

# Michigan Law Review

---

Volume 88 | Issue 8

---

1990

## 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. 2528 (1990).

Available at: <https://repository.law.umich.edu/mlr/vol88/iss8/10>

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* that have appeared in leading reviews since the publication of the last issue of this *Review*.

### ABORTION

The Supreme Court's abortion jurisprudence: will the Supreme Court pass the "albatross" back to the states? 65 *Notre Dame L. Rev.* 731-80 (No. 4).

### ADMINISTRATIVE LAW

Constitutional improprieties: reflections on *Mistretta*, *Morrison*, and administrative government. Stephen L. Carter. 57 *U. Chi. L. Rev.* 357-406 (Spring).

Deregulating through the back door: the hard way to fight a revolution. Abner J. Mikva. 57 *U. Chi. L. Rev.* 521-41 (Spring).

Inside the National Highway Traffic Safety Administration: legal determinants of bureaucratic organization and performance. Jerry L. Mashaw & David L. Harfst. 57 *U. Chi. L. Rev.* 443-79 (Spring).

Madison's nightmare. Richard B. Stewart. 57 *U. Chi. L. Rev.* 335-56 (Spring).

Paradoxes of the regulatory state. Cass R. Sunstein. 57 *U. Chi. L. Rev.* 407-41 (Spring).

Political control versus impermissible bias in agency decisionmaking: lessons from *Chevron* and *Mistretta*. Richard J. Pierce, Jr. 57 *U. Chi. L. Rev.* 481-519 (Spring).

Understanding unreviewability in administrative law. Ronald M. Levin. 74 *Minn. L. Rev.* 689-781 (Apr.).

### BANKRUPTCY

The chapter 13 cure provisions: a doctrine in need of a cure. 74 *Minn. L. Rev.* 921-52 (Apr.).

Insider preferences and the problem of self-dealing under the Bankruptcy Code. 58 *U. Chi. L. Rev.* 603-31 (Spring).

### BOOK REVIEWS

1990 survey of books relating to the law. 88 *Mich. L. Rev.* 1291-970 (May).

### CHILD ABUSE

See *Criminal Procedure*.

### CIVIL PROCEDURE

Determining whether a judicial order is final and appealable under Ohio law. 58 *U. Cin. L. Rev.* 1337-66 (No. 4).

Rule II: conflicting appellate standards of review and a proposed uniform approach. 75 *Cornell L. Rev.* 727-53 (Mar.).

Rule 16 and pretrial conferences: have we forgotten the most important ingredient? 63 *S. Cal. L. Rev.* 1449-514 (July).

So it's settled, then — rule 16 and courts' power to order represented parties to attend pretrial settlement conferences. 58 *U. Cin. L. Rev.* 1421-47 (No. 4).

The standing of qui tam relators under the False Claims Act. 57 *U. Chi. L. Rev.* 543-71 (Spring).

### CIVIL RIGHTS

See also *Handicap Discrimination*, *Sex Discrimination*.

Racial reflections: dialogues in the direction of liberation. Derrick Bell, Tracy Higgins & Sung-Hee Suh. 37 *UCLA L. Rev.* 1037-100 (Aug.).

*San Bernardino Physicians' Services Medical Group, Inc. v. County of San Bernardino*: constitutionally protected public contract property interests under 42 U.S.C. section 1983. 74 *Minn. L. Rev.* 879-920 (Apr.).

### COLLEGES AND UNIVERSITIES

Public universities and the eleventh amendment. 78 *Geo. L.J.* 1723-51 (June).

### CONSTITUTIONAL LAW

See also *First Amendment*.

Constitutional damages and corrective justice: a different view. Sheldon Nahmod. 76 *Va. L. Rev.* 997-1022 (Aug.).

Constitutional law — *Times Mirror Co. v. United States* and a qualified first amendment right of public access to search warrant proceedings and supporting affidavits. 65 *Notre Dame L. Rev.* 781-802 (No. 4).

A controversial twist of *Lemon*: the endorsement test as a new establishment clause standard. 65 *Notre Dame L. Rev.* 671-98 (No. 4).

Curiouser and curiouser: the Supreme Court's separation of powers wonderland. Bernard Schwartz. 65 *Notre Dame L. Rev.* 587-616 (No. 4).

The political dimension of constitutional adjudication. Alfred Hill. 63 *S. Cal. L. Rev.* 1237-323 (July).

Separation of powers and liberty: the appointments clause, *Morrison v. Olson*, and rule of law. 63 *S. Cal. L. Rev.* 1515-67 (July).

