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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 procedure legislation among the states. 49 Cornell L.Q. 634-652 (Summer).

Economics and administrative process. (a) Joseph Lazar. 1964 Duke L.J. 518-535 (Summer).

Federal regulation of firearms sales. 31 U. Chi. L. Rev. 780-790 (Summer).

Hearsay in administrative hearings. (a) Kenneth Culp Davis. 32 Geo. Wash. L. Rev. 689-700 (April).

Prejudice and the administrative process. 59 Nw. U.L. Rev. 216-248 (May-June).

Reviewing administrative adjudications: the controversy re-examined. 39 Ind. L.J. 301-329 (Winter).

Scope of authority of federal administrative agencies to delegate decision making to hearing examiners. (a) Carl A. Auerbach. 48 Minn. L. Rev. 823-884 (April).

The federal regulatory agencies: a need for rules of decision. 50 Va. L. Rev. 652-743 (May).

The use and misuse of the right-privilege distinction in license revocation: what's so hot about cosmetology school? 31 U. Chi. L. Rev. 577-590 (Spring).

The West Virginia administrative procedure act. (a) Charles M. Harrison. 66 W. Va. L. Rev. 159-190 (April).

United States v. Carlo Bianchi & Co.: finality under the disputes clause. 39 N.Y.U.L. Rev. 290-318 (April).

Veterans' benefits, judicial review, and the constitutional problems of "positive" government. (a) Frederick Davis. 39 Ind. L.J. 183-227 (Winter).

ADMIRALTY

Admiralty jurisdiction: airplanes and wrongful death in territorial waters. 64 Colum. L. Rev. 1084-1101 (June).

ADVOCACY

Techniques in oral advocacy. (a) Myron L. Gordon. 1964 Wis. L. Rev. 445-452 (May).

AIRPORTS

Judicial legislation in airport litigation—a blessing or danger? (a) Gerald L. Hallworth. 39 Notre Dame Law. 411-426 (June).

ANTITRUST LAW

See also *Patent Law*.

A comparative glance at the antimonopoly laws of the United States and Mexico. (a) David S. Browning. 42 Texas L. Rev. 577-602 (April).

Antitrust and the regulated industry: promoting competition in broadcasting. (a) Roscoe L. Barrow. 1964 Duke L.J. 282-306 (Spring).

Antitrust in the positive state: II. (a) Jerrold L. Walden. [Part I appeared in 41 Texas L. Rev. 741 (1963).] 42 Texas L. Rev. 603-705 (April).

Conglomerate mergers and "the curse of bigness." (a) Richard E. Day. 42 N.C.L. Rev. 511-566 (April).

Discovery in criminal antitrust cases. 64 Colum. L. Rev. 735-765 (April).

Failing firms and the merger provisions of the antitrust laws. (a) G. E. Hale and Rosemary D. Hale. 52 Ky. L.J. 597-608.

Reciprocity—antitrust violation by natural reaction. 32 Geo. Wash. L. Rev. 832-860 (April).

The economic theory of antitrust: science or religion? (a) Donald Dewey. 50 Va. L. Rev. 413-434 (April).

The effect of White Motor Co. on exclusive selling arrangements. 17 Vand. L. Rev. 549-562 (March).

The per se doctrine—an emerging philosophy of antitrust law. (a) Julian O. von Kalinowski. 11 U.C.L.A.L. Rev. 569-592 (May).

Tying arrangements under the antitrust laws: the "integrity of the product" defense. 62 Mich. L. Rev. 1413-1424 (June).

APPORTIONMENT

Beyond Wesberry: state apportionment and equal protection. 39 N.Y.U.L. Rev. 264-289 (April).

AUDITORS

Auditing the auditor system: a study of auditor referrals in Suffolk County, Massachusetts. (a) Robert L. Spangenberg and Clarice Neumann. 44 B.U.L. Rev. 271-286 (Summer).

BANKRUPTCY

A survey of the fraudulent conveyance in bankruptcy. (a) Paul J. Hartman. 17 Vand. L. Rev. 381-420 (March).

Corporate reorganizations—some current developments. (a) Charles O. Galvin. 42 Texas L. Rev. 421-449 (March).

Rejection of executory contracts in bankruptcy and reorganization. (a) Lee Silverstein. 31 U. Chi. L. Rev. 467-501 (Spring).

The bankruptcy boom. (a) Vern Countryman. 77 Harv. L. Rev. 1452-1461 (June).

BANKS AND BANKING

A comparison of the drawee's rights on altered instruments under the common law, NIL and UCC. (a) William O. Morris. 66 W. Va. L. Rev. 293-316 (June).

Regulation of bank-operated collective investment funds—judicial or legislative resolution of an administrative controversy? 73 Yale L.J. 1249-1264 (June).

BAR ASSOCIATIONS

Laissez-faire theory in the early American bar association. (a) Norbert Brockman. 39 Notre Dame Law. 270-287 (April).

CAUSATION

Hart and Honoré, Causation in the law—a comment. (a) John H. Mansfield. 17 Vand. L. Rev. 487-524 (March).

Moral causation. 77 Harv. L. Rev. 1258-1270 (May).

CIVIL PROCEDURE

Appointment of non-resident administrators to create federal diversity jurisdiction. 73 Yale L.J. 873-885 (April).

Aspects of the Minnesota rule prohibiting discovery of work-product and expert conclusions. 48 Minn. L. Rev. 977-993 (April).

