

Michigan Law Review

Volume 88 | Issue 1

1989

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 88 MICH. L. REV. 171 (1989).

Available at: <https://repository.law.umich.edu/mlr/vol88/iss1/9>

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

ADMINISTRATIVE AGENCIES

See *Science*.

ADMINISTRATIVE LAW

Congress' prerogative over agencies and agency decisionmakers: the rise and demise of the Reagan administration's theory of the unitary executive. Morton Rosenberg. 57 *Geo. Wash. L. Rev.* 627-703 (Jan.).

Nonacquiescence, *Crowell v. Benson*, and administrative adjudication. Joshua I. Schwartz. 77 *Geo. L.J.* 1815-904 (June).

Presidential management of agency rulemaking. Harold H. Bruff. 57 *Geo. Wash. L. Rev.* 533-95 (Jan.).

ANTITRUST LAW

Symposium on antitrust law and the internationalization of markets. Articles by David J. Gerber, George Hay, John C. Hilke, Phillip B. Nelson, Thomas M. Morder, David Teece, Richard S. Markovits, Ian Ayres, Kurt E. Market, Ulrich Immenga, Kenneth G. Elzinga, Franklin M. Fisher, Earl M. Maltz, Calvin R. Massey & Suzanna Sherry. 64 *Chi-Kent L. Rev.* 689-1014 (No. 3).

ARBITRATION AND AWARD

See also *Industrial Arbitration*.

Court-annexed arbitration: Kentucky's viable alternative to litigation. 77 *Ky. L.J.* 881-922 (No. 4).

ATTORNEY-CLIENT PRIVILEGE

Fairness and the doctrine of subject matter waiver of the attorney-client privilege in extrajudicial disclosure situations. 1988 *U. Ill. L. Rev.* 999-1017 (No. 4).

BANKS AND BANKING

Banking and commerce: are they different? Should they be separated? 57 *Geo. Wash. L. Rev.* 994-1017 (Mar.).

CERTIORARI

Observations on the Supreme Court's certiorari jurisdiction in intercircuit conflict cases. Michael F. Sturley. 67 *Texas L. Rev.* 1251-75 (May).

CHARITABLE TRUSTS

Revolutionizing judicial interpretation of charitable trusts: applying relational contracts and dynamic interpretation to cy pres and America's Cup litigation. Alex M. Johnson,

Jr. & Ross D. Taylor. 74 *Iowa L. Rev.* 545-91 (Mar.).

CIVIL PROCEDURE

See *Federal Rules of Civil Procedure*.

CIVIL RICO ACTIONS

Functions of the RICO enterprise concept. 64 *Notre Dame L. Rev.* 646-721 (No. 4).

CIVIL RIGHTS

See also *Government Immunity & Liability*.

Difference made legal: the Court and Dr. King. David Luban. 87 *Mich. L. Rev.* 2152-224 (Aug.).

"Economic rights," implied constitutional actions, and the scope of section 1983. Michael G. Collins. 77 *Geo. L.J.* 1493-566 (Apr.).

Litigation models and trial outcomes in civil rights and prisoner cases. Theodore Eisenberg. 77 *Geo. L.J.* 1567-602 (Apr.).

Reconceiving civil rights practice: seven weeks in the life of a rebellious collaboration. Gerald P. Lopez. 77 *Geo. L.J.* 1603-717 (Apr.).

Section 1983 and constitutional torts. Charles F. Abernathy. 77 *Geo. L.J.* 1441-91 (Apr.).

Section 1983 discourse: the move from Constitution to tort. Sheldon Mahmood. 77 *Geo. L.J.* 1719-51 (Apr.).

COMMERCE CLAUSE

See *Government Immunity & Liability*.

CONFLICT OF LAWS

The myth of the "unprovided-for" case. Larry Kramer. 75 *Va. L. Rev.* 1045-74 (Aug.).

CONSTITUTIONAL LAW

See also *Executive Power, Jurisdiction*.

Bivens, Chilicky, and constitutional damages claims. Gene R. Nichol. 75 *Va. L. Rev.* 1117-54 (Sept.).

The constitutionality of the U.S. Sentencing Commission: an analysis of the role of the judiciary. 57 *Geo. Wash. L. Rev.* 704-31 (Jan.).

