

Michigan Law Review

Volume 80 | Issue 3

1982

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 80 MICH. L. REV. 563 (1982).

Available at: <https://repository.law.umich.edu/mlr/vol80/iss3/7>

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*.

ADMINISTRATION OF JUSTICE

Federal Magistrate Act — de novo review of consensual references — when a federal district court judge refers a civil trial to a magistrate under section 636(b)(3) he must make a de novo determination of those portions of the magistrate's findings to which a party objects. 49 *Geo. Wash. L. Rev.* 924-43 (Aug.).

A judge's views on Justice, Bureaucracy, and Legal Method. Harry T. Edwards. 80 *Mich. L. Rev.* 259-69 (Dec.).

Justice, bureaucracy, and legal method. Joseph Vining. 80 *Mich. L. Rev.* 248-58 (Dec.).

ADMINISTRATIVE AGENCIES

See also *Trade Regulation*.

Comment on Beyond the New Deal. Lowell Smith & Russell Randle. Reply by Bruce A. Ackerman & William T. Hassler. 90 *Yale L.J.* 1398-434 (May).

ADMINISTRATIVE LAW

Presidential control of agency rule-making. Morton Rosenberg. 80 *Mich. L. Rev.* 193-247 (Dec.).

AGED

Symposium: the law and the elderly. Articles by Claude Pepper, Sally Hart Wilson, Mark E. Wilson & Jonathan J. Chun, Andrew J. Urban, Jr., Janice A. Grant, Anne Riordan, Ann Glynn & Valerie McNevin-Petersen. 16 *Gonz. L. Rev.* 529-744 (No. 3).

ANTITRUST LAW

The application of Sherman Act antitrust law to industry self-regulation: an analysis integrating nonboycott Sherman Act principles. James F. Ponsoldt. 55 *S. Cal. L. Rev.* 1-64 (Nov.).

Avoiding the antitrust statute of limitations under Zenith: a decade of inconsistency. 55 *S. Cal. L. Rev.* 255-91 (Nov.).

Indirect purchaser suits under state antitrust laws: a detour around the Illinois Brick wall. 34 *Stan. L. Rev.* 203-20. (Nov.).

Interconnected problems of doctrine and economics in the section one labyrinth: is Sylvania a way out? Tyler A. Baker. 67 *Va. L. Rev.* 1457-520 (Nov.).

Predatory pricing rules: a comment on Williamson's output restriction rule. J. Timothy Lefever. Reply by Oliver E. Williamson. 90 *Yale L.J.* 1639-49 (June).

BURDEN OF PROOF

After Sandstrom: the constitutionality of presumptions that shift the burden of production — *Muller v. State*. 1981 *Wis. L. Rev.* 519-59 (No. 3).

CIVIL PROCEDURE

See *Discrimination*.

CLASS ACTIONS

An economic analysis of fluid class recovery mechanisms. 34 *Stan. L. Rev.* 173-201 (Nov.).

COMMERCIAL LAW

See *Contracts*.

COMMITMENT

Involuntary civil commitment: the inadequacy of existing procedural and substantive protections. 28 *UCLA L. Rev.* 906-51 (Apr.).

COMMODITY TRADING

Fraud in commodity futures trading — an examination of the investor's remedies. 34 *Vand. L. Rev.* 1349-405 (Oct.).

CONSTITUTIONAL LAW

Big Mama Rag: an inquiry into vagueness. 67 *Va. L. Rev.* 1543-62 (Nov.).

Constitutional implications of a population undercount: making sense of the census clause. 69 *Geo. L.J.* 1427-63 (Aug.).

CONTRACTS

Good faith performance of a contract within article 2 of the Uniform Commercial Code. Steven J. Burton. 67 *Iowa L. Rev.* 1-30 (Oct.).

COPYRIGHT

When works collide: derivative motion pictures, underlying rights, and the public interest. Peter Jaszi. 28 *UCLA L. Rev.* 715-815 (Apr.).

CORPORATE REORGANIZATION

Defining the "acquisition" in B reorganization through the step transaction doctrine.