Judicial admissions. 64 Colum. L. Rev. 1121-1133 (June).

Release of grand jury minutes in the national deposition program of the electrical equipment cases. 112 U. Pa. L. Rev. 1133-1168 (June).

Revitalization of the international judicial assistance procedures of the United States: service of documents and taking of testimony. 62 Mich. L. Rev. 1375-1397 (June).

The scope of permissible cross-examination of a party litigant or defendant in a jury trial in West Virginia. 66 W. Va. L. Rev. 317-324 (June).

CIVIL RIGHTS

Equality and governmental action. (a) Arthur J. Goldberg. 39 N.Y.U.L. Rev. 205-227 (April).

Involuntary servitude or inapposite solicitude. (a) David L. Ratner. 49 Cornell L.Q. 502-507 (Spring).

Racial imbalance in the public schools—legislative motive and the constitution. 50 Va. L. Rev. 464-534 (April).

Segregation litigation and the schools: III. The Gary Litigation. (a) John Kaplan. 59 Nw. U.L. Rev. 121-170 (May-June).

State civil rights statutes: some proposals. (a) Arthur Earl Bonfield. 49 Iowa L. Rev. 1067-1129 (Summer).

The Jewish law student and New York jobs—discriminatory effects in law firm hiring practices. 73 Yale L.J. 625-660 (March).

The right to vote and its implementation. (a) Donald P. Kommers. 39 Notre Dame Law. 365-410 (June).

CODIFICATION

The volksgeist and a piece of sulphur. (a) Frank W. Elliott. 42 Texas L. Rev. 817-834 (July).

CONFLICT OF LAWS

Choice of law in the federal courts: use of state or federal law to determine foreign corporation's amenability to suit. 1964 Duke L.J. 351-361 (Spring).

Ordering production of documents from abroad in violation of foreign law. 31 U. Chi. L. Rev. 791-810 (Summer).

The choice of law in multistate defamation—a functional approach. 77 Harv. L. Rev. 1463-1484 (June).

The Erie doctrine and state conflict of laws rules. (a) Russell J. Weintraub. 39 Ind. L.J. 228-261 (Winter).

The full faith and credit clause: an instrument for resolution of intranational conflicts problems. (a) David E. Seidelson. 32 Geo. Wash. L. Rev. 554-583 (March).

CONSTITUTIONAL LAW

See also *Due Process, Obscenity, Presidency, Taxation*.

Abstention and certification in diversity suits: "perfection of means and confusion of goals." 73 Yale L.J. 850-872 (April).

Cloture, continuing rules and the constitution. 48 Minn. L. Rev. 913-928 (April).

Constitutional guarantees of a certain remedy. 49 Iowa L. Rev. 1202-1223 (Summer).

Constitutionality of requiring belief in supreme being and draft exemption as conscientious objector. 64 Colum. L. Rev. 938-950 (May).

Federal jurisdiction over foreign cor-

porations and the *Erie* doctrine. 64 Colum. L. Rev. 685-709 (April).

In praise of *Erie*—and of the new federal common law. (a) Henry J. Friendly. 39 N.Y.U.L. Rev. 383-422 (May).

Marbury versus Madison revisited. (a) Irwin S. Rhodes. 33 U. Cinc. L. Rev. 23-60 (Winter).

The blinding light: the uses of history in constitutional interpretation. (a) John G. Wofford. 31 U. Chi. L. Rev. 502-533 (Spring).

The constitutionality of imposing increased community costs on new suburban residents through subdivision exactions. (a) Ira Michael Heyman and Thomas K. Gilhool. 73 Yale L.J. 1119-1157 (June).

The constitutional rights of college students. 42 Texas L. Rev. 344-363 (Feb.).

The first amendment and the judicial process: a reply to Mr. Frantz. (a) Wallace Mendelson. 17 Vand. L. Rev. 479-485 (March).

The free exercise and establishment clauses: conflict or coordination? 48 Minn. L. Rev. 929-946 (April).

The prayer decisions. (a) Frank W. Hanft. 42 N.C.L. Rev. 567-599 (April).

The supreme court and the relationship between the "establishment" and "free exercise" clauses. (a) John Norton Moore. 42 Texas L. Rev. 142-198 (Dec.).

The thirteenth amendment and freedom of choice in personal service occupations: a reappraisal. (a) Harry N. Scheiber. 49 Cornell L.Q. 508-514 (Spring).

The Waite court and the fourteenth amendment. (a) Howard Jay Graham. 17 Vand. L. Rev. 525-547 (March).

CONSUMERS

Regulation of consumer credit—the credit card and the state legislature. 73 Yale L.J. 886-904 (April).

Truth in lending?—a viable subject. 32 Geo. Wash. L. Rev. 861-892 (April).

CONTRACTS

See also *Torts*.

Allocation of the risk of fire damage under a standard building construction contract. 48 Minn. L. Rev. 963-976 (April).

Equivocation in the making of agreements. (a) William F. Young, Jr. 64 Colum. L. Rev. 619-647 (April).

Government contracts: I. A Symposium. Articles by Robinson O. Everett, Frederick T. Moore, Sumner Marcus, Elmer J. Stone, Joel P. Shedd, Jr., Louis Spector,

Franklin M. Schultz, Geoffrey Creyke, Jr. and H. Randall Bixler, Richard E. Speidel, Harold C. Petrowitz, Paul H. Norgren, Stephen N. Shulman, and Robert T. Jensen. 29 Law & Contemp. Prob. 1-274 (Winter).