Great expectations of privacy: a new model for fourth amendment protection. Brian J. Serr. 73 *Minn. L. Rev.* 583-642 (Feb.).

Presumptive *mens rea*: an analysis of the federal judiciary's retreat from *Sandstrom v.*

Montana. 64 Notre Dame L. Rev. 367-93 (No. 3).

CONSTITUTIONAL THEORY

Separating constitutional and common law torts: a critique of a proposed constitutional theory of duty. William Burnham. 73 Minn. L. Rev. 515-81 (Feb.).

Stories of origin and constitutional possibilities. Milner S. Ball. 87 Mich. L. Rev. 2280-319 (Aug.).

COPYRIGHT

See also *Law & the Arts*.

An inquiry into the merits of copyright: the challengers of consistency, consent, and encouragement theory. Wendy J. Gordon. 41 Stan. L. Rev. 1343-469 (July).

Originality and creativity in reporter pagination: a contradiction in terms? 74 Iowa L. Rev. 713-35 (Mar.).

CORPORATE ACQUISITIONS AND MERGERS

Corporate takeovers at the jurisdictional crossroads: preserving state authority over internal affairs while protecting the transferability of interstate stock through federal law. P. John Kozyris. 36 UCLA L. Rev. 1109-66 (Aug.).

Sword or shield: the impact of third-generation state takeover statutes on shareholder wealth. 57 Geo. Wash. L. Rev. 958-93 (Mar.).

CRIMINAL LAW

See *Constitutional Law*.

CRIMINAL PROCEDURE

See also *Search & Seizure*.

Eighteenth annual review of criminal procedure: United States Supreme Court and courts of appeals 1987-1988. 77 Geo. L.J. 489-1436 (Feb.).

Police tactics, drug trafficking, and gang violence: why the no-knock warrant is an idea whose time has come. 64 Notre Dame L. Rev. 552-70 (No. 4).

DEBTOR AND CREDITOR

See also *Uniform Commercial Code*.

The American response to farm crises: procedural debtor relief. 1988 U. Ill. L. Rev. 1037-67 (No. 4).

Notice to decedents' creditors. Thomas L. Waterbury. 73 Minn. L. Rev. 763-95 (Feb.).

DISCRIMINATION

The final report: Harvard's affirmative action allegory. Derrick Bell. 87 Mich. L. Rev. 2382-410 (Aug.).

DOUBLE JEOPARDY

An elegant theory of double jeopardy. George C. Thomas, III. 1988 U. Ill. L. Rev. 827-85 (No. 4).

DRUG TESTING

Pretrial drug testing: expanding rights and protecting public safety. Richard B. Abell. 57 Geo. Wash. L. Rev. 943-57 (Mar.).

DUE PROCESS OF LAW

The constitutional privacy doctrine after *Bowers v. Hardwick*: rethinking the second death of substantive due process. 62 S. Cal. L. Rev. 1297-330 (Mar.-May).

ECONOMIC JURISPRUDENCE

The new economic theory of the firm: critical perspectives from history. William W. Bratton, Jr. 41 Stan. L. Rev. 1471-527 (July).

ELECTIONS

Clearing *CBS, Inc. v. Smith* from the path to the polls: a proposal to legitimize states' interests in restricting exit polls. 74 Iowa L. Rev. 737-53 (Mar.).

EMPLOYER AND EMPLOYEE

See *Libel & Slander*.

EQUAL PROTECTION

When doctrines collide: disparate treatment, disparate impact, and *Watson v. Fort Worth Bank & Trust*. 137 U. Pa. L. Rev. 1755-90 (May).

ESTABLISHMENT CLAUSE

Government aid to religious social services providers: the Supreme Court's "pervasively sectarian" standard. 75 Va. L. Rev. 1077-115 (Aug.).

"A picture held us captive": conceptual confusion and the *Lemon* test. 137 U. Pa. L. Rev. 1827-49 (May).

ETHICS

Deception and Lawyers: away from a dogmatic principle and toward a moral understanding of deception. 64 Notre Dame L. Rev. 722-52 (No. 4).

EUTHANASIA

See *Right To Die*.

EVIDENCE

Fit to be *Fryed*: *Frye v. United States* and the admissibility of novel scientific evidence. 77 Ky. L.J. 849-79 (No. 4).

