

Michigan Law Review

Volume 75 | Issue 4

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*, 75 MICH. L. REV. 807 (1977).

Available at: <https://repository.law.umich.edu/mlr/vol75/iss4/8>

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

ADMINISTRATIVE LAW

The 1974 amendments to the Freedom of Information Act: the safety valve provision § 552(a)(6)(C) excusing agency compliance with statutory time limits—a proposed interpretation. (a) Marc I. Steinberg. 52 *Notre Dame Law*. 235-60 (Dec.).

ADMINISTRATIVE PROCEDURE

Authority of federal agencies to impose discovery sanctions: the FTC—a case in point. (a) Robert L. Williams. 65 *Geo. L.J.* 739-71 (Feb.).

Public participation in the adoption of interpretive rules and policy statements. (a) Michael Asimow. 75 *Mich. L. Rev.* 520-84 (Jan.).

ANTITRUST LAW

The “big” antitrust case: 25 years of Sisyphian labor. (a) James R. Withrow & Richard P. Larm. 62 *Cornell L. Rev.* 1-49 (Nov.).

Federal rules of civil procedure—class actions—antitrust law—rebuttable presumption that Sherman Act plaintiffs entitled to class certification under rule 23. 62 *Cornell L. Rev.* 177-201 (Nov.).

ANTITRUST LAW: DAMAGES

Comprehensive models for assessing lost profits to antitrust plaintiffs. (a) Richard C. Hoyt, Dale C. Dahl & Stuart D. Gibson. 60 *Minn. L. Rev.* 1233-56 (June).

ANTITRUST LAW: FOREIGN

Questionable corporate payments abroad: an antitrust approach. (a) Charles R. McManis. 86 *Yale L.J.* 215-57 (Dec.).

ATTORNEYS

The legal malpractice dilemma: will new standards of care place professional liability insurance beyond the reach of the specialist? (a) Richard J. Schindman & Mark J. Salzer. 45 *U. Cin. L. Rev.* 541-61 (No. 4).

BANKS AND BANKING

The effect of the use of customer-bank communications terminals on competition among financial institutions. 45 *U. Cin. L. Rev.* 591-603 (No. 4).

BOYCOTTS AND STRIKES

Secondary boycotts and the employer's permissible response under the California Agricultural Labor Relations Act. 29 *Stan. L. Rev.* 277-96 (Jan.).

CIVIL PROCEDURE

Habitual plaintiffs in federal court and the surrogate pleader approach. 45 *U. Cin. L. Rev.* 577-90 (No. 4).

CLASS ACTIONS

See *Antitrust Law*.

COMMISSIONS AND COMMITTEES OF INQUIRY

Governmental investigations of the exercise of first amendment rights: citizens' rights and remedies. 60 *Minn. L. Rev.* 1257-88 (June).

COMPARATIVE LAW

Procedure: transnational perspectives and preferences. (a) Stephen LaTour, Pauline Houlden, Laurens Walker & John Thibaut. 86 *Yale L.J.* 258-90 (Dec.).

CONFLICT OF LAWS

See *Full Faith & Credit*.

CONSPIRACY

An analysis of Wharton's rule: *Iannelli v. United States* and one step beyond. 71 *Nw. U.L. Rev.* 547-65 (Sept.-Oct.).

CONSTITUTIONAL HISTORY

Constitutional fathers—constitutional sons. (a) Louis Henkin. 60 *Minn. L. Rev.* 1113-47 (June).

CONTRACTS

Punitive damages in the law of contract: the reality and the illusion of

legal change. (a) Timothy J. Sullivan. 61 Minn. L. Rev. 207-52 (Jan.).

COURTS

Colloquium: the federal judiciary: essays from the bench. Articles by Eugene A. Wright, David L. Bazelon, Charles R. Richey, Thomas D. Lambros & Dudley B. Bonsal. 52 Ind. L.J. 96-148 (Fall).

Institutional reform in the federal courts. (a) Alan Betten. 52 Ind. L.J. 63-95 (Fall).

COURTS-MARTIAL

United States Court of Military Appeals: a review of the 1975-76 term. 52 Ind. L.J. 150-255 (Fall).

CREDIT

Goldman v. First National Bank: adapting the Truth in Lending Act to class action requirements and the nuances of open end credit. 125 U. Pa. L. Rev. 635-64 (Jan.).

CRIMINAL PROCEDURE

The jailed pro se defendant and the right to prepare a defense. 86 Yale L.J. 292-316 (Dec.).