Government contracts: II. A Symposium. Articles by Robinson O. Everett, Arthur Selwyn Miller and W. Theodore Pierson, Jr., J. W. Whelan and J. T. Phillips, John R. Donnelly, Ralph C. Nash, Jr., James T. Ramey, Albert N. Schrieber, Frederic T. Suss, E. K. Gubin, Eli Ginzberg, N. Thompson Powers, Charles Donahue, Robert D. Wallick and John A. Stafford, Gilbert A. Cuneo and Eldon H. Crowell, Walter F. Pettit, Robert S. Pasley and John TeSelle, Richard J. Keegan, Richard N. Flint, and Leroy Kahn. 29 Law & Contemp. Prob. 275-646 (Spring).

Limited liability contract: the GmbH. (a) Henry P. De Vries and Friedrich K. Juenger. 64 Colum. L. Rev. 866-886 (May).

Specific performance: a liberalization of equity standards. 49 Iowa L. Rev. 1290-1304 (Summer).

The government contract system as a problem in public policy. (a) Carl F. Stover. 32 Geo. Wash. L. Rev. 701-718 (April).

The interpretation and construction of contracts. (a) Edwin W. Patterson. 64 Colum. L. Rev. 833-865 (May).

Time of acceptance: too many problems for a single rule. (a) Ian R. Macneil. 112 U. Pa. L. Rev. 947-979 (May).

CORPORATIONS

See also *Jurisdiction*.

Corporate bonus and pension plans: a "legitimate business purpose" test. 48 Minn. L. Rev. 947-961 (April).

Corporations and diversity of citizenship jurisdiction: a supreme court fiction revisited. (a) James W. Moore and Donald T. Weckstein. 77 Harv. L. Rev. 1426-1451 (June).

Dissenting shareholders: is the statutory appraisal remedy exclusive? (a) Howard Wolf. 42 Texas L. Rev. 58-70 (Nov.).

Exclusiveness of the dissenting stockholder's appraisal right. (a) James Vorenberg. 77 Harv. L. Rev. 1189-1217 (May).

Mr. Justice Douglas: his influence on corporate and securities regulation. (a) Richard W. Jennings. 73 Yale L.J. 920-974 (May).

Sales of corporate control and the theory of overkill. 31 U. Chi. L. Rev. 725-751 (Summer).

Suggestions for modernizing the Kentucky general corporation law to meet the needs of close corporations. (a) Willburt D. Ham. 52 Ky. L.J. 527-567.

The reincorporation game: have the ground rules really changed? (a) Norman Herbert Lane. 77 Harv. L. Rev. 1218-1257 (May).

COURTS

Court reform—suggested legislative action under the 1962 constitutional amendment. 42 N.C.L. Rev. 858-886 (June).

CRIMINAL LAW & PROCEDURE

See also *Antitrust Law, Causation, Civil Procedure, Obscenity, Right to Counsel*.

Adoptive admissions, arrest and privilege against self-incrimination: a suggested constitutional imperative. 31 U. Chi. L. Rev. 556-576 (Spring).

A new approach to old crimes: the model penal code. 39 Notre Dame Law. 310-334 (April).

Bailbondsmen and the fugitive accused—the need for formal removal procedures. 73 Yale L.J. 1098-1111 (May).

Chemical tests and implied consent. 42 N.C.L. Rev. 841-857 (June).

Comments on capital punishment and clemency. (a) Michael V. DiSalle. 25 Ohio St. L.J. 71-83 (Winter).

Compensation for criminally inflicted personal injury. (a) Robert D. Childres. 39 N.Y.U.L. Rev. 444-471 (May).

Discovery in criminal cases—in search of a standard. (a) Robinson O. Everett. 1964 Duke L.J. 477-517 (Summer).

Double jeopardy: the re prosecution problem. 77 Harv. L. Rev. 1272-1289 (May).

Enforcement of the criminal civil rights statute, 18 U.S.C. section 242, in prison brutality cases. (a) Arthur B. Caldwell and Sydney Brodie. 52 Geo. L.J. 706-741 (Summer).

Federal habeas corpus for the state prisoner—a new look. (a) Gerald S. Gold and Carol G. Emerling. 25 Ohio St. L.J. 60-70 (Winter).

Ground lost and found in criminal discovery. (a) Roger J. Traynor. 39 N.Y.U.L. Rev. 228-250 (April).

Guilty plea bargaining: compromises by prosecutors to secure guilty pleas. 112 U. Pa. L. Rev. 865-908 (April).

Implied consent to a chemical test for intoxication: doubts about section 6-205 of the uniform vehicle code. 31 U. Chi. L. Rev. 603-611 (Spring).

Inadequacy of trial defense representa-

tion as a ground for post-conviction relief in criminal cases. (a) Jon R. Waltz. 59 Nw. U.L. Rev. 289-342 (July-August).

Interrogation of the accused. By Ernest N. Warren, Irving Anolik, Osmond K. Fraenkel, George H. Gaffney, Fred E. Inbau, Richard Kuh, George B. McClellan, Leonard P. Moore, Michael J. Murphy, Robert E. Roulston, Wallace J. Stakel, Arthur E. Sutherland. 49 Cornell L.Q. 377-435 (Spring).

Nolo contendere—its use and effect. 52 Calif. L. Rev. 408-422 (May).

On the spelling of Daniel M'Naghten's name. (a) Bernard L. Diamond. 25 Ohio St. L.J. 84-88 (Winter).

