

Michigan Law Review

Volume 85 | Issue 7

1987

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 85 MICH. L. REV. 1732 (1987).

Available at: <https://repository.law.umich.edu/mlr/vol85/iss7/12>

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

ADMINISTRATION OF CRIMINAL JUSTICE

See *Bail*, *Confessions*.

ADMINISTRATION OF JUSTICE

See also *Appellate Review*, *Courts*, *Indians*, *Juries*, *Settlements*.

The American advantage: the value of inefficient litigation. Samuel R. Gross. 85 Mich. L. Rev. 734-57 (Feb.).

Images of justice. Dennis E. Curtis & Judith Resnik, 96 Yale L.J. 1727-72 (July).

Implementation of consent decrees in structural reform litigation. Lloyd C. Anderson. 1986 U. Ill. L. Rev. 725-78 (No. 3).

The motion in limine in politically sensitive cases: silencing the defendant at trial. Douglas L. Colbert. 39 Stan. L. Rev. 1271-327 (July).

The removal power and the federal deficit: form, substance, and administrative independence. Jonathan L. Entin. 75 Ky. L.J. 699-792 (No. 4).

A reply to Philip Elman [*The Solicitor General's Office*]. Randall Kennedy. Response. Philip Elman. 100 Harv. L. Rev. 1938-57 (June).

"There is a book out . . .": an analysis of judicial absorption of legislative facts. Peggy C. Davis. 100 Harv. L. Rev. 1539-604 (May).

ADMINISTRATIVE AGENCIES

See also *Standing To Sue*.

The independent agency after *Bowsher v. Synar* — alive and kicking. 40 Vand. L. Rev. 903-37 (May).

ADMISSIBILITY OF EVIDENCE

Inadmissible evidence as a basis for expert opinion testimony: a response to Professor Carlson. Paul R. Rice. 40 Vand. L. Rev. 583-603 (Apr.).

ANTITRUST LAW

See also *Cartels*.

Antitrust analysis and bilateral monopoly. Richard D. Friedman. 1986 Wis. L. Rev. 873-918 (Nos. 5-6).

Antitrust and core theory. John Shepard Wiley, Jr. 54 U. Chi. L. Rev. 556-89 (Spring).

Antitrust and federalism: a response to Professor Wiley. Merrick B. Garland. 96 Yale L.J. 1291-95 (May).

Antitrust implications of municipal land use planning. Victoria Mikesell Mather. 33 Wayne L. Rev. 965-1013 (Spring).

Antitrust policy, restricted distribution, and the market for exclusionary rights. Herbert Hovenkamp. 71 Minn. L. Rev. 1293-318 (June).

Antitrust suits involving foreign commerce: suggestions for procedural reform. 135 U. Pa. L. Rev. 1003-54 (Apr.).

Municipal antitrust liability after *Town of Hallie v. City of Eau Claire*. 1986 Wis. L. Rev. 1039-60 (Nos. 5-6).

Revision and apology in antitrust federalism. John Shepard Wiley, Jr. 96 Yale L.J. 1277-90 (May).

APPELLATE REVIEW

State v. Wysz: a new appellate standard for granting new trials in the interest of justice. 1987 Wis. L. Rev. 171-89 (No. 1).

ATTORNEYS' FEES

Forfeiting defense attorneys' fees: applying an institutional role theory to define individual constitutional rights. Morgan Cloud. 1987 Wis. L. Rev. 1-66 (No. 1).

Reducing attorneys' fees for partial success: a comment on *Hensley* and *Blum*. Dan B. Dobbs. 1986 Wis. L. Rev. 835-72 (Nos. 5-6).

BAIL

The Bail Reform Act of 1984: "first appearance" as a limit on judicial detention motions. 1986 U. Ill. L. Rev. 945-67 (No. 3).

BANKING LAW

See also *Checks*.

Administrative preemption in consumer banking law. 73 Va. L. Rev. 911-58 (Aug.).

Statutory obsolescence and the judicial process: the revisionist role of the courts in federal banking regulation. Donald C. Langevoort. 85 Mich. L. Rev. 672-733 (Feb.).

CAPITAL PUNISHMENT

Compelled election between constitutional rights in capital sentencing proceedings. 87 Colum. L. Rev. 327-43 (Mar.).

Deadly mistakes: harmless error in capital sentencing. 54 U. Chi. L. Rev. 740-58 (Spring).

