 77 *Yale L.J.* 139-58 (Nov.).

Bankruptcy: bank which in good faith and without notice honors client's check after he is adjudicated bankrupt not liable to trustee for depletion of the bankrupt's estate. 1967 *Duke L.J.* 1023-36 (Oct.).

### BANKS AND BANKING

Bank mergers: a new standard of evaluation? 46 *Texas L. Rev.* 81-101 (Nov.).

Banks, trusts and investment companies: the commingled investment fund. 115 *U. Pa. L. Rev.* 1276-306 (June).

### CALIFORNIA SUPREME COURT

The supreme court of California 1966-1967. 55 *Calif. L. Rev.* 1059-203 (Oct.).

### CIVIL PROCEDURE

Can the "long-arm" reach out-of-state publishers? 43 *Notre Dame Law.* 83-97 (Oct.).

The civil nonjury trial and the law-fact distinction. (a) Stephen A. Weiner. 55 *Calif. L. Rev.* 1020-57 (Oct.).

Continuing work of the civil committee: 1966 amendments of the federal rules of civil procedure: I. (a) Benjamin Kaplan. 81 *Harv. L. Rev.* 356-416 (Dec.).

The convenient forum abroad. 20 *Stan. L. Rev.* 57-82 (Nov.).

Discovery of expert information after *Monier v. Chamberlin*. 62 *Nw. U.L. Rev.* 624-39 (Sept.-Oct.).

Federal jurisdiction—pendent claims—second plaintiff permitted to append claim in a federal court under a theory of pendent jurisdiction—*Wilson v. American Chain & Cable Co.*; *Newman v. Freeman*. 66 *Mich. L. Rev.* 373-81 (Dec.).

Federal procedure—a suit against a contractor and his subcontractors constitutes "separate and independent claims or causes of action" and may be removed to a federal court under 28 U.S.C. § 1441(c). 43 *Notre Dame Law.* 107-14 (Oct.).

Federal procedure—the extent of a livestock broker's liability for conversion of cattle in which the federal government has a security interest is determined by federal law. 43 *Notre Dame Law.* 132-39 (Oct.).

Federal rule 60(b): finality of civil judgments v. self-correction by district court of judicial error of law. 43 *Notre Dame Law.* 98-106 (Oct.).

Jurisdiction—foreign patents—jurisdiction over foreign patent claims. 66 *Mich. L. Rev.* 358-72 (Dec.).

Multiple party actions: a symposium. Articles by Philip W. Tone and John G. Stifer, Philip W. Tone and Thomas L. Eovaldi, John C. Feirich, Philip H. Corboy and James P. Chapman, and Joseph

H. Lederleitner and William P. Nolan. 1967 U. Ill. L.F. 209-304 (Summer).

The preliminary hearing in the District of Columbia: an emerging discovery device. 56 Geo. L.J. 191-212 (Nov.).

Rule 83 and the local federal rules. 67 Colum. L. Rev. 1251-76 (Nov.).

Section 1361 of the mandamus and venue act of 1962 and "nonstatutory" judicial review of federal administrative action. (a) Clark Byse and Joseph V. Fiocca. 81 Harv. L. Rev. 308-55 (Dec.).

Severance—a means of minimizing the role of burden and expense in determining the outcome of litigation. (a) Warren F. Schwartz. 20 Vand. L. Rev. 1197-214 (Nov.).

Substantive interests and the jurisdiction of state courts. (a) Paul D. Carrington and James A. Martin. 66 Mich. L. Rev. 227-48 (Dec.).

Work product exception to discovery—the New York experience. (a) Glenn E. Coven, Jr. 53 Cornell L.Q. 98-114 (Nov.).

#### CIVIL RIGHTS

The courts, HEW, and southern school desegregation. 77 Yale L.J. 321-65 (Dec.).

Open housing meets my old Kentucky home: a study of open housing with special attention to implications for Kentucky. 56 Ky. L.J. 140-248 (1967-68).

Removal in civil rights cases under section 1443(1). 36 U. Cinc. L. Rev. 681-89 (Fall).