On the tactics of police-prosecution oriented critics of the courts. (a) Yale Kamisar. 49 Cornell L.Q. 436-477 (Spring).

Professional responsibility and the workload of the federal district courts. 52 Geo. L.J. 542-554 (Spring).

Reflections on proposals for reform in federal criminal procedure. (a) A. Kenneth Pye. 52 Geo. L.J. 675-705 (Summer).

Science, common sense, and criminal law reform. (a) Jerome Hall. 49 Iowa L. Rev. 1044-1066 (Summer).

The California penalty trial. 52 Calif. L. Rev. 386-407 (May).

The detainer system and the right to a speedy trial. 31 U. Chi. L. Rev. 535-555 (Spring).

The Jencks right: judicial and legislative modifications, the state and the future. 50 Va. L. Rev. 535-555 (April).

The Kentucky felony willful murder. (a) Roy Moreland. 52 Ky. L.J. 585-596.

The model sentencing act. (a) Sol Rubin. 39 N.Y.U.L. Rev. 251-262 (April).

The new outlaw: a psychological footnote to the criminal law. (a) John Batt. 52 Ky. L.J. 497.

The role of "booking" in the administration of criminal justice. 1963 U. Ill. L.F. 685-693 (Winter).

The use of coerced confessions in state courts. (a) J. A. Spanogle. 17 Vand. L. Rev. 421-461 (March).

The use of hypno-induced statements in criminal cases. (a) Lawrence Herman. 25 Ohio St. L.J. 1-59 (Winter).

Treatment and correction of criminals as proposed by the model penal code. (a) Sanford Bates. 39 Notre Dame Law. 288-300 (April).

Venue in federal criminal cases: a plea for return to principle. (a) Perry O. Barber, Jr. 42 Texas L. Rev. 39-57 (Nov.).

Waiver of the right to counsel in state court cases: the effect of *Gideon v. Wain-*

wright. 31 U. Chi. L. Rev. 591-602 (Spring).

DOMESTIC RELATIONS

Child custody: I. (a) Henry H. Foster, Jr. and Doris Jonas Freed. 39 N.Y.U.L. Rev. 423-443 (May).

Child custody decrees—interstate recognition. 49 Iowa L. Rev. 1178-1201 (Summer).

Committee decision of child custody disputes and the judicial test of "best interests." (a) 73 Yale L.J. 1201-1213 (June).

Hartigan's wake: an analysis of the validity of Alabama divorces in sister states. 52 Geo. L.J. 572-617 (Spring).

Provisions for the care of children of divorced parents: a new legal instrument. (a) Lawrence S. Kubie. 73 Yale L.J. 1197-1200 (June).

The disguised oppression of involuntary guardianship: have the elderly freedom to spend? 73 Yale L.J. 676-692 (March).

DUE PROCESS

A technique for change. (a) O. John Rogge. 11 U.C.L.A.L. Rev. 481-568 (May).

Inquisitions by officials: a study of due process requirements in administrative investigations: III. (a) O. John Rogge. 48 Minn. L. Rev. 1081-1107 (May).

ELECTIONS

The role of the courts in election contest proceedings. 48 Minn. L. Rev. 1181-1199 (May).

EMINENT DOMAIN

Eminent domain procedure in Texas. 42 Texas L. Rev. 522-537 (March).

The value of possibilities of reverter and powers of termination in eminent domain. 1963 U. Ill. L.F. 693-698 (Winter).

FEDERAL COMMUNICATIONS COMMISSION

Editorials and controversy: the broadcaster's dilemma. (a) John Paul Sullivan. 32 Geo. Wash. L. Rev. 719-768 (April).

Programming diversity in proposals for new broadcast licenses. (a) Norman E. Jorgensen, Louis Schwartz, and Robert A. Woods. 32 Geo. Wash. L. Rev. 769-807 (April).

FEDERAL POWER COMMISSION

Recent independent producer certificate cases: the "suspect order" rule. (a) Joseph W. Morris. 32 Geo. Wash. L. Rev. 489-503 (March).

The FPC and indefinite price escalation clauses: remedy for administrative breakdown. 73 Yale L.J. 1283-1302 (June).

FOREIGN POLICY

See also *Trade*.

Restrictions on procurement under the economic assistance program. (a) Craig Mathews. 52 Geo. L.J. 457-498 (Spring).

The protection of foreign investment and the Hickenlooper amendment. (a) Richard B. Lillich. 112 U. Pa. L. Rev. 1116-1131 (June).

United States government foreign property controls. (a) Carl F. Goodman. 52 Geo. L.J. 767-799 (Summer).

FREEDOM OF THE PRESS

See also *Libel & Slander*.

Freedom of the press and the law of libel: the modern revised translation. (a) Willard H. Pedrick. 49 Cornell L.Q. 581-608 (Summer).

The parliamentary privilege limitation on freedom to criticize the British house of commons. (a) Jerre S. Williams. 42 Texas L. Rev. 1-38 (Nov.).

HIGHWAYS

Planning the freeway: interim controls in highway programs. (a) Daniel R. Mandelker. 1964 Duke L.J. 439-476 (Summer).

HOUSING

One year's experience: current and potential impact of the housing order. (a) Martin E. Sloane. 32 Geo. Wash. L. Rev. 457-488 (March).

Protecting the standing of renewal site families to seek review of community relocation planning. 73 Yale L.J. 1080-1097 (May).

