

Michigan Law Review

Volume 76 | Issue 2

1977

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 76 MICH. L. REV. 419 (1977).

Available at: <https://repository.law.umich.edu/mlr/vol76/iss2/10>

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 law reviews since the publication of the last issue of this *Review*. (a) indicates a leading article.

ACTIONS AND DEFENSES

Reliance on apparent authority as a defense to criminal prosecution. 77 Colum. L. Rev. 775-809 (June).

ADMINISTRATIVE PROCEDURE

See also *Income Tax: Procedure*.

The definition of formal agency adjudication under the Iowa Administrative Procedure Act. (a) Arthur Earl Bonfield. 63 Iowa L. Rev. 285-365 (Dec.).

ADVERTISING

The case (for and against) the imposition of proof of accuracy or substantiation requirements on advocacy—or issue-oriented corporate image—advertising. (a) S. Prakash Sethi. 23 Wayne L. Rev. 1229-59 (July).

ALIENS

See *Due Process*.

ALIMONY AND MAINTENANCE

Beyond Marvin: a proposal for quasi-spousal support. 30 Stan. L. Rev. 359-92 (Jan.).

Putative spousal support rights and the Federal Bankruptcy Act. 25 U.C.L.A. L. Rev. 96-124 (Oct.).

ANTITRUST LAW

Emerging issues under the Antitrust Improvements Act of 1976. (a) Irving Scher. 77 Colum. L. Rev. 679-740 (June).

In pari delicto and the deterrence of antitrust violations. 62 Minn. L. Rev. 59-87 (Nov.).

Private brands and antitrust policy. Roger D. Blair & Yoram C. Peles. 25 U.C.L.A. L. Rev. 46-69 (Oct.).

ANTITRUST LAW: SPORTS

See *Sports*.

ANTITRUST LAW: STATE ACTION

Parker v. Brown revisited: the state action doctrine after Goldfarb, Cantor, and Bates. 77 Colum. L. Rev. 898-933 (Oct.).

BANKRUPTCY

In re Highway & City Freight Drivers Local 600: availability of bankruptcy for labor unions. 126 U. Pa. L. Rev. 696-714 (Jan.).

BANKS AND BANKING

The dual banking system: a model of competition in regulation. (a) Kenneth E. Scott. 30 Stan. L. Rev. 1-50 (Nov.).

BURDEN OF PROOF

The restoration of In re Winship: a comment on burdens of persuasion in criminal cases after Patterson v. New York. (a) Ronald J. Allen. 76 Mich. L. Rev. 30-63 (Nov.).

CIVIL RIGHTS

See also *Elections*.

Reputation, stigma and section 1983: the lessons of Paul v. Davis. 30 Stan. L. Rev. 191-239 (Nov.).

Suing the lawbreakers: proposals to strengthen the section 1983 damage remedy for law enforcers' misconduct. (a) Jon O. Newman. 87 Yale L.J. 447-67 (Jan.).

CLASS ACTIONS

Group litigation and social context: toward a history of the class action. (a) Stephen C. Yeazell. 77 Colum. L. Rev. 866-96 (Oct.).

COLLEGES AND UNIVERSITIES

The autonomy of the University of California under the state constitution. (a) Harold W. Horowitz. 25 U.C.L.A. L. Rev. 23-45 (Oct.).

CONFESSIONS

Fifth amendment, confessions, self-incrimination—does a request for counsel prohibit a subsequent waiver of Miranda prior to the presence of counsel? 23 Wayne L. Rev. 1321-38 (July).

CONFLICT OF LAWS

The Texas dissimilarity doctrine as applied to the tort law of Mexico—a modern evaluation. 55 Texas L. Rev. 1281-305 (Aug.).

COURTS

The business of state supreme courts, 1870-1970. (a) Robert A. Kagan, Bliss Cartwright, Lawrence M. Friedman & Stanton Wheeler. 30 *Stan. L. Rev.* 121-56 (Nov.).

CRIMINAL LAW

Willful blindness as a substitute for criminal knowledge. 63 *Iowa L. Rev.* 466-85 (Dec.).

CRIMINAL PROCEDURE

See also *Burden of Proof*.

The Burger Court, the individual and the criminal process: directions and misdirections. (a) Edward Chase. 52 *N.Y.U.L. Rev.* 518-97 (June).

Criminal process in the seventies: a symposium. Articles by Louis B. Schwartz, B.J. George, Jr., H. Richard Uviller, Herbert S. Miller, Phillip J. Cook, John B. McConahay, Courtney J. Mullin & Jeffrey Frederick, Ann D. Witte, Michael H. Kahn & Lisa Davidson Kahn. 41 *Law & Contemp. Prob.* 1-292 (Winter).

Criminal waiver, procedural default and the Burger Court. (a) Ralph S. Spritzer. 126 *U. Pa. L. Rev.* 473-514 (Jan.).

CRIMINAL RESPONSIBILITY

The diminished capacity and diminished responsibility defenses: two children of a doomed marriage. (a) Peter Arenella. 77 *Colum. L. Rev.* 827-65 (Oct.).

