

# Michigan Law Review

---

Volume 65 | Issue 7

---

1967

## Periodical Index

Michigan Law Review

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

---

### Recommended Citation

Michigan Law Review, *Periodical Index*, 65 MICH. L. REV. 1540 (1967).

Available at: <https://repository.law.umich.edu/mlr/vol65/iss7/19>

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.

### ACCOUNTANTS AND ACCOUNTING

Accrual accounting and the clear reflection of income: purity of accounting principles forsaken for the protection of tax revenues. 42 *Notre Dame Law*. 511-22 (April).

### ADMINISTRATIVE LAW

The AEC regulatory program—current status, future trends. (a) James T. Ramey. 45 *N.C.L. Rev.* 323-39 (Feb.).

Declaratory orders under the APA—the need for legislation. (a) John R. Reilly. 52 *Iowa L. Rev.* 657-69 (Feb.).

### ADMINISTRATIVE PROCEDURE

Administrative arbitrariness: a sequel. (a) Raoul Berger. 51 *Minn. L. Rev.* 601-41  
Administrative arbitrariness is not always reviewable. (a) Kenneth Culp Davis. 51 *Minn. L. Rev.* 643-54 (March).

The proposed new administrative procedure act. (a) Edward V. Long. 55 *Geo. L.J.* 761-85 (April).

### ADMISSIBILITY OF EVIDENCE

State v. Raskolnikov. (a) Jesse I. Etelson. 42 *N.Y.U.L. Rev.* 223-45 (April).

### ADVERTISING

Developments in the law—deceptive advertising. 80 *Harv. L. Rev.* 1005-1163 (March).

### AFRICAN LAW

Aspects of African customary law. (a) Alexander Nekam. 62 *Nw. U.L. Rev.* 45-56 (March-April).

### ANNUITIES

The flexible fund annuity. VALIC revisited. 115 *U. Pa. L. Rev.* 600-17 (Feb.).

### ANTITRUST LAW

See also *Banks & Banking, Labor Law, Robinson Patman Act, Trade Regulation*.

Antitrust aspects of dealer licensing and franchising. (a) John T. Chadwell and Richard S. Rhodes. 62 *Nw. U.L. Rev.* 1-18 (March-April).

Antitrust: dual distribution by brand and a test of like grade and quality under

the Robinson-Patman act. 55 *Calif. L. Rev.* 535-49 (May).

FTC v. Brown Shoe Co.—use of section 5 of the FTC act to reach “incipient” violations of section 3 of the Clayton act. 62 *Nw. U.L. Rev.* 77-89 (March-April).

Flexibility and finality in antitrust consent decrees. 80 *Harv. L. Rev.* 1303-27 (April).

The “meeting competition” defense of the Robinson-Patman act and quantity discount systems. 52 *Cornell L.Q.* 802-14 (Spring II).

Patent and antitrust policy: the search for a unitary theory. (a) Joseph B. Kennedy, Jr. 35 *Geo. Wash. L. Rev.* 512-61 (March).

Private treble damage antitrust suits: measure of damages for destruction of all or part of a business. 80 *Harv. L. Rev.* 1566-86 (May).

Section 5 of the federal trade commission act as antitrust: a comment. (a) Richard N. Pearson. 47 *B.U.L. Rev.* 1-19 (Winter).

Section of the country as a subsidiary issue in litigation brought under section 7 of the Clayton act. 52 *Cornell L.Q.* 600-10 (Spring I).

Trade regulation: district court clarifies test for conglomerate merger violation of Clayton act. 1967 *Duke L.J.* 388-415 (April).

The tying arrangement: a critique and some new thoughts. (a) Arthur D. Austin. 1967 *Wis. L. Rev.* 88-126 (Winter).

United States v. Von's Grocery Co. and United States v. Pabst Brewing Co.—competition and the geographic market under section 7 of the Clayton act. 62 *Nw. U.L. Rev.* 58-77 (March-April).

The use of post-acquisition evidence in section 7 conglomerate merger cases. 115 *U. Pa. L. Rev.* 631-45 (Feb.).

### ARBITRATION AND AWARD

See also *Trusts*.

Arbitration and the national labor relations board: an examination of preferences and prejudices and their relevance. (a) Donald P. Rothchild. 28 *Ohio St. L.J.* 195-260 (Spring).

Commercial arbitration in federal courts. 20 *Vand. L. Rev.* 607-29 (April).

## ASSIGNMENTS FOR BENEFIT OF CREDITORS

Individual creditor's right to attack bulk transfer following assignment for the benefit of creditors. 52 Cornell L.Q. 765-78 (Spring II).

## ATTORNEYS

The attorney as plaintiff: tortious interference with contract and the attorney-client relationship. 55 Ky. L.J. 682-702 (1967).