#### COMMUNICATIONS

The crisis in electromagnetic frequency spectrum allocation: abatement through market distribution. 53 Iowa L. Rev. 437-79 (Oct.).

Summary termination of telephone service for suspected illegal use. 20 Stan. L. Rev. 136-45 (Nov.).

#### CONFLICT OF LAWS

Babcock v. Jackson in Kentucky: judicial method and the policy-centered conflict of laws. (a) Robert A. Sedler. 56 Ky. L.J. 27-138 (1967-68).

Choice of law in fraudulent conveyance. 67 Colum. L. Rev. 1313-19 (Nov.).

Conceptual devices for avoiding the land taboo in conflict of laws: the disadvantages of disingenuousness. (a) Moffatt Hancock. 20 Stan. L. Rev. 1-40 (Nov.).

Conflicts of law—choice of law in torts cases—a critique. (a) Roy Moreland. 56 Ky. L.J. 5-26 (1967-68).

Workmen's compensation and the con-

flict of laws in New York. 53 Cornell L.Q. 151-62 (Nov.).

#### CONSTITUTIONAL LAW

The alternative amending clause in article V: reflections and suggestions. (a) Morris D. Forkosch. 51 Minn. L. Rev. 1053-85 (May).

Bond v. Floyd, 385 U.S. 116 (1966)—state legislature's exclusion of member for antiwar statements violates first amendment. 62 Nw. U.L. Rev. 640-52 (Sept.-Oct.).

Constitutional law—first amendment—misleading advertisements of claims made by health books may be prohibited by the FTC. 53 Va. L. Rev. 1545-55 (Nov.).

Discriminations against the poor and the fourteenth amendment. 81 Harv. L. Rev. 435-53 (Dec.).

Harmless constitutional error. 20 Stan. L. Rev. 83-98 (Nov.).

Religion and the public schools. 20 Vand. L. Rev. 1078-119 (Oct.).

The scope of immunity for legislators and their employees. 77 Yale L.J. 366-89 (Dec.).

#### CONSUMER PROTECTION

The department of consumers. (a) W. E. Forte. 20 Vand. L. Rev. 969-1008 (Oct.).

#### CONTRACTS

A proposed black-letter rule concerning mistaken assumptions in bargain transactions. (a) Edward H. Rabin. 45 Texas L. Rev. 1273-300 (Oct.).

#### CORPORATIONS

See also *Torts*.

Buying or selling a corporate business: stock or assets. (a) Zolman Cavitch and David L. Hoehnen. 28 Ohio St. L.J. 614-28 (Fall).

Removal of the corporate director during his term of office. 53 Iowa L. Rev. 389-419 (Oct.).

#### CREDITORS' RIGHTS

See also *Federal Liens*.

Letting affected parties communicate standards—exempt property. 53 Iowa L. Rev. 366-88 (Oct.).

#### CRIMINAL LAW

Abortion legislation: the need for reform. 20 Vand. L. Rev. 1313-28 (Nov.).

Incompetency to stand trial. 81 Harv. L. Rev. 454-73 (Dec.).

Lawyers and lineups. 77 Yale L.J. 390-402 (Dec.).

A postscript to the Miranda project: interrogation of draft protesters. 77 Yale L.J. 300-19 (Dec.).

The offender rehabilitation project: a new role for defense counsel at pretrial and sentencing. (a) Richard J. Medalie. 56 Geo. L.J. 2-16 (Nov.).

Promoting consistent policy in the criminal justice process. (a) Henry S. Ruth, Jr. 53 Va. L. Rev. 1489-508 (Nov.).

Some reflections on the causes of crime. (a) Abe Krash. 53 Va. L. Rev. 1479-88 (Nov.).

The United States court of appeals for the District of Columbia circuit: 1966-1967 term—criminal law and procedure. 56 Geo. L.J. 58-190 (Nov.).

#### CRIMINAL PROCEDURE

Civil discovery in habeas corpus. 67 Colum. L. Rev. 1296-312 (Nov.).