DISCRIMINATION: AGE

See also *Infants*.

Age discrimination—involuntary retirement—McCann v. United Air Lines, Inc. 66 *Geo. L.J.* 173-89 (Oct.).

Retirement communities: the nature and enforceability of residential segregation by age. (a) Mary Doyle. 76 *Mich. L. Rev.* 64-107 (Nov.).

DISCRIMINATION: RACE

Racial discrimination and exclusionary zoning: a perspective on Arlington Heights. (a) Daniel R. Mandelker. 55 *Texas L. Rev.* 1217-53 (Aug.).

DUE PROCESS OF LAW

Procedural due process and the exercise of delegated power: the federal civil service employment restriction on aliens. 66 *Geo. L.J.* 83-111 (Oct.).

ELECTIONS

United Jewish Organizations v. Carey and the need to recognize aggregate voting rights. 87 *Yale L.J.* 571-602 (Jan.).

ENVIRONMENTAL LAW

The judicial role in environmental law. (a) James L. Oakes. 52 *N.Y.U.L. Rev.* 498-517 (June).

Subjectivity, expression, and privacy: problems of aesthetic regulation. (a) Stephen F. Williams. 62 *Minn. L. Rev.* 1-58 (Nov.).

EQUAL PROTECTION

Equality in fact vs. equality of opportunity. (a) Joyce A. Hughes. 23 *Wayne L. Rev.* 1203-28 (July).

ESTATE PLANNING

Equalization clauses with alternate valuation: an emerging option for estate planners. 63 *Iowa L. Rev.* 486-503 (Dec.).

FEDERAL JURISDICTION

The concept of law-tied pendent jurisdiction: Gibbs and Aldinger reconsidered. 87 *Yale L.J.* 627-54 (Jan.).

Erie and the Rules of Decision Act: in search of the appropriate dilemma. (a) Martin H. Redish & Carter G. Phillips. 91 *Harv. L. Rev.* 356-401 (Dec.).

Federal diversity jurisdiction: a survey and a proposal. (a) David L. Shapiro. 91 *Harv. L. Rev.* 317-55 (Dec.).

FEDERALISM

The Younger doctrine: reconstructing reconstruction. (a) Aviam Soifer & H.C. Macgill. 55 *Texas L. Rev.* 1141-215 (Aug.).

FREEDOM OF RELIGION

The free exercise clause, the NLRA, and parochial school teachers. 126 *U. Pa. L. Rev.* 631-72 (Jan.).

Freedom of religion and science instruction in public schools. 87 *Yale L.J.* 515-70 (Jan.).

Wolman v. Walter and the continuing debate over state aid to parochial schools. 63 *Iowa L. Rev.* 543-60 (Dec.).

FREEDOM OF SPEECH

The first amendment and political speech: an inquiry into the substance and limits of principle. (a) Lillian R. BeVier. 30 *Stan. L. Rev.* 299-358 (Jan.).

**GOVERNMENT IMMUNITY
AND LIABILITY**

The eleventh amendment and other sovereign immunity doctrines: I. (a) Martha A. Field. 126 U. Pa. L. Rev. 515-49 (Jan.).

Municipal liability under section 1981. 66 Geo. L.J. 143-72 (Oct.).

HABEAS CORPUS

Relieving the habeas corpus burden: a jurisdictional remedy. 63 Iowa L. Rev. 392-432 (Dec.).

HOMICIDE

See *Jewish Law*.

HOUSING

See *Discrimination: Race*.

**IMPEACHMENT OF
WITNESSES**

Impeachment of witnesses in Iowa: the quest for credibility. 63 Iowa L. Rev. 433-65 (Dec.).

**INCOME TAX:
CORPORATIONS**

Accrual and unusual punishment—the reasonable accuracy requirement of the all events test. 25 U.C.L.A. L. Rev. 70-95 (Oct.).

INCOME TAX: DEDUCTIONS

Tax law—sale and leaseback transactions—loss on sale portion of sale and leaseback transaction deductible by seller-lessee. 52 N.Y.U.L. Rev. 672-99 (June).

The tax treatment of the cost of terminating a lease. 30 Stan. L. Rev. 241-70 (Nov.).

INCOME TAX: EXEMPTIONS

Turecamo v. Commissioner: treatment of benefits received under the Medicare program for purposes of dependency exemption support test. 126 U. Pa. L. Rev. 673-95 (Jan.).

INCOME TAX: PROCEDURE

Constraints on the administrative summons power of the Internal Revenue Service, 63 Iowa L. Rev. 526-42 (Dec.).

INFANTS

Juvenile curfew ordinances and the Constitution. 76 Mich. L. Rev. 109-53 (Nov.).

INSOLVENCY

The rights of reclaiming cash sellers when contested by secured creditors of

the buyer. 77 Colum. L. Rev. 934-61 (Oct.).

JEWISH LAW

Justification and excuse in the Judaic and common law: the exculpation of a defendant charged with homicide. 52 N.Y.U.L. Rev. 599-628 (June).