## BAIL

Bail reform—the legislative role. (a) Sam J. Ervin, Jr. 35 Geo. Wash. L. Rev. 429-54 (March).

## BANKRUPTCY

Bankruptcy: a symposium. Articles by Frank R. Kennedy, Lawrence P. King, Harry H. Haden, Joe Lee, and Robert M. Viles. 55 Ky. L.J. 533-680 (1967).

The code and the bankruptcy act: three views on preferences and after-acquired property. (a) Sydney Krause, Homer Kripke, and Charles Seligson. 42 N.Y.U.L. Rev. 278-300 (April).

## BANKS AND BANKING

Bank mergers, branch banking and bank holding companies in Pennsylvania. (a) Almarin Phillips. 115 U. Pa. L. Rev. 560-88 (Feb.).

Banking practice and the antitrust laws. (a) William T. Lifland. 42 Notre Dame Law. 465-78 (April).

Foreign banking corporations: the qualification problem in New England. 46 B.U.L. Rev. 531-51 (Fall).

## BOYCOTTS AND STRIKES

The status of unauthorized and "wild-cat" strikes under the national labor relations act. (a) William B. Gould. 52 Cornell L.Q. 672-704 (Spring II).

## CIVIL PROCEDURE

See also *Jurisdiction*.

Civil commitment of the mentally ill. 14 U.C.L.A.L. Rev. 822-78 (March).

Collateral estoppel: the demise of mutuality. 52 Cornell L.Q. 724-38 (Spring II).

Mutuality of estoppel: *McCourt v. Algiers* in context. 1967 Wis. L. Rev. 267-87 (Winter).

## CIVIL RIGHTS

See also *Discrimination, Police, Right to Counsel*.

The accused's right to a public trial. 42 Notre Dame Law. 499-510 (April).

## COLLECTIVE BARGAINING

Duty to bargain: subcontracting, relocation, and partial termination. 55 Geo. L.J. 879-922 (April).

## COMMERCIAL ARBITRATION

See *Arbitration & Award*.

## COMMERCIAL LAW

See also *Negotiable Instruments*.

Knowledge as a factor in determining priorities under the uniform commercial code. (a) Carl Felsenfeld. 42 N.Y.U.L. Rev. 246-77 (April).

## COMMUNICATIONS

Comsat, the carriers, and the earth stations: some problems with "melding variegated interests." (a) Herman Schwartz. 76 Yale L.J. 441-84 (Jan.).

## CONFLICT OF LAWS

*Erie*, forum non conveniens and choice of law in diversity cases. 53 Va. L. Rev. 380-402 (March).

Two views on *Kell v. Henderson*. (a) An opinion for the New York court of appeals, by Maurice Rosenberg; Comment, by Donald T. Trautman. 67 Colum. L. Rev. 459-73 (March).

## CONSERVATION

Assessment of farmland under the California land conservation act and the "breathing space" amendment. 55 Calif. L. Rev. 273-92 (April).

## CONSTITUTIONAL LAW

See also *Civil Rights, Freedom of Religion, Freedom of Speech, Freedom of the Press, Libel & Slander, Search & Seizure, Self-Incrimination*.

Constitutional law: state allowed to tax fuel for ships carrying exports. 55 Calif. L. Rev. 559-66 (May).

Constitutional law: state jury selection procedure held a violation of the fourteenth amendment. 1967 Duke L.J. 346-65 (April).

Constitutional law: summary termination of telephone service upon police request violates due process of law. 55 Calif. L. Rev. 566-80 (May).

Constitutional law: supreme court delineates the relationship between the

fourth and fifth amendments, 1967 Duke L.J. 366-87 (April).

Constitutional law: the right of peaceful protest. 55 Calif. L. Rev. 549-58 (May).

Constitutional objections to California's marijuana possession statute. (a) Edgar P. Boyko and Michael W. Rotberg. 14 U.C.L.A.L. Rev. 773-95 (March).

Fourteenth amendment congressional power to legislate against private discriminations: the Guest case. 52 Cornell L.Q. 586-99 (Spring I).

Fourteenth amendment enforcement and congressional power to abolish the states. 55 Calif. L. Rev. 293-317 (April).

The Georgia governor's case: constitutionality of state governmental election procedures. 52 Cornell L.Q. 790-802 (Spring II).

Property, utility, and fairness: comments on the ethical foundations of "just compensation" law. (a) Frank I. Michelman. 80 Harv. L. Rev. 1165-258 (April).

The supreme court and the states: an inquiry into *Mapp v. Ohio* in North Carolina. The model, the study and the implications. (a) Michael Katz. 45 N.C.L. Rev. 119-51 (Dec.).

Was Brandeis an activist? The search for intermediate premises. 80 Harv. L. Rev. 986-1003 (March).

#### CONTEMPT

See also *Federal Courts*.