Jeopardy and mistrials. (a) Stephen J. Schulhofer. 125 U. Pa. L. Rev. 449-539 (Jan.).

CRIMINOLOGY

Applying the controlled experiment to penal reform. 62 Cornell L. Rev. 158-76 (Nov.).

Impacting criminal justice through research. (a) Stuart Adams. 45 U. Cin. L. Rev. 563-75 (No. 4).

DISCOVERY

The conundrum of criminal discovery: constitutional arguments, ABA standards, federal rules and Kentucky law. 64 Ky. L.J. 800-48 (No. 4).

DISCRIMINATION

The coverage of appointees of state and local elected officials under the Equal Employment Opportunity Act of 1972 and congressional power to enforce the fourteenth amendment. 65 Geo. L.J. 809-36 (Feb.).

The coverage of federal excepted service personnel under the Equal Employment Opportunity Act of 1972. 65 Geo. L.J. 837-56 (Feb.).

The disproportionate impact theory of racial discrimination. (a) Michael J. Perry. 125 U. Pa. L. Rev. 540-89 (Jan.).

The enforcement of title VII: meshing public and private efforts. (a) Charles A. Sullivan. 71 Nw. U.L. Rev. 480-535 (Sept.-Oct.).

On "duplicative employment discrimination actions": a reply to Professor Sullivan. (a) Michael A. Reiter. 71 Nw. U.L. Rev. 536-46 (Sept.-Oct.).

Reading the mind of the school board: segregative intent and the de facto/de jure distinction. 86 Yale L.J. 317-55 (Dec.).

The thirteenth and fourteenth amendments: constitutional authority for federal legislation against private sex discrimination. (a) Emily Calhoun. 61 Minn. L. Rev. 313-62 (Jan.).

DUE PROCESS OF LAW

Substantive due process revisited: reflections on (and beyond) recent cases. (a) Michael J. Perry. 71 Nw. U.L. Rev. 417-68 (Sept.-Oct.).

Making sense of the prejudgment seizure cases. (a) Richard S. Kay & Harold M. Lubin. 64 Ky. L.J. 705-27 (No. 4).

EAVESDROPPING

Judicial coercion of unwilling telephone companies in pen register cases. 45 U. Cin. L. Rev. 649-59 (No. 4).

ELECTIONS

Current status of the Federal Election Campaign Act: Buckley v. Valeo and the legislative response. 45 U. Cin. L. Rev. 623-48 (No. 4).

ENVIRONMENTAL LAW

Environmental law: public participation in the environmental impact statement process. 61 Minn. L. Rev. 363-81 (Jan.).

Symposium: environmental decision-making. Articles by David Sive, N. William Hines, Richard B. Stewart, D. Bruce La Pierre, Sanford E. Gaines & William E. Reukauf. 62 Iowa L. Rev. 637-919 (Feb.).

ENVIRONMENTAL PROTECTION

Infeasibility claims following Union Electric Co. v. EPA. 62 Iowa L. Rev. 923-41 (Feb.).

Risk-benefit analysis and technology-forcing under the Toxic Substances Control Act. 62 Iowa L. Rev. 942-59 (Feb.).

EQUAL PROTECTION

An examination of congressional powers under § 5 of the 14th amendment. (a) Gene R. Nichol, Jr. 52 Notre Dame Law. 175-89 (Dec.).

Racism, sexism, and preferential treatment: an approach to the topics. (a) Richard A. Wasserstrom. 24 U.C.L.A. L. Rev. 581-622 (Feb.).

FEDERALISM

See also *Discrimination*.

The abstention doctrine today. (a) Martha A. Field. 125 U. Pa. L. Rev. 590-609 (Jan.).

Applying the Equal Pay Act to state and local governments: the effect of National League of Cities v. Usery. 125 U. Pa. L. Rev. 665-81 (Jan.).

The new federalism in criminal procedure revisited. (a) Donald E. Wilkes, Jr. 64 Ky. L.J. 729-52 (No. 4).

The new federalism: toward a principled interpretation of the state constitution. 29 Stan. L. Rev. 297-321 (Jan.).

FREEDOM OF SPEECH

The legacy of Greer v. Spock: the public forum doctrine and the principle of the military's political neutrality. (a) Donald N. Zillman & Edward J. Imwinkelried. 65 Geo. L.J. 773-806 (Feb.).

FREEDOM OF THE PRESS

See also *Legal Profession*.