ILLINOIS LAW

Recent developments in Illinois practice. A symposium. The growth of the long arm: eight years of extended jurisdiction in Illinois, by David P. Currie; jury instructions, by James A. Dooley, August L. Fowler, and Harry I. Hannah; Voire dire examination of jurors, by Caswell J. Crebs and Joseph P. Carr; Recent discovery, by Carl R. Miller. 1963 U. Ill. L.F. 533-681 (Winter).

IMMIGRATION & NATIONALITY ACT

Finality of immigration and nationality determinations—can the government be estopped? (a) Charles Gordon. 31 U. Chi. L. Rev. 433-466 (Spring).

INDIANS

Indian hunting and fishing rights. (a) Charles A. Hobbs. 32 Geo. Wash. L. Rev. 504-532 (March).

INSURANCE

Disruption of the condominium venture: the problems of casualty loss and insurance. (a) Patrick J. Rohan. 64 Colum. L. Rev. 1045-1082 (June).

Insurance retaliatory laws. (a) George A. Pelletier, Jr. 39 Notre Dame Law. 243-269 (April).

The role of prepayment in excess judgment actions. 11 U.C.L.A.L. Rev. 382-392 (March).

INTERNATIONAL LAW

Expulsion or forced withdrawal from an international organization. (a) Louis B. Sohn. 77 Harv. L. Rev. 1381-1425 (June).

Fault as an element of the illicit act. (a) Antoine Favre. 52 Geo. L.J. 555-570 (Spring).

Option of nationality in Soviet treaty law: the war-time and post-war record. (a) George Ginsburgs. 49 Iowa L. Rev. 1130-1176 (Summer).

Property in international law. (a) Stanley D. Metzger. 50 Va. L. Rev. 594-627 (May).

Socialist judges in the international court of justice. (a) Kazimierz Grzybowski. 1964 Duke L.J. 536-549 (Summer).

The adequacy of contemporary theories of international law—gaps in legal thinking. (a) Richard A. Falk. 50 Va. L. Rev. 231-265 (March).

The foreign affairs power of the federal courts: *Sabbatino*. (a) Louis Henkin. 64 Colum. L. Rev. 805-832 (May).

The Hague protocol: an abuse of executive discretion? (a) Eliezer Erel. 11 U.C.L.A.L. Rev. 358-381 (March).

The justiciability of international river disputes: a study in the case method. (a) William W. Van Alstyne. 1964 Duke L.J. 307-340 (Spring).

The Northern Cameroons case. 1964 Duke L.J. 550-561 (Summer).

The place of the individual in international law. (a) Ian Brownlie. 50 Va. L. Rev. 435-462 (April).

The protection of human rights by international legal procedure. (a) Hermann Mosler. 52 Geo. L.J. 800-823 (Summer).

JOINDER

The 1963 permissive joinder statute in Ohio. 25 Ohio St. L.J. 261-272 (Spring).

JUDICIARY

Judicial selection and tenure in Indiana: a critical analysis and suggested reform. 39 Ind. L.J. 364-386 (Winter).

JURISDICTION

ALI proposals to expand federal diversity jurisdiction: solution to multiparty, multistate controversies? 48 Minn. L. Rev. 1109-1129 (May).

Corporate amenability to process in the federal courts: state or federal jurisdictional standards? 48 Minn. L. Rev. 1131-1148 (May).

Diversity jurisdiction of the federal courts over foreign corporations. 49 Iowa L. Rev. 1224-1245 (Summer).

In personam jurisdiction; article 2031B, the Texas "long arm" jurisdiction statute; and the appearance to challenge jurisdiction in Texas and elsewhere. (a) E. Wayne Thode. 42 Texas L. Rev. 279-342 (Feb.).

Personal jurisdiction over foreign corporations in diversity actions: a tilt for the knights of Erie. 31 U. Chi. L. Rev. 752-779 (Summer).

JURISPRUDENCE

An agenda for jurisprudence. (a) Denis V. Cowen. 49 Cornell L.Q. 609-632 (Summer).

From legal theory to integrative jurisprudence. (a) Jerome Hall. 33 U. Cinc. L. Rev. 153-205 (Spring).

The notion of validity in modern jurisprudence. (a) George C. Christie. 48 Minn. L. Rev. 1049-1079 (May).

KENTUCKY LAW

The first annual Kentucky court of appeals review. 52 Ky. L.J. 631-723.

LABOR LAW

See also *Maritime Law*.

An arbitral answer to a judicial dilemma: the *Carey* decision and trilateral arbitration of jurisdictional disputes. (a) Edgar A. Jones, Jr. 11 U.C.L.A.L. Rev. 327-357 (March).

Drafting problems and the regulation of featherbedding—an imagined dilemma. 73 Yale L.J. 812-849 (April).

Employer remedies for breach of no-strike clauses. 39 Ind. L.J. 387-410 (Winter).

Federal protection of individual rights under labor contracts. 73 Yale L.J. 1215-1248 (June).

How effective is the National Labor Relations Board? (a) James J. Graham. 48 Minn. L. Rev. 1009-1048 (May).

Labor-management problems—a management viewpoint. (a) R. Heath Larry. 50 Va. L. Rev. 266-296 (March).

Lockouts: past, present, and future. (a) Dell Bush Johannesen. 1964 Duke L.J. 257-281 (Spring).

May the labor board make policy? 52 Geo. L.J. 527-541 (Spring).

New challenges for collective bargaining. (a) R. W. Fleming. 1964 Wis. L. Rev. 426-444 (May).