EXECUTIVE POWER

Constitutional bait and switch: executive reinterpretation of arms control treaties.

David A. Koplow. Commentaries by Abraham D. Sofaer, Eugene V. Rostow, Phillip R. Trimble, Lawrence J. Block, Lee A. Casey, David B. Rivkin, Jr., Louis Fisher, Sam Nunn, Joseph R. Biden, Jr. & John B. Ritch, III. 137 U. Pa. L. Rev. 1351-557 (May).

Independent policymaking and presidential power: a constitutional analysis. Peter M. Shane. 57 Geo. Wash. L. Rev. 596-626 (Jan.).

FEDERAL JURISDICTION

The federal common law of personal jurisdiction. Roger H. Trangsrud. 57 Geo. Wash. L. Rev. 849-906 (Mar.).

Federal court abstention in diversity of citizenship cases. 62 S. Cal. L. Rev. 1237-62 (Mar.-May).

FEDERAL RULES OF CIVIL PROCEDURE

Inequity and bad conscience: the effect of Federal Rule of Civil Procedure twelve on persons needed for just adjudication. 64 Notre Dame L. Rev. 422-46 (No. 3).

FEDERAL RULES OF EVIDENCE

The scope of the reasonable reliance requirement of Federal Rule of Evidence 703. 1988 U. Ill. L. Rev. 1069-87 (No. 4).

FREEDOM OF RELIGION

A heritage of religious liberty. Arlin M. Adams and Charles J. Emmerich. 137 U. Pa. L. Rev. 1559-671 (May).

FREEDOM OF SPEECH

School newspapers, public forum, and the first amendment. William G. Buss. 74 Iowa L. Rev. 505-43 (Mar.).

GOVERNMENT IMMUNITY AND LIABILITY

Immunity of presidential aides from criminal prosecution. 57 Geo. Wash. L. Rev. 779-99 (Jan.).

Municipal liability under section 1983: some lessons from tort law and organization theory. Peter H. Schuck. 77 Geo. L.J. 1753-85 (Apr.).

State sovereign immunity against private citizens, the commerce clause power, and the Supreme Court. 74 Iowa L. Rev. 593-627 (Mar.).

INDEPENDENT COUNSEL

Prosecutorial indiscretion and the United States Congress: expanding the jurisdiction of the independent counsel. 77 Ky. L.J. 923-50 (No. 4).

INDIANS

Fighting over Indian children: the uses and

abuses of jurisdictional ambiguity. Barbara Ann Atwood. 36 UCLA L. Rev. 1051-108 (Aug.).

INDUSTRIAL ARBITRATION

Judicial review of labor arbitration awards—thirty years of the *Steelworkers Trilogy*: the aftermath of *AT&T* and *Misco*. William B. Gould, IV. 64 Notre Dame L. Rev. 464-96 (No. 4).

INITIATIVE AND REFERENDUM

Pre-election judicial review of initiatives and referendums. James D. Gordon, III & David B. Magleby. 64 Notre Dame L. Rev. 298-320 (No. 3).

INTERNATIONAL ENVIRONMENTAL LAW AND PRACTICE

The United States-Canadian acid rain crisis: proposal for an international agreement. 36 UCLA L. Rev. 1207-40 (Aug.).

INTERNATIONAL LAW

Negotiating with the Palestine Liberation Organization: presidential prerogative or congressional control? 57 Geo. Wash. L. Rev. 732-49 (Jan.).

JUDGES

The independence of the judiciary: a critical aspect of the confirmation process. Randall R. Rader. 77 Ky. L.J. 767-820 (No. 4).

Judicial disciplining of federal judges is constitutional. 62 S. Cal. L. Rev. 1263-96 (Mar.-May).

JUDICIAL REVIEW

See also *Initiative & Referendum*.

Reflections on the separation of powers and judicial review at the end of the Reagan era. Peter E. Quint. 57 Geo. Wash. L. Rev. 427-58 (Jan.).

JURISDICTION

See also *Indians*.

The caseload conundrum, constitutional restraint and the manipulation of jurisdiction. Nancy Levit. 64 Notre Dame L. Rev. 321-66 (No. 3).

JURISPRUDENCE

See also *Philosophy*.