The takings clause: in search of underlying principles. Part II — takings as intentional deprivations of property without moral justification. Andrea L. Peterson. 78 Calif. L. Rev. 53-162 (Jan.).

#### CONTRACTS

See also *Torts*.

The significance of contract theory. Jay M. Feinman. 58 U. Cin. L. Rev. 1283-318 (No. 4).

#### CORPORATIONS

Bad arguments in corporate law. Melvin Aron Eisenberg. 78 Geo. L.J. 1551-58 (June).

Minimizing corporate civil and criminal liability: a second look at corporate codes of conduct. Harvey L. Pitt & Karl A. Groskaufmanis. 78 Geo. L.J. 1559-654 (June).

Unstable coalitions: corporate governance as a multi-player game. John C. Coffe, Jr. 78 Geo. L.J. 1495-549 (June).

#### CRIMINAL LAW

See also *Evidence*.

The Illinois Aggravated Battery of a Senior Citizen Statute: out of sync with the sentencing system. 1989 U. Ill. L. Rev. 1161-85 (No. 4).

*In re Metmor Financial, Inc.*: the better approach to post-seizure interest under the Comprehensive Drug Abuse Prevention and Control Act. 65 Notre Dame L. Rev. 853-71 (No. 4).

RICO forfeiture: secured lenders beware. 37 UCLA L. Rev. 1199-246 (Aug.).

*United States v. Nofziger* and the revision of 18 U.S.C. § 207: the need for a new approach to the *mens rea* requirements of federal criminal law. 65 Notre Dame L. Rev. 803-52 (No. 4).

#### CRIMINAL PROCEDURE

Criminal defendants' waiver of the right to appeal — an unacceptable condition of a negotiated sentence or plea bargain. 65 Notre Dame L. Rev. 649-70 (No. 4).

On rollercoasters, submarines, and judicial shipwrecks: acoustic separation and the good faith exception to the fourth amendment exclusionary rule. Elizabeth Philips Marsh. 1989 U. Ill. L. Rev. 941-1017 (No. 4).

Protecting the innocent: confrontation, *Coy v. Iowa*, and televised testimony in child sexual abuse cases. 78 Ky. L.J. 803-16 (No. 4).

#### DAMAGES

See also *Torts*.

An ordinary economic rationale for extraordinary legal sanctions. David D. Haddock, Fred S. McChesney & Menahem Spiegel. 78 Calif. L. Rev. 1-51 (Jan.).

#### DECLARATORY RELIEF

Desuetude and declaratory judgment: a new challenge to obsolete laws. 76 Va. L. Rev. 1057-97 (Aug.).

#### DRUGS

See *Criminal Law, Torts*.

#### ENVIRONMENTAL LAW

See *Insurance*.

#### EVIDENCE

"I didn't tell them anything about you": implied assertions as hearsay under the Federal Rules of Evidence. Roger C. Park. 74 Minn. L. Rev. 783-838 (Apr.).

Impeaching the underworld informant. 63 S. Cal. L. Rev. 1405-47 (July).

#### FEMINIST JURISPRUDENCE

The doubly-prized world: myth, allegory and the feminine. Drucilla Cornell. Reply by Susan H. Williams. 75 Cornell L. Rev. 644-709 (Mar.).

State ERAS: problems and possibilities. 1989 U. Ill. L. Rev. 1123-59 (No. 4).

#### FIRST AMENDMENT

See also *Constitutional Law*.

The protection of flag burning as symbolic speech and the congressional attempt to overturn the decision. 58 U. Cin. L. Rev. 1477-508 (No. 4).

#### HANDICAP DISCRIMINATION

The Americans with Disabilities Act: an overview. Bonnie P. Tucker. 1989 U. Ill. L. Rev. 923-39 (No. 4).

Section 504 of the Rehabilitation Act after ten years of enforcement: the past and the future. Bonnie P. Tucker. 1989 U. Ill. L. Rev. 845-921 (No. 4).

#### HOUSING

The New York housing merchant warranty statute: analysis and proposals. 75 Cornell L. Rev. 754-82 (Mar.).

#### IMMIGRATION AND EMIGRATION

Irrebuttable exile under the immigration marriage fraud amendments: a perspective from the eighth amendment and international human rights law. 58 U. Cin. L. Rev. 1397-420 (No. 4).

#### INSURANCE

Clearing muddy waters: anatomy of the comprehensive general liability pollution exclusion. Nancer Ballard & Peter M. Manus. 75 Cornell L. Rev. 610-43 (Mar.).

#### INTERNATIONAL LAW

When the guests move in: permanent ob-

servers to the United Nations gain the right to establish permanent missions in the United States. 78 Calif. L. Rev. 197-246 (Jan.).

