

Michigan Law Review

Volume 64 | Issue 4

1966

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. 772 (1966).

Available at: <https://repository.law.umich.edu/mlr/vol64/iss4/18>

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

The president and the regulatory commissions. (a) Emmette S. Redford. 44 Texas L. Rev. 288-321 (Dec.).

The Waterman doctrine revisited. (a) William E. Miller. 54 Geo. L.J. 5-29 (Fall).

ANTITRUST LAW

See also *Labor Law*.

Bid depository operation: an invitation to boycott? 114 U. Pa. L. Rev. 231-40 (Dec.).

Determining the "line of commerce" under section seven of the Clayton act. 18 Vand. L. Rev. 1506-33 (June).

Horizontal and vertical restraints of trade: the legality of motion picture splits under the antitrust laws. (a) James S. Gordon. 75 Yale L.J. 239-60 (Dec.).

Preliminary relief for the government under section 7 of the Clayton act. 79 Harv. L. Rev. 391-406 (Dec.).

Recent antitrust developments—1965. (a) Milton Handler. 40 N.Y.U.L. Rev. 823-59 (Nov.).

The antitrust laws and single-firm conduct: a symposium. Articles by Clark G. Havighurst, Corwin D. Edwards, Lester G. Telsler, Lee E. Preston, John S. McGee, James M. Ferguson, Bernie R. Burrus, Carl H. Fulda, and Jesse W. Markham. 30 Law & Contemp. Prob. 461-620 (Summer).

ARBITRATION

Arbitration as a means of reducing court congestion. (a) Leon Sarpy. 41 Notre Dame Law. 182-91 (Dec.).

BANKRUPTCY

Implied consent to summary jurisdiction in bankruptcy: the forgotten right to jury trial. 114 U. Pa. L. Rev. 256-73 (Dec.).

BAR ASSOCIATIONS

Corporate counsel: qualifications for admission to the bar on motion under reciprocity statutes. 41 Notre Dame Law. 235-50 (Dec.).

CIVIL RIGHTS

See also *Jurisdiction and Judgments*.

FEPC in Illinois: four stormy years. (a) Joseph Minsky. 41 Notre Dame Law. 152-81 (Dec.).

The protest movement and the law. (a) Burke Marshall. 51 Va. L. Rev. 785-803 (June).

COMMERCIAL LAW

The crazy quilt of commercial law: a study in legislative patchwork. (a) Terrence R. Fitzgerald. 54 Ky. L.J. 85-90 (1965).

COMMUNICATIONS SATELLITE ACT

Governmentally appointed directors in a private corporation—the communications satellite act of 1962. 79 Harv. L. Rev. 350-64 (Dec.).

The communications satellite corporation: a new experiment in government and business. (a) George D. Schrader. 53 Ky. L.J. 732-42 (1965).

CONFLICT OF LAWS

A proposal for judicial validation of a previously unconstitutional law: the civil rights act of 1875. (a) Melville B. Nimmer. 65 Colum. L. Rev. 1394-1426 (Dec.).

Conflict of laws and deposition-taking. 1965 U. Ill. L.F. 297-302 (Summer).

Conflict of laws—a rationale of jurisdiction. (a) Roy Moreland. 54 Ky. L.J. 5-18 (1965).

Conflict of laws—two case studies in governmental-interest analysis. 65 Colum. L. Rev. 1448-62 (Dec.).

Hanna v. Plumer: the Erie doctrine changes shape. (a) John C. McCoid, II. 51 Va. L. Rev. 884-915 (June).

CONSPIRACY

The Krulewitch warning: guilt by association. (a) Alvin H. Goldstein, Jr. 54 Geo. L.J. 133-55 (Fall).

CONSTITUTIONAL LAW

See also *Bankruptcy, Property Law*.

Defamation a deux: incidental defamation and the Sullivan doctrine. 114 U. Pa. L. Rev. 241-48 (Dec.).

Freedom of the mails: a developing right. (a) Jay A. Sigler. 54 Geo. L.J. 30-54 (Fall).

Retroactivity of constitutional decisions. 41 Notre Dame Law. 206-20 (Dec.).

The first amendment and Harry Kalven: an appreciative comment on the advantages of thinking small. (a) Kenneth L. Karst. 13 U.C.L.A.L. Rev. 1-24 (Nov.).

CONTRACTS

See also *Securities and Exchange Commission*.

Infants' contractual disabilities: do modern sociological and economic trends demand a change in the law? 41 *Ind. L.J.* 140-56 (Fall).

Loss apportionment in government contract cases. 114 *U. Pa. L. Rev.* 306-13 (Dec.).

Subcontractor remedies: prevention of procurement problems. (a) Morton J. Gold. 54 *Ky. L.J.* 75-84 (1965).

CORPORATIONS

Installment repurchase of stock: surplus limitations. 79 *Harv. L. Rev.* 303-26 (Dec.).

Public obligations of private corporations. (a) David S. Ruder. 114 *U. Pa. L. Rev.* 209-29 (Dec.).