CARTELS

How cartels punish: a structural theory of self-enforcing collusion. Ian Ayres. 87 Colum. L. Rev. 295-325 (Mar.).

CHECKS

Computerized check processing and a bank's duty to use care. 65 Texas L. Rev. 1173-200 (May).

CHILD CUSTODY

See also *Euthanasia, Jurisprudence*.

Litigation, legislation, and limelight: obstacles to commercial surrogate mother arrangements. 72 Iowa L. Rev. 415-44 (Jan.).

Minnesota adopts a best interests standard in parental rights termination proceedings: *In re J.J.B.* 71 Minn. L. Rev. 1263-92 (May).

The uses of social science data in legal policymaking: custody determinations at divorce. Martha L. Fineman & Anne Opie. Responses by David L. Chambers & Martha Fineman. 1987 Wis. L. Rev. 107-69 (No. 1).

CHILDREN

See *Malpractice, Trial Practice*.

CITY PLANNING

See *Antitrust Law, Freedom of Speech*.

CIVIL PROCEDURE

See also *Administration of Justice, Appellate Review*.

Burying (with kindness) the felicific calculus of civil procedure. Linda S. Mullenix. 40 Vand. L. Rev. 541-81 (Apr.).

How equity conquered common law: the Federal Rules of Civil Procedure in historical perspective. Stephen N. Subrin. 135 U. Pa. L. Rev. 909-1002 (Apr.).

CIVIL RIGHTS

Affirmative action and the Constitution: three theories. Paul Brest. 72 Iowa L. Rev. 281-85 (Jan.).

Continued uncertainty as to the constitutionality of remedial racial classifications: identifying the pieces of the puzzle. Jesse H. Choper. 72 Iowa L. Rev. 255-74 (Jan.).

Missing pieces: a commentary on Choper. Rex E. Lee. 72 Iowa L. Rev. 275-80 (Jan.).

The Reagan administration and civil rights: winning the war against discrimination. William Bradford Reynolds. 1986 U. Ill. L. Rev. 1001-23 (No. 4).

The state made me do it: the applicability of the necessity defense to civil disobedience. 39 Stan. L. Rev. 1173-200 (May).

COLLEGES AND UNIVERSITIES

University disciplinary process: what's fair,

what's due, and what you don't get. 96 Yale L.J. 2132-61 (July).

COMMERCE CLAUSE

See also *Taxation*.

The commerce clause limitation on the power to condemn a relocating business. 96 Yale L.J. 1343-62 (May).

COMPUTERS

Examining restraints on freedom to contract as an approach to purchaser dissatisfaction in the computer industry. 74 Calif. L. Rev. 2101-41 (Dec.).

Tailoring legal protection for computer software. Peter S. Menell. 39 Stan. L. Rev. 1329-72 (July).

CONFESSIONS

Are confessions really good for the soul?: a proposal to Mirandize *Miranda*. Charles J. Ogletree. 100 Harv. L. Rev. 1826-45 (May).

Reconsidering *Miranda*. Stephen J. Schulhofer. 54 U. Chi. L. Rev. 435-61 (Spring).

CONSTITUTIONAL HISTORY

See also *Government, Jurisprudence, Labor Law*.

The Constitution in the Supreme Court: the New Deal, 1931-1940. David P. Currie. 54 U. Chi. L. Rev. 504-55 (Spring).

CONSTITUTIONAL LAW

See *Civil Rights, Emigration & Immigration, Freedom of Religion, Freedom of Speech, Freedom of the Press, Military Service, Public Finance, Search & Seizure, Self-Incrimination, Sentencing*.

CONSUMER PROTECTION

Equitable trusts: an effective remedy in consumer class actions. 96 Yale L.J. 1591-614 (June).

Houghton v. New Jersey Manufacturers Insurance Co.: a narrow interpretation of the scope provisions of the Fair Credit Reporting Act threatens consumer protection. 71 Minn. L. Rev. 1319-73 (June).

CONTRACTS

See also *Computers, Employment, Insurance*.

A new theory of assent-based liability emerging under the guise of promissory estoppel: an explanation and defense. Juliet P. Kostritsky. 33 Wayne L. Rev. 895-964 (Spring).

Precontractual liability and preliminary agreements: fair dealing and failed negotiations. E. Allan Farnsworth. 87 Colum. L. Rev. 217-94 (Mar.).