Martin J. McMahon, Jr. 67 Iowa L. Rev. 31-86 (Oct.).

CORPORATIONS

Disclosure of information bearing on management integrity and competency. Ralph C. Ferrara, Richard M. Starr & Marc I. Steinberg. 76 Nw. U. L. Rev. 555-612 (Nov.).

Social regulation of business activity: reforming the corporate governance system to resolve an institutional impasse. 28 UCLA L. Rev. 343-437 (Feb.).

CORPORATIONS: NONPROFIT

Consumer perceptions of nonprofit enterprise: a comment on Hansmann. Steven E. Permut. Reply by Henry B. Hansmann. 90 Yale L.J. 1623-38 (June).

CORPORATIONS: OFFICERS AND DIRECTORS

Criminal liability of corporate officers for strict liability offenses — a comment on Dotterweich and Park. 28 UCLA L. Rev. 463-77 (Feb.).

CORRUPT PRACTICES

Negligence is not corruption: the scienter requirement of the Foreign Corrupt Practices Act. Gary M. Elden & Mark S. Sableman. 49 Geo. Wash. L. Rev. 819-42 (Aug.).

COURTS

A look inside Iowa courts: focus on expanded media coverage. 67 Iowa L. Rev. 101-32 (Oct.).

The other things that courts do. Murray L. Schwartz. 28 UCLA L. Rev. 438-62 (Feb.).

CRIMINAL LAW

See also *Kidnapping*.

Beck v. Alabama: the right to a lesser included offense instruction in capital cases. 1981 Wis. L. Rev. 560-92 (No. 3).

DISCOVERY

Computer discovery in federal litigation: playing by the rules. 69 Geo. L.J. 1465-94 (Aug.).

Information disclosure in civil actions: the Freedom of Information Act and the federal discovery rules. Janice Toran. 49 Geo. Wash. L. Rev. 843-72 (Aug.).

DISCRIMINATION

Burdens of pleading and proof in discrimination cases: toward a theory of procedural justice. Robert Belton. 34 Vand. L. Rev. 1205-87 (Oct.).

Title VII and congressional employees: the "chilling effect" and the speech or debate clause. 90 Yale L.J. 1458-85 (May).

DOUBLE JEOPARDY

Double jeopardy problems presented by two-tier systems. 69 Geo. L.J. 1525-43 (Aug.).

EDUCATION

Intelligence tests: to be or not to be under the Education for All Handicapped Children Act of 1975. 76 Nw. U. L. Rev. 640-68 (Nov.).

EMIGRATION AND IMMIGRATION

Ending discrimination against unwed fathers and their illegitimate children under the immigration laws. 56 N.Y.U. L. Rev. 146-82 (Apr.).

Undocumented Mexican migration: in search of a just immigration law and policy. Gerald P. Lopez. 28 UCLA L. Rev. 615-714 (Apr.).

ENTRAPMENT

Causation and intention in the entrapment defense. 28 UCLA L. Rev. 859-905 (Apr.).

FEDERAL TORT CLAIMS ACT

The Federal Deposit Insurance Corporation's amenability to suit under the Federal Tort Claims Act for preferential distribution of assets of insolvent bank. 1981 Wis. L. Rev. 593-632 (No. 3).

FEDERALISM

Taking federalism seriously: limiting state acceptance of national grants. 90 Yale L.J. 1694-716 (June).

FOOD, DRUG AND COSMETIC LAW

Generic drugs: breaking the definitional barriers to FDA regulations. 76 Nw. U. L. Rev. 613-39 (Nov.).

FRAUD

See *Commodity Trading*.

FREEDOM OF INFORMATION

See *Discovery*.

FREEDOM OF RELIGION

Imposing corporate forms on unincorporated denominations: balancing secular accountability with religious free exercise. 55 S. Cal. L. Rev. 155-92 (Nov.).

FREEDOM OF SPEECH

The content distinction in first amend-

ment analysis. Martin H. Redish. 34 Stan. L. Rev. 113-51 (Nov.).