No-solicitation and no-distribution rules: presumptive validity and discrimination. 112 U. Pa. L. Rev. 1049-1065 (May).

Picketing and publicity under section 8(b)(4) of the LMRA. 73 Yale L.J. 1265-1282 (June).

The agency shop question. (a) Charles E. Hopft. 49 Cornell L.Q. 479-501 (Spring).

The supreme court and section 301 of the labor management relations act. 42 Texas L. Rev. 214-241 (Dec.).

LANDLORD AND TENANT

The tenancy at sufferance in Massachusetts. 44 B.U.L. Rev. 213-230 (Spring).

LAW AND PSYCHIATRY

Appointment of guardians for the mentally incompetent. 1964 Duke L.J. 341-350 (Spring).

LEGAL EDUCATION

Modern trends in legal education. 64 Colum. L. Rev. 710-734 (April).

Thirty years of legal education. (a) Allan F. Smith. 62 Mich. L. Rev. 1285-1294 (June).

LEGAL ETHICS

Unchanging rules in changing times: the canons of ethics and intra-firm conflicts of interest. 73 Yale L.J. 1058-1079 (May).

LEGAL HISTORY

Primitive law. (a) Robert Redfield. 33 U. Cinc. L. Rev. 1-22 (Winter).

LEGAL LANGUAGE

Vagueness and legal language. (a) George C. Christie. 48 Minn. L. Rev. 885-911 (April).

LIBEL & SLANDER

See also *Freedom of the Press*.
Privilege to republish defamation. 64 Colum. L. Rev. 1102-1120 (June).

LIQUOR LICENSING

Economic and regulatory aspects of liquor licensing. (a) Harvey J. Levin. 112 U. Pa. L. Rev. 785-833 (April).

MARITIME LAW

Flags of convenience and national labor policy. (a) Lynn R. Coleman. 42 Texas L. Rev. 842-864 (July).

Maritime wrongful death and survival recovery: the need for legislative reform. (a) John G. Day, Jr. 64 Colum. L. Rev. 648-683 (April).

When the lighter "fades away," who pays? A problem in the distribution of maritime risk. 73 Yale L.J. 717-726 (March).

MOTOR CARRIER ACT

The Oklahoma furniture case: new shadings in the gray area of motor carrier regulation. (a) Herman B. J. Weckstein and Donald T. Weckstein. 32 Geo. Wash. L. Rev. 533-553 (March).

MUNICIPAL CORPORATIONS

Liens securing reimbursement for county hospital care: 1963 developments. 52 Calif. L. Rev. 364-385 (May).

Municipal corporations—control over public utilities through zoning ordinances. 42 N.C.L. Rev. 761-773 (April).

The municipal corporation and conflicts over extraterritorial acquisitions: the need for land planning. (a) Robert Phay. 17 Vand. L. Rev. 347-380 (March).

Wisconsin municipal indebtedness: II. (a) Bernard S. Kubale. 1964 Wis. L. Rev. 406-425 (May).

NORTH CAROLINA LAW

Eleventh annual survey of North Carolina case law. 42 N.C.L. Rev. 600-760 (April).

OBSCENITY

A suggested solution to the riddle of obscenity. (a) Albert B. Gerber. 112 U. Pa. L. Rev. 834-856 (April).

OHIO LAW

Survey of Ohio supreme court decisions 1963. 33 U. Cinc. L. Rev. 207-280 (Spring).

OIL AND GAS

See also *Federal Power Commission*.
Conservation of natural gas and the federal-state conflict. 64 Colum. L. Rev. 883-915 (May).

Liberalized depreciation: about-face by the FPC. 50 Va. L. Rev. 298-336 (March).

Mineral interests and the executive right in West Virginia. 66 W. Va. L. Rev. 221-239 (April).

Secondary recovery operations: rights of the non-joiner. 42 Texas L. Rev. 364-381 (Feb.).

The executive right. 42 Texas L. Rev. 865-885 (July).

The implied duty to explore further: recent Texas developments—a disagreement. (a) James K. Smith. 42 Texas L. Rev. 199-212 (Dec.).

PATENTS, COPYRIGHTS & TRADEMARKS

Compulsory licensing: a controversial topic in the latest revision of our copyright law. 33 U. Cinc. L. Rev. 83-98 (Winter).

Improperly procured patents: FTC jurisdiction and remedial power. 77 Harv. L. Rev. 1505-1519 (June).

Injunctive relief in patent infringement suits. 112 U. Pa. L. Rev. 1025-1048 (May).

Patents, antitrust and prima facie attitudes. (a) Laurence I. Wood. 50 Va. L. Rev. 571-593 (May).

Peripheral definition theory v. central definition theory in patent claim interpretation: a survey of the federal circuits. 32 Geo. Wash. L. Rev. 609-634 (March).

Subtests of "nonobviousness": a non-technical approach to patent validity. 112 U. Pa. L. Rev. 1169-1184 (June).

The U.S. patent system and its current problems. (a) John C. Stedman. 42 Texas L. Rev. 450-497 (March).

PENSION PLANS

Pension plans: their background, current trends, and an agenda for inquiry. (a) William J. Goldworn. 25 Ohio St. L.J. 234-260 (Spring).

PRESIDENCY

A breakthrough on presidential inability: the ABA conference consensus. (a) James C. Kirby, Jr. 17 Vand. L. Rev. 463-478 (March).

PROPERTY RIGHTS

The new property. (a) Charles A. Reich. 73 Yale L.J. 733-737 (April).