The modern corporation and the rule of law. (a) D. L. Mazumdar. 114 *U. Pa. L. Rev.* 187-208 (Dec.).

COURTS

The Louisiana Compromise, abstention and vagueness: *Dombrowski v. Pfister*. 13 *U.C.L.A.L. Rev.* 153-66 (Nov.).

The United States court of appeals for the District of Columbia circuit: 1964-1965 term. 54 *Geo. L.J.* 185-381 (Fall).

CRIMINAL LAW

California enacts legislation to aid victims of criminal violence. 18 *Stan. L. Rev.* 266-73 (Nov.).

Extrajudicial criminal confessions in Indiana: changes in the law of admissibility. 41 *Ind. L.J.* 107-39 (Fall).

Hamm v. City of Rock Hill and the federal savings statute. (a) John P. MacKenzie. 54 *Geo. L.J.* 173-84 (Fall).

DISARMAMENT

Basic problems of disarmament. (a) Louis B. Sohn. 41 *Notre Dame Law.* 133-51 (Dec.).

DOUBLE JEOPARDY

Twice in jeopardy. 75 *Yale L.J.* 262-321 (Dec.).

ELECTIONS

A problem of appellate delays in election contests. (a) James D. McKeithan. 44 *Texas L. Rev.* 322-24 (Dec.).

EVIDENCE

A changing approach to the law of evidence. (a) Arthur L. Goodhart. 51 *Va. L. Rev.* 759-84 (June).

Improper evidence in nonjury trials:

basis for reversal? 79 *Harv. L. Rev.* 407-15 (Dec.).

FAMILY LAW

Blood grouping tests and the new Kentucky solution. 53 *Ky. L.J.* 790-98 (1965).

FOREIGN LAW

Citizens' grievances against administrative agencies—the Yugoslav approach. (a) Walter Gellhorn. 64 *Mich. L. Rev.* 385-420 (Jan.).

New communist civil codes of Czechoslovakia and Poland: a general appraisal. (a) Aleksander W. Rudzinski. 41 *Ind. L.J.* 33-68 (Fall).

Socialist law and the international encyclopedia. (a) John N. Hazard. 79 *Harv. L. Rev.* 278-302 (Dec.).

The Italian style I: doctrine. (a) John Henry Merryman. 18 *Stan. L. Rev.* 39-65 (Nov.).

HABEAS CORPUS

Legal history in the high court—habeas corpus. (a) Dallin H. Oaks. 64 *Mich. L. Rev.* 451-72 (Jan.).

HOUSING

Fair housing laws: halfway mark. (a) Laurence D. Pearl and Benjamin B. Terner. 54 *Geo. L.J.* 156-72 (Fall).

Federal aids for enforcement of housing codes. 40 *N.Y.U.L. Rev.* 948-77 (Nov.).

Symposium: planned unit development. Articles by Gerald D. Lloyd, Byron R. Hanke, Jan Z. Krasnowiecki, Daniel R. Mandelker, L. S. Jay, K. D. Fines, and J. Furmidge, David W. Craig, Richard F. Babcock, and David N. McBride. 114 *U. Pa. L. Rev.* 1-170 (Nov.).

IMMUNITY

The bribed congressman's immunity from prosecution. 75 *Yale L.J.* 335-50 (Dec.).

INSURANCE

Use of the declaratory judgment to determine a liability insurer's duty to defend—conflict of interests. 41 *Ind. L.J.* 87-106 (Fall).

JURIES

Fair jury selection procedures. 75 *Yale L.J.* 322-34 (Dec.).

JURISDICTION AND JUDGMENTS

A reexamination of the civil rights removal statute. 51 *Va. L. Rev.* 950-72 (June).

JURISPRUDENCE

Psychoanalytical jurisprudence: a common language for Babylon. (a) Albert A.

Ehrenzweig. 65 Colum. L. Rev. 1331-60 (Dec.).

LABOR LAW

Group sanctions and sections 8(b)(7) and 8(b)(4): an integrated approach to labor law. (a) Robert J. Affeldt. 54 Geo. L.J. 55-132 (Fall).

On nudging and shoving the national steel arbitration into a dubious procedure. 79 Harv. L. Rev. 327-49 (Dec.).

Present status of the immunity of labor unions from prosecution under the federal antitrust laws. 41 Notre Dame Law. 221-34 (Dec.).

The Illinois fair employment practices act. 1965 U. Ill. L.F. 267-96 (Summer).

The local-international relationship: a call for an institutional approach. 114 U. Pa. L. Rev. 285-305 (Dec.).

LEGAL SERVICES

Group legal services. 79 Harv. L. Rev. 416-24 (Dec.).

MEDICAL PROFESSION

Physician ownership in pharmacies. 41 Notre Dame Law. 49-72 (Nov.).

PARTNERSHIP

Standing of limited partners to sue derivatively. 65 Colum. L. Rev. 1463-87 (Dec.).