Corporate "persons" and freedom of speech: the political impact of legal mythology. William Patton & Randall Bartlett. 1981 Wis. L. Rev. 494-518 (No. 3).

Removal of public school library books: the first amendment versus the local school board. 34 Vand. L. Rev. 1407-34 (Oct.).

FREEDOM OF THE PRESS

Symposium: Near v. Minnesota, 50th anniversary. Articles by Donald M. Gillmor, Vincent Blasi, Paul L. Murphy, Erwin Knoll & Hans A. Linde. 66 Minn. L. Rev. 1-208 (Nov.).

FULL FAITH AND CREDIT

Full faith and credit, more or less, to judgments: doubts about Thomas v. Washington Gas Light Co. Stewart E. Sterk, 69 Geo. L.J. 1329-60 (Aug.).

GOVERNMENT

Uncertainty over adverse government action and the law of just compensation. 90 Yale L.J. 1670-93 (June).

HANDICAPPED

See *Education*.

HEARSAY

The need for a new approach to the present sense impression hearsay exception after State v. Flesher. 67 Iowa L. Rev. 179-204 (Oct.).

INCOME TAX: INDIVIDUAL

Expanding the taxable unit: the aggregation of the income of children and parents. Martin J. McMahon, Jr. 56 N.Y.U. L. Rev. 60-144 (Apr.).

INTERNATIONAL LAW

A jurisprudential problem in the submerged lands cases: international law in a domestic dispute. 90 Yale L.J. 1651-69 (June).

JURISPRUDENCE

Critical jurisprudence: an essay on the legal theory of Robert Burt's Taking Care of Strangers. Michael H. Davis. 1981 Wis. L. Rev. 419-53 (No. 3).

Symposium: constitutional adjudication and democratic theory. Articles by John J. Gibbons, David A.J. Richards, Michael J. Perry, Henry P. Monaghan, John Hart Ely, Frank I. Michelman, Graham Hughes, Lawrence G. Sager, Terrance Sandalow, Ronald Dworkin & Thomas Nagel. 56 N.Y.U. L. Rev. 259-544 (May-June).

Toward a general theory of waiver. Edward L. Rubin. 28 UCLA L. Rev. 478-563 (Feb.).

KIDNAPPING

Cults, deprogrammers, and the necessity defense. 80 Mich. L. Rev. 271-311 (Dec.).

LABOR LAW

Jurisdiction over intertwined contract violation and fair representation claims under the Railway Labor Act: Richins v. Southern Pacific Co. 66 Minn. L. Rev. 209-22 (Nov.).

The post-war paradigm in American labor law. Katherine Van Wezel Stone. 90 Yale L.J. 1509-80 (June).

LAW IN ARTS AND LITERATURE

Protecting artists' moral rights: a critique of the California Art Preservation Act as a model for statutory reform. Karen Gantz. 49 Geo. Wash. L. Rev. 873-901 (Aug.).

LEGAL ETHICS

Ethical issues facing lawyer-spouses and their employers. 34 Vand. L. Rev. 1435-62 (Oct.).

LEGAL HISTORY

Adjudication to administration: a statistical analysis of federal district courts in the twentieth century. David S. Clark. 55 S. Cal. L. Rev. 65-152 (Nov.).

The Aristotelian basis of English law: 1450-1800. Stephen A. Siegel. 56 N.Y.U. L. Rev. 18-59 (Apr.).

LEGAL PROFESSION

Paternalism and the legal profession. David Luban. 1981 Wis. L. Rev. 454-93 (No. 3).

Private lawyers and public responsibilities. Carl McGowan. 80 Mich. L. Rev. 183-92 (Dec.).

LIBEL AND SLANDER

Restricting the first amendment right to republish defamatory statements. 69 Geo. L.J. 1495-524 (Aug.).

MAGISTRATES AND MAGISTRATES' COURTS

See *Administration of Justice*.

MILITARY LAW

Intramilitary immunity and constitutional torts. 80 Mich. L. Rev. 312-33 (Dec.).