Trading stamps: rights of companies, consumers and transferees. 33 U. Cinc. L. Rev. 98-112 (Winter).

REAL ESTATE

Condominium: a hybrid castle in the sky. (a) William Schwartz. 44 B.U.L. Rev. 137-155 (Spring).

Depreciation of property acquired sub-

ject to a long term lease. 42 Texas L. Rev. 72-85 (Nov.).

Land use planning: restrictive covenants in Iowa. 49 Iowa L. Rev. 1246-1268 (Summer).

The Massachusetts marketable title act. 44 B.U.L. Rev. 201-212 (Spring).

The public land laws: need for revision. 39 N.Y.U.L. Rev. 473-503 (May).

The quest for clear land titles—whither possibilities of reverter and rights of entry? (a) James A. Webster, Jr. 42 N.C.L. Rev. 807-840 (June).

The use of straw men in Massachusetts real estate transactions. 44 B.U.L. Rev. 187-200 (Spring).

RELIGION

See also *Constitutional Law*.

A Braunfeld v. Brown test for indirect burdens on the free exercise of religion. 48 Minn. L. Rev. 1165-1179 (May).

Church-state—religious institutions and values: a legal survey—1963-64. 39 Notre Dame Law. 427-488 (June).

Prayer and religion in Swiss schools. (a) F. William O'Brien. 42 N.C.L. Rev. 791-806 (June).

Privilege, posture and protection "religion" in the law. (a) Jonathan Weiss. 73 Yale L.J. 593-623 (March).

Religion in American public law. (a) David Fellman. 44 B.U.L. Rev. 237-399 (Summer).

The man and the mountain: Douglas on religious freedom. (a) David W. Louissell. 73 Yale L.J. 975-998 (May).

REMEDIES

Public regulation and private rights of action. (a) Robert M. O'Neil. 52 Calif. L. Rev. 231-280 (May).

RIGHT TO COUNSEL

An historical argument for the right to counsel during police interrogation. 73 Yale L.J. 1000-1057 (May).

The coming of *Massiah*: a demand for absolute right to counsel. 52 Geo. L.J. 825-852 (Summer).

ROBINSON-PATMAN ACT

Beleaguered brokers: the evisceration of section 2(c) of the Robinson-Patman act. 77 Harv. L. Rev. 1308-1326 (May).

RULE AGAINST PERPETUITIES

A practical guide to the rule against perpetuities. (a) Robert J. Lynn. 1964 Duke L.J. 207-256 (Spring).

SECURITIES

See also *Corporations*.

Civil liability under the rule 10b-5—a reply. (a) Michael Joseph. 59 Nw. U.L. Rev. 171-184 (May-June).

Pitfalls in the development of a federal law of corporations by implication through rule 10b-5. (a) David S. Ruder. 59 Nw. U.L. Rev. 185-214 (May-June).

Protection of the accounts of stock-brokerage customers. 77 Harv. L. Rev. 1290-1307 (May).

Securities regulation: a symposium. Articles by Robert H. Mundheim, William L. Cary, Richard W. Jennings, Manuel F. Cohen and Joel J. Rabin, Robert B. von Mehren and John C. McCarroll, Harry Heller, Alfred Jaretzki, Jr., and Robert H. Mundheim and Gordon D. Henderson. 29 Law & Contemp. Prob. 647-841 (Summer).

The expanding jurisdiction of the securities and exchange commission: variable annuities and bank collective investment funds. 62 Mich. L. Rev. 1398-1412 (June).

SUPREME COURT

Much ado about certiorari. (a) Eugene Gressman. 52 Geo. L.J. 742-766 (Summer).

The powers of the supreme court justice acting in an individual capacity. 112 U. Pa. L. Rev. 981-1024 (May).

TAXATION

See also *Oil and Gas, Wills*.

Changes in West Virginia real property tax law. (a) Londo H. Brown. 66 W. Va. L. Rev. 271-292 (June).

Current conceptions of taxable income. (a) Charles L. B. Lowndes. 25 Ohio St. L.J. 151-182 (Spring).

Double income taxation treaties: the O.E.C.D. draft. (a) Adrian A. Kragen. 52 Calif. L. Rev. 306-333 (May).

Federal estate tax: joint wills and the marital deduction. 1964 Duke L.J. 562-579 (Summer).

Fluctuating income and the revenue act of 1964. 50 Va. L. Rev. 744-768 (May).

Latin American tax systems. (a) Philip E. Heckerling. 52 Ky. L.J. 609-627.

Powers to consume and the marital deduction. 39 N.Y.U.L. Rev. 504-517 (May).

Professors and the "ordinary and necessary" business expense. (a) Bernard Wolfman. 112 U. Pa. L. Rev. 1089-1115 (June).

Property subject to the federal tax lien. 77 Harv. L. Rev. 1485-1504 (June).

Recent developments in depreciation: the revenue act of 1964 and related developments. 11 U.C.L.A.L. Rev. 593-616 (May).

Reflections on the revenue act of 1964. 112 U. Pa. L. Rev. 857-863 (April).

Sale or lease? disparate tax treatment of mineral transactions by courts based on nature of minerals involved. (a) William M. Blackburn, Jr. 42 Texas L. Rev. 707-722 (April).

Section 367—a modern day Janus. (a) Robert J. McDonald. 64 Colum. L. Rev. 1012-1044 (June).

State taxation of corporate income derived from interstate commerce: public law 86-272 and its alternatives. 1964 Duke L.J. 580-594 (Summer).

