

# Michigan Law Review

---

Volume 64 | Issue 1

---

1965

## Periodical Index

Michigan Law Review

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

---

### Recommended Citation

Michigan Law Review, *Periodical Index*, 64 MICH. L. REV. 187 (1965).

Available at: <https://repository.law.umich.edu/mlr/vol64/iss1/17>

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* which have appeared in leading law reviews since the publication of the last issue of this *Review*. (a) indicates a leading article.

### ADMINISTRATIVE LAW

Comments on proposed amendments to section 3 of the administrative procedure act: the freedom of information bill. 40 *Notre Dame Law*. 417-54 (June).

Law of public administration: need for legal study. (a) John W. Whelan. 53 *Geo. L.J.* 953-93 (Summer).

### ANTITRUST LAW

An experiment in preventive anti-trust: judicial regulation of the motion picture exhibition market under the Paramount decrees. 74 *Yale L.J.* 1040-1112 (May).

Antitrust problems in trademark franchising. 17 *Stan. L. Rev.* 926-41 (May).

Conglomerate mergers and section 7 of the Clayton act. (a) Donald F. Turner. 78 *Harv. L. Rev.* 1313-95 (May).

Consent decrees and the private action: an antitrust dilemma. 53 *Calif. L. Rev.* 627-54 (May).

Determination of the relevant product market. 26 *Ohio St. L.J.* 241-93 (Spring).

Dissolution and reconstitution: a structural remedy, and alternatives. (a) Stephen Fraidin. 33 *Geo. Wash. L. Rev.* 899-931 (April).

Like grade and quality: emergence of the commercial standard. 26 *Ohio St. L.J.* 294-325 (Spring).

Price fixing in patent licenses and the antitrust laws. (a) Gerald R. Gibbons. 51 *Va. L. Rev.* 273-304 (March).

Robinson-Patman act aspects of dual distribution by brand of consumer goods. (a) Robert L. Jordan. 50 *Cornell L.Q.* 394-424 (Spring).

The relativity of economic evidence in merger cases—emerging decisions force the issue. (a) Betty Bock. 63 *Mich. L. Rev.* 1355-72 (June).

The rule of reason and the per se concept: price fixing and market division. (a) Robert H. Bork. 74 *Yale L.J.* 775-847 (April).

Unclean hands: the effect of plaintiff's antitrust violations in antitrust actions. 113 *U. Pa. L. Rev.* 1071-90 (May).

### APPORTIONMENT

Minority representation: a political or judicial question. (a) Malcolm E. Jewell. 53 *Ky. L.J.* 267-88 (1964-65).

Simplified bipartisan computer redistricting. (a) Stuart S. Nagel. 17 *Stan. L. Rev.* 863-99 (May).

### AUTOMOBILES

The problem of the financially irresponsible motorist—New York's MVAIC. 65 *Colum. L. Rev.* 1075-85 (June).

### BAIL

Bail: developments in the areas of forfeiture and remission. 40 *Notre Dame Law*. 455-67 (June).

Proceedings of the conference on bail and indigency. Articles by Wade H. McCree, Jr., Wayne R. LaFave, Charles H. Bowman, Edward V. Sparer, Robert L. Spangenberg, Roger F. Wickland, and Mayo H. Stiegler. Panel Discussion by Frank E. Wright, Dan H. McCullough, Lee Silverstein, Charles Mann, Dan L. Johnston, and Frank E. Wright; Workshop by Roger Baron and Dan L. Johnston. 1965 *U. Ill. L.F.* 1-79 (Spring).

The coming constitutional crisis in bail: I. (a) Caleb Foote. 113 *U. Pa. L. Rev.* 959-99 (May).

### BANKRUPTCY

State priority to sales tax proceeds in bankruptcy. 40 *Ind. L.J.* 233-48 (Winter).

Subrogation to government priorities in bankruptcy. 65 *Colum. L. Rev.* 895-906 (May).

The inchoate lien in bankruptcy: some reflections on *Rialto Publishing Co. v. Bass*. (a) Frank R. Kennedy. 17 *Stan. L. Rev.* 793-821 (May).

The problem of consumer bankruptcy: is amendment of the bankruptcy act the answer? 63 *Mich. L. Rev.* 1449-64 (June).

### CIVIL PROCEDURE

Condensation of the appellate record in Texas. 43 *Texas L. Rev.* 928-42 (July).

Pound's influence on civil procedure. (a) Austin W. Scott. 78 *Harv. L. Rev.* 1568-77 (June).

Practice and procedure—review of order remanding to state court—tactical windfall under the civil rights act of 1964. 43 *N.C.L. Rev.* 628-37 (April).

## CIVIL RIGHTS

See also *Jurisdiction & Judgments*.

Between rights and remedies. (a) Berl I. Bernhard and Ronald B. Natalie. 53 Geo. L.J. 915-52 (Summer).

