

Michigan Law Review

Volume 64 | Issue 6

1966

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 64 MICH. L. REV. 1193 (1966).

Available at: <https://repository.law.umich.edu/mlr/vol64/iss6/19>

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

ALIENS

The futile forgiveness: basing deportation on an expunged narcotics conviction. 114 U. Pa. L. Rev. 372-79 (Jan.).

Antitrust and the consumer interest. (a) Kenneth S. Carlston and James M. Treece. 64 Mich. L. Rev. 777-800 (March).

ANTITRUST LAW

See also *Unfair Trade*.

Current antitrust problems in broadcasting. (a) Richard L. Perry. 27 Ohio St. L.J. 1-18 (Winter).

Fair trade: the ideal and reality. 27 Ohio St. L.J. 144-75 (Winter).

The polarities of antitrust. (a) Milton Handler. 60 Nw. U.L. Rev. 751-64 (Jan.-Feb.).

The size barrier in merger law—or anti-trust by the numbers. (a) John C. Berghoff. 27 Ohio St. L.J. 76-101 (Winter).

APPELLATE PROCEDURE

The proposed federal rules of appellate procedure. (a) Sherman L. Cohn. 54 Geo. L.J. 431-81 (Winter).

BANKRUPTCY

Bankruptcy jurisdiction: is it too summary? (a) George M. Treister. 39 So. Cal. L. Rev. 78-90 (1966).

Should chapter XIII bankruptcy be involuntary? 44 Texas L. Rev. 533-46 (Feb.).

BILLS AND NOTES

Good faith purchase of consumer paper: the failure of the subjective test. (a) Neil O. Littlefield. 39 So. Cal. L. Rev. 48-77 (1966).

BROKERS

The implication of a promise to buy or sell into a real estate brokerage contract: an analysis of the ready, willing and able theory. 114 U. Pa. L. Rev. 380-85 (Jan.).

CIVIL PROCEDURE

Waiver of a previously unrecognized defense: must lawyers be seers? 114 U. Pa. L. Rev. 451-58 (Jan.).

CIVIL RIGHTS

Desegregation of public school faculties. 51 Iowa L. Rev. 681-96 (Spring).

Federal protection of Negro voting rights. 51 Va. L. Rev. 1051-1213 (Oct.).

The American Indian—Tribal sovereignty and civil rights. 51 Iowa L. Rev. 654-69 (Spring).

CONSTITUTIONAL LAW

See also *Criminal Law, Evidence, Search & Seizure*.

Construction of interstate compacts: a questionable federal question. (a) David E. Engdahl. 51 Va. L. Rev. 987-1049 (Oct.).

Privacy after Griswold: constitutional or natural law right? 60 Nw. U. L. Rev. 813-33 (Jan.-Feb.).

The constitutionality of preventive disqualifications. 39 So. Cal. L. Rev. 144-54 (1966).

CONSUMERS

Translating sympathy for deceived consumers into effective programs for protection. 114 U. Pa. L. Rev. 395-450 (Jan.).

CONTRACTS

A radical restatement of the law of seller's damages: California results compared. (a) Robert J. Harris and Kenneth Graham. 18 Stan. L. Rev. 553-82 (Feb.).

Bianchi, the court of claims, and trial de novo. 54 Geo. L.J. 644-79 (Winter).

Reflections on contract. (a) Malcolm P. Sharp. 33 U. Chi. L. Rev. 211-20 (Winter).

COPYRIGHT LAW

Copyright revision: preemption as a panacea. 27 Ohio St. L.J. 176-92 (Winter).

CRIMINAL LAW

See also *Evidence, Search & Seizure*.

Constitutional limits on pre-arrest delay. 51 Iowa L. Rev. 670-80 (Spring).

Convictions obtained by perjured testimony: a comparative view. (a) Daniel E. Murray. 27 Ohio St. L.J. 102-16 (Winter).

Eavesdropping orders and the fourth amendment. 66 Colum. L