

# Michigan Law Review

---

Volume 83 | Issue 3

---

1984

## Periodical Index

Michigan Law Review

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

---

### Recommended Citation

Michigan Law Review, *Periodical Index*, 83 MICH. L. REV. 658 (1984).

Available at: <https://repository.law.umich.edu/mlr/vol83/iss3/6>

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* and *recent developments* that have appeared in leading reviews since the publication of the last issue of this *Review*.

### ADMINISTRATION OF CRIMINAL JUSTICE

"The seductive call of expediency": *United States v. Leon*, its rationale and ramifications. Wayne R. LaFave. 1984 U. Ill. L. Rev. 895-931 (No. 4).

Tying privacy in *Knotts*: beeper monitoring and collective fourth amendment rights. 71 Va. L. Rev. 297-341 (Mar.).

### ADMINISTRATIVE LAW

Food, drug or both?: dual classification under the Federal Food, Drug, and Cosmetic Act. 1984 U. Ill. L. Rev. 987-1010 (No. 4).

Inverse liability of the State of Wisconsin for a de facto "temporary taking" as a result of an erroneous administrative decision: *Zinn v. State*. 1984 Wis. L. Rev. 1431-68 (No. 5).

Judicial interpretation of administrative regulations: an overview. Russell L. Waver. 53 U. Cin. L. Rev. 681-729 (No. 3).

Legislative formality, administrative rationality. Harold H. Bruff. 63 Texas L. Rev. 207-50 (Oct.).

### ADMIRALTY

The jury on the quarterdeck: the effect of pleading admiralty jurisdiction when a proceeding turns hybrid. 63 Texas L. Rev. 533-64 (Nov.).

### ADMISSION TO THE BAR

Moral character as a professional credential. Deborah L. Rhode. 94 Yale L.J. 491-603 (Jan.).

### ALCOHOLIC BEVERAGES

Tension between the first and twenty-first amendments in state regulation of alcohol advertising. 37 Vand. L. Rev. 1421-53 (Nov.).

### ALIENS

Coping with illegal immigrant workers: federal employer sanctions. 1984 U. Ill. L. Rev. 959-86 (No. 4).

### ANTITRUST LAW

See also *International Law*.

The efficiency of the failing company defense. Thomas J. Campbell. 63 Texas L. Rev. 251-83 (Oct.).

The misapplication of the *Noerr-Pennington* doctrine in non-antitrust right to petition cases. 36 Stan. L. Rev. 1243-72 (May).

The resale price maintenance compromise: a presumption of illegality. 38 Vand. L. Rev. 163-200 (Jan.).

Section 7 of the Clayton Act and the pursuit of economic "objectivity": is there any role for social and political values in merger policy? Wesley A. Cann, Jr. 60 Notre Dame L. Rev. 273-317 (No. 2).

### ANTITRUST LAW: MERGERS

The Cellophane fallacy and the Justice Department's guidelines for horizontal mergers. 94 Yale L.J. 670-93 (Jan.).

### ATTORNEYS

See *Admission to the Bar*.

### BANKRUPTCY

Kovacs and toxic wastes in bankruptcy. Douglas G. Baird & Thomas H. Jackson. 36 Stan. L. Rev. 1199-213 (May).

Standards and sanctions for the use of cash collateral under the Bankruptcy Code. 63 Texas L. Rev. 341-65 (Oct.).

### BANKS AND BANKING

See also *Criminal Law*.

The demise of the bank/nonbank distinction: an argument for deregulating the activities of bank holding companies. 98 Harv. L. Rev. 650-68 (Jan.).

*Paulsen v. Commissioner*: the continuity of interest doctrine and tax-free mergers involving mutual savings and loan associations. 79 Nw. U. L. Rev. 623-52 (Oct.).

### CIVIL PROCEDURE

See also *Jurisdiction*.

The seller fiddles and the clock ticks: seller's cure and the U.C.C. statute of limitations. Jacqueline R. Kanovitz. 60 Notre Dame L. Rev. 318-44 (No. 2).

### CLASS ACTIONS

The class action as a mechanism for enforcing the federal securities laws: an empirical study of the burdens imposed. Barbara Ann Banoff & Benjamin S. Duval, Jr. 31 Wayne L. Rev. 1-134 (Fall).

### COMMODITY TRADING

See also *Insider Trading*.