Civil rights policy in the federal system: proposals for a better use of administrative process. (a) Joseph P. Witherspoon. 74 Yale L.J. 1171-1244 (June).

Discretion to prosecute federal civil rights crimes. 74 Yale L.J. 1297-1312 (June).

Enforcement of fair employment under the civil rights act of 1964. 32 U. Chi. L. Rev. 430-70 (Spring).

Massive insistence or massive resistance? The judicial administration of the civil rights revolution. (a) Richard B. Wilson. 33 Geo. Wash. L. Rev. 827-62 (April).

Observation—the paradox of initiative and referendum in civil rights issues. (a) Sol Rabkin. 43 Texas L. Rev. 723-31 (April).

Public school desegregation: legal remedies for de facto segregation. (a) J. Skelly Wright. 40 N.Y.L.U. Rev. 285-309 (April).

Racial discrimination on the jobsite: competing theories and competing forums. 12 U.C.L.A.L. Rev. 1186-1206 (May).

Union's duty of fair representation and the civil rights act of 1964. (a) Herbert L. Sherman, Jr. 49 Minn. L. Rev. 771-820 (April).

## CIVIL SERVICE COMMISSION

Dismissals of public employees for petitioning congress: administrative discipline and 5 U.S.C. section 652(d). 74 Yale L.J. 1156-70 (May).

## COMMERCIAL ARBITRATION

Judicial supervision of commercial arbitration. 53 Geo. L.J. 1079-1102 (Summer).

## COMMUNISM

Negritude, socialism and the law. (a) John N. Hazard. 65 Colum. L. Rev. 778-809 (May).

The status of anti-communist legislation. 1965 Duke L.J. 369-85 (Spring).

## COMPARATIVE LAW

Roscoe Pound and comparative law. (a) Arthur Taylor von Mehren. 78 Harv. L. Rev. 1585-94 (June).

## CONFLICT OF LAWS

Conflicts—most significant relationship rule. 43 N.C.L. Rev. 586-95 (April).

Equitable conversion and the land taboo in conflict of laws. (a) Moffatt Hancock. 17 Stan. L. Rev. 1095-1127 (July).

Products liability and the choice of law. 78 Harv. L. Rev. 1452-70 (May).

Savigny and the lex fori, Story and jurisdiction: a reply to Professor Briggs. (a) Albert A. Ehrenzweig. 53 Calif. L. Rev. 535-39 (May).

Workmen's compensation and the full faith and credit clause: unpredictable liability for the third-party tortfeasor. 1964 U. Ill. L.F. 791-804 (Winter).

## CONSTITUTIONAL LAW

See also *Bail, International Law, Legal History, Religion, Right to Counsel, Taxation*.

Constitutional restraints on dual office-holding and dual employment in Texas—a proposed amendment. (a) Frank W. R. Hubert, Jr. 43 Texas L. Rev. 943-57 (July).

Freedom of contract and occupational licensing 1890-1910: a legal and social study. (a) Lawrence M. Friedman. 53 Calif. L. Rev. 487-534 (May).

General Motors Corp. v. Washington—mail order due process for interstate commerce looms in sight. 12 U.C.L.A.L. Rev. 1207-26 (May).

Mootness and ripeness: the postman always rings twice. 65 Colum. L. Rev. 867-79 (May).

Mr. Justice Black, constitutional review, and the talisman of state action. (a) William W. Van Alstyne. 1965 Duke L.J. 219-47 (Spring).

Racial discrimination in fraternities and sororities—state action? 1964 U. Ill. L.F. 631-45 (Fall).

State action under the equal protection clause of the fourteenth amendment and the remaining scope of private choice. 50 Cornell L.Q. 473-505 (Spring).

The constitution and Edmond Cahn. (a) Robert B. McKay. 40 N.Y.U.L. Rev. 233-58 (April).

The courts and the constitution. (a) Herbert Wechsler. 65 Colum. L. Rev. 1001-14 (June).

The defendant's challenge to a racial criterion injury selection: a study in standing, due process and equal protection. 74 Yale L.J. 919-41 (April).

The inadequate state ground. (a) Alfred Hill. 65 Colum. L. Rev. 943-1000 (June).

The supreme court and the preemption question. (a) Henry J. Abraham and Peter C. Loder. 53 Ky. L.J. 239-335 (1964-65).

## CORPORATIONS

See also *Taxation*.

Collateral attack of judicially-approved settlements of shareholders' derivative suits. 74 Yale L.J. 1140-55 (May).

Equal opportunity in the sale of controlling shares: a reply to Professor Andrews. 32 U. Chi. L. Rev. 420-28 (Spring).

Irrevocable proxies. 43 Texas L. Rev. 733-54 (April).

Shareholders' meetings under the Texas business corporation act. (a) James H. Kerr, Jr. and Howard Wolf. 43 Texas L. Rev. 713-27 (April).