Substantive federal tax reform. (a) Edwin S. Cohen. 50 Va. L. Rev. 628-650 (May).

Tax saving through gifts to education. (a) C. Emory Glander and Earl E. Mayer, Jr. 25 Ohio St. L.J. 222-233 (Spring).

The estate and gift tax valuation of closely held holding company stock. 50 Va. L. Rev. 337-352 (March).

The impact of the federal tax lien upon the Massachusetts mortgage lender. (a) Lawrence Sullivan. 44 B.U.L. Rev. 156-185 (Spring).

The "inurement of earnings to private benefit" clause of section 501(c): a standard without meaning? 48 Minn. L. Rev. 1149-1164 (May).

The investment tax credit under the revenue act of 1962. (a) J. Henry Wilkinson, Jr. 42 Texas L. Rev. 498-520 (March).

The recovery of unconstitutional taxes in Australia and the United States. (a) Clifford L. Pannam. 42 Texas L. Rev. 777-816 (July).

The revenue code and a charity's politics. 73 Yale L.J. 661-675 (March).

The taxability of scholarships and fellowship grants: a student guide. 39 Notre Dame Law. 301-309 (April).

The tax exemption of donor-controlled foundations. (a) Kenneth L. Karst. 25 Ohio St. L.J. 183-221 (Spring).

The tax treatment of a disposition of professional good will. (a) Tobias Weiss. 73 Yale L.J. 1158-1196 (June).

The troubled distinction between capital gain and ordinary income. 73 Yale L.J. 693-716 (March).

TORTS

See also *Auditors, Causation*.

Babcock v. Jackson: the transition from the *lex loci delicti* rule to the dominant

contacts approach. 62 Mich. L. Rev. 1358-1375 (June).

Contractual exculpation from tort liability in California—the "true rule" steps forward. 52 Calif. L. Rev. 350-363 (May).

How may the disposition of personal injury litigation be improved? (a) James R. Richardson. 52 Ky. L.J. 568-584.

Liability for subsequent injuries. 42 Texas L. Rev. 86-98 (Nov.).

Public law perspectives on a private law problem—auto compensation plans. (a) Walter J. Blum and Harry Kalven, Jr. 31 U. Chi. L. Rev. 641-723 (Summer).

Recovery in Wisconsin for emotional distress resulting from intentional torts. 1964 Wis. L. Rev. 453-468 (May).

Strict products liability and the bystander. 64 Colum. L. Rev. 916-937 (May).

The importance of identifying the issue in litigation. (a) Leon Green. 42 Texas L. Rev. 835-840 (July).

TRADE

A new form of international financing: loans in European units of account. (a) Jean L. Blondeel. 64 Colum. L. Rev. 995-1011 (June).

GATT, the California buy American act, and the continuing struggle between free trade and protectionism. 52 Calif. L. Rev. 335-349 (May).

Non-tariff import restrictions: remedies available in United States law. (a) Craig Mathews. 62 Mich. L. Rev. 1295-1356 (June).

State "buy American" policies—one vice, many voices. 32 Geo. Wash. L. Rev. 584-608 (March).

TRANSPORTATION

Competition, market structure and regulatory institutions in transportation. (a) John R. Meyer. 50 Va. L. Rev. 212-230 (March).

Transportation prices: their initiation and regulation. (a) Ernest W. Williams, Jr. 50 Va. L. Rev. 377-412 (April).

TRUSTS

Real estate investment trusts under the internal revenue code of 1954: proposals

for revision. (a) John K. MacDonald. 32 Geo. Wash. L. Rev. 808-831 (April).

Spendthrift and other protective trusts in Ohio. 33 U. Cinc. L. Rev. 281-299 (Spring).

The business trust as an organization for practicing law. 39 Ind. L.J. 329-364 (Winter).

The dynastic trust. (a) Lawrence M. Friedman. 73 Yale L.J. 547-592 (March).

UNIFORM COMMERCIAL CODE

Advance payments in contracts for sale of manufactured goods: a look at the uniform commercial code. (a) Richard E. Speidel. 52 Calif. L. Rev. 281-305 (May).

An integrated financing system for purchase money collateral: a proposed solution to the fixture problem under section 9-313 of the uniform commercial code. (a) Morris G. Shanker. 73 Yale L.J. 788-810 (April).

Consideration, the commercial code and limitations of action—exploring a new junction. (a) Gerald L. Kock. 33 U. Cinc. L. Rev. 61-81 (Winter).

Secured interests in growing and future-growing crops under the uniform commercial code. 49 Iowa L. Rev. 1269-1289 (Summer).

The impact of the uniform commercial code on Wisconsin law. (a) Orrin L. Helstad. 1964 Wis. L. Rev. 355-405 (May).

WATER RIGHTS

Adjudication of water rights. (a) Corwin W. Johnson. 42 Texas L. Rev. 121-141 (Dec.).

Water law in West Virginia. (a) Marlyn E. Lugar. 66 W. Va. L. Rev. 191-220 (April).

WILLS

The law and the surviving spouse: a comparative study. (a) Richard W. Power. 39 Ind. L.J. 262-299 (Winter).

The power of disinheritance: proposal for reform. (a) Paul G. Haskell. 52 Geo. L.J. 499-526 (Spring).

ZONING

Apartments in suburbia: local responsibility and judicial restraint. Student symposium. 59 Nw. U.L. Rev. 344-432 (July-August).