

Michigan Law Review

Volume 64 | Issue 2

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. 380 (1965).

Available at: <https://repository.law.umich.edu/mlr/vol64/iss2/20>

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

ADMINISTRATIVE LAW

Administrative findings under section 8(b). 51 Va. L. Rev. 459-85 (April).

The administrative agency as a paradigm of government—a survey of the administrative process. (a) Lee Loevinger. 40 Ind. L.J. 287-312 (Spring).

AIR AND WATER POLLUTION

Federal air and water control: the application of the commerce power to abate interstate and intrastate pollution. (a) Sidney Edelman. 33 Geo. Wash. L. Rev. 1067-87 (June).

ANTITRUST LAW

Clayton section 7: a critical appraisal of the supreme court's antitrust-anti-bigness complex in merger litigation since the Brown Shoe case. 11 Wayne L. Rev. 739-92 (Summer).

Joint ventures and antitrust policy. 26 Ohio St. L.J. 439-59 (Summer).

Labor unions, collective bargaining, and the antitrust laws. (a) Bernard D. Meltzer. 32 U. Chi. L. Rev. 659-734 (Summer).

Liabilities of corporate officers for violations of fiduciary duties concerning the antitrust laws. (a) Wesley E. Forte. 40 Ind. L.J. 313-40 (Spring).

Preliminary injunctions and the enforcement of section 7 of the Clayton act. 40 N.Y.U.L. Rev. 771-84 (Oct.).

Symposium on section 7 of the Clayton act. The need for certainty and predictability in the application of the merger law, by Philip Elman; Lines of commerce, standards of illegality, and section 7 predictability, by Jerome G. Shapiro and Francis A. Kareken; Joint ventures and the antitrust laws, by Jules Backman; Vertical integration and section 7, by Joel Dean and Warren Gustus; and Merger law and big business: a look ahead, by Paul W. Cook, Jr. 40 N.Y.U.L. Rev. 613-724 (Oct.).

The "like grade and quality" clause of the Robinson-Patman act: a construction to effect the objectives of the act. 49 Minn. L. Rev. 1176-96 (May).

The relevant market in merger decisions: antitrust concept or antitrust device? (a) William F. Upshaw. 60 Nw. U.L. Rev. 424-87 (Sept.-Oct.).

Umbras and penumbras: the patent grant and antitrust policy. (a) H. Thomas Austern. 33 Geo. Wash. L. Rev. 1015-30 (June).

APPORTIONMENT

Legislative reapportionment—the scope of federal judicial relief. 1965 Duke L.J. 563-95 (Summer).

Reapportionment and the constitution. (a) Leonard G. Ratner. 38 So. Cal. L. Rev. 540-47 (Summer).

Suggested approaches to constitutional adjudication and apportionment. (a) Lawrence R. Velvel. 12 U.C.L.A.L. Rev. 1381-1419 (August).

The apportionment cases: an expanded concept of equal protection. 1965 Wis. L. Rev. 606-51 (Summer).

AUTOMOBILE DEALER FRANCHISES

Changing a continuing relationship between a large corporation and those who deal with it: automobile manufacturers, their dealers, and the legal system. (a) Stewart Macaulay. 1965 Wis. L. Rev. 483-575 (Summer).

BAIL

The coming constitutional crisis in bail: II. (a) Caleb Foote. [Part I appeared in 113 U. Pa. L. Rev. 959-99 (May).] 113 U. Pa. L. Rev. 1125-85 (June).

CIVIL PROCEDURE

Partial summary judgments under rule 56(a). 32 U. Chi. L. Rev. 816-23 (Summer).

Proposed rule 23: class actions reclassified. 51 Va. L. Rev. 629-62 (May).

Recovery of damages in class actions. 32 U. Chi. L. Rev. 768-85 (Summer).

CIVIL RIGHTS

Criminal law sanctions in two civil rights cases—a brief comparison. (a) Kenneth L. Penegar. 43 N.C.L. Rev. 667-88 (June).

Legal problems in southern desegregation: the Chapel Hill story. (a) Daniel H. Pollitt. 43 N.C.L. Rev. 689-767 (June).

Order and civil liberties: a complex role for the police. (a) George Edwards. 64 Mich. L. Rev. 47-62 (Nov.).

Public accommodations legislation: Ohio and federal. 34 U. Cinc. L. Rev. 368-89 (Summer).

The law and racial discrimination in employment. (a) Sanford Jay Rosen. 53 Calif. L. Rev. 729-99 (August).

COMMUNISM

The registration of communist-front organizations: the statutory framework and the constitutional issue. 113 U. Pa. L. Rev. 1270-94 (June).