Authority, law, and Razian reasons. Michael S. Moore. 62 S. Cal. L. Rev. 827-96 (Mar.-May).

Authority, rationality, and law: Joseph Raz and the practice of law. Yasutomo Morigiwa. 62 S. Cal. L. Rev. 897-912 (Mar.-May).

The experimental logic of Benjamin Nathan

Cardozo. Marcia J. Speziale. 77 Ky. L.J. 821-48 (No. 4).

Law as practical reason. Steven J. Burton. 62 S. Cal. L. Rev. 747-93 (Mar.-May).

Law, legitimacy, and consent. Leslie Green. 62 S. Cal. L. Rev. 795-825 (Mar.-May).

Missing pieces: a cognitive approach to law. Pierre Schlag. 67 Texas L. Rev. 1195-250 (May).

Persuasion. Joseph William Singer. 87 Mich. L. Rev. 2442-58 (Aug.).

Reflections on the Philosophy of law. Igor N. Grazin. 64 Notre Dame L. Rev. 285-97 (No. 3).

Second-order reasons, uncertainty and legal theory. Stephen R. Perry. 62 S. Cal. L. Rev. 913-94 (Mar.-May).

LABOR LAW

NLRB protection in the nonunion workplace: a glimpse at a general theory of section 7 conduct. Charles J. Morris. 137 U. Pa. L. Rev. 1673-754 (May).

LANGUAGE

A tale of two clients: thinking about law as language. Clark D. Cunningham. 87 Mich. L. Rev. 2459-94 (Aug.).

LAW AND THE ARTS

The cognitive dimension of the *agon* between legal power and narrative meaning. Steven L. Winter. 87 Mich. L. Rev. 2225-79 (Aug.).

Empathy, legal storytelling, and the rule of law: new words, old wounds? Toni M. Mas-saro. 87 Mich. L. Rev. 2099-127 (Aug.).

Injecting a dose of duty into the doctrine of *droit moral*. 74 Iowa L. Rev. 629-80 (Mar.).

Storytelling for oppositionists and others: a plea for narrative. Richard Delgado. 87 Mich. L. Rev. 2411-41 (Aug.).

LAW SCHOOLS

A tribute and challenge to exceptional law students. Pierce Lively. 77 Ky. L.J. 759-65 (No. 4).

LEGAL ETHICS

The lawyer's duty to report another lawyer's unethical violations in the wake of *Himmel*. Ronald D. Rotunda. 1988 U. Ill. L. Rev. 977-97 (No. 4).

LIBEL AND SLANDER

A unified theory for consent and compelled self-publication in employee defamation: economic duress in tort law. 67 Texas L. Rev. 1295-325 (May).

MEDICAL ETHICS

Conceiving to abort and donate fetal tissue: new ethical strains in the transplantation field—a survey of existing law and a proposal for change. 367 UCLA L. Rev. 1167-205 (Aug.).

MEDICAL JURISPRUDENCE

Privacy and personhood revisited: a new framework for substitute decisionmaking for the incompetent, incurably ill adult. Linda C. Fentiman. 57 Geo. Wash. L. Rev. 801-48 (Mar.).

Source compensation for tissues and cells used in biotechnical research: why a source shouldn't share in the profits. 64 Notre Dame L. Rev. 628-45 (No. 4).

MEDIOCAL TECHNOLOGY

See *Medical Jurisprudence*.

PARLIAMENTARY LAW AND PROCEDURE

Parliamentary law, majority decisionmaking, and the voting paradox. Saul Levmore. 75 Va. L. Rev. 951-1044 (Aug.).

PHILOSOPHY

See also *Jurisprudence*.

Authority and value: reflections on Raz's *Morality of Freedom*. Donald H. Regan. 62 S. Cal. L. Rev. 995-1095 (Mar.-May).

Autonomy and perfectionism in Raz's *Morality of Freedom*. Jeremy Waldron. 62 S. Cal. L. Rev. 1097-152 (Mar.-May).

Facing up: a reply. Joseph Raz. 62 S. Cal. L. Rev. 1153-235 (Mar.-May).

PRIVILEGES AND IMMUNITIES

State parochialism, the right to travel, and the privileges and immunities clause of article IV. 41 Stan. L. Rev. 1557-95 (July).