The dividend-equivalence test: forty years of confusion. 43 Texas L. Rev. 755-71 (April).

The short merger statute. 32 U. Chi. L. Rev. 596-604 (Spring).

The Texas business corporation act as enacted and ten years later. (a) Paul Carlington. 43 Texas L. Rev. 609-30 (April).

Who bears the corporation income tax? (a) Richard Goode. 32 U. Chi. L. Rev. 410-19 (Spring).

## COURTS

En banc hearings in the federal courts of appeals: accommodating institutional responsibilities: I. 40 N.Y.U.L. Rev. 563-608 (May).

Michigan's need for a tax court and the inadequacy of appeal procedures provided by the general property tax law. (a) Benjamin Krawood. 11 Wayne L. Rev. 508-35 (Winter).

Predicting court cases quantitatively. (a) Stuart Nagel. 63 Mich. L. Rev. 1411-22 (June).

The judge-made supervisory power of the federal courts. 53 Geo. L.J. 1050-78 (Summer).

Upgrading court organization and administration: a small blueprint for a big job. (a) Robert C. Finley. 1965 Duke L.J. 322-28 (Spring).

## CRIMINAL LAW

See also *Habeas Corpus, Law & Psychiatry, Right to Counsel*.

Advice to assert the privilege against self-incrimination: crime or constitutional mandate? 53 Calif. L. Rev. 611-26 (May).

Criminal justice—contemporary problems. A symposium. Why imprisonment must go, by Giles Palyfair; Law or justice? a layman looks at the courts, by Andrew Schiller; Race and crime control, by Robert Coles; The imperative of modernized

criminal law teaching, by B. J. George, Jr.; and The representation of indigent criminal defendants in Kentucky, by Jennings T. Bird. 53 Ky. L.J. 415-530 (1965).

Criminal omissions: a legal microcosm. (a) Lionel H. Frankel. 11 Wayne L. Rev. 367-429 (Winter).

Growth and consequences of judicial discretion in sentencing. (a) Robert H. Vasoli. 40 Notre Dame Law. 404-16 (June).

Ideology and crime: the deterministic position. (a) Leon Radzinowicz. 65 Colum. L. Rev. 1047-60 (June).

Police power to stop, frisk, and question suspicious persons. 65 Colum. L. Rev. 848-66 (May).

Recidivist procedures. 40 N.Y.U.L. Rev. 332-50 (April).

Report to the Hague: suggested revisions of penal law relating to sex crimes and crimes against the family. (a) Morris Ploscowe. 50 Cornell L.Q. 425-45 (Spring).

The prosecutorial discretion—a comment. (a) John Kaplan. 60 Nw. U.L. Rev. 174-93 (May-June).

The serpent beguiled me and I did eat—the constitutional status of the entrapment defense. 74 Yale L.J. 942-55 (April).

## ECONOMICS

Economic fluctuations and governmental performance in the sixties. (a) Seymour E. Harris. 12 U.C.L.A.L. Rev. 1121-34 (May).

## EQUITABLE ESTOPPEL

Equitable estoppel and the statute of frauds in California. 53 Calif. L. Rev. 590-610 (May).

## ESTATE PLANNING

See also *Taxation*.

Drafting an effective buy-sell agreement with emphasis on estate tax valuation of close corporate stock. 53 Ky. L.J. 373-78 (1964-65).

Guardian and ward—estate planning—gifts by guardian from estate of incompetent ward. 43 N.C.L. Rev. 616-28 (April).

The probate homestead in California. 53 Calif. Rev. 655-80 (May).

## EVIDENCE

Presumptions and their treatment under the law of Ohio. (a) H. S. Subrin. 26 Ohio St. L.J. 175-224 (Spring).

Testing the effects of excluding illegally seized evidence. (a) Stuart S. Nagel. 1965 Wis. L. Rev. 283-310 (Spring).

The new trial procedure on confessions in New York. (a) Arthur J. Paone. 50 Cornell L.Q. 461-71 (Spring).

The psychiatrist as an expert witness: some ruminations and speculations. (a) Bernard L. Diamond and David W. Louisell. 63 Mich. L. Rev. 1335-54 (June).

#### FAMILY LAW

A trial judge's random reflections on divorce: the social problem and what lawyers can do about it. (a) Victor J. Baum. 11 Wayne L. Rev. 451-81 (Winter).

Choice of law: interstate enforcement of duties of support. 1965 Duke L.J. 356-68 (Spring).

Determination of family status in the administration of federal acts: a choice of law problem for federal agencies and courts. (a) David E. Seidelson and John P. Bowler. 33 Geo. Wash. L. Rev. 863-98 (April).

Family law symposium. Articles by Robert F. Drinan, Lynn T. Mitchell, Henry H. Foster, Jr., Hans Grobe, and Alice B. Freer. 53 Ky. L.J. 209-66 (1964-65).