Status, contract, and promises unkept. Aviam Soifer. 96 Yale L.J. 1916-59 (July).

COPYRIGHT

The creative employee and the Copyright Act of 1976. Rochelle Cooper Dreyfuss. 54 U. Chi. L. Rev. 590-647 (Spring).

CORPORATIONS: CONSOLIDATION AND MERGER

Beyond CTS: a limited defense of state tender offer disclosure requirements. 54 U. Chi. L. Rev. 657-82 (Spring).

Implying the remedy of corrective disclosure under the Williams Act. 1986 U. Ill. L. Rev. 875-95 (No. 3).

Share and share unalike: judicial response to poison pill discrimination among shareholders of the same class. 33 Wayne L. Rev. 1067-94 (Spring).

CORPORATIONS: OFFICERS AND DIRECTORS

Director and officer liability. 40 Vand. L. Rev. 605-812 (Apr.).

Director liability: Michigan's response to *Smith v. Van Gorkom*. 33 Wayne L. Rev. 1039-66 (Spring).

CORPORATIONS: STOCKHOLDERS

Illinois corporate investors' liability in the case of defective incorporation. 1986 U. Ill. L. Rev. 1255-75 (No. 4).

COURTS

Injury and the disintegration of article III. Gene R. Nichol, Jr. 74 Calif. L. Rev. 1915-50 (Dec.).

CRIMINAL LAW

See also *Criminal Responsibility*.

The application of criminal homicide statutes to work-related deaths: *mens rea* and deterrence. 1986 U. Ill. L. Rev. 969-99 (No. 3).

CRIMINAL PROCEDURE

Sixteenth annual review of criminal procedure: United States Supreme Court and courts of appeals 1985-1986. 75 Geo. L.J. 713-1340 (Feb.).

CRIMINAL RESPONSIBILITY

See also *Insanity*.

Background, responsibility, and excuse. 96 Yale L.J. 1661-86 (June).

DAMAGES

Formulating standards for awards of punitive damages in the borderland of contract and tort. 74 Calif. L. Rev. 2033-60 (Dec.).

O'Gilvie v. International Playtex, Inc.: an improper remittitur of a punitive damages award. 81 Nw. U. L. Rev. 288-317 (Winter).

DECEIT

See *Right of Privacy*.

DISCRIMINATION

See also *Civil Rights, Freedom of Religion, Legal Profession, Public Health*.

Making the army safe for diversity: a title VII remedy for discrimination in the military. 96 Yale L.J. 2082-109 (July).

DISCRIMINATION: AGE

Interpreting section 4(f)(2) of the ADEA: does anyone have a "plan"? 135 U. Pa. L. Rev. 1055-87 (Apr.).

DISCRIMINATION: EMPLOYMENT

Challenging no-spouse employment policies as marital status discrimination: a balancing approach. 33 Wayne L. Rev. 1111-31 (Spring).

DISCRIMINATION: HANDICAPPED

Facial discrimination: extending handicap law to employment discrimination on the basis of physical appearance. 100 Harv. L. Rev. 2035-52 (June).

DISCRIMINATION: SEX

Pregnancy and equality: a precarious alliance. 60 S. Cal. L. Rev. 1345-74 (July).

DISTRICT OF COLUMBIA

Questioned loyalty in the District of Columbia government. Howard C. Westwood. 75 Geo. L.J. 1455-74 (Apr.).

DIVORCE AND SEPARATION

See also *Child Custody*.

A consideration of alternatives to divorce litigation. Thomas E. Carbonneau. 1986 U. Ill. L. Rev. 1119-92 (No. 4).

Professional licenses and marital dissolution in *O'Brien v. O'Brien*: expectation returns in the marital partnership. 72 Iowa L. Rev. 445-62 (Jan.).

DOMESTIC RELATIONS

See also *Child Custody, Divorce & Separation*.

Starting a TRO project: student representation of battered women. 96 Yale L.J. 1985-2020 (July).

DRUGS

Employee drug-testing legislation: redrawing the battlelines in the war on drugs. 39 Stan. L. Rev. 1453-517 (July).

DUE PROCESS OF LAW

See *Colleges & Universities, Emigration & Immigration, Standing To Sue*.

ECONOMICS

See *Jurisprudence*.

EDUCATION

Education and the Court: the Supreme Court's educational ideology. 40 Vand. L. Rev. 939-82 (May).