Customer rights under the Commodity Ex-

change Act. Jerry W. Markham. 37 Vand. L. Rev. 1299-348 (Nov.).

#### CONSTITUTIONAL HISTORY

Notes on a bicentennial Constitution: part I, processes of change. William Van Alstyne. 1984 U. Ill. L. Rev. 933-58 (No. 4).

#### CONSTITUTIONAL LAW

See also *Alcoholic Beverages, Copyright, Criminal Law, Labor Unions, Military Service.*

The myth of religious neutrality by separation in education. 71 Va. L. Rev. 127-72 (Feb.).

#### CONTRACTS

See also *Civil Procedure, Fiduciary Relationships.*

Commercial rationality and the duty to adjust long-term contracts. Clayton P. Gillette. 69 Minn. L. Rev. 521-85 (Feb.).

The meaning of reliance: a historical perspective. Jay M. Feinman. 1984 Wis. L. Rev. 1371-89 (No. 5).

The responsive model of contract law. Melvin Aron Eisenberg. 36 Stan. L. Rev. 1107-67 (May).

Winner take some: loss sharing and commercial impracticability. Leon E. Trakman. 69 Minn. L. Rev. 471-519 (Feb.).

#### COPYRIGHT

Copyright and the moral right: is an American marriage possible? Roberta Rosenthal Kwall. 38 Vand. L. Rev. 1-100 (Jan.).

Harper & Row, Publishers v. Nation Enterprises: emasculating the fair use accommodation of competing copyright and first amendment interests. 79 Nw. U. L. Rev. 587-622 (Oct.).

Semiconductor chip protection: changing roles for copyright and competition. 71 Va. L. Rev. 249-95 (Mar.).

#### CORPORATIONS

See also *Mergers.*

Commentary: successor corporation liability and the inadequacy of the product line continuity approach. Stephen H. Schulman. Reply by Jerry J. Phillips. 31 Wayne L. Rev. 135-53 (Fall).

Corporate criminal liability for defective products: policies, problems, and prospects. Michael B. Metzger. 73 Geo. L.J. 1-88 (Oct.).

#### CRIMINAL LAW

Causing the conditions of one's own defense: a study in the limits of theory in criminal law doctrine. Paul H. Robinson. 71 Va. L. Rev. 1-63 (Feb.).

Criminal prosecution of bank personnel under the misapplication statute: the proper

mens rea standard for establishing intent. 37 Vand. L. Rev. 1397-419 (Nov.).

Statutes establishing a duty to report crimes or render assistance to strangers: making apathy criminal. 72 Ky. L.J. 827-65 (No. 4).

United States v. Welden: the constitutionality of the Victim and Witness Protection Act of 1982. 79 Nw. U. L. Rev. 566-86 (Oct.).

#### DAMAGES

See also *Contracts.*

Accounting for inflation and other productivity factors when calculating lost future earning capacity. 72 Ky. L.J. 951-69 (No. 4).

Zen and the art of exemplary damages assessment. 72 Ky. L.J. 897-916 (No. 4).

#### DISCOVERY

Discovery in Kentucky: an overview. Richard H. Underwood. 72 Ky. L.J. 727-86 (No. 4).

#### DIVORCE AND SEPARATION

Antenuptial contracts and divorce in Kentucky: a better approach. 72 Ky. L.J. 867-96 (No. 4).

Closing the McCarty-USFSPA window: a proposal for relief from McCarty-era final judgments. 63 Texas L. Rev. 497-531 (Nov.).

Jewish divorce and secular courts: the promise of Avitzur. 73 Geo. L.J. 193-224 (Oct.).

#### EDUCATION

Compensatory educational services and the Education for all Handicapped Children Act. 1984 Wis. L. Rev. 1469-528 (No. 5).

#### EMINENT DOMAIN

*Hawaii Housing Authority v. Midkiff*: a final requiem for the public use limitation on eminent domain? 60 Notre Dame L. Rev. 388-404 (No.2).

The origins and original significance of the just compensation clause of the fifth amendment. 94 Yale L.J. 694-716 (Jan.).

#### EQUAL PROTECTION

See also *Sports.*

Liberal theory as constitutional doctrine: a critical approach to equal protection. 73 Geo. L.J. 153-91 (Oct.).

Selective judicial activism in the equal protection context: democracy, distrust, and deconstruction. Suzanna Sherry. 73 Geo. L.J. 89-125 (Oct.).