#### JURISPRUDENCE

Empathic adjustment — an alternative to rules, policies, and politics. Leonard R. Jaffee. 58 U. Cin. L. Rev. 1161-230 (No. 4).

Law's pragmatism: law as practice & narrative. Dennis M. Patterson. 76 Va. L. Rev. 937-96 (Aug.).

#### LEGAL EDUCATION

Infinity in a grain of sand: the world of law and lawyering as portrayed in the clinical teaching implicit in the law school curriculum. Howard Lesnick. 37 UCLA L. Rev. 1157-97 (Aug.).

#### LEGAL ETHICS

Kentucky's new rules of professional conduct for lawyers. Eugene R. Gaetke. 78 Ky. L.J. 767-801 (No. 4).

Toward a community-based ethic for legal services practice. Paul R. Tremblay. 37 UCLA L. Rev. 1101-56 (Aug.).

#### LEGAL HISTORY

Between heaven and man: contract and the state in Han dynasty China. Hugh T. Scogin, Jr. 63 S. Cal. L. Rev. 1325-404 (July).

The diverse Doctor Johnson: among other things, a lawyer's lawyer. Jeffrey O'Connell & Thomas E. O'Connell. 65 Notre Dame L. Rev. 617-48 (No. 4).

The rise of the contentious spirit: adversary procedure in eighteenth century England. Stephan Landsman. 75 Cornell L. Rev. 497-609 (Mar.).

#### LEGAL PROFESSION

Midnight train to us. Ann C. Scales. 75 Cornell L. Rev. 710-26 (Mar.).

#### MEDICINE

Fetal tissue transplants: a proposal to amend the Uniform Anatomical Gift Act. 1989 U. Ill. L. Rev. 1095-122 (No. 4).

I have a conscience, too: the plight of medical personnel confronting the right to die. 65 Notre Dame L. Rev. 699-730 (No. 4).

The right to die: an exercise of informed consent, not an extension of the constitutional right to privacy. 58 U. Cin. L. Rev. 1367-95 (No. 4).

#### MILITARY LAW

See *Sex Discrimination*.

#### RELIGION

See also *Constitutional Law*.

Dilemma in day care: the virtues of admin-

istrative accommodations. 58 U. Chi. L. Rev. 573-601 (Spring).

#### SECURITIES

Investment analysts and the law of insider trading. Donald C. Langevoort. 76 Va. L. Rev. 1023-54 (Aug.).

*Rodriguez de Quijas v. Shearson/American Express, Inc.*: is securities arbitration finally above suspicion? 78 Ky. L.J. 839-64 (No. 4).

What lawyers do when the emperor has no clothes: evaluating *CTS Corp. v. Dynamics Corp. of America* and its progeny - Part I. Elliott J. Weiss. 78 Geo. L.J. 1655-86 (June).

#### SEPARATION OF POWERS

See also *Constitutional Law*.

Legitimacy: the sacrificial lamb at the altar of executive privilege. 78 Ky. L.J. 817-37 (No. 4).

#### SEX DISCRIMINATION

A proposal for combatting sexual discrimination in the military: amendment of title VII. 78 Calif. L. Rev. 165-95 (Jan.).

#### STRICT LIABILITY

See *Torts*.

#### TAXATION

Soft money investing under the income tax. Calvin R. Johnson. 1989 U. Ill. L. Rev. 1019-93 (No. 4).

#### TORTS

*Forster v. R.J. Reynolds Tobacco Co.*: Minnesota Supreme Court gives the green light to cigarette plaintiffs. 74 Minn. L. Rev. 839-78 (Apr.).

Hedonic damages for wrongful death: are tortfeasors getting away with murder? 78 Geo. L.J. 1687-721 (June).

Prenatal injuries from passive tobacco smoke: establishing a cause of action for negligence. 78 Ky. L.J. 865-78 (No. 4).

Reconsidering inducement. Lillian R. Bever. 76 Va. L. Rev. 877-936 (Aug.).

Unavoidably unsafe products and strict products liability: what liability rule should be applied to the sellers of pharmaceutical products? Richard C. Ausness. 78 Ky. L.J. 705-66 (No. 4).

Utility, autonomy and motive: a descriptive model of the development of tort doctrine. Martin A. Kotler. 58 U. Cin. L. Rev. 1231-81 (No. 4).

#### TRADEMARKS

In search of a consistent trademark dilution test. 58 U. Cin. L. Rev. 1449-75 (No. 4).

#### WRONGFUL DEATH

See *Torts*.