Procedural rights of the individual in contempt proceedings in the federal courts. 1966 U. Ill. L.F. 755-66 (Fall).

#### COPYRIGHT

CATV and copyright liability. 80 Harv. L. Rev. 1514-37 (May).

The copyright law: nearly sixty years later. (a) Abe A. Goldman. 28 Ohio St. L.J. 261-91 (Spring).

Protection of sound recordings under the proposed copyright revision bill. 51 Minn. L. Rev. 746-74 (March).

Round the prickly pear: the idea-expression fallacy in a mass communications world. (a) Robert Yale Libott. 14 U.C.L.A.L. Rev. 735-72 (March).

#### CORPORATIONS

See also *German Law*.

The continuing viability of the business judgment rule as a guide for judicial restraint. 35 Geo. Wash. L. Rev. 562-73 (March).

Corporations and the intertemporal con-

dict of laws. (a) John K. McNulty with student comments. 55 Calif. L. Rev. 12-252 (April).

Corporations: preliminary notice and shareholders rights to dissent. 55 Calif. L. Rev. 318-29 (April).

Our two corporation systems: law and economics. (a) Henry G. Manne. 53 Va. L. Rev. 259-84 (March).

Shareholder lending and tax avoidance in the subchapter S corporation. 67 Colum. L. Rev. 495-523 (March).

#### COURTS

The United States court of claims: a symposium—Part II. Articles by David Schwartz, Gilbert A. Cuneo and David V. Anthony, Herbert Pittle, and Paul H. Gantt. 55 Geo. L.J. 573-655 (March).

#### CRIMINAL LAW

See also *Constitutional Law, International Criminal Law, Right to Counsel*.

Allocation of authority in the sentencing-correction decision. (a) Sol Rubin. 45 Texas L. Rev. 455-69 (Feb.).

Civil disabilities of felons. 53 Va. L. Rev. 403-23 (March).

Criminal law: new limitations on second degree felony murder in California. 55 Calif. L. Rev. 329-42 (April).

In warm blood: some historical and procedural aspects of *Regina v. Dudley and Stephens*. 34 U. Chi. L. Rev. 387-407 (Winter).

Penal code revision: considering the problems and practices of the police. (a) Wayne R. LaFave. 45 Texas L. Rev. 434-54 (Feb.).

Proposed revision of the Texas penal code. (a) W. Page Keeton and William G. Reid. 45 Texas L. Rev. 399-413 (Feb.).

Reflections on the revision of the Texas penal code. (a) Fred Cohen. 45 Texas L. Rev. 413-33 (Feb.).

Some observations on police administered tests for intoxication. (a) L. Poindexter Watts. 45 N.C.L. Rev. 34-118 (Dec.).

Statutory criminal presumptions: judicial sleight of hand. 53 Va. L. Rev. 702-42 (April).

Texas sentencing practices: a statistical study. 45 Texas L. Rev. 471-503 (Feb.).

#### CRIMINAL PROCEDURE

See also *Declaratory Relief, Trial Practice*.

The disclosure to defense of presentence reports in West Virginia. (a) Willard D. Lorensen. 69 W. Va. L. Rev. 159-66 (Feb.).

Double prosecution by state and federal governments: another exercise in federalism. 80 Harv. L. Rev. 1538-65 (May).

Illinois criminal procedure (II): a symposium. Articles by Richard Mills, James C. Craven, George N. Leighton, Dallin H. Oaks and Warren Lehman. 1966 U. Ill. L.F. 511-737 (Fall).

The mere evidence rule: doctrine or dogma? 45 Texas L. Rev. 526-64 (Feb.).

Postconviction remedies: the need for legislative change. 55 Geo. L.J. 851-78 (April).

Sheppard v. Maxwell—duty of trial judge to protect accused from prejudice. 62 Nw. U.L. Rev. 89-98 (March-April).

Standing to object to an unreasonable search and seizure. 34 U. Chi. L. Rev. 342-66 (Winter).

#### DAMAGES

Criminal safeguards and the punitive damages defendant. 34 U. Chi. L. Rev. 408-35 (Winter).

#### DEBTOR AND CREDITOR

Resort to the legal process in collecting debts from high risk credit buyers in Los Angeles—alternative methods for allocating present costs. 14 U.C.L.A.L. Rev. 879-910 (March).

#### DECLARATORY RELIEF

See also *Insurance*.

Declaratory relief in the criminal law. 80 Harv. L. Rev. 1490-1513 (May).

Jury trials in declaratory judgment actions. (a) George B. Fraser. 52 Iowa L. Rev. 609-25 (Feb.).

#### DEFAMATION

See *Libel & Slander*.

#### DISCOVERY

See *Supreme Court*.

#### DISCRIMINATION

Title VII, seniority discrimination, and the incumbent negro. 80 Harv. L. Rev. 1260-83 (April).