#### FOREIGN AGENTS

Foreign agents registration act: proposed amendments. 40 N.Y.U.L. Rev. 311-31 (April).

#### FOREIGN LAW

Interests in land in the customary law of Ghana—a new appraisal. (a) Samuel K. B. Asante. 74 Yale L.J. 848-85 (April).

#### HABEAS CORPUS

Federal habeas corpus—old writ, new role: an overhaul for state criminal justice. (a) F. Lee Bailey. 45 B.U.L. Rev. 161-215 (Spring).

#### HOSPITALS

Hospital staff privileges: the need for legislation. 17 Stan. L. Rev. 900-25 (May).

#### INDEMNITY

The right to indemnity in products liability cases. 1964 U. Ill. L.F. 614-31 (Fall).

#### INJUNCTIONS

Binding nonparties to injunction decrees. 49 Minn. L. Rev. 719-37 (March).

#### INSURANCE

Administrative control of the terms of insurance contracts: a comparative study. (a) Spencer L. Kimball and Werner Pfenigstorf. 40 Ind. L.J. 143-231 (Winter).

Liability insurance and assault and battery: coverage and damages problems. 50 Cornell L.Q. 506-22 (Spring).

Selected problems on accident, health, and life insurance: II. [Part I appeared in

1964 U. Ill. L.F. 323-441 (Summer).] Functional analysis of exceptions in accident insurance, by Eugene F. Mooney; Reformation of contracts of personal insurance, by Robert N. Covington; Interim coverage: conditional receipts, by Eugene T. O'Neill; and The rights of creditors in life insurance policies, by Robert J. Demichelis. 1964 U. Ill. L.F. 495-607 (Fall).

The divisibility of warranties in insurance policies. 18 Vand. L. Rev. 719-43 (March).

The effect of federal tax liens on the cash value of life insurance policies. 49 Minn. L. Rev. 1018-51 (April).

#### INTERNATIONAL LAW

See also *Labor Law*.

A common lawyer looks at international law. (a) Abram Chayes. 78 Harv. L. Rev. 1396-1413 (May).

Federalism and foreign relations. (a) John Norton Moore. 1965 Duke L.J. 248-321 (Spring).

Individual responsibility under a disarmament agreement in American law. (a) Daniel G. Partan. 49 Minn. L. Rev. 889-955 (April).

International litigation under the United States code. (a) Hans Smit. 65 Colum. L. Rev. 1014-46 (June).

Judicial adoption of restrictive immunity for foreign sovereigns. 51 Va. L. Rev. 316-26 (March).

Sovereign immunity of states engaged in commercial activities. 65 Colum. L. Rev. 1086-1100 (June).

Sovereign immunity—waiver and execution: arguments from continental jurisprudence. 74 Yale L.J. 887-918 (April).

"The changing structure of international law." (a) Myres S. McDougal and W. Michael Reisman. 65 Colum. L. Rev. 810-35 (May).

The competences of the European communities for the conduct of external relations. (a) Werner Feld. 43 Texas L. Rev. 891-926 (July).

Transitional transnational law. (a) Arthur Selwyn Miller. 65 Colum. L. Rev. 836-46 (May).

#### JUDICIAL BIOGRAPHY

Chief justice Taft at the helm. (a) Alpheus Thomas Mason. 18 Vand. L. Rev. 367-404 (March).

Chief justice Waite and the "twin relic": Reynolds v. United States. (a) C.

Peter Magrath. 18 Vand. L. Rev. 507-43 (March).

Experience or reason: the tort theories of Holmes and Doe. (a) John Phillip Reid. 18 Vand. L. Rev. 405-36 (March).

Felix Frankfurter: a dissenting opinion. (a) J. A. C. Grant. 12 U.C.L.A.L. Rev. 1013-42 (May).

In search of Holmes from within. (a) Saul Touster. 18 Vand. L. Rev. 437-72 (March).

Justice Brewer and substantive due process: a conservative court revisited. (a) Robert E. Gamer. 18 Vand. L. Rev. 615-41 (March).

Justice Joseph Story: a study of the legal philosophy of a Jeffersonian judge. (a) Morgan D. Dowd. 18 Vand. L. Rev. 643-62 (March).

Justice Murphy: the freshman years. (a) Woodford Howard. 18 Vand. L. Rev. 473-505 (March).

Justice William O. Douglas and the concept of a "fair trial." (a) Helen Shirley Thomas. 18 Vand. L. Rev. 701-16 (March).

Mr. Justice Potter Stewart. 40 N.Y.U.L. Rev. 526-62 (May).

Salmon P. Chase: chief justice. (a) David F. Hughes. 18 Vand. L. Rev. 569-614 (March).

Theodore Roosevelt and the appointment of Mr. Justice Moody. (a) Paul T. Heffron. 18 Vand. L. Rev. 545-68 (March).

