

Michigan Law Review

Volume 66 | Issue 6

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. 1335 (1968).

Available at: <https://repository.law.umich.edu/mlr/vol66/iss6/15>

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

Fair hearing in administrative rule-making: a recent experience under the federal food, drug and cosmetic, and fair packaging and labeling acts. (a) Wesley E. Forte. 1968 Duke L.J. 1-27 (Feb.).

The Permian Basin area rate cases and the regulatory determination of price. (a) Edmund W. Kitch. 116 U. Pa. L. Rev. 191-221 (Dec.).

ANNUITIES

The use of annuities in retirement and estate planning. 53 Iowa L. Rev. 925-45 (Feb.).

ANTITRUST LAW

Antitrust law—post-acquisition evidence and conglomerate mergers. 46 N.C.L. Rev. 366-79 (Feb.).

Antitrust: why distribution chains hamper bike peddling; franchising's latest flat tire. 56 Calif. L. Rev. 198-215 (Jan.).

Restrictive distribution arrangements after the Schwinn case. 53 Cornell L. Rev. 514-27 (Feb.).

ATTORNEY AND CLIENT

Loans to clients for living expenses. 55 Calif. L. Rev. 1419-51 (Nov.).

BANKS AND BANKING

Alternatives to the present check-collection system. 20 Stan. L. Rev. 571-93 (Feb.).

CIVIL PROCEDURE

See also *Discovery*.

The good-cause requirement of California discovery procedure. 20 Stan. L. Rev. 594-607 (Feb.).

Federal civil procedure: intervention of right granted private party in government antitrust suit under new rule 24(a)(2). 1968 Duke L.J. 117-33 (Feb.).

Federal civil rule 17(b) and (c): qualifying to litigate in federal court. (a) John E. Kennedy. 43 Notre Dame Law. 273-316 (Feb.).

On keeping the civil jury trial. (a) Peter H. Lousberg. 43 Notre Dame Law. 344-66 (Feb.).

Procedural reform and the right to jury trial: a study of Beacon Theatres, Inc. v. Westover. (a) John C. McCoid, II. 116 U. Pa. L. Rev. 1-24 (Nov.).

The real party in interest rule revitalized: recognizing defendant's interest in the determination of proper parties plaintiff. 55 Calif. L. Rev. 1452-92 (Nov.).

COMMERCE CLAUSE

See *Constitutional Law*.

COMMUNICATIONS

Computer services and the federal regulation of communications. 116 U. Pa. L. Rev. 328-46 (Dec.).

Vertical integration and the communication equipment industry: alternatives for public policy. (a) Manley R. Irwin and Robert E. McKee. 53 Cornell L. Rev. 446-72 (Feb.).

COMMUNIST CHINA

Mao and mediation: politics and dispute resolution in communist China. (a) Stanley Lubman. 55 Calif. L. Rev. 1284-359 (Nov.).

Treaty relations of the People's Republic of China: a study of compliance. (a) Luke T. Lee. 116 U. Pa. L. Rev. 244-314 (Dec.).

CONFLICT OF LAWS

Interspousal immunity in the conflict of laws: automobile accident claims. (a) Robert L. Felix. 53 Cornell L. Rev. 406-45 (Feb.).

CONSTITUTIONAL LAW

Constitutional law: circuit court determines a relationship between first and fifth amendments in context of organizational disclosure. 1968 Duke L.J. 134-61 (Feb.).

Constitutional law—commerce clause—1966 amendments to fair labor standards act extending coverage to employees in state-operated schools, hospitals, and related institutions held constitutional—*Maryland v. Wirtz*. 66 Mich. L. Rev. 750-71 (Feb.).

Constitutional law—first amendment—alleging economic harm as federal taxpayer does not give plaintiff standing to challenge expenditure of federal funds for parochial schools. 54 Va. L. Rev. 136-44 (Feb.).

Effective guaranty of a speedy trial for convicts in other jurisdictions. 77 Yale L.J. 767-88 (March).

Federal power to punish individual crimes under the fourteenth amendment: the original understanding. (a) Alfred Avins. 43 Notre Dame Law. 317-43 (Feb.).
Loyalty oaths. 77 Yale L.J. 739-66 (March).

No imposition of religion: the establishment clause value. (a) Alan Schwarz. 77 Yale L.J. 692-737 (March).

The persistent doctrine of constitutional fact. (a) Frank R. Strong. 46 N.C.L. Rev. 223-83 (Feb.).

"Reason and passion": the constitutional dialectic of free speech and obscenity. (a) John M. Finnis. 116 U. Pa. L. Rev. 222-43 (Dec.).

The right to a speedy trial. 20 Stan. L. Rev. 476-503 (Feb.).

The states, the federal constitution, and the war protesters. 53 Cornell L. Rev. 528-42 (Feb.).