Women in the law. (a) James J. White. 65 Mich. L. Rev. 1051-122 (April).

#### DUE PROCESS OF LAW

See *Economics*.

#### ECONOMICS

The less-restrictive-alternative principle and economic due process. (a) Guy Miller Struve. 80 Harv. L. Rev. 1463-88 (May).

#### EMINENT DOMAIN

The Nassau county study: an empirical look into the practices of condemnation. (a) Curtis J. Berger and Patrick J. Rohan. 67 Colum. L. Rev. 430-58 (March).

#### ESTATE PLANNING

Estate planning for the close corporation. 51 Minn. L. Rev. 725-45 (March).

Planning for the contingency of orphanhood. (a) John H. Clymer. 46 B.U.L. Rev. 513-30 (Fall).

#### ESTATE TAX

Estate taxes: transmutation of community property to separate property in the revocable inter vivos trust. 55 Calif. L. Rev. 580-92 (May).

#### ESTATES

See *Inheritance, Estate & Gift Taxes*.

#### EUROPE ECONOMIC COMMUNITY

The European common market in agriculture. (a) Kenneth W. Dam. 67 Colum. L. Rev. 209-65 (Feb.).

#### FAIR TRADE

Implied-contract substitutes for fair trade act nonsigner provisions. 55 Geo. L.J. 923-29 (April).

#### FEDERAL COURTS

The federal courts and the nature and quality of state law. (a) J. Skelly Wright. 13 Wayne L. Rev. 317-37 (Winter).

Federal courts: new limitations on the contempt power of federal district court judges. 55 Calif. L. Rev. 608-18 (May).

#### FEDERAL JURISDICTION

Fifth circuit abstention procedure—a proposed solution. 52 Iowa L. Rev. 686-702 (Feb.).

#### FEDERAL POWER COMMISSION

Federal power commission—extension of jurisdiction over wholesale sales—sales held to be jurisdictional if made by a member of an integrated interstate power pool. 46 B.U.L. Rev. 552-67 (Fall).

#### FEDERAL RULES OF CIVIL PROCEDURE

Federal rule 17(a): will the real party in interest please stand? (a) John E. Kennedy. 51 Minn. L. Rev. 675-724 (March).

## FIREARMS

Firearms: problems of control. 80 Harv. L. Rev. 1328-46 (April).

## FOOD, DRUG AND COSMETIC LAW

Definitions and standards of identity for foods. (a) Wesley E. Forte. 14 U.C.L.A.L. Rev. 796-821 (March).

Drugs and the law or who pays for the "trip"? (a) Irvin G. Bieser, Jr. 36 U. Cinc. L. Rev. 39-69 (Winter).

## FREEDOM OF RELIGION

Constitutional law—church and state—shared time: indirect aid to parochial schools. 65 Mich. L. Rev. 1224-36 (April).

The elementary and secondary education act—the implications of the trust-fund theory for the church-state question raised by title I. 65 Mich. L. Rev. 1184-205 (April).

Religious liberty, nonestablishment, and doctrinal development part I. The religious liberty guarantee. (a) Donald A. Giannella. 80 Harv. L. Rev. 1381-431 (May).

What facts constitute "an establishment of religion?" 52 Cornell L.Q. 814-26 (Spring II).

## FREEDOM OF SPEECH

Dirty words and dirty politics: cognitive dissonance in the first amendment. 34 U. Chi. L. Rev. 367-86 (Winter).

The North Carolina speaker ban law: a study in context. William Bondurant, Richard Gift, Louise Nelson, Brown Patterson, Philip Secor, and Locke White, 55 Ky. L.J. 225-49 (1966-67).

## FREEDOM OF THE PRESS

The Reardon report: a journalist's assessment. 1967 Wis. L. Rev. 215-30 (Winter).

## FRENCH LAW

DeGaulle's republic and the rule of law: judicial review and the Conseil d'Etat. (a) George D. Brown. 46 B.U.L. Rev. 462-92 (Fall).

## FUTURE INTERESTS

A relic North Carolina can do without—the rule in Shelley's case. (a) James A. Webster, Jr. 45 N.C.L. Rev. 3-33 (Dec.).

## GARNISHMENT

Garnishment of intangibles: contingent obligations and the interstate corporation. 67 Colum. L. Rev. 550-71 (March).

## GERMAN LAW

The new German stock corporation law. (a) Ernest C. Steefel and Bernhard von Falkenhausen. 52 Cornell L.Q. 518-50 (Spring I).

## GOVERNMENT CONTRACTS

Equitable adjustment of government contracts. 42 N.Y.U.L. Rev. 302-30 (April).

Government contracts: apparent authority and estoppel. 55 Geo. L.J. 830-49 (April).