William O. Douglas—his work in policing bankruptcy proceedings. (a) John W. Hopkirk. 18 Vand. L. Rev. 663-99 (March).

#### JURISDICTION & JUDGMENTS

Anti-suit injunctions between state and federal courts. 32 U. Chi. L. Rev. 471-507 (Spring).

Policy and procedure in abstention: is the Pullman retention technique proper? 40 Ind. L.J. 248-69 (Winter).

Private rights and federal remedies: herein of J. I. Case v. Borak. 12 U.C.L.A.L. Rev. 1150-85 (May).

Removal in civil rights cases. 1965 U. Ill. L.F. 100-12 (Spring).

Section 1404(a) of the judicial code: in the interest of justice or injustice? (a) Edmund W. Kitch. 40 Ind. L.J. 99-142 (Winter).

The 1964 diversity amendment: congressional indirect action against state "direct action" laws. (a) Donald T. Weckstein. 1965 Wis. L. Rev. 268-82 (Spring).

The res judicata effect of suits against government officers in litigation with the

United States. 51 Va. L. Rev. 306-15 (March).

Trial court error as an excess of jurisdiction. (a) Dan B. Dobbs. 43 Texas L. Rev. 854-90 (July).

Unincorporated associations: diversity jurisdiction and the ALI proposal. 1965 Duke L.J. 329-55 (Spring).

#### JURISPRUDENCE

Edmond Cahn: a philosopher for democratic man. (a) Norman Redlich. 40 N.Y.U.L. Rev. 259-77 (April).

Professor Stone and the pure theory of law. (a) Hans Kelsen. 17 Stan. L. Rev. 1128-57 (July).

Roscoe Pound and sociological jurisprudence. (a) Julius Stone. 78 Harv. L. Rev. 1578-84 (June).

The lawmakers. (a) Charles D. Breitel. 65 Colum. L. Rev. 749-77 (May).

The nature of judicial reasoning. (a) Edward H. Levi. 32 U. Chi. L. Rev. 395-409 (Spring).

Time and change in judge-made law: prospective overruling. (a) Thomas S. Currier. 51 Va. L. Rev. 201-72 (March).

#### JUVENILE DELINQUENCY

Juvenile delinquency symposium. Foreword, by Samuel I. Shuman; The juvenile court and the whole of the law, by Monrad G. Paulsen; Observations on social planning for delinquency prevention, by Shelton B. Granger; The concept of the "state of delinquency" and its consequences for treatment of young offenders, by Tadeusz Grygier; Privilege, confidentiality, and juvenile offenders, by Margaret K. Rosenheim; The juvenile court and the limits of juvenile justice, by Francis A. Allen; Due process in juvenile proceedings, by Frank J. Remington; Problems in collaboration between lawyer and psychiatrist, by Douglas A. Sargent; and Judicial consideration in child care cases, by James H. Lincoln. 11 Wayne L. Rev. 595-716 (Spring).

#### KENTUCKY LAW

The second annual Kentucky court of appeals review. 53 Ky. L.J. 541-660 (1965).

#### LABOR LAW

See also *Civil Rights*.

Election remedies under the labor-management reporting and disclosure act. 78 Harv. L. Rev. 1617-34 (June).

Flags of convenience and NLRB jurisdiction. 60 Nw. U.L. Rev. 195-211 (May-June).

Good faith bargaining and the G.E. case—the NLRB views “Boulwareism” and other bargaining practices. 53 Geo. L.J. 1115-32 (Summer).

Job security and secondary boycotts: the reach of NLRA §§ 8(b)(4) and 8(e). (a) Howard Lesnick. 113 U. Pa. L. Rev. 1000-41 (May).

Subcontracting clauses under section 8(c) of the NLRA. (a) Robert J. Hickey. 40 Notre Dame Law. 377-403 (June).

The future of labor arbitration. (a) Paul R. Hays. 74 Yale L.J. 1019-37 (May).

Union elections under the LMRDA. 74 Yale L.J. 1282-96 (June).

Union racial discrimination—recent developments before the NLRB and their implications under title VII of the civil rights act of 1964. 53 Geo. L. J. 1103-15 (Summer).

#### LAW & PSYCHIATRY

See also *Evidence*.

District of Columbia hospitalization of the mentally ill act. 65 Colum. L. Rev. 1062-74 (June).

Narcotic addiction and criminal responsibility under *Durham*. (a) Addison M. Bowman. 53 Geo. L.J. 1017-48 (Summer).

Protecting the mentally retarded: an empirical survey and evaluation of the establishment of state guardianship in Minnesota. (a) Robert J. Levy. 49 Minn. L. Rev. 821-87 (April).

Some observations on the problems of the forensic psychiatrist. (a) Leigh M. Roberts. 1965 Wis. L. Rev. 240-67 (Spring).