"Or of the [Broadcast] Press". (a) L.A. Powe, Jr. 55 Texas L. Rev. 39-66 (Dec.).

Programming in response to the community: the broadcast consumer and the first amendment. (a) William C. Canby, Jr. 55 Texas L. Rev. 67-96 (Dec.).

FULL FAITH AND CREDIT

Full faith and credit versus state interest: the last-in-time rule in Texas. 55 Texas L. Rev. 127-45 (Dec.).

The roles of due process and full faith and credit in choice of law. (a) Frederick L. Kirgis, Jr., with a reply by James A. Martin. 62 Cornell L. Rev. 94-55 (Nov.).

GOVERNMENT IMMUNITY AND LIABILITY

See *International Trade*.

INCOME TAX: DEDUCTIONS

Deductibility of expenses for conventions and educational seminars. (a) Philip F. Postlewaite. 61 Minn. L. Rev. 253-311 (Jan.).

INCOME TAX: UNITED STATES

Reflections on the U.S. progressive income tax: its past and present. (a) Edwin S. Cohen. 62 Va. L. Rev. 1317-35 (Dec.).

INHERITANCE, ESTATE AND GIFT TAXES

Jones v. United States: tax treatment of gifts of stock in a liquidating corporation. 125 U. Pa. L. Rev. 682-97 (Jan.).

The use of restrictive agreements in estate tax valuation of farmlands and other properties. (a) Don R. Castleman. 64 Ky. L.J. 785-99 (No. 4).

INSANITY

Standards of mental illness in the insanity defense and police power commitments: a proposal for a uniform standard. 60 Minn. L. Rev. 1289-302 (June).

INTELLECTUAL PROPERTY

The Monty Python litigation—of moral right and the Lanham Act. 125 U. Pa. L. Rev. 611-34 (Jan.).

INTERNATIONAL TRADE

Sovereign immunity and act of state defenses: transnational boycotts and economic coercion. (a) Sigmund Timberg. 55 Texas L. Rev. 1-37 (Dec.).

JUDGES

The constitutional right to one's good name: an examination of the scholarship of Mr. Justice Rehnquist. (a) Mark Tushnet. 64 Ky. L.J. 753-66 (No. 4).

JURISPRUDENCE

Legal theory and the obligation of a judge: the Hart/Dworkin dispute. (a) E. Philip Soper. 75 Mich. L. Rev. 473-519 (Jan.).

LABOR LAW

Prospective injunctions and federal

labor law policy: of future strikes, arbitration, and equity. 52 Notre Dame Law. 307-32 (Dec.).

The protected status of partial strikes after Lodge 76: a comment. (a) Julius G. Getman. 29 Stan. L. Rev. 205-11 (Jan.).

LANGUAGE

Reflections on Taxman: an experiment in artificial intelligence and legal reasoning. (a) L. Thorne McCarty. 90 Harv. L. Rev. 837-93 (March).

LEGAL EDUCATION

Legal education: the classroom experience. (a) Thomas L. Shaffer & Robert S. Redmount. 52 Notre Dame Law. 190-218 (Dec.).

LEGAL HISTORY

A case of murder: criminal justice in early Minnesota. (a) J. Samaha. 60 Minn. L. Rev. 1219-31 (June).

The origins of western legal science. (a) Harold J. Berman. 90 Harv. L. Rev. 894-943 (March).

LEGAL PROFESSION

Attorney fee schedules and legal advertising: the implications of Goldfarb. (a) John G. Branca & Marc I. Steinberg. 24 U.C.L.A.L. Rev. 475-522 (Feb.).

LIBEL AND SLANDER

Reputation as a constitutionally protectible interest. 52 Notre Dame Law. 290-306 (Dec.).

MARITIME LAW

The Longshoremen's and Harbor Workers' Compensation Act: coverage after the 1972 amendments. 55 Texas L. Rev. 99-125 (Dec.).

MEDICAL JURISPRUDENCE

Restrictions on unorthodox health treatment in California: a legal and economic analysis. 24 U.C.L.A.L. Rev. 647-96 (Feb.).

When nursing home patients complain: the ombudsman or the patient advocate. (a) John J. Regan. 65 Geo. L.J. 691-738 (Feb.).

MENTAL HEALTH

Of the *parens patriae* commitment

power and drug treatment of schizophrenia: do the benefits to the patient justify involuntary treatment? (a) Eugene Z. DuBose, Jr. 60 Minn. L. Rev. 1149-218 (June).