Liquidated damages in federal government contracts. (a) Paul H. Gantt and Ruth C. Breslauer. 47 B.U.L. Rev. 71-84 (Winter).

Organizational conflicts of interest in government contracts. (a) Robert S. Pasley. 1967 Wis. L. Rev. 5-42 (Winter).

## HABEAS CORPUS

Habeas corpus, custody and declaratory judgment. 53 Va. L. Rev. 673-701 (April).

Prisoner assistance on federal habeas corpus petitions. 19 Stan. L. Rev. 887-94 (April).

## HOUSING

Government housing assistance to the poor. 76 Yale L.J. 508-44 (Jan.).

## INCOME TAX

Commissioner v. Berghash—federal income taxation: the loophole in the liquidation provisions. 62 Nw. U.L. Rev. 98-108 (March-April).

A "comprehensive tax base" as a goal of income tax reform. (a) Boris I. Bittker. 80 Harv. L. Rev. 925-85 (March).

Income tax: business purpose, tax avoidance, and section 355. 55 Calif. L. Rev. 343-51 (April).

Income tax: problems and procedures in revoking the eligibility of charitable organizations to receive deductible contributions because of lobbying activities. 55 Calif. L. Rev. 618-30 (May).

## INFORMATION STORAGE SYSTEMS

See *Legal Research*.

## INHERITANCE, ESTATE AND GIFT TAXES

Estates: Soviet citizens can inherit under California law. 55 Calif. L. Rev. 592-607 (May).

Gift taxation of interest-free loans. 19 Stan. L. Rev. 870-77 (April).

Marital deduction formulae—a plan-

ner's guide. (a) Mark B. Edwards. 1967 Duke L.J. 254-72 (April).

## INSURANCE

Insurance litigation: counterclaims and cross-claims under the federal declaratory judgment act. 52 Iowa L. Rev. 671-85 (Feb.).

Insurer's liability to judgment creditor of insured for wrongful refusal to settle a claim. 52 Cornell L.Q. 778-89 (Spring II).

Some problems which arise when an insurer has coverage on both parties to an accident. 1966 U. Ill. L.F. 744-54 (Fall).

## INTERNATIONAL CRIMINAL LAW

In-flight crime: the international and domestic picture under the Tokyo convention. (a) Allan I. Mendelsohn. 53 Va. L. Rev. 509-63 (April).

## INTERNATIONAL LAW

Foreign branches of law firms: the development of lawyers equipped to handle international practice. 80 Harv. L. Rev. 1284-302 (April).

Human rights and non-intervention in the Inter-American system. (a) José A. Cabranes. 65 Mich. L. Rev. 1147-82 (April).

The impact of science and technology on international law: a symposium. Articles by Carl J. Senecker II, Oscar Schacter, Stephen E. Doyle, Douglas M. Johnston, Herman Kahn and Carl Dibble, Howard J. Taubenfeld, and Ivan A. Vlasic. 55 Calif. L. Rev. 407-519 (May).

International law: enforceability of administrative provisions of a league of nations mandate. 55 Calif. L. Rev. 351-65 (April).

Intervention in civil wars: a modest proposal. (a) Tom Farer. 67 Colum. L. Rev. 266-79 (Feb.).

The "most favored nation" clause in GATT: a need for reevaluation? 19 Stan. L. Rev. 841-55 (April).

The South West Africa cases: remand to the United Nations. (a) Elizabeth S. Landis. 52 Cornell L.Q. 627-71 (Spring II).

A symposium on state trading. Articles by William W. Bishop, Chittharanjan F. Amerasinghe, Harold J. Berman and John R. Garson, Gene T. Hsiao, Ernst-Joachim Mestmäcker, Clive M. Schmitthoff, E. Blythe Stason, Stephen Szászy, and William Harvey Reeves. 20 Vand. L. Rev. 253-563 (March).

## INTERNATIONAL RELATIONS

See *International Law*.

## JUDGES

The constitutionality of removal and mandatory retirement procedures for the federal judiciary: the meaning of "during good behaviour." (a) Robert Kramer and Jerome A. Barron. 35 Geo. Wash. L. Rev. 455-72 (March).

Judicial appointments to the United States courts of appeals. 1967 Wis. L. Rev. 186-214 (Winter).

Removal of federal judges—alternatives to impeachment. 20 Vand. L. Rev. 723-38 (April).

## JUDICIAL REVIEW

Judicial review: a tri-dimensional concept of administrative-constitutional law. (a) Frank R. Strong. 69 W. Va. L. Rev. 111-32 (Feb.).

## JURISDICTION

See also *Conflict of Laws*.

Beyond bootstrap: foreclosing the issue of subject-matter jurisdiction before final judgment. (a) Dan B. Dobbs. 51 Minn. L. Rev. 491-529 (Jan.).