PROPERTY

Context and accommodation in modern property law. Eric T. Freyfogle. 41 Stan. L. Rev. 1529-56 (July).

RACE DISCRIMINATION

The obliging shell: an informal essay on formal equal opportunity. Patricia Williams. 87 Mich. L. Rev. 2128-51 (Aug.).

Public response to racist speech: the victim's story. Mari J. Matsuda. 87 Mich. L. Rev. 2320-81 (Aug.).

RELIGION

See *Constitutional Theory, Establishment Clause*.

RESTITUTION

The scope and significance of restitution. Douglas Laycock. 67 Texas L. Rev. 1277-93 (May).

RIGHT TO DIE

Someone make up my mind: the troubling right to die issues presented by incompetent patients with no prior expression of a treatment preference. 64 Notre Dame L. Rev. 394-421 (No. 3).

SCIENCE

Interagency conflict and administrative accountability: regulating the release of recombinant organisms. 77 Geo. L.J. 1787-814 (Apr.).

SEARCH AND SEIZURE

Pretext searches and the fourth amendment: unconstitutional abuses of power. 137 U. Pa. L. Rev. 1791-826 (May).

SECURITIES

Economic and regulatory developments affecting mortgage related securities. Edward L. Pittman. 64 Notre Dame L. Rev. 497-551 (No. 4).

Securities law: an argument for recognition of an implied private cause of action for shareholders under section 13(e) of the Securities Exchange Act of 1934 in the context of going private. 64 Notre Dame L. Rev. 606-27 (No. 4).

SEPARATION OF POWERS

See also *Judicial Review*.

Congressional assertiveness, executive authority and the Intelligence Oversight Act: a new threat to the separation of powers. 64 Notre Dame L. Rev. 571-605 (No. 4).

From compromise to confrontation: separation of powers in the Reagan era. Geoffrey P. Miller. 57 Geo. Wash. L. Rev. 401-26 (Jan.).

How the Reagan administration trivialized separation of powers (and shot itself in the foot). David Schoenbrod. 57 Geo. Wash. L. Rev. 459-73 (Jan.).

The indeterminacy of the separation of powers and the federal courts. William B. Gwyn. 57 Geo. Wash. L. Rev. 474-505 (Jan.).

Removability and the rule of law: the independence of the Solicitor General. 57 Geo. Wash. L. Rev. 750-78 (Jan.).

Why our separation of powers jurisprudence is so abysmal. E. Donald Elliott. 57 Geo. Wash. L. Rev. 506-32 (Jan.).

SPACE LAW

Responding to the space station agreement: the extension of U.S. law into space. 77 Geo. L.J. 1933-58 (June).

SPORTS

Controlling sports violence: too late for the carrots—bring on the big stick. 74 Iowa L. Rev. 681-712 (Mar.).

Monopoly sports leagues. Stephen F. Ross. 73 Minn. L. Rev. 643-761 (Feb.).

STATES' RIGHTS

Imposing federal business on officers of the states: what the tenth amendment might mean. Joseph Lipner. 57 Geo. Wash. L. Rev. 907-42 (Mar.).

TAXATION

The grand illusion: a neutral system for the taxation of international transactions. Julie A. Roin. 75 Va. L. Rev. 919-69 (Aug.).

Tax transitions and the protection racket: a reply to Professors Graetz and Kaplow. J. Mark Ramseyer & Minoru Nakazato. 75 Va. L. Rev. 1155-57 (Sept.).

TRADEMARKS

Trademark protection for industrial designs. Jay Dratler, Jr. 1988 U. Ill. L. Rev. 887-975 (No. 4).

TREATIES

See *Executive Power*.

UNIFORM COMMERCIAL CODE

Junior creditors' realization on debtors' equity under U.C.C. section 9-311: an appraisal and a proposal. J. Peter Byrne, John G. Murphy, Jr. & William T. Vukowich. 77 Geo. L.J. 1905-32 (June).

WHITE COLLAR CRIMES

The fifth amendment, the attorney-client privilege, and the prosecution of white-collar crime. 75 Va. L. Rev. 1179-220 (Sept.).

WILLS

Should the dead hand tighten its grasp; an analysis of the superwill. 1988 U. Ill. L. Rev. 1019-35 (No. 4).