EMIGRATION AND IMMIGRATION

INS transfer policy: interference with detained aliens' due process right to retain counsel. 100 Harv. L. Rev. 2001-16 (June).

Reexamining the constitutionality of INS workplace raids after the Immigration Reform and Control Act of 1986. 100 Harv. L. Rev. 1979-2000 (June).

The underground railroad and the sanctuary movement: a comparison of history, litigation, and values. 60 S. Cal. L. Rev. 1429-63 (July).

EMPLOYMENT

See also *Criminal Law, Discrimination, Drugs, Public Health*.

The enforceability of post-employment non-competition agreements formed after at-will employment has commenced: the "after-thought" agreement. Jordan Leibman & Richard Nathan. 60 S. Cal. L. Rev. 1465-577 (Sept.).

ENVIRONMENTAL CONTROL

The pollution exclusion in the comprehensive general liability insurance policy. 1986 U. Ill. L. Rev. 897-944 (No. 3).

ENVIRONMENTAL LAW

The rise of citizen-suit enforcement in environmental law: reconciling private and public attorney general. 81 Nw. U. L. Rev. 220-62 (Winter).

Toxic causation. Daniel A. Farber. 71 Minn. L. Rev. 1219-61 (May).

EQUAL PROTECTION

Within the states' jurisdiction: *Metropolitan, Northeast Bancorp*, and the equal protection clause. 96 Yale L.J. 2110-31 (July).

EUTHANASIA

Baby Doe's new guardians: federal policy brings nontreatment decisions out of hiding. 75 Ky. L.J. 659-75 (No. 3).

Deciding not to resuscitate hospital patients: medical and legal perspectives. Carol Ann Mooney. 1986 U. Ill. L. Rev. 1025-118 (No. 4).

EVIDENCE

See *Insanity*.

EXPERT WITNESSES

See *Admissibility of Evidence*.

EXTRATERRITORIALITY

Giving the boot to the long-arm: analysis of post-*International Shoe* Supreme Court personal jurisdiction decisions, emphasizing unrealized implications of the "minimum contacts" test. 75 Ky. L.J. 885-938 (No. 4).

FARMS AND FARMING

Setting farmers free: righting the unintended anomaly of UCC section 9-112(2). Steve H. Nickles. 71 Minn. L. Rev. 1135-218 (May).

FEDERAL COURTS

How to build a separate sphere: federal courts and state power. Ann Althouse. 100 Harv. L. Rev. 1485-538 (May).

FEDERAL PREEMPTION

See *Banking Law, Equal Protection*.

FEDERALISM

See also *Antitrust Law, Federal Courts*.

The changing notion of "Our Federalism". Harry T. Edwards. 33 Wayne L. Rev. 1015-36 (Spring).

Of sovereignty and federalism. Akhil Reed Amar. 96 Yale L.J. 1425-520 (June).

FOREIGN TRADE

See *Antitrust Law*.

FRAUD

See *Patents*.

FREEDOM OF ASSOCIATION

See *Politics*.

FREEDOM OF RELIGION

American Indian sacred religious sites and government development: a conventional analysis in an unconventional setting. 85 Mich. L. Rev. 771-808 (Feb.).

Democracy, autonomy, and values: some thoughts on religion and law in modern America. Frederick Mark Gedicks & Roger Hendrix. 60 S. Cal. L. Rev. 1579-619 (Sept.).

Religion and the state. 100 Harv. L. Rev. 1606-781 (May).

Religious discrimination and the title VII exemption for religious organizations: a basic values analysis for the proper allocation of conflicting rights. 60 S. Cal. L. Rev. 1375-427 (July).

FREEDOM OF SPEECH

Constitutional realism: legislative bans on tobacco advertisements and the first amendment. 1986 U. Ill. L. Rev. 1193-231 (No. 4).

Motivation analysis in light of *Renton*. 87 Colum. L. Rev. 344-67 (Mar.).

FREEDOM OF THE PRESS

Disclosure of confidential sources in international reporting. 60 S. Cal. L. Rev. 1631-71 (Sept.).

FULL FAITH AND CREDIT

Why we should worry about full faith and credit to laws. James R. Pielemeier. 60 S. Cal. L. Rev. 1299-341 (July).

GOVERNMENT

See also *District of Columbia, Political Science*.

Government functions and constitutional doctrine: the historical Constitution. Russell K. Osgood. 72 Cornell L. Rev. 553-97 (Mar.).