CONFLICT OF INTEREST

The Massachusetts conflict-of-interest statute: an analysis. (a) William G. Buss, Jr. 45 B.U.L. Rev. 299-389 (Summer).

CONFLICT OF LAWS

See also *Family Law*.

The second conflicts restatement: a last appeal for its withdrawal. (a) Albert A. Ehrenzweig. 113 U. Pa. L. Rev. 1230-44 (June).

CONSERVATION

Preservation of Indiana's scenic areas: a method. 40 Ind. L.J. 402-19 (Spring).

CONSTITUTIONAL LAW

See also *Bail, Military Law, Obscenity*.

Congressional immunity and conflict of interest. 1965 Wis. L. Rev. 702-10 (Summer).

Defamation of public officials—free speech and the new constitutional standard. 12 U.C.L.A.L. Rev. 1420-50 (August).

The constitutionality of the voting rights act of 1965. (a) Warren M. Christopher. 18 Stan. L. Rev. 1-37 (Special Issue).

CONTEMPT

Contempt by publication. 60 Nw. U.L. Rev. 531-49 (Sept.-Oct.).

CORPORATIONS

See also *Antitrust Law, Taxation*.

Revisiting the North Carolina corporation law: the Robinson treatise reviewed and the statute reconsidered. (a) Ernest L. Folk, III. 43 N.C.L. Rev. 768-872 (June).

Symposium in honor of Dean Robert Sproule Stevens. Robert Sproule Stevens: his impact on the Cornell Law School, by John W. MacDonald; Robert Sproule Stevens: his influence on corporation law, by Harry G. Henn; Why are business corporation laws largely "enabling"?, by Elvin R. Latty; Corporate purchase of its own shares—are there new overtones?, by Carlos L. Israels; The price of power: sale of corporate control, by Adolf A. Berle; Developments in the regulation of

the close corporation, by F. Hodge O'Neal; and Robert Sproule Stevens: his contribution to equity jurisprudence, by Robert S. Pasley. 50 Cornell L.Q. 579-671 (Summer).

The director's liability for negligence. (a) Richard B. Dyson. 40 Ind. L.J. 341-76 (Spring).

COURTS

En banc hearings in the federal courts of appeals: accommodating institutional responsibilities: II. [Part I appeared in 40 N.Y.U.L. Rev. 563-608 (May).] 40 N.Y.U.L. Rev. 726-58 (Oct.).

Petitioning the United States supreme court—a primer for hopeful neophytes. (a) E. Barrett Prettyman, Jr. 51 Va. L. Rev. 582-603 (May).

The court of claims and congressional referrals. 51 Va. L. Rev. 486-98 (April).

CRIMINAL LAW

See also *Civil Rights*.

Fair trial v. free press: the psychological effect of pre-trial publicity on the juror's ability to be impartial; a plea for reform. 38 So. Cal. L. Rev. 672-88 (Summer).

Out of tune with the times; the Massachusetts SDP statute. 45 B.U.L. Rev. 391-415 (Summer).

Pre-sentence withdrawal of guilty pleas in federal courts. 40 N.Y.U.L. Rev. 759-70 (Oct.).

Reasonable mistake of age: a needed defense to statutory rape. (a) Larry W. Myers. 64 Mich. L. Rev. 105-36 (Nov.).

The right of an accused to proceed without counsel. (a) 49 Minn. L. Rev. 1133-53 (May).

Violence in the streets: a symposium. Articles by Joseph O'Meara, Howard R. Leary, Gurston D. Goldin, Joseph Lohman, William Stringfellow, Allen D. Grimshaw, Arnold Sagalyn, and Roy Wilkins. 40 Notre Dame Law. 497-557 (1965).

EVIDENCE

Informer's word as the basis for probable cause in the federal courts. 53 Calif. L. Rev. 840-59 (August).

FAMILY LAW

Dispensing with parental consent in Indiana adoption proceedings. 40 Ind. L.J. 378-401 (Spring).

Recognition of foreign divorce decrees. 32 U. Chi. L. Rev. 802-15 (Summer).

The interstate child and uniform legislation: a plea for extralittigious proceed-

ings. (a) Albert A. Ehrenzweig. 64 Mich. L. Rev. 1-12 (Nov.).

FEDERAL COMMUNICATIONS COMMISSION

The FCC: protector or censor? 38 So. Cal. L. Rev. 634-71 (Summer).

FEDERAL POWER COMMISSION

Federal power commission control over river basin development. 51 Va. L. Rev. 663-85 (May).

FOREIGN LAW

Collective restrictions under the British restrictive trade practices act, 1956. (a) Lucile Sheppard Keyes. 51 Va. L. Rev. 423-57 (April).

HOUSING

The savings and loan association industry and multi-family "home" development. 38 So. Cal. L. Rev. 594-607 (Summer).