What psychiatrists should know about the limitations of law. (a) Henry H. Foster, Jr. 1965 Wis. L. Rev. 189-239 (Spring).

#### LAW & SCIENCE

Science and the law: a symposium. Introduction, David F. Cavers; The psychiatrist as an expert witness: some ruminations and speculations, by Bernard L. Diamond and David W. Louisell; The relativity of economic evidence in merger cases—emerging decisions force the issue, by Betty Bock; Noise and the law, by George A. Spater; Predicting court cases quantitatively, by Stuart Nagel; Scientific éclat and technological change: some implications for legal education, by George T. Frampton. 63 Mich. L. Rev. 1325-1446 (June).

#### LAWYERS

Natural right and the American lawyer: an appreciation of Professor Fuller. (a)

George Anastaplo. 1965 Wis. L. Rev. 322-43 (Spring).

#### LEGAL EDUCATION

Scientific éclat and technological change: some implications for legal education. (a) George T. Frampton. 63 Mich. L. Rev. 1423-46 (June).

#### LEGAL HISTORY

Edmond Cahn and American constitutional history. (a) Irving Brant. 40 N.Y.U.L. Rev. 218-32 (April).

#### LEGAL SERVICES

The expanding horizons of legal services: I. (a) Monrad G. Paulsen. 67 W. Va. L. Rev. 179-200 (April).

The large law firm: considerations concerning the modernization of the canons of professional ethics. (a) Edwin W. Tucker. 1965 Wis. L. Rev. 344-51 (Spring).

#### LEGISLATIVE STRUCTURE

Legislature and the process of constitutional amendment. (a) Charles W. Shull. 53 Ky. L.J. 531-38 (1965).

Unicameralism and bicameralism: history and tradition. 45 B.U.L. Rev. 250-70 (Spring).

#### LIE DETECTOR TESTS

Lie detectors in private employment: a proposal for balancing interests. 33 Geo. Wash. L. Rev. 932-54 (April).

#### LIQUOR LICENSING

A judicial process study of the review of licensing decisions of the Pennsylvania liquor control board. 113 U. Pa. L. Rev. 1043-70 (May).

#### MARRIED WOMEN'S ACT

The status of married women in the Texas business association. (a) Margaret H. Amsler. 43 Texas L. Rev. 669-79 (April).

#### MUNICIPAL CORPORATIONS

See also *Urban Renewal*.

City government in the state courts. 78 Harv. L. Rev. 1596-1616 (June).

#### OIL AND GAS

Apportionment of oil and gas royalties. (a) William O. Huie. 78 Harv. L. Rev. 1534-67 (June).

Pipeline and lender liability for slant-hole production. 43 Texas L. Rev. 772-91 (April).

Private limitations of petroleum produc-

tion—California's approach to conservation. 17 *Stan. L. Rev.* 942-64 (May).

The impact of the uniform commercial code on the oil and gas mortgage. (a) Detley F. Vagts. 43 *Texas L. Rev.* 825-53 (July).

#### PARTNERSHIP

Partnership dissolution—causes, consequences, and cures. (a) Alan R. Bromberg. 43 *Texas L. Rev.* 631-68 (April).

#### PATENTS, COPYRIGHTS & TRADEMARKS

See also *Antitrust Law*.

The scope of review of the court of customs and patent appeals: time for a change? 33 *Geo. Wash. L. Rev.* 955-74 (April).

The second Aro case: a realignment of the supreme court on the matter of contributory infringement of a combination patent. (a) Michael Conner. 34 *U. Cinc. L. Rev.* 123-36 (Spring).

To what extent has federal patent and copyright law preempted state protection of trade values?—the Sears and Compco cases. 1965 *U. Ill. L.F.* 83-99 (Spring).

#### PRESIDENCY

Executive privilege v. congressional inquiry. (a) Raoul Berger. 12 *U.C.L.A.L. Rev.* 1044-1120 (May).

Presidential power to impound appropriated funds: an exercise in constitutional decision-making. (a) Arthur Selwyn Miller. 43 *N.C.L. Rev.* 502-547 (April).

#### PRIVATE ASSOCIATIONS

Exclusion from private associations. 74 *Yale L.J.* 1313-24 (June).

#### PROPERTY LAW

Condominium housing: a purchaser's perspective. (a) Patrick J. Rohan. 17 *Stan. L. Rev.* 842-62 (May).

Dedication of land in California. 53 *Calif. L. Rev.* 559-89 (May).

Progress and problems in Wisconsin's scenic and conservation easement program. 1965 *Wis. L. Rev.* 352-73 (Spring).

#### PROSECUTING ATTORNEYS

The politicized nature of the county prosecutor's office, fact or fancy?—the case in Indiana. (a) Kan Ori. 40 *Notre Dame Law.* 289-303 (April).