OPINIONS

The Supreme Court — 1980 term. 95 Harv. L. Rev. 17-345 (Nov.).

PARENT AND CHILD

R. McG. & C.W. v. J.W. & W.W.: the putative father's right to standing to rebut the marital presumption of paternity. 76 Nw. U. L. Rev. 669-708 (Nov.).

PENSIONS

Denying the illegality defense: an enigmatic approach to the delinquent pension fund contribution problem. 34 Stan. L. Rev. 221-48 (Nov.).

PHILOSOPHY

Liberalism as neutral dialogue: man and manna in the liberal state. Larry Alexander. 28 UCLA L. Rev. 816-58 (Apr.).

PLEA BARGAINING

The case for preplea disclosure. Eleanor J. Ostrow. 90 Yale L.J. 1581-622 (June).

PRIVILEGED COMMUNICATIONS

Upjohn Co. v. United States: a functional expansion of the attorney-corporate client privilege. 67 Iowa L. Rev. 161-78 (Oct.).

PROFESSIONS

Policing the professional monopoly: a constitutional and empirical analysis of unauthorized practice prohibitions. Deborah L. Rhode. 34 Stan. L. Rev. 1-112 (Nov.).

PROPERTY

Restatement (Second) of Property as an instrument of law reform. A. James Casner. 67 Iowa L. Rev. 87-100 (Oct.).

PSYCHIATRY

Public psychiatry and state control: a comparative report and analysis. 1981 Wis. L. Rev. 633-53 (No. 3).

PUBLIC LEGAL SERVICE

In defense of an embattled mode of advocacy: an analysis and justification of public interest practice. 90 Yale L.J. 1436-57 (May).

PUBLIC OFFICIALS AND EMPLOYEES

See *Torts*.

RIGHT OF PRIVACY

See *Search & Seizure*.

SEARCH AND SEIZURE

Deterring fourth amendment violations: alternatives to the exclusionary rule. William A. Schroeder. 69 Geo. L.J. 1361-426 (Aug.).
The fourth amendment and the "legiti-

mate expectation of privacy". Gerald G. Ashdown. 34 Vand. L. Rev. 1289-345 (Oct.).

SECURITIES

Santa Fe Industries v. Green revisited: a critique of circuit court application of rule 10b-5 to breaches of fiduciary duty to minority shareholders. 28 UCLA L. Rev. 564-90 (Feb.).

Securities law — damages — in an open market context, uninformed investors may recover the postpurchase decline in the market value of their shares, but recovery is limited to the gain realized by the tippee from the inside information. 49 Geo. Wash. L. Rev. 902-23 (Aug.).

TAXATION

Accrual of gambling debts under Internal Revenue Code section 451. 80 Mich. L. Rev. 334-49 (Dec.).

Taxation of charitable gift annuities: valuation and policy considerations. 67 Va. L. Rev. 1523-42 (Nov.).

TORTS

Causation, valuation, and chance in personal injury torts involving preexisting conditions and future consequences. Joseph H. King, Jr. 90 Yale L.J. 1353-97 (May).

Defining public policy torts in at-will dismissals. 34 Stan. L. Rev. 153-72 (Nov.).

TRADE REGULATION

Katharine Gibbs School (Inc.) v. FTC: restricting the Federal Trade Commission's trade regulation rulemaking authority under the Magnuson-Moss Act. 56 N.Y.U. L. Rev. 183-205 (Apr.).

WARRANTY

The Iowa livestock warranty exemption: illusory protection for the buyer. 67 Iowa L. Rev. 133-60 (Oct.).

A theory of the consumer product warranty. George L. Priest. 90 Yale L.J. 1297-352 (May).

WILLS

Mistakenly signed reciprocal wills: a change in tradition after *In re Snide*. 67 Iowa L. Rev. 205-18 (Oct.).

WORKMEN'S COMPENSATION

Determining the compensability of mental disabilities under workers' compensation. 55 S. Cal. L. Rev. 193-253 (Nov.).