INTERNATIONAL LAW

A United Nations peace force. (a) Edwin Brown Firmage. 11 Wayne L. Rev. 717-37 (Summer).

Constitutional crisis at the United Nations: the price of peace-keeping. (a) Nathaniel L. Nathanson. 32 U. Chi. L. Rev. 621-58 (Summer).

Has the individual become the subject of international law? (a) Edwin W. Tucker. 34 U. Cinc. L. Rev. 341-66 (Summer).

International cooperation in litigation between the United States and Switzerland: unilateral procedural accommodation in a test tube. (a) Arthur R. Miller. 49 Minn. L. Rev. 1069-1132 (May).

Peaceful settlement and the cold war. (a) Daniel G. Partan. 34 U. Cinc. L. Rev. 293-340 (Summer).

The legal consequences of Sabbatino. (a) F. A. Mann. 51 Va. L. Rev. 604-27 (May).

INTERNATIONAL TRADE

Adjustment assistance under the trade expansion act of 1962: a will-o'-the-wisp. 33 Geo. Wash. L. Rev. 1088-1107 (June).

The Geneva proposals to reform international trade: "a clear convergence of responsibilities"? (a) Paul O. Proehl. 33 Geo. Wash. L. Rev. 1031-66 (June).

INTERSTATE COMPACTS

Characterization of interstate arrangements: when is a compact not a compact? (a) David E. Engdahl. 64 Mich. L. Rev. 63-104 (Nov.).

JURISPRUDENCE

On the interdependence of law and the behavioral sciences. (a) Arthur Selwyn Miller. 43 Texas L. Rev. 1094-1101 (Oct.).

JURIES

Voir dire examinations: an empirical study. (a) Dale W. Broeder. 38 So. Cal. L. Rev. 503-28 (Summer).

LABOR LAW

See also *Antitrust Law, Civil Rights*.

Compulsion and the consensual in labor arbitration. (a) Edgar A. Jones, Jr. 51 Va. L. Rev. 369-95 (April).

Compulsory arbitration—a management lawyer's view. (a) Guy Farmer. 51 Va. L. Rev. 396-409 (April).

Compulsory arbitration—a union lawyer's view. (a) David E. Feller. 51 Va. L. Rev. 410-22 (April).

Labor agreements—implied limitations on plant removal and relocation. 1965 Duke L.J. 546-62 (Summer).

Reappraisal of the role of the states in shaping labor relations law. (a) Russell A. Smith and R. Theodore Clark, Jr. 1965 Wis. L. Rev. 411-61 (Summer).

Section 8(a)(3) of the NLRA and the effort to insulate free employee choice. (a) Julius C. Getman. 32 U. Chi. L. Rev. 735-66 (Summer).

The charging party before the NLRB: a private right in the public interest. 32 U. Chi. L. Rev. 786-801 (Summer).

The Norris-LaGuardia act and section 301 of the Taft-Hartley act—problems of jurisdiction and removal in the enforceability of collectively bargained no-strike agreements. 60 Nw. U.L. Rev. 489-510 (Sept.-Oct.).

LEGAL EDUCATION

Law, language and ethics. (a) William Robert Bishin. 38 So. Cal. L. Rev. 499-502 (Summer).

LEGAL SERVICES

The expanding horizons of legal services: II. (a) Monrad G. Paulsen. [Part I appeared in 67 W. Va. L. Rev. 179-200 (April).] 67 W. Va. L. Rev. 267-90 (June).

MILITARY LAW

Deity belief: necessity for draft status. (a) J. B. Tietz. 38 So. Cal. L. Rev. 529-39 (Summer).

Investigative procedures in the military: a search for absolutes. 53 Calif. L. Rev. 878-901 (August).

The conscientious objector exemption:

still unsettled. 33 Geo. Wash. L. Rev. 1108-26 (June).

MUNICIPAL CORPORATIONS

See also *Taxation*.

Municipal employment in Wisconsin. 1965 Wis. L. Rev. 652-70 (Summer).

Municipal employment relations in Wisconsin: the extension of private labor relations devices into municipal employment. 1965 Wis. L. Rev. 671-701 (Summer).

Prevention of subdivision control evasion in Indiana. 40 Ind. L.J. 445-63 (Spring).

The Wisconsin experience with state-level review of municipal incorporations, consolidations, and annexations. (a) Walter K. Johnson. 1965 Wis. L. Rev. 462-82 (Summer).

NORTH CAROLINA LAW

Survey of North Carolina case law. Civil procedure (pleading and parties), by Henry Brandis, Jr.; Conflict of laws, by Seymour W. Wurfel; Evidence, by Herbert Baer; Torts, by Robert C. Byrd and Dan B. Dobbs; and Trial practice, by Herbert Baer. 43 N.C.L. Rev. 873-949 (June).