Criminal procedure—"beyond a reasonable doubt" standard not applicable in judge's preliminary determination of the voluntariness of a confession. 43 Notre Dame Law. 115-24 (Oct.).

An exception to collateral estoppel in criminal cases because of prosecutor's incompetence? 115 U. Pa. L. Rev. 1346-57 (June).

#### DOMESTIC RELATIONS

Divorce reform—one state's solution. 1967 Duke L.J. 956-95 (Oct.).

Statutory presumptions of domicile in divorce: full faith and credit and due process. 67 Colum. L. Rev. 1320-29 (Nov.).

#### ENGLISH LAW

The English law commission: a new philosophy of law reform. (a) R. J. Sutton. 20 Vand. L. Rev. 1009-27 (Oct.).

Recent developments in family law in British common law jurisdictions. (a) Olive M. Stone. 67 Colum. L. Rev. 1241-49 (Nov.).

#### ESTATE PLANNING

Drafting trust instruments revisited. (a) Robert P. Goldman. 36 U. Cinc. L. Rev. 650-65 (Fall).

Rest in peace—or thy will be done. (a) Ellis V. Rippner. 28 Ohio St. L.J. 647-68 (Fall).

The testamentary life insurance trust. 51 Minn. L. Rev. 1118-38 (May).

#### FEDERAL HOUSING ADMINISTRATION

The federal housing administration: its history and operations. (a) Richard W. Bartke. 13 Wayne L. Rev. 651-77 (Fall).

#### FEDERAL LIENS

Federal liens and priorities—agenda for the next decade. (a) William T. Plumb, Jr. 77 Yale L.J. 228-99 (Dec.).

#### FEDERAL POWER COMMISSION

Of birds, bees, and the FPC. 77 Yale L.J. 117-38 (Nov.).

#### GOVERNMENT LITIGATION

The 89th congress and government litigation. (a) Sidney B. Jacoby. 67 Colum. L. Rev. 1212-40 (Nov.).

#### GOVERNMENT RECORDS

Freedom of information: the statute and the regulations. 56 Geo. L.J. 18-57 (Nov.).

#### HEALTH

Experimentation on human beings. 20 Stan. L. Rev. 99-117 (Nov.).

Medical and dental x-rays—a time for re-evaluation and state action. 43 Notre Dame Law. 39-82 (Oct.).

#### INCOME TAX

See also *Corporations*.

Burden of proof and choice of forum in tax litigation. (a) George L. Whitfield and Charles E. McCallum. 20 Vand. L. Rev. 1179-96 (Nov.).

Comprehensive income taxation: a comment. (a) Joseph A. Pechman. 81 Harv. L. Rev. 63-67 (Nov.).

Corporate securities as "business property." 20 Vand. L. Rev. 1242-75 (Nov.).

Exclusion of fellowship grants from gross income. 1967 U. Ill. L.F. 326-30 (Summer).

The export trade corporation: orphan of the storm. (a) Thomas E. Jenks. 67 Colum. L. Rev. 1187-211 (Nov.).

In defense of an income concept. (a) R. A. Musgrave. 81 Harv. L. Rev. 44-62 (Nov.).

Income tax—recovered property previously deducted included as gross income in year of recovery—Alice Phelan Sullivan Corp. v. United States. 66 Mich. L. Rev. 381-88 (Dec.).

"Tax simplification"—grave threat to the charitable contribution deduction: the problem and a proposed solution. (a) Stanley S. Weithorn. 1967 Duke L.J. 943-55 (Oct.).

#### INFANTS

*In re Gault*: children are people. 55 Calif. L. Rev. 1204-18 (Oct.).

## INHERITANCE, ESTATE AND GIFT TAXES

Apportionment of death taxes: a comprehensive survey with proposed statute. 45 Texas L. Rev. 1348-401 (Oct.).

## INSANITY

Civil restraint, mental illness, and the right to treatment. 77 Yale L.J. 87-116 (Nov.).

## INSURANCE

State regulation of property and casualty insurance rates. (a) Michael D. Rose. 28 Ohio St. L.J. 669-733 (Fall).