#### RELIGION

Defining religion: of God, the constitution and the D.A.R. 32 *U. Chi. L. Rev.* 533-59 (Spring).

Disposition of urban renewal land to sectarian institutions of higher learning. (a) David C. Harrison. 40 *Notre Dame Law.* 251-88 (April).

Judicial intervention in church property disputes—some constitutional considerations. 74 *Yale L.J.* 1113-39 (May).

#### RIGHT TO COUNSEL

Criminal justice act of 1964: a discussion of the reasons why assigned counsel must be compensated. 60 *Nw. U.L. Rev.* 212-23 (May-June).

Effective assistance of counsel for the indigent defendant. 78 *Harv. L. Rev.* 1434-51 (May).

Right to counsel during police investigation. 1964 *U. Ill. L.F.* 804-14 (Winter).

The curious confusion surrounding *Escobedo v. Illinois*. 32 *U. Chi. L. Rev.* 560-80 (Spring).

#### SECURITIES

See also *Jurisdiction & Judgments*.

An appraisal of some coverage aspects of the 1964 securities act amendments. 60 *Nw. U.L. Rev.* 331-48 (July-August).

A new look at the Texas securities act. (a) Julian M. Meer. 43 *Texas L. Rev.* 680-712 (April).

Minimum capital requirements of broker-dealers. 43 *N.C.L. Rev.* 557-86 (April).

Private placements should be registered. (a) Roscoe Steffen. 43 *N.C.L. Rev.* 548-56 (April).

Put and call options: criteria for applicability of section 16(b) of the securities exchange act of 1934. (a) George P. Michaely, Jr. and Barbara A. Lee. 40 *Notre Dame Law.* 239-50 (April).

Regulation of nonissuer transactions under federal and state securities registration laws. 78 *Harv. L. Rev.* 1635-50 (June).

Section 16(d) exemption for market-makers: the meat axe applied to a rule of thumb! 60 *Nw. U.L. Rev.* 367-85 (July-August).

Securities regulation—rule 10b-5—a federal corporations law? 43 *N.C.L. Rev.* 637-47 (April).

The public corporation—a new theory for federal proxy regulation. 60 *Nw. U.L. Rev.* 349-66 (July-August).

#### SOCIAL WELFARE

Individual rights and social welfare: the emerging legal issues. (a) Charles A. Reich. 74 *Yale L.J.* 1245-57 (June).



## STATES' RIGHTS

Federalism and federal grants-in-aid. (a) Sam J. Ervin, Jr. 43 N.C.L. Rev. 487-501 (April).

## SUPREME COURT

The decisional processes of the supreme court. (a) Tom C. Clark. 50 Cornell L.Q. 385-93 (Spring).

The supreme court: a tale of two terms. (a) Paul A. Freund. 26 Ohio St. L.J. 225-38 (Spring).

## TAXATION

See also *Trusts*.

A comparison of the tax consequences of a sale of good will with a covenant not to compete. 67 W. Va. L. Rev. 212-18 (April).

"Bootstrap" sales in the supreme court. 40 Notre Dame Law. 304-10 (April).

Choosing tax procedures for tactical advantage. (a) John L. Carey. 40 Notre Dame Law. 363-76 (June).

Deductibility of legal expenses: the exclusivity of Gilmore. 40 N.Y.U.L. Rev. 351-59 (April).

Due process and the tax court. (a) Daniel L. Ginsberg and Steven M. Stein. 53 Ky. L.J. 336-59 (1964-65).

Federal income taxation of professional associations and corporations. (a) Stephen B. Scallen. 49 Minn. L. Rev. 603-717 (March).

Federal tax consequences of joint ownership. (a) Paul R. Dean. 53 Geo. L.J. 863-88 (Summer).

Income averaging for tax purposes—sources of a statutory solution. (a) William A. Klein and Edward A. Wiegner. 60 Nw. U.L. Rev. 147-73 (May-June).

Loss carryovers and the Libson Shops doctrine. 32 U. Chi. L. Rev. 508-32 (Spring).

Michigan's fiscal outlook. (a) Harvey E. Brazer. 11 Wayne L. Rev. 430-50 (Winter).

"Prepaid income": how the commissioner turned liabilities into income under section 446 of the 1954 code. (a) Gerald Alvin. 11 Wayne L. Rev. 482-507 (Winter).

Preventing the operation of untaxed business by tax-exempt organizations. 32 U. Chi. L. Rev. 581-95 (Spring).

Section 911 of the internal revenue code and the foreign-based partner. 74 Yale L.J. 956-76 (April).

Some pitfalls in a one-year liquidation. (a) Irving M. Grant. 12 U.C.L.A.L. Rev. 1135-49 (May).

State taxation of multistate businesses. 74 Yale L.J. 1259-81 (June).

Tax and substantive aspects of gifts to minors. (a) Lawrence Newman. 50 Cornell L.Q. 446-60 (Spring).