Teachers and the fourteenth amendment—the role of the faculty in the desegregation process. (a) Hal R. Lieberman. 46 N.C.L. Rev. 313-65 (Feb.).

Towards a theory of constitutional law casebooks. (a) Christopher D. Stone. 41 S. Cal. L. Rev. 1-18 (Fall).

COPYRIGHT

Copyright law revision—a symposium. Articles by Richard F. Dole, Jr., Joseph S. Dubin, John Schulman, Sidney A. Diamond, Herman Finkelstein and Eugene N. Alienikoff. 53 Iowa L. Rev. 805-90 (Feb.).

CORPORATIONS

See also *Income Tax*.

The mathematics of cumulative voting. (a) Lewis R. Mills. 1968 Duke L.J. 28-43 (Feb.).

The revival of the derivative suit. (a) Daniel J. Dykstra. 116 U. Pa. L. Rev. 74-101 (Nov.).

CRIMINAL LAW

Appellate revision of sentences: to make the punishment fit the crime. (a) Stanley A. Weigel. 20 Stan. L. Rev. 405-22 (Feb.).

The applicability of Miranda to retrials. 116 U. Pa. L. Rev. 315-27 (Dec.).

Criminal law—sentencing—denial of credit for time served or longer sentence imposed at retrial. 46 N.C.L. Rev. 407-18 (Feb.).

The criminal suspect's illusory right of silence in the British commonwealth. (a) J. Glasbeek and D. Prentice. 53 Cornell L. Rev. 473-95 (Feb.).

Impossibility in criminal attempts: a theorist's headache. (a) Jerome B. Elkind. 54 Va. L. Rev. 20-36 (Feb.).

Stop and frisk: dilemma for the courts. 41 S. Cal. L. Rev. 161-81 (Fall).

CRIMINAL PROCEDURE

See also *Discovery, Evidence*.

Disposition of the irresponsible: protection following commitment. (a) Travis H. Lewin. 66 Mich. L. Rev. 721-36 (Feb.).

DISCOVERY

Federal courts—discovery—stay of discovery in civil court to protect proceedings in concurrent criminal action—the pattern of remedies. 66 Mich. L. Rev. 738-49 (Feb.).

DRUGS

Drugs and the law: a symposium. Articles by Peter K. Westen, Joel Fort, Joseph S. Oteri, Lawrence H. Norris, Joseph R. Gusfield, Alan Watts, Walter H. Clark, Paul D. Rheingold, Page Keeton and David M. Israelstam. 56 Calif. L. Rev. 1-166 (Jan.).

ELECTIONS

State candidacy: requirements, rights and remedies. 116 U. Pa. L. Rev. 347-57 (Dec.).

EVIDENCE

Criminal procedure—evidence—composite drawing not producible under Jencks act—United States v. Zurita. 66 Mich. L. Rev. 772-79 (Feb.).

FEDERAL LIENS

Federal liens and priorities—agenda for the next decade: II. (a) William T. Plumb, Jr. 77 Yale L.J. 605-91 (March).

FIDUCIARIES

Fiduciary liability under the federal priority statutes. (a) Robert N. Davies. 1968 Duke L.J. 44-66 (Feb.).

FOREIGN INVESTMENTS

Control of foreign investment in France. (a) Charles Torem and William Laurence Craig. 66 Mich. L. Rev. 669-720 (Feb.).

FRENCH LAW

See *Foreign Investments*.

GOVERNMENT CORPORATIONS

The United States post office, incorporated: a blueprint for reform. (a) Stanley Siegel. 66 Mich. L. Rev. 615-68 (Feb.).

HOUSING

A draft program of housing reform—the tenant condominium. (a) William J. Quirk, Leon E. Wein, and Ira Gomberg. 53 Cornell L. Rev. 361-405 (Feb.).

Housing part II: the federal role: a symposium. Articles by Dwight A. Ink, Thomas H. Naylor, H. Ralph Taylor and George A. Williams, Tom L. Davis, Bernard E. Loshbough, B. T. Fitzpatrick, Irving Welfeld, Walter L. Smith, William H. Ledbetter, Jr., Joseph Burstein and George C. Grier. 32 Law & Contemp. Prob. 371-560 (Summer).

The Oakland leased housing program. 20 Stan. L. Rev. 538-70 (Feb.).

INCOME TAX

Combining divisive and amalgamating reorganizations—section 355 fails again. (a) Joe S. Morris. 46 Texas L. Rev. 315-44 (Feb.).

Income tax—corporations—incorporated professional service organization taxable as a corporation; Kintner's regulations held invalid—Empey v. United States. 66 Mich. L. Rev. 779-93 (Feb.).

The new consolidated return regulations: an analysis. 116 U. Pa. L. Rev. 131-71 (Nov.).

Corporate liquidations under section 337: some remaining tax-trap and tax-avoidance problems. 46 Texas L. Rev. 346-69 (Feb.).

A spin-off spins in two directions. 43 Notre Dame Law. 389-406 (Feb.).