## INTERNATIONAL LAW

Access by natural and legal persons to the court of justice of the European communities. (a) Manuel R. Angulo and Frank G. Dawson. 36 U. Cinc. L. Rev. 583-649 (Fall).

The general agreement of tariffs and trade in the United States. (a) John H. Jackson. 66 Mich. L. Rev. 249-332 (Dec.).

The individual right of petition: a study of methods used by international organizations to utilize the individual as a source of information on the violations of human rights. (a) Donald P. Parson. 13 Wayne L. Rev. 678-705 (Fall).

International human rights: a symposium. Articles by Burns H. Weston, John Huston, John Carey, Richard B. Lillich, Michael Barkun and L. F. E. Goldie. 53 Iowa L. Rev. 268-365 (Oct.).

Legal norms and international economic development: the case of the Cuba shipping restriction in the United States foreign assistance act. (a) John R. Wilkins. 55 Calif. L. Rev. 977-1019 (Oct.).

## INVESTMENT TRUSTS

Rights and obligations of the mutual fund: a source of law. 20 Vand. L. Rev. 1120-51 (Oct.).

## LABOR LAW

Binding arbitration in public employment labor disputes. (a) Daniel P. Sullivan. 36 U. Cinc. L. Rev. 666-79 (Fall).

Judicial intervention in labor arbitration. (a) Benjamin Aaron. 20 Stan. L. Rev. 41-56 (Nov.).

Judicial review of labor arbitration awards after the trilogy. 53 Cornell L.Q. 136-50 (Nov.).

Labor law: fifth circuit determines that breach of duty of fair representation constitutes an unfair labor practice. 1967 Duke L.J. 1037-54 (Oct.).

Plant relocation: viewed after denial of enforcement of board's "runway shop" remedy in *Garwin*. 20 Vand. L. Rev. 1062-78 (Oct.).

The protection of economic pressure of section 7 of the national labor relations act. (a) Julius G. Getman. 115 U. Pa. L. Rev. 1195-250 (June).

## LEGAL AID

Legal aid—lay control and organizational complexity render OEO legal service program unacceptable to New York court—In re Community Action for Legal Services, Inc. 66 Mich. L. Rev. 389-406 (Dec.).

## LEGAL HISTORY

The *Alabama* and the queen's advocate—a mystery of history. (a) Brunson MacChesney. 62 Nw. U.L. Rev. 568-85 (Sept.-Oct.).

## LOCAL GOVERNMENT

Allocating the burden of increased community costs caused by new developments. 1967 U. Ill. L.F. 318-26 (Summer).

Financing industrial development with municipal revenue bonds. 1967 U. Ill. L.F. 331-41 (Summer).

## MALI

Mali's socialism and the Soviet legal model. (a) John N. Hazard. 77 Yale L.J. 28-69 (Nov.).

## NORTH CAROLINA LAW

Survey of North Carolina case law—a symposium. Articles by Frank W. Hanft, Martin B. Louis, Seymour W. Wurfel, Daniel H. Pollitt, Frank R. Strong, Walter D. Navin, Jr., Kenneth L. Penegar, Henry Brandis, Jr., Donald F. Clifford, Jr., William B. Aycock, Philip Thorpe, Herbert R. Baer, and Phillip Thorpe. 45 N.C.L. Rev. 813-997 (June).

## OHIO LAW

Mutuality of remedy in Ohio: a journey from abstraction to particularism. (a) Arthur D. Austin. 28 Ohio St. L.J. 629-46 (Fall).

## OIL AND GAS

The disputed oil and shale claims: background and current conflict. 51 Minn. L. Rev. 1154-68 (May).

Preferential purchase rights in oil and gas instruments. (a) Harry M. Reasoner. 46 Texas L. Rev. 57-79 (Nov.).

## PATENTS

The 1967 patent law debate—first-to-invent vs. first-to-file. (a) George E. Frost. 1967 Duke L.J. 923-42 (Oct.).

## PROPERTY

Marketable title acts—panacea or pan-demonium? (a) Walter E. Barnett. 53 Cornell L.Q. 45-97 (Nov.).