HEALTH

See also *Taxation*.

Jefferson Parish and its progeny: more efficient health care at what price? H. Ward Classen. 75 Ky. L.J. 441-72 (No. 3).

United States v. Greber and its effect on the Medicare and Medicaid programs. 75 Ky. L.J. 677-98 (No. 3).

HEARSAY

Ambiguity: the hidden hearsay danger almost nobody talks about. Paul Bergman. 75 Ky. L.J. 841-83 (No. 4).

HUMAN RIGHTS

The OAS at the crossroads: human rights. Tom J. Farer. 72 Iowa L. Rev. 401-13 (Jan.).

Through or despite governments: differentiated responsibilities in human rights programs. W. Michael Reisman. 72 Iowa L. Rev. 391-99 (Jan.).

INDIANS

See also *Freedom of Religion*.

The most dangerous branch: an institutional approach to understanding the role of the judiciary in American Indian jurisdictional determinations. 1986 Wis. L. Rev. 989-1038 (Nos. 5-6).

INSANITY

Resurrection of the ultimate issue rule: Federal Rule of Evidence 704(b) and the insanity defense. 72 Cornell L. Rev. 620-40 (Mar.).

INSURANCE

See also *Environmental Control*.

AIDS and insurance: the rationale for AIDS-related testing. Karen A. Clifford & Russel P. Iuculano. 100 Harv. L. Rev. 1806-25 (May).

The AIDS insurance crisis: underwriting or overreaching? Benjamin Schatz. 100 Harv. L. Rev. 1782-805 (May).

The current insurance crisis and modern

tort law. George L. Priest. 96 Yale L.J. 1521-90 (June).

First party bad faith in Kentucky: what remains after *Federal Kemper Insurance Co. v. Hornback*? 75 Ky. L.J. 939-53 (No. 4).

INTELLECTUAL PROPERTY

See *Computers*.

JUDGES

Education, intelligence, and character in judges. John T. Noonan, Jr. 71 Minn. L. Rev. 1119-33 (May).

JUDICIAL NOTICE

See *Administration of Justice*.

JURIES

Affirmative peremptory juror selection. Hans Zeisel. 39 Stan. L. Rev. 1165-72 (May).

JURISDICTION

See *Courts, Indians*.

JURISPRUDENCE

See also *Administration of Justice, Labor Law, Law in Arts & Literature, Philosophy of Law, Right of Privacy*.

The appellate jurisprudence of Justice Antonin Scalia. 54 U. Chi. L. Rev. 705-39 (Spring).

An appreciative comment on Coase's *The Problem of Social Cost*: a view from the left. Pierre Schlag. 1986 Wis. L. Rev. 919-62 (Nos. 5-6).

Back to the future — an institutional view of making and interpreting constitutions. Neil K. Komesar. 81 Nw. U.L. Rev. 191-219 (Winter).

Market-inalienability. Margaret Jane Radin. 100 Harv. L. Rev. 1849-937 (June).

On the indeterminacy crisis: critiquing critical dogma. Lawrence B. Solum. 54 U. Chi. L. Rev. 462-503 (Spring).

The rule of recognition and the Constitution. Kent Greenawalt. 85 Mich. L. Rev. 621-71 (Feb.).

LABOR LAW

See also *Labor Unions, Secured Transactions*.

Labor and the Constitution: from abolition to deindustrialization. James Gray Pope. 65 Texas L. Rev. 1071-136 (May).

Labor law and the double-breasted employer: a critique of the single employer and alter ego doctrines and a proposed reformulation. Stephen F. Befort. 1987 Wis. L. Rev. 67-105 (No. 1).

The privatization of personal freedoms and enrichment of democracy: some lessons from labor law. Clyde W. Summers. 1986 U. Ill. L. Rev. 689-723 (No. 3).

Rethinking the adversarial model in labor relations: an argument for repeal of section 8(a)(2). 96 Yale L.J. 2021-50 (July).

LABOR UNIONS

A critique of economic consistency. 39 Stan. L. Rev. 1259-70 (May).

LANGUAGE

See also *Jurisprudence*.

Meaning and ending. Ronald R. Garet. 96 Yale L.J. 1801-24 (July).

Thinking about our language. James Boyd White. 96 Yale L.J. 1960-83 (July).

LAW IN ARTS AND LITERATURE

See also *Science*.

Towards a modern art of law. 96 Yale L.J. 2051-81 (July).