PROPERTY LAW

Airplane noise, property rights, and the constitution. 65 Colum. L. Rev. 1423-47 (Dec.).

Notice and the "deeds out" problem. (a) William E. Ryckman, Jr. 64 Mich. L. Rev. 421-50 (Jan.).

Revocable gifts of legal interests in land. (a) John L. Garvey. 54 Ky. L.J. 19-74 (1965).

Title assurance: a new approach to unauthorized practice. (a) Stanley B. Balbach. 41 Notre Dame Law. 192-205 (Dec.).

REPORTERS

Discretionary reporting of trial court decisions: a dialogue. 114 U. Pa. L. Rev. 249-55 (Dec.).

SECURITIES AND EXCHANGE COMMISSION

Convertible securities and section 16(b): the persistent problems of purchase, sale, and debts previously contracted. 64 Mich. L. Rev. 474-95 (Jan.).

Inside information: growing pains for the development of federal corporation law under rule 10b-5. (a) William H. Painter. 65 Colum. L. Rev. 1361-93 (Dec.).

SHOPPING CENTERS

Shopping centers: a symposium. Financing the shopping center, by Richard J. Faletti; Problems of the developer, by Norman M. Kranzendorf; Problems of the tenant, by Roy W. Van der Kamp and George W. Crampton; Lessors' covenants restricting competition, by David C. Baum; and Determining fair market value of a shopping center for purposes of property tax assessment, by Mark G. Ancel. 1965 U. Ill. L.F. 151-263 (Summer).

STATE GOVERNMENT

Constitutional and statutory bases of governors' emergency powers. 64 Mich. L. Rev. 290-307 (Dec.).

TAXATION

Another look at some old problems—percentage depletion and the ABC transaction. (a) J. Reid Hambrick. 34 Geo. Wash. L. Rev. 1-52 (Oct.).

100% assessment in Kentucky. 54 Ky. L.J. 98-124 (1965).

Breeding farms and racing stables—hobby or business? 54 Ky. L.J. 92-97 (1965).

Depreciation in the year of sale: the Cohn rule re-examined. (a) Colin M. Danzis. 40 N.Y.U.L. Rev. 905-26 (Nov.).

Federal income taxation of farmers' and other cooperatives. (a) James K. Logan. 44 Texas L. Rev. 250-87 (Dec.).

Federal tax policy and the support of science. (a) Bernard Wolfman. 114 U. Pa. L. Rev. 171-86 (Dec.).

Income tax deductibility of attorneys' fees incurred in unsuccessful criminal defense. 114 U. Pa. L. Rev. 274-84 (Dec.).

Section 351 transfers to controlled corporations: the forgotten term—"securities." 114 U. Pa. L. Rev. 314-22 (Dec.).

Tax pooling and tax postponement—the capital exchange funds. (a) Marvin A. Chirelstein. 75 Yale L.J. 183-215 (Dec.).

The status of federal mergers and consolidations as type (A) reorganizations. 60 Nw. U. L. Rev. 655-76 (Nov.-Dec.).

The widow's election: the issue of consideration. (a) Keith E. Morrison. 44 Texas L. Rev. 223-49 (Dec.).

TELEVISION

The wire mire: the FCG and CATV. 79 Harv. L. Rev. 366-90 (Dec.).

TORTS

See also *Constitutional Law*.

Contribution among joint tortfeasors. 44 Texas L. Rev. 326-42 (Dec.).

Fault, accidents and the wonderful

world of Blum and Kalven. (a) Guido Calabresi. 75 Yale L.J. 216-38 (Dec.).

Privacy and behavioral research. (a) Oscar M. Ruebhausen and Orville G. Brim, Jr. 65 Colum. L. Rev. 1184-1211 (Nov.).

The Virginia "anti-privacy" statute: strict products liability under the uniform commercial code. (a) Richard E. Speidel. 51 Va. L. Rev. 804-52 (June).

TRIALS

Prejudicial publicity and the fair trial: a comparative examination of American, English and Commonwealth law. (a) Zelman Cowen. 41 Ind. L.J. 69-85 (Fall).

UNFAIR TRADE

Dual distribution and vertical integration under the Robinson-Patman act. (a) Thomas M. Lofton. 41 Ind. L.J. 4-32 (Fall).

Injunctions to protect trade secrets—the Goodrich and Du Pont cases. 51 Va. L. Rev. 917-49 (June).

The food and drug administration, the federal trade commission and the deceptive packaging of foods. (a) Wesley E. Forte. 40 N.Y.U.L. Rev. 860-904 (Nov.).

UNIFORM COMMERCIAL CODE

See also *Commercial Law, Torts*.

Relationship of article 9 of the uniform commercial code to pre-code chattel security law. (a) Peter F. Coogan. 51 Va. L. Rev. 853-84 (June).

The outer fringes of article 9: subordination agreements, security interests in money and deposits, negative pledge clauses, and participation agreements. (a) Peter F. Coogan, Homer Kripke, and Fredric Weiss. 79 Harv. L. Rev. 229-77 (Dec.).