Resolving disputes under percentage leases. 51 Minn. L. Rev. 1139-53 (May).

## SECURITIES

Credit regulation in the securities market: an analysis of regulation T. 62 Nw. U.L. Rev. 587-623 (Sept.-Oct.).

Securities regulation—securities exchange act of 1934—savings and loan associations—a withdrawal capital account in a state-chartered savings and loan association is not a "security" within the meaning of the act. 43 Notre Dame Law. 124-32 (Oct.).

Statutes of limitation in 10b-5 actions: complication added to confusion. (a) Stephen H. Schulman. 13 Wayne L. Rev. 635-50 (Fall).

Unsafe at any price: a reply to Manne, *Insider Trading and the Stock Market*. (a) Roy A. Schotland. 53 Va. L. Rev. 1425-78 (Nov.).

## SOCIAL WELFARE

Disability benefits for sexual psychopaths. 20 Stan. L. Rev. 118-35 (Nov.).

Eligibility determinations in public assistance: selected problems and proposals for reform in Pennsylvania. 115 U. Pa. L. Rev. 1307-45 (June).

Is a negative income tax practical? (a) James Tobin, Joseph A. Pechman, and Peter M. Mieszkowski. 77 Yale L.J. 1-27 (Nov.).

## SOUTH VIETNAM

Land reform in South Vietnam: a proposal for turning the tables on the Viet Cong. (a) Roy L. Prosterman. 53 Cornell L.Q. 26-44 (Nov.).

## SOVIET LAW

Fundamental rights in the Soviet Union: a comparative approach. (a) Thomas E. Towe. 115 U. Pa. L. Rev. 1251-74 (June).

## TITLE INSURANCE

The title insurance industry and governmental regulation. 53 Va. L. Rev. 1523-44 (Nov.).

## TORTS

Accident reconstruction in Iowa. 53 Iowa L. Rev. 421-36 (Oct.).

Factors that limit the negligence liability of a corporate executive or director. 1967 U. Ill. L.F. 341-50 (Summer).

Judicial adoption of a comparative negligence rule in Illinois. 1967 U. Ill. L.F. 351-60 (Summer).

Mental illness as an excuse for civil wrongs. (a) George J. Alexander and Thomas S. Szasz. 43 Notre Dame Law. 24-38 (Oct.).

Strict liability and the need for legislation. (a) Gilbert Sandler. 53 Va. L. Rev. 1509-21 (Nov.).

Tort liability of community property. (a) Norvie L. Lay. 13 Wayne L. Rev. 706-20 (Fall).

## UNAUTHORIZED PRACTICE OF LAW

"Yankee go home"—civil rights volunteer attorneys and the unauthorized practice of law. 53 Cornell L.Q. 117-35 (Nov.).

## UNFAIR COMPETITION

Ohio fair trade—fair or foul. (a) Stanley M. Fisher. 28 Ohio St. L.J. 565-98 (Fall).

Resale price maintenance: the nature and validity of fair-trade laws. 1967 U. Ill. L.F. 307-18 (Summer).

The uniform deceptive trade practice act: another step toward a national law of unfair trade practices. (a) Richard F. Dole, Jr. 51 Minn. L. Rev. 1005-52 (May).

## UNIFORM COMMERCIAL CODE

The language of the uniform commercial code. (a) David Mellinkoff. 77 Yale L.J. 185-227 (Dec.).

## UNINSURED MOTORISTS

A decennial study of the uninsured motorist endorsement. (a) Robert G. Notman. 43 Notre Dame Law. 5-23 (Oct.).

Perspectives on uninsured motorist coverage. (a) Alan I. Widiss. 62 Nw. U.L. Rev. 497-567 (Sept.-Oct.).

## UNITED STATES SUPREME COURT

Charles Evans Hughes as chief justice. (a) Paul A. Freund. 81 Harv. L. Rev. 4-43 (Nov.).

The supreme court, 1966 term. 81 Harv. L. Rev. 69-262 (Nov.).