State court determinations in tax litigation: a new era. 41 S. Cal. L. Rev. 197-210 (Fall).

INSANITY

See *Criminal Procedure*.

INSURANCE

Good health clauses, conditional receipts, and the risk of the insured's unknown ailments. 41 S. Cal. L. Rev. 182-96 (Fall).

An insurance company's duty to settle: qualified or absolute? 41 S. Cal. L. Rev. 120-42 (Fall).

Insurance—the "other insurance" clause conflict. 46 N.C.L. Rev. 433-40 (Feb.).

INTERNATIONAL LAW

A gloss on the *Tate Letter's* restrictive theory of sovereign immunity. (a) William A. Dobrovir. 54 Va. L. Rev. 1-19 (Feb.).

JUDGES

Personal stare decisis. (a) Reed C. Lawlor. 41 S. Cal. L. Rev. 73-118 (Fall).

A suggestion for the prevention of no-clear-majority judicial decisions. 46 Texas L. Rev. 370-78 (Feb.).

LABOR LAW

Collective bargaining agreements and state antitrust immunity. 77 Yale L.J. 789-801 (March).

A survey of labor remedies. 54 Va. L. Rev. 38-135 (Feb.).

Teachers' strikes—a new militancy. 43 Notre Dame Law. 367-88 (Feb.).

LAW AND SOCIETY

The individual and the public service enterprise in the new industrial state. (a) Matthew O. Tobriner and Joseph R. Grodin. 55 Calif. L. Rev. 1247-83 (Nov.).

MARITIME LAW

"The tar baby": maritime personal-injury indemnity actions. (a) Don A. Proudfoot, Jr. 20 Stan. L. Rev. 423-47 (Feb.).

MEDICAL JURISPRUDENCE

A legislative approach to artificial insemination. 53 Cornell L. Rev. 497-513 (Feb.).

MICHIGAN LAW

1967 annual survey of Michigan law: a symposium. Articles by Maurice Kelman, David A. Jackson, Frank S. Sengstock, Arthur J. Lombard, Friedrich K. Juenger, John E. Glavin, Edward M. Wise, Wolfgang Hoppe, Theodore Sachs, Burns Stanley and Edward W. Tunstall, A. Zwerdling, Anthony M. Vernava, Stephen H. Schulman, John E. Scott, Frank M. Wiseman, Solomon Bienenfeld, Kenneth R. Callahan, Benjamin Carlin, Armand D. Kunz, Harold S. Marchant and William G. Reamon, and Paul A. Williams. 14 Wayne L. Rev. 1-392 (Winter).

PATENTS

Implied warranties in patent, know-how, and technical assistance licensing agreements. 56 Calif. L. Rev. 168-97 (Jan.).

PROPERTY

Doubt reduction through conveyancing reform—more suggestions in the quest for clear land titles. (a) James A. Webster, Jr. 46 N.C.L. Rev. 284-312 (Feb.).

A rule of discrete invalidity: perpetuities reform without waiting. (a) Robert L. Fletcher. 20 Stan. L. Rev. 459-75 (Feb.).

PUBLIC FINANCE

Joint power authority revenue bonds. (a) James W. Beebe, Donald R. Hodgman and Fredric P. Sutherland. 41 S. Cal. L. Rev. 19-72 (Fall).

SECURITIES

Application of margin requirements to the cash tender offer. 116 U. Pa. L. Rev. 103-30 (Nov.).

Insider trading: the issuer's disposition of an alleged 16(b) violation. 1968 Duke L.J. 94-116 (Feb.).

SWEDISH LAW

The Swedish penal code of 1965. 1968 Duke L.J. 67-93 (Feb.).

TORTS

An alternative to the general-damage award for defamation. 20 Stan. L. Rev. 504-37 (Feb.).

Architect tort liability in preparation of plans and specifications. 55 Calif. L. Rev. 1361-95 (Nov.).

Economic duress after the demise of free will theory: a proposed tort analysis. 53 Iowa L. Rev. 892-924 (Feb.).

Informed consent in medical malpractice. 55 Calif. L. Rev. 1396-418 (Nov.).

Liability of a franchisor for acts of the franchisee. 41 S. Cal. L. Rev. 143-60 (Fall).

Torts — negligence — Illinois appellate court adopts comparative negligence doctrine. 43 Notre Dame Law. 422-39 (Feb.).

TRADEMARKS

On uses of a competitor's trademark. (a) Joseph M. Livermore. 20 Stan. L. Rev. 448-58 (Feb.).

UNIFORM COMMERCIAL CODE

Sales—products liability—sales warranties of the uniform commercial code. 46 N.C.L. Rev. 441-51 (Feb.).

URBAN RENEWAL

The comprehensive planning requirement in urban renewal. (a) Daniel R. Mandelker. 116 U. Pa. L. Rev. 25-73 (Nov.).