#### EXPERT WITNESSES

Checking the allure of increased conviction rates: the admissibility of expert testimony on rape trauma syndrome in criminal proceedings. 70 Va. L. Rev. 1657-705 (Nov.).

Experts, psychology, credibility, and rape:

the rape trauma syndrome issue and its implications for expert psychological testimony. Toni M. Massaro. 69 Minn. L. Rev. 395-470 (Feb.).

#### FEDERAL EMPLOYER'S LIABILITY

Sidetracking the FELA: the railroads' property damage claims. William P. Murphy. 69 Minn. L. Rev. 349-94 (Feb.).

#### FEDERAL JURISDICTION

The rationales for federal question jurisdiction: an empirical examination of student rights litigation. Thomas B. Marvell. 1984 Wis. L. Rev. 1315-72 (No. 5).

#### FEDERAL RULES OF CRIMINAL PROCEDURE

Disclosure of grand jury materials to foreign authorities under Federal Rule of Criminal Procedure 6(e). 70 Va. L. Rev. 1623-56 (Nov.).

#### FIDUCIARY RELATIONSHIPS

Mediator liability: a new role for fiduciary duties? Arthur A. Chaykin. 53 U. Cin. L. Rev. 731-64 (No. 3).

#### HAZARDOUS SUBSTANCES

The right to contribution for response costs under CERCLA. 60 Notre Dame L. Rev. 345-69 (No. 2).

#### INFANTS

Reproductive technology and the procreation rights of the unmarried. 98 Harv. L. Rev. 669-85 (Jan.).

Withholding treatment from birth-defective newborns: the search for an elusive standard. 31 Wayne L. Rev. 187-218 (Fall).

#### INSIDER TRADING

The Insider Trading Sanctions Act of 1984 and its effect on existing law. Donald C. Langevoort. 37 Vand. L. Rev. 1273-98 (Nov.).

Trading in commodity futures using non-public information. 73 Geo. L.J. 127-52 (Oct.).

#### INSTALLMENT LAND CONTRACTS

Forfeiture and the land installment contract: *Sebastian v. Floyd*. 72 Ky L.J. 917-33 (No. 4).

#### INTERNATIONAL LAW

The costs of the consensual myth: antitrust enforcement and institutional barriers to litigation in Japan. J. Mark Ramseyer. 94 Yale L.J. 604-45 (Jan.).

International regulation of chemical and biological weapons: "yellow rain" and arms control. 1984 U. Ill. L. Rev. 1011-73 (No. 4).

#### JUDICIAL REVIEW

See also *Administrative Law*.

Deregulation and judicial review. Merrick B. Garland. 98 Harv. L. Rev. 505-91 (Jan.).

The legitimacy of judicial review in individual rights cases: Michael Perry's constitutional theory and beyond. Daniel O. Conkle. 69 Minn. L. Rev. 587-665 (Feb.).

#### JURISDICTION

See also *Admiralty*.

Jurisdiction over unnamed plaintiffs in multistate class actions. 73 Calif. L. Rev. 181-211 (Jan.).

#### JURISPRUDENCE

Constitutional calculus: equal justice or economic efficiency? Lawrence H. Tribe. Reply by Frank H. Easterbrook. 98 Harv. L. Rev. 592-629 (Jan.).

Duncan's do nots: cost-benefit analysis and the determination of legal entitlements. Richard S. Markovits. 36 Stan. L. Rev. 1169-98 (May).

Explaining restitution. Saul Levmore. 71 Va. L. Rev. 65-124 (Feb.).

Formalist and instrumentalist legal reasoning and legal theory. 73 Calif. L. Rev. 119-57 (Jan.).

Interpretation in law: the Dworkin-Fish debate (or, soccer amongst the Gahuku-Gama). 73 Calif. L. Rev. 158-80 (Jan.).

Law's ambitions for itself. Ronald Dworkin. 71 Va. L. Rev. 173-87 (Mar.).

Unity in tort, contract, and property: the model of precaution. 73 Calif. L. Rev. 1-51 (Jan.).

#### LABOR LAW

See also *Unfair Labor Practices, Wages*.

Ensuring good faith in dismissals. 63 Texas L. Rev. 285-310 (Oct.).