MILITARY SERVICE

The deterrent effect of legal sanctions on draft evasion. (a) Alfred Blumstein & Daniel Nagin. 29 Stan. L. Rev. 241-76 (Jan.).

NEGLIGENCE

House v. Kellerman: judge, jury, and intervening cause in Kentucky negligence law. 64 Ky. L.J. 889-910 (No. 4).

PARKS AND MONUMENTS

See *Public Lands*.

PENOLOGY

Capital punishment: a review of recent Supreme Court decisions. 52 Notre Dame Law. 261-89 (Dec.).

PENSIONS

Individual retirement savings plans: a mixed blessing conferred by ERISA. 64 Ky. L.J. 849-88 (No. 4).

Public employee pensions in times of fiscal distress. 90 Harv. L. Rev. 992-1017 (March).

PHYSICIANS AND SURGEONS

Physician countersuits: malicious prosecution, defamation and abuse of process as remedies for meritless medical malpractice suits. 45 U. Cin. L. Rev. 604-22 (No. 4).

PLEA BARGAINING

Plea bargaining, decision theory, and equilibrium models: part II. (a) Stuart S. Nagel & Marian Neef. 52 Ind. L.J. 1-61 (Fall).

POLLUTION

The case for the regulation of nonreturnable beverage containers. (a) Marvin M. Moore. 64 Ky. L.J. 767-83 (No. 4).

PRISONS AND PRISONERS

Prisoner property deprivations: section 1983 and the fourteenth amendment. 52 Ind. L.J. 257-80 (Fall).

PUBLIC LANDS

Proprietary duties of the federal government under the public land trust. 75 Mich. L. Rev. 586-626 (Jan.).

Protecting public parkland from indirect federal highway intrusion. 62 Iowa L. Rev. 960-79 (Feb.).

RIGHT OF PRIVACY

The dismissal of public schoolteachers for aberrant behavior. 64 Ky. L.J. 911-36 (No. 4).

Formalism, legal realism, and constitutionally protected privacy under the fourth and fifth amendments. 90 Harv. L. Rev. 945-91 (March).

SALES

The seller's right to reclaim: another conflict between the Uniform Commercial Code and the Bankruptcy Act? (a) John A. Sebert, Jr. 52 Notre Dame Law. 219-34 (Dec.).

SEARCH AND SEIZURE

Constitutional law—search and seizure—court-ordered surgical removal of a bullet from an unconsenting defendant for evidentiary purposes held reasonable under the fourth amendment. 55 Texas L. Rev. 147-62 (Dec.).

SECURITIES: FRAUD

The Supreme Court attempts to define scienter under rule 10b-5: Ernst & Ernst v. Hochfelder. (a) Elaine E. Bucklo. 29 Stan. L. Rev. 213-40 (Jan.).

SECURITIES REGULATION

An assessment of the SEC shareholder proposal rule. (a) Donald E. Schwartz & Elliott J. Weiss, 65 Geo. L.J. 635-90 (Feb.).

The SEC and the new disclosure. (a)

Russell B. Stevenson, Jr. 62 Cornell L. Rev. 50-93 (Nov.).

Stock acquired by subscription: the holding period in California. 24 U.C.L.A.L. Rev. 623-46 (Feb.).

Who killed the private offering exemption? A legal whodunit. (a) Harold Marsh, Jr. 71 Nw. U.L. Rev. 470-79 (Sept.-Oct.).

SENTENCING

The constitutionality of harsher sentences on retrial in Virginia. (a) Jerri D. Gilbreath. 62 Va. L. Rev. 1337-49 (Dec.).

SEPARATION OF POWERS

Congressional papers, judicial subpoenas, and the Constitution. (a) David Kaye. 24 U.C.L.A.L. Rev. 523-80 (Feb.).

Congressional power under the appointments clause after Buckley v. Valeo. 75 Mich. L. Rev. 627-48 (Jan.).

SURVEY OF STATE LAW

The Supreme Court of California 1975-1976. 65 Calif. L. Rev. 231-543 (March).

Twenty-first annual survey of developments in Virginia law, 1975-1976. 62 Va. L. Rev. 1352-512 (Dec.).

TRIAL PROCEDURE

Remarriage and wrongful death: a model for voir dire examination. 52 Ind. L.J. 281-300 (Fall).

ZONING

Standing to challenge exclusionary land use devices in federal courts after Warth v. Seldin. 29 Stan. L. Rev. 323-61 (Jan.).