LEGAL AID

Legal education for the pro se litigant: a step towards a meaningful right to be heard. 96 Yale L.J. 1641-60 (June).

LEGAL EDUCATION

See also *Domestic Relations, Legal Aid*.

Afterword: why deans quit. Paul D. Carrington. 1987 Duke L.J. 342-60 (Apr.).

Law in education: a reminiscence with some footnotes to Robert Cover's *Nomos and Narrative*. Joseph Lukinsky. 96 Yale L.J. 1836-59 (July).

The law school curriculum: the process of reform. John C. Weistart. 1987 Duke L.J. 317-41 (Apr.).

Legal education in an era of change: the challenge. A Kenneth Pye. 1987 Duke L.J. 191-203 (Apr.).

Legal education in the era of change: law school autonomy. James P. White. 1987 Duke L.J. 292-305 (Apr.).

Legal education in the recruitment marketplace: decades of change. Abbie Willard Thorne. 1987 Duke L.J. 276-91 (Apr.).

The recruitment of law faculty. George C. Christie. 1987 Duke L.J. 306-16 (Apr.).

The size and quality of the law school applicant pool: 1982-1986 and beyond. David H. Vernon & Bruce I. Zimmer. 1987 Duke L.J. 204-39 (Apr.).

Will legal education remain affordable, by whom, and how? John R. Kramer. 1987 Duke L.J. 240-75 (Apr.).

LEGAL HISTORY

See also *Civil Procedure, Emigration & Immigration, Jurisprudence, Philosophy of Law*.

Land reform and corporate redistribution: the republican legacy. 39 Stan. L. Rev. 1229-57 (May).

LEGAL PROFESSION

The underrepresentation of Hispanic attorneys in corporate law firms. 39 Stan. L. Rev. 1403-52 (July).

LIBEL AND SLANDER

See also *Privileged Communications*.

Public interest, public figures, and the corporate defamation plaintiff: *Jadwin v. Minneapolis Star & Tribune*. 81 Nw. U. L. Rev. 318-48 (Winter).

Vague defamatory statements and the libel plaintiff's burden of proving falsity. 87 Colum. L. Rev. 623-43 (Apr.).

MALPRACTICE

Contractual limitations on attorney malpractice liability: an economic approach. Leonard E. Gross. 75 Ky. L.J. 793-839 (No. 4).

Medical malpractice by emergency physicians and potential hospital liability. 75 Ky. L.J. 633-57 (No. 3).

Wrongful birth actions: the case against legislative curtailment. 100 Harv. L. Rev. 2017-34 (June).

Wrongful life: legal and medical aspects. Constance Firsby Fain. 75 Ky. L.J. 585-631 (No. 3).

MEDICAL JURISPRUDENCE

See also *Euthanasia, Malpractice, Privileged Communications*.

Ethical considerations in the patenting of medical processes. 65 Texas L. Rev. 1139-71 (May).

The judge in the delivery room: the emergence of court-ordered Cesareans. Nancy K. Rhoden. 74 Calif. L. Rev. 1951-2030 (Dec.).

The tort liability of hospital ethics committees. Andrew L. Merritt. 60 S. Cal. L. Rev. 1239-97 (July).

MILITARY SERVICE

Equal protection, free speech, and the selective prosecution of draft nonregistrants. Peter M. Shane. 72 Iowa L. Rev. 359-89 (Jan.).

MONOPOLIES

See *Antitrust Law, Cartels*.

MUNICIPAL CORPORATIONS

See *Antitrust Law*.

OBSCENITY

Violent pornography and the obscenity doctrine: the road not taken. 75 Geo. L.J. 1475-516 (Apr.).

PATENTS

See also *Medical Jurisprudence*.

The proper application of civil RICO to patent fraud. 96 Yale L.J. 1323-42 (May).

PENSIONS

The troubled marriage of retirement security and tax policies. Michael J. Graetz. 135 U. Pa. L. Rev. 851-908 (Apr.).

PERPETUITIES

A modern guide to perpetuities. Jesse Dukeminier. 74 Calif. L. Rev. 1867-913 (Dec.).

PHILOSOPHY OF LAW

See also *Language*.

Dennis Martinez and the uses of theory. Stanley Fish. 96 Yale L.J. 1773-800 (July).

Disclosing tilt: a partial defense of critical legal studies and a comparative introduction to the philosophy of the law-idea. David S. Caudill. 72 Iowa L. Rev. 287-358 (Jan.).