Labor law—burden of proof—protected concerted activity—when an individual employee acts to enforce statutory provisions designed to benefit all employees, such activity is no longer presumed to be concerted activity under section 7 of the National Labor Relations Act. 53 U. Cin. L. Rev. 813-36 (No. 3).

To bargain or not to bargain: a new chapter in work relocation decisions. B. Glenn George. 69 Minn. L. Rev. 667-717 (Feb.).

#### LABOR UNIONS

The expansion of exclusive privileges for public sector unions: a threat to first amendment rights? 53 U. Cin. L. Rev. 781-800 (No. 3).

Protecting a union member's right to resign—resolution of the conflict between *Dalmo Victor* and *Rockford-Beloit*. 38 Vand. L. Rev. 201-35 (Jan.).

**LAW ENFORCEMENT**

Executive targeting of congressmen as a violation of the arrest clause. 94 Yale L.J. 647-69 (Jan.).

**MERGER**

Mergers, acquisitions, and tort: a comment on the problem of successor corporation liability. Mark J. Roe. 70 Va. L. Rev. 1559-99 (Nov.).

**MILITARY SERVICE**

Selective prosecution for failure to register for the draft: have first amendment rights been infringed? 53 U. Cin. L. Rev. 765-79 (No. 3).

**OIL AND GAS**

The effect of Texas U.C.C. section 9.319 on oil and gas secured transactions. 63 Texas L. Rev. 311-40 (Oct.).

**PARTNERSHIPS**

Power shared and power denied: a look at participatory rights in the management of general partnerships. Robert W. Hillman. 1984 U. Ill. L. Rev. 865-94 (No. 4).

**PENOLOGY**

Legality, vagueness, and the construction of penal statutes. John Calvin Jeffries, Jr. 71 Va. L. Rev. 189-245 (Mar.).

*Solem v. Helm*: the Supreme Court extends the proportionality requirement to sentences of imprisonment. 1984 Wis. L. Rev. 1401-30 (No. 5).

**RAPE**

See also *Expert Witnesses*.

Statutory rape: a feminist critique of rights analysis. Frances Olsen. 63 Texas L. Rev. 387-432 (Nov.).

**RATE REGULATION**

Using market bidding to regulate the transfer price of utility-affiliate coal. 36 Stan. L. Rev. 1215-41 (May).

**REAL PROPERTY: COVENANTS**

Privately held conservation servitudes: a policy analysis in the context of in gross real covenants and easements. Gerald Korngold. 63 Texas L. Rev. 433-95 (Nov.).

**SEARCH AND SEIZURE**

The constitutionality of the use of unre-

corded oral testimony to establish probable cause for search warrants. 70 Va. L. Rev. 1603-22 (Nov.).

**SECURITIES**

See *Class Actions*.

**SELF-INCRIMINATION**

Adverse inferences based on non-party invocations: the real magic trick in fifth amendment civil cases. 60 Notre Dame L. Rev. 370-87 (Nov. 2).

**SPORTS**

Equal protection scrutiny of high school athletics. 72 Ky. L.J. 936-50 (No. 4).

**STANDING TO SUE**

"We the people": John Locke, collective constitutional rights, and standing to challenge government action. Donald L. Doernberg. 72 Calif. L. Rev. 52-118 (Jan.).

**TAXATION**

An analysis of "meeting or dealing" for home office deductions. 1984 U. Ill. L. Rev. 1075-94 (No. 4).

Licenses and economic interest in minerals after Swank and Revenue Ruling 83-160. Martin J. McMahon, Jr. 72 Ky. L.J. 787-825 (No. 4).

State unitary taxes imposed on foreign based multinational groups: a post Container analysis. 31 Wayne L. Rev. 219-46 (Fall).

The tax benefit rule—a judicially broadened tool for transactional tax equity. 37 Vand. L. Rev. 1351-95 (Nov.).

Tuition tax deductions and credits in light of *Mueller v. Allen*. 31 Wayne L. Rev. 157-85 (Fall).

United States taxation of its citizens abroad: incentive or equity. Renee Judith Sobel. 38 Vand. L. Rev. 101-60 (Jan.).

**UNFAIR LABOR PRACTICES**

Profiting from unfair labor practices: a proposal to regulate management representatives. Terry A. Bethel. 79 Nw. U. L. Rev. 506-65 (Oct.).

**WAGES**

Two-tier wage discrimination and the duty of fair representation. 98 Harv. L. Rev. 631-49 (Jan.).