Constitutional limitations to long arm jurisdiction in newspaper libel cases. 34 U. Chi. L. Rev. 436-52 (Winter).

Long-arm jurisdiction over publishers: to chill a mocking word. 67 Colum. L. Rev. 342-65 (Feb.).

Pendent jurisdiction and the federal securities acts. (a) Lewis D. Lowenfels. 67 Colum. L. Rev. 474-93 (March).

Primary jurisdiction to decide antitrust jurisdiction: a practical approach to the allocation of functions. (a) Lionel Kestenbaum. 55 Geo. L.J. 812-29 (April).

## JURISPRUDENCE

The present function of the maxim *ignorantia iuris neminem excusat*—a comparative study. (a) Vera Bolgár. 52 Iowa L. Rev. 626-56 (Feb.).

## JUVENILE COURTS

Rights and rehabilitation in the juvenile courts. 67 Colum. L. Rev. 281-341 (Feb.).

## KENTUCKY COURT OF APPEALS

The 1965-66 Kentucky court of appeals review. 55 Ky. L.J. 253-501 (1966-67).

## LABOR LAW

See also *Antitrust Law, Boycotts & Strikes, Collective Bargaining, Transportation*.

Effect of participation in a labor dispute upon continuation of unemployment benefits. 52 Cornell L.Q. 738-52 (Spring II).

Enjoining state court proceedings which interfere with national labor policy. 115 U. Pa. L. Rev. 590-99 (Feb.).

Judicial enforcement of union disciplinary fines. 76 Yale L.J. 563-67 (Jan.).

Labor law—NLRB regulation of employer's pre-election captive audience speeches. 65 Mich. L. Rev. 1237-51 (April).

Labor's antitrust exemption. 55 Calif. L. Rev. 254-72 (April).

Public employee labor relations: proposals for change in present state legislation. 20 Vand. L. Rev. 700-22 (April).

The requirement of notice to an employee of the termination or cancellation of his group policy. 42 Notre Dame Law. 523-33 (April).

The scienter factor in sections 8(a)(1) and (3) of the labor act: of balancing, hostile motive, dogs and tails. (a) Walter E. Oberer. 52 Cornell L.Q. 491-517 (Spring I).

The substance of American fair employment practices legislation I: employers. (a) Arthur E. Bonfield. 61 Nw. U.L. Rev. 907-75 (Jan.-Feb.).

The substance of American fair employment practices legislation II—employment agencies, labor organizations, and others. (a) Arthur E. Bonfield. 62 Nw. U.L. Rev. 19-44 (March-April).

A union member's right to free speech and assembly: institutional interests and individual rights. (a) James B. Atleson. 51 Minn. L. Rev. 403-90 (Jan.).

## LAW AND SOCIETY

Civil disobedience and the legal order. (a) Francis A. Allen. 36 U. Cinc. L. Rev. 1-38 (Winter).

Law and morality: on Lord Devlin, Plato's Meno, and Jacob Klein, 1967 Wis. L. Rev. 231-51 (Winter).

Legal rules and the process of social change. (a) Lawrence M. Friedman. 19 Stan. L. Rev. 786-840 (April).

On legal sanctions. (a) Richard D. Schwartz and Sonya Orleans. 34 U. Chi. L. Rev. 274-300 (Winter).

Popular democracy and judicial independence. 1967 Wis. L. Rev. 128-69 (Winter).

## LEGAL RESEARCH

Computers, law, and justice: an introductory lecture. (a) Samuel Mermin. 1967 Wis. L. Rev. 43-87 (Winter).

Making research effective in legislation. 1967 Wis. L. Rev. 252-66 (Winter).

## LEGISLATION

Fluoridation: the courts and the opposition. (a) Robert E. Clark and Michael M. Sophy. 13 Wayne L. Rev. 338-75 (Winter).

Local legislation in the North Carolina general assembly. (a) Joseph S. Farrell. 45 N.C.L. Rev. 340-423 (Feb.).

Statutory modification of inverse condemnation: the scope of legislative power. (a) Arvo Van Alstyne. 19 Stan. L. Rev. 727-85 (April).

## LIBEL AND SLANDER

Constitutional law—defamation—privilege to comment on official conduct extended. 46 B.U.L. Rev. 568-81 (Fall).

## MENTAL ILLNESS

See also *Civil Procedure*.

The new mental health codes: safeguards in compulsory commitment and release. 61 Nw. U.L. Rev. 977-1010 (Jan.-Feb.).

## NARCOTICS

Civil commitment of narcotic addicts. (a) Dennis S. Aronowitz. 67 Colum. L. Rev. 405-29 (March).

## NEGLIGENCE

The child driver under the Kentucky family purpose doctrine. 55 Ky. L.J. 502-21 (1966-67).