OBSCENITY

The scope of supreme court review in obscenity cases. 1965 Duke L.J. 596-615 (Summer).

OIL AND GAS

Implied covenants in oil and gas leases in Ohio. (a) Joe H. Munster, Jr. 26 Ohio St. L.J. 404-19 (Summer).

Oil and gas leases. (a) Justin C. Smith. 26 Ohio St. L.J. 370-403 (Summer).

Ownership of interests in oil and gas. (a) M. K. Woodward. 26 Ohio St. L.J. 353-69 (Summer).

Selected problems in voluntary pooling: a suggested rationale. (a) John L. Ashworth. 26 Ohio St. L.J. 420-37 (Summer).

The property concept in the calculation of percentage depletion: the disjunction of the 1954 aggregations. 113 U. Pa. L. Rev. 1246-69 (June).

The Texas compulsory pooling act. (a) Ernest E. Smith. 43 Texas L. Rev. 1003-34 (Oct.).

PASSPORTS

The future of American passports as restrictions on travel. 60 Nw. U.L. Rev. 511-30 (Sept.-Oct.).

PATENTS, COPYRIGHTS AND TRADEMARKS

See also *Antitrust Law*.

International copyright and the Soviet

Union. (a) Allan P. Cramer. 1965 Duke L.J. 531-45 (Summer).

POVERTY

Law, lawyers, and poverty. (a) Fred Cohen. 43 Texas L. Rev. 1072-93 (Oct.).

PRESIDENCY

Executive privilege v. congressional inquiry. (a) Raoul Berger. 12 U.C.L.A.L. Rev. 1287-1364 (August).

PROPERTY LAW

Organizing the townhouse in Indiana. 40 Ind. L.J. 419-45 (Spring).

The case for an in rem quiet title decree. 38 So. Cal. L. Rev. 608-21 (Summer).

SECURITIES

Fixtures—uniformity in words or in fact? (a) Peter F. Coogan. 113 U. Pa. L. Rev. 1186-1229 (June).

Negligent misrepresentations under rule 10b-5. 32 U. Chi. L. Rev. 824-44 (Summer).

Professional responsibilities of broker-dealers: the suitability doctrine. (a) Robert H. Mundheim. 1965 Duke L.J. 445-80 (Summer).

SOVEREIGN IMMUNITY

Lee, Land, Larson, and Malone—sovereign immunity revisited. (a) Joe G. Roady. 43 Texas L. Rev. 1062-71 (Oct.).

TAXATION

See also *Oil and Gas*.

Depreciation—disallowance of depreciation in year of sale when sale price exceeds adjusted basis at beginning of such year. 11 Wayne L. Rev. 792-806 (Summer).

Minimum distributions of controlled foreign corporations under section 963 of the internal revenue code. 26 Ohio St. L.J. 460-95 (Summer).

Municipal occupation taxes in California: the authority to levy taxes and the burden on intrastate commerce. (a) Sho Sato. 53 Calif. L. Rev. 801-38 (August).

The consenting collapsible corporation—section 341(f) of the internal revenue code of 1954. (a) John H. Hall. 12 U.C.L.A.L. Rev. 1365-80 (August).

The incidence of the corporation income tax: a lawyer's view of a problem in economics. (a) William A. Klein. 1965 Wis. L. Rev. 576-605 (Summer).

TORTS

See also *Constitutional Law*.

Product liability and disclaimers in West Virginia. (a) Willard D. Lorensen. 67 W. Va. L. Rev. 291-302 (June).

The common law liability of Minnesota liquor vendors for injuries arising from negligent sales. 49 Minn. L. Rev. 1154-75 (May).

The right to privacy in Germany—pointers for American legislation? (a) Harry D. Krause. 1965 Duke L.J. 481-530 (Summer).

Unauthorized rendition of lifesaving medical treatment. 53 Calif. L. Rev. 860-77 (August).

WATER RIGHTS

Selling reclamation water rights: a case study in federal subsidy policy. (a) Joseph L. Sax. 64 Mich. L. Rev. 13-46 (Nov.).

Transbasin diversion of water. (a) Corwin W. Johnson and Larry D. Knippa. 43 Texas L. Rev. 1035-61 (Oct.).

WIRETAPPING

Do we have to live with eavesdropping: a legislative proposal. 38 So. Cal. L. Rev. 622-33 (Summer).

ZONING

Airport approach zoning: ad coelum rejuvenated. 12 U.C.L.A.L. Rev. 1451-65 (August).

The general welfare, welfare economics, and zoning variances. 38 So. Cal. L. Rev. 548-93 (Summer).