Does Kant have a theory of punishment? Jeffrey G. Murphy. 87 Colum. L. Rev. 509-32 (Apr.).

External freedom according to Kant. Peter Benson. 87 Colum. L. Rev. 559-79 (Apr.).

History and theory. Morton J. Horwitz. 96 Yale L.J. 1825-35 (July).

Interpreting rights: an essay for Robert Cover. Martha Minow. 96 Yale L.J. 1860-915 (July).

Kantian ethics and the harm principle: a reply to John Finnis. David A.J. Richards. 87 Colum. L. Rev. 457-71 (Apr.).

Law and morality: a Kantian perspective. George P. Fletcher. 87 Colum. L. Rev. 533-58 (Apr.).

Law as a Kantian idea of reason. Ernest J. Weinrib. 87 Colum. L. Rev. 472-508 (Apr.).

Legal enforcement of "duties to oneself": Kant v. Neo-Kantians. J.M. Finnis. 87 Colum. L. Rev. 433-56 (Apr.).

Serpents and doves: a note on Kantian legal theory. Thomas C. Grey. 87 Colum. L. Rev. 580-91 (Apr.).

Why Kant. George P. Fletcher. 87 Colum. L. Rev. 421-32 (Apr.).

POLITICAL ECONOMY

See *Jurisprudence, Legal History*.

POLITICAL SCIENCE

The empire strikes back: *Annesley v. Sherlock* and the triumph of imperial parliamentary supremacy. 87 Colum. L. Rev. 593-622 (Apr.).

POLITICS

See also *Administration of Justice, Civil Rights*.

The realities of presidential succession: "the emperor has no clones". William F. Brown & Americo R. Cinquegrana. 75 Geo. L.J. 1389-453 (Apr.).

Republicans only need apply: patronage

hiring and the first amendment in *Avery v. Jennings*. 71 Minn. L. Rev. 1374-402 (June).

PRISONS AND PRISONERS

The implications of prison privatization on the conduct of prisoner litigation under 42 U.S.C. section 1983. Susan L. Kay. 40 Vand. L. Rev. 867-88 (May).

Liability of state officials and prison corporations for excessive use of force against inmates of private prisons. 40 Vand. L. Rev. 983-1021 (May).

Privatization and prisons. E.S. Savas. 40 Vand. L. Rev. 889-99 (May).

The privatization of correctional institutions: the Tennessee experience. W.J. Michael Cody & Andy D. Bennett. 40 Vand. L. Rev. 829-49 (May).

Privatization of corrections: defining the issues. Ira P. Robbins. 40 Vand. L. Rev. 813-28 (May).

Tennessee's Private Prison Act of 1986: an historical perspective with special attention to California's experience. Ward M. McAfee. 40 Vand. L. Rev. 851-65 (May).

PRIVILEGED COMMUNICATIONS

Defining California Civil Code section 47(3): the resurgence of self-governance. 39 Stan. L. Rev. 1201-28 (May).

Medical and psychotherapy privileges and confidentiality: on giving with one hand and removing with the other. Steven R. Smith. 75 Ky. L.J. 473-557 (No. 3).

PROPERTY

Vested rights, "vestedness," and choice of law. Perry Dane. 96 Yale L.J. 1191-275 (May).

PROSTITUTION

See also *Jurisprudence*.

Illegal traffic in women: a civil RICO proposal. 96 Yale L.J. 1297-322 (May).

PUBLIC FINANCE

See also *Administrative Agencies*.

Balancing acts: *Bowsher v. Synar*, Gramm-Rudman-Hollings, and beyond. L. Harold Levinson. 72 Cornell L. Rev. 527-52 (Mar.).

Conditional federal spending and the Constitution. Albert J. Rosenthal. 39 Stan. L. Rev. 1103-64 (May).

PUBLIC HEALTH

See also *Insurance*.

AIDS and employment discrimination: should AIDS be considered a handicap? 33 Wayne L. Rev. 1095-110 (Spring).

PUBLIC LANDS

Public access to landlocked public lands. 39 Stan. L. Rev. 1373-401 (July).

RIGHT OF PRIVACY

Bowers v. Harwick: precedent by personal predilection. Thomas B. Stoddard. 54 U. Chi. L. Rev. 648-56 (Spring).