JURISDICTION

The expanded scope of the sufficient minimum contacts standard: Schaffer v. Heitner. 63 Iowa L. Rev. 504-25 (Dec.).

JURISPRUDENCE

Dealing with disasters: some thoughts on the adequacy of the legal system. (a) Robert L. Rabin. 30 Stan. L. Rev. 281-98 (Jan.).

The limits of legal realism. (a) Anthony D'Amato. 87 Yale L.J. 468-513 (Jan.).

LAND USE

The disparity issue: a context for the Grand Central Terminal decision. John J. Costonis. 91 Harv. L. Rev. 402-26 (Dec.).

LAW REFORM

Implementation problems in institutional reform litigation. 91 Harv. L. Rev. 428-63 (Dec.).

LEGAL ETHICS

Client fraud and the lawyer—an ethical analysis. 62 Minn. L. Rev. 89-118 (Nov.).

LEGAL HISTORY

See also *Courts*.

Republicanism and the law of inheritance in the American revolutionary era. (a) Stanley N. Katz. 76 Mich. L. Rev. 1-29 (Nov.).

The trial and execution of Bruno Richard Hauptmann: still another case that "will not die". (a) Louis M. Seidman. 66 Geo. L.J. 1-48 (Oct.).

LIBEL AND SLANDER

Public figures, private figures and public interest. 30 Stan. L. Rev. 157-89 (Nov.).

MARRIAGE: PROPERTY

Sharing principles and the future of marital property law. (a) Susan Westenberg Prager. 25 U.C.L.A. L. Rev. 1-22 (Oct.).

MENTAL HEALTH

Treatment rights of mentally ill nursing home residents. (a) Cynthia Faye Barnett. 126 U. Pa. L. Rev. 578-629 (Jan.).

NUCLEAR ENERGY

Nuclear power and the Price-Anderson Act: promotion over public protection. 30 Stan. L. Rev. 393-468 (Jan.).

OBSCENITY

Criminal procedure—transfer of venue and the contemporary community standards test in federal obscenity prosecutions. 52 N.Y.U.L. Rev. 629-50 (June).

PARTIES TO ACTION

California's unique Doe defendant practice: a fiction stranger than truth. (a) James E. Hogan. 30 Stan. L. Rev. 51-119 (Nov.).

PENOLOGY

State prisoners' suits brought on issues dispositive of confinement: the aftermath of Preiser v. Rodriguez and Wolff v. McDonnell. 77 Colum. L. Rev. 742-74 (June).

POLICE

Orders to move on and the prevention of crime. 87 Yale L.J. 603-26 (Jan.).

PRESUMPTIONS

The circumstantial evidence charge in Texas criminal cases: a retrograde doctrine. 55 Texas L. Rev. 1255-79 (Aug.).

PRIVILEGED COMMUNICATIONS

The attorney-client privilege: fixed rules, balancing, and constitutional entitlement. 91 Harv. L. Rev. 464-87 (Dec.).

PRODUCTS LIABILITY

A critique of the justifications for employee suits in strict products liability against third party manufacturers. 25 U.C.L.A. L. Rev. 125-65 (Oct.).

RIGHT TO COUNSEL

Indigents' right to appointed counsel in civil litigation. 66 Geo. L.J. 113-41 (Oct.).

Legal aid: the demise of idealism.

(a) Paul H. Francis. 23 Wayne L. Rev. 1261-320 (July).

SCHOOLS AND SCHOOL DISTRICTS

See *Freedom of Religion*.

SEARCH AND SEIZURE

The life and times of *Boyd v. United States* (1886-1976). 76 Mich. L. Rev. 184-212 (Nov.).

A reconsideration of the Katz expectation of privacy test. 76 Mich. L. Rev. 154-83 (Nov.).

SECURITIES

Securities law—rule 10b-5 standing—pledge of securities in a loan transaction held to constitute a sale. 52 N.Y.U.L. Rev. 651-71 (June).

SELF-INCRIMINATION

See *Search & Seizure*.

SENTENCING

Sentencing reform and prosecutorial power: a critique of recent proposals for "fixed" and "presumptive" sentencing. (a) Albert W. Alschuler. 126 U. Pa. L. Rev. 550-77 (Jan.).

SEPARATION OF POWERS

Congressional oversight and the legislative veto: a constitutional analysis. (a) Jacob K. Javits & Gary J. Klein. 52 N.Y.U.L. Rev. 455-97 (June).

SPORTS

Tackling intercollegiate athletics: an antitrust analysis. 87 Yale L.J. 655-79 (Jan.).

STATE ACTION

The state action doctrine after Goldfarb and Cantor. (a) David F. Shores. 63 Iowa L. Rev. 367-91 (Dec.).

TEACHERS AND TEACHING

See *Freedom of Religion*.

UNIONS

See *Bankruptcy*.

UNITED STATES SUPREME COURT

See *Criminal Procedure*.

WITNESSES

Separation of powers and defense witness immunity. 66 Geo. L.J. 51-82 (Oct.).