The affiliated group as a tax entity: a proposed revision of the consolidated returns regulations. 78 Harv. L. Rev. 1415-33 (May).

The author's dilemma. 53 Ky. L.J. 362-72 (1964-65).

The proposed change in the Minnesota state inheritance taxation of jointly owned property. 49 Minn. L. Rev. 957-72 (April).

## TELEVISION

Community antenna television: reaction of the industry. 40 Notre Dame Law. 311-23 (April).

Television, tort law, and federalism. (a) Robert M. O'Neil. 53 Calif. L. Rev. 421-85 (May).

## TORTS

See also *Automobiles, Conflict of Laws, Indemnity, Television*

Constitutional tort: *Monroe v. Pape*, and the frontiers beyond. (a) Marshall S. Shapo. 60 Nw. U. L. Rev. 277-329 (July-August).

Debt collection torts. (a) Charles E. Hurt. 67 W. Va. L. Rev. 201-10 (April).

Liability for the supplying of impure blood. 1965 Wis. L. Rev. 374-90 (Spring).

Noise and the law. (a) George A. Spater. 63 Mich. L. Rev. 1373-1410 (June).

Products liability. A symposium. Articles by Page Keeton, Harvey L. Hensel, John W. Metzger, Harry D. Krause, Carl E. Swartz and Tom L. Yates, and Adolph Rostenberg, Jr. and Raymond M. Handler. 1964 U. Ill. L.F. 693-787 (Winter).

Some policy bases of products liability. (a) Thomas A. Cowan. 17 Stan. L. Rev. 1077-94 (July).

Statutory right to recover damages for injuries to person or property caused by a criminal act. 34 U. Cinc. L. Rev. 138-44 (Spring).

The genesis of wrongful death. (a) Wex S. Malone. 17 Stan. L. Rev. 1043-76 (July).

The right to privacy in the name, reputation and personality of a deceased relative. 40 Notre Dame Law. 324-29 (April).

Torts—implied warranty—privity. 43 N.C.L. Rev. 647-54 (April).

Toward a "scope of official duty" immunity for police officers in damage actions. (a) William C. Mathes and Robert T. Jones. 53 Geo. L.J. 889-914 (Summer).

## TRUSTS

Common trust funds. (a) James J. Saxon and Dean E. Miller. 53 Geo. L.J. 994-1016 (Summer).

Discretion of trustees to allocate receipts as income or principal. 1965 Wis. L. Rev. 391-400 (Spring).

Taxation of educational trust payments as income to settlor. 1965 Wis. L. Rev. 401-07 (Spring).

## UNIFORM COMMERCIAL CODE

See also *Oil & Gas*.

Future goods, floating liens, and foolish creditors. (a) William E. Hogan. 17 Stan. L. Rev. 822-41 (May).

The uniform commercial code as a premise for judicial reasoning. 65 Colum. L. Rev. 880-94 (May).

## URBAN RENEWAL

Urban problems and prospects. A symposium. Articles by Robinson O. Everett and Richard H. Leach, Henry Fagin, Daniel R. Mandelker, Daniel R. Grant, Robert G. Dixon, Jr., Norman Beckman and Page L. Ingraham, Dennis C. McElrath, Brian J. L. Berry, Halliman H. Winsborough, David Davies, Herbert Schueler, Edward H. Bryan, Carl Feiss, Martin Anderson, and Robert P. Groberg. 30 Law & Contemp. Prob. 1-229 (Winter).

## UTILITIES

Vitality of the comparable earnings standard for regulation of utilities in a

growth economy. (a) Harold Leventhal. 74 Yale L.J. 989-1018 (May).

## WARREN COMMISSION

A symposium on the Warren Commission Report. Articles by Arthur L. Goodhart, Paul L. Freese, J. M. von Bemmelen, Robert F. Cushman, and Louis L. Jaffe. 40 N.Y.U.L. Rev. 404-524 (May).

## WATER RIGHTS

Chaos or uniformity in boating regulations: the state as trustee of navigable waters. (a) Richard W. Cutler. 1965 Wis. L. Rev. 311-21 (Spring).

Irrigation and tyranny. (a) Lon L. Fuller. 17 Stan. L. Rev. 1021-42 (July).

Recapture of reclamation project ground water. 53 Calif. L. Rev. 541-58 (May).

## WIRETAPPING

Proposals on wiretapping in light of recent senate hearings. (a) Evan Y. Semerjian. 45 B.U.L. Rev. 216-48 (Spring).

## WORKMEN'S COMPENSATION

See also *Conflicts of Law*.

Rationale of the law of injury and occupational disease under the Ohio workmen's compensation act. 34 U. Cinc. L. Rev. 145-61 (Spring).

## ZONING

The administration of zoning flexibility devices: an explanation for recent judicial frustration. 49 Minn. L. Rev. 973-1017 (April).