The constitutional right to privacy and emerging tort liability for deceit in interpersonal relationships. Paul C. Murray & Brenda J. Winslett. 1986 U. Ill. L. Rev. 779-835 (No. 3).

RIGHT TO COUNSEL

See *Attorneys' Fees*.

SCIENCE

The reluctant embrace: law and science in America. Steven Goldberg. 75 Geo. L.J. 1341-88 (Apr.).

SEARCH AND SEIZURE

The case against a plain feel exception to the warrant requirement. 54 U. Chi. L. Rev. 683-704 (Spring).

A fourth amendment fantasy: the last (heretofore unpublished) search and seizure decision of the Burger Court. Wayne R. LaFave. 1986 U. Ill. L. Rev. 669-88 (No. 3).

State v. Stevens: consent by deception in the context of garbage searches. 1987 Wis. L. Rev. 191-207 (No. 1).

SECURED TRANSACTIONS

See also *Farms & Farming*.

"Hot goods" liability: secured creditors and the Fair Labor Standards Act. 87 Colum. L. Rev. 644-69 (Apr.).

SECURITIES

See also *Stocks*.

Financial columnists as investment advisers: after *Lowe and Carpenter*. 74 Calif. L. Rev. 2061-100 (Dec.).

The Supreme Court and the definition of "security": the "context" clause, "investment contract" analysis, and their ramifications. Marc I. Steinberg & William E. Kaulbach. 40 Vand. L. Rev. 489-539 (Apr.).

SECURITIES: FRAUD

Private causes of action for option investors under SEC rule 10b-5: a policy, doctrinal, and economic analysis. 100 Harv. L. Rev. 1959-78 (June).

SELF-INCRIMINATION

Mandatory self-reporting under section 922(e) of the Gun Control Act of 1968: its infringement on the fifth amendment privilege against self-incrimination. 81 Nw. U. L. Rev. 263-87 (Winter).

SENTENCING

See also *Capital Punishment*.

The constitutional infirmities of the United

States Sentencing Commission. 96 Yale L.J. 1363-88 (May).

SEPARATION OF POWERS

See also *Administrative Agencies, Public Finance*.

The contemporary debate about legislative-executive separation of powers. Thomas O. Sargentich. 72 Cornell L. Rev. 430-87 (Mar.).

Formal and functional approaches to separation-of-powers questions — a foolish inconsistency? Peter L. Strauss. 72 Cornell L. Rev. 488-526 (Mar.).

SETTLEMENTS

It's a mistake to tolerate the Mary Carter agreement. 87 Colum. L. Rev. 368-86 (Mar.).

SOCIAL WELFARE

See *Health, Jurisprudence*.

SPORTS

After *Carr*: rehabilitating the Michigan handicappers' statute. 33 Wayne L. Rev. 1133-53 (Spring).

Professional sports' eligibility rules: too many players on the field. 1986 U. Ill. L. Rev. 1233-53 (No. 4).

STANDING TO SUE

Milwaukee Metropolitan Sewerage District v. DNR: expanding the scope of state agency actions covered by contested case hearings. 1986 Wis. L. Rev. 963-87 (Nos. 5-6).

STOCKS

See also *Corporations: Consolidation & Merger*.

Evaluating dual class common stock: the relevance of substitutes. Ronald J. Gilson. 73 Va. L. Rev. 807-44 (Aug.).

TAXATION

See also *Pensions*.

Commerce clause restraints on state taxation: purposeful economic protectionism and beyond. Walter Hellerstein. 85 Mich. L. Rev. 758-69 (Feb.).

Significant tax issues in hospital related joint ventures. Theodore T. Myre, Jr. 75 Ky. L.J. 559-83 (No. 3).

TORTS

See also *Insurance, Malpractice, Medical Jurisprudence, Settlements*.

Individual action and collective responsibility: the dilemma of mass tort reform. Kenneth S. Abraham. 73 Va. L. Rev. 845-907 (Aug.).

A response to deficiencies in Illinois dramshop liability. 1986 U. Ill. L. Rev. 837-73 (No. 3).

TRIAL PRACTICE

Videotaping children's testimony: an empirical view. 85 Mich. L. Rev. 809-33 (Feb.).

TRUSTS AND TRUSTEES

See *Consumer Protection*.

VIDEOTAPE

See *Trial Practice*.

VOTING

Voter registration: a restriction on the fundamental right to vote. 96 Yale L.J. 1615-40 (June).