The empty cabinet of Dr. Calabresi: auto accidents and general deterrence. (a) Walter J. Blum and Harry Kalven, Jr. 34 U. Chi. L. Rev. 239-73 (Winter).

## NEGOTIABLE INSTRUMENTS

Personal money orders and teller's checks: Mavericks under the UCC. 67 Colum. L. Rev. 524-49 (March).

## PATENTS

See also *Antitrust Law*.

Patent policy in government research and development contracts. (a) James H. Dobkin. 53 Va. L. Rev. 564-653 (April).

## POLICE

Police interrogation: warnings and waivers—where do we go from here? (a) Henry



B. Rothblatt and Robert M. Pitler. 42 Notre Dame Law. 479-98 (April).

Police policy formulation: a proposal for improving police performance. (a) Herman Goldstein. 65 Mich. L. Rev. 1123-46 (April).

#### PRECEDENTS

Logic and law: the precedence of precedents. (a) Roy L. Stone-de-Mont-pensier. 51 Minn. L. Rev. 655-74 (March).

#### PROBATE LAW AND PRACTICE

Avoiding probate of decedents' estates. (a) Gilbert A. Sheard. 36 U. Cinc. L. Rev. 70-100 (Winter).

#### PROPERTY LAW

See also *Future Interests*.  
Diminishing property rights. 69 W. Va. L. Rev. 170-85 (Feb.).

#### PUBLIC UTILITIES

Going concern value in condemnation of unprofitable public utilities. 52 Cornell L.Q. 752-64 (Spring II).

#### RAILROADS

The challenge of rail passenger service: free enterprise, regulation, and subsidy. (a) Robert L. Bard. 34 U. Chi. L. Rev. 301-40 (Winter).

#### REGIONAL PLANNING

The existence of a uniform plan of development embracing two subdivisions. 52 Cornell L.Q. 611-20 (Spring I).

#### RIGHT OF PRIVACY

Right to privacy: social interest and legal right. 51 Minn. L. Rev. 531-51 (Jan.).

#### RIGHT TO COUNSEL

Constitutional right to engage an out-of-state attorney. 19 Stan. L. Rev. 856-69 (April).

Covert contingencies in the right to the assistance of counsel. (a) Abraham S. Blumberg. 20 Vand. L. Rev. 581-605 (April).

The indigent's right to counsel in civil cases. 76 Yale L.J. 545-62 (Jan.).

The right to counsel during police identification procedures. 45 Texas L. Rev. 504-25 (Feb.).

#### ROBINSON-PATMAN ACT

An invitation to heresy: a proposal for expanding the coverage of the Robinson-Patman act. (a) John J. Kirby, Jr. 53 Va. L. Rev. 654-71 (April).

The Robinson-Patman act and group purchasing organizations. (a) David A. Rice. 47 B.U.L. Rev. 40-70 (Winter).

#### ROMAN LAW

The nature and significance of jurists law. (a) A. Arthur Schiller. 47 B.U.L. Rev. 20-39 (Winter).

#### SEARCH AND SEIZURE

Unconstitutional search and seizure and the myth of harmless error. (a) Gordon R. Thompson. 42 Notre Dame Law. 457-64 (April).

#### SECURITIES

Arbitrary exclusion from multiple listing: common-law and statutory remedies. 52 Cornell L.Q. 570-86 (Spring I).

Corporate disclosures required by the federal securities laws: the codification implications of Texas Gulf Sulphur. (a) David S. Ruder. 61 Nw. U.L. Rev. 872-906 (Jan.-Feb.).

The pledge of unregistered securities in bona fide loan transactions: the Guild Films legacy. 47 B.U.L. Rev. 85-115 (Winter).

Private enforcement under rule 10b-5: an injunction for a corporate issuer? 115 U. Pa. L. Rev. 618-30 (Feb.).

Texas Gulf Sulphur and the duty of disclosure, another view. 55 Geo. L.J. 664-700 (March).

#### SECURITIES AND EXCHANGE COMMISSION

Cash tender offers for shares—a reply to chairman Cohen. (a) Henry G. Manne. 1967 Duke L.J. 231-53 (April).

Insider trading and the administrative process. (a) Henry G. Mann. 35 Geo. Wash. L. Rev. 473-511 (March).

#### SECURITY

Security aspects of the ABC transaction. 65 Mich. L. Rev. 1206-23 (April).

#### SELF-INCRIMINATION

Automatic witness immunity statutes and the inadvertent frustration of criminal prosecutions: a call for congressional action. 55 Geo. L.J. 656-62 (March).

#### STARE DECISIS

See *Precedents*.

#### STATE GOVERNMENT

See *Constitutional Law*.

## SUPREME COURT

Compliance and supreme court decision-making. 1967 Wis. L. Rev. 170-85 (Winter).

The new discovery rule: some significant minnows among the Tritons. (a) William Schwartz. 46 B.U.L. Rev. 435-61 (Fall).

The power of the supreme court in the age of the positive state: a preliminary excursus—part one: on candor and the court, or, why bamboozle the natives? (a) Arthur Selwyn Miller and Alan W. Scheffin. 1967 Duke L.J. 273-320 (April).

## TAXATION

See also *Income Tax, Inheritance, Estate & Gift Taxes*.

Jeopardy assessment: the sovereign's stranglehold. 55 Geo. L.J. 701-37 (March).

Moore v. United States—collateral estoppel applied to wives in civil tax fraud proceedings. 62 Nw. U.L. Rev. 108-21 (March-April).

Nonresident aliens, foreign corporations, and the foreign investors tax act of 1966. 52 Iowa L. Rev. 703-33 (Feb.).

The reversed transaction: some tax aspects of restoring the status quo. (a) William S. Abbott. 46 B.U.L. Rev. 493-512 (Fall).

The tax exempt status of local government bonds used in arbitrage transactions. 35 Geo. Wash. L. Rev. 574-85 (March).

Tax exemption of educational property in New York. (a) W. David Curtiss. 52 Cornell L.Q. 551-68 (Spring I).

## TIDELANDS

Tideland ownership—time for reform. 36 U. Cinc. L. Rev. 121-42 (Winter).

## TORTS

See also *Conflict of Laws*.

Action for breach of medical secrecy outside the courtroom. 36 U. Cinc. L. Rev. 103-20 (Winter).

Seat belt negligence in automobile accidents. 1967 Wis. L. Rev. 288-300 (Winter).

Torts: new rules governing invitees and child trespassers in California. 55 Calif. L. Rev. 366-77 (April).

The warranty of seaworthiness: an appraisal of longshoremen's remedies for on-the-job injuries. 42 N.Y.U.L. Rev. 331-48 (April).

## TRADE REGULATION

See also *Antitrust Law*.

Trade regulation: section 5(b) of the Clayton act given an independent role. 1967 Duke L.J. 416-33 (April).

## TRADE SECRETS

Industrial espionage: piracy of secret scientific and technical information. 14 U.C.L.A.L. Rev. 911-34 (March).

The limits on trade secret law imposed by federal patent and antitrust supremacy. (a) Gordon L. Doerfer. 80 Harv. L. Rev. 1432-62 (May).

Trade secrets law after Sears and Compco. 53 Va. L. Rev. 356-79 (March).

## TRANSPORTATION

National emergency disputes legislation: its need and its prospects in the transportation industries. (a) William J. Curtin. 55 Geo. L.J. 786-811 (April).

## TRIAL PRACTICE

Cross-examination of the accused. (a) Ronald L. Carlson. 52 Cornell L.Q. 705-22 (Spring II).

## TRUSTS AND TRUSTEES

See also *Estate Tax*.

Constructive trusts and restitutionary liens in North Carolina. (a) Captain Henry Lauerman. 45 N.C.L. Rev. 424-66 (Feb.).

Operation of businesses by trustees. 1967 Duke L.J. 321-45 (April).

The validity of arbitration provisions in trust instruments. 55 Calif. L. Rev. 521-34 (May).

The voting trust: drafting suggestions. 42 N.Y.U.L. Rev. 349-63 (April).

## UNFAIR COMPETITION

Cooperation among competitors. (a) Donald F. Turner. 61 Nw. U.L. Rev. 865-71 (Jan.-Feb.).

## UNIFORM COMMERCIAL CODE

Unconscionability and the code—the emperor's new clause. (a) Arthur Allen Leff. 115 U. Pa. L. Rev. 485-559 (Feb.).

## UNIFORM LAWS

Merchant and consumer protection: the uniform deceptive trade practices act. (a) Richard F. Dole, Jr. 76 Yale L.J. 485-506 (Jan.).

## UNITED STATES: FOREIGN RELATIONS

See also *International Law*.

Extended risk and Latin American housing guaranties: foreign assistance through business risk protection for private enterprise. (a) Frederic L. Kirgis, Jr. 53 Va. L. Rev. 285-326 (March).

## USURY

Practical problems in the application of archaic usury statutes. (a) Hershel Shanks. 53 Va. L. Rev. 327-54 (March).

## WILLS

An analysis of the history and present status of American wills statutes. 28 Ohio St. L.J. 293-324 (Spring).

The testator's intent—vague meaning of

clear sounding phrases. (a) Londo H. Brown. 69 W. Va. L. Rev. 133-58 (Feb.).

## WORKMEN'S COMPENSATION

Claims for infectious diseases under workmen's compensation statutes. 19 Stan. L. Rev. 878-86 (April).

Workmen's compensation: compensation neurosis held compensable. 55 Calif. L. Rev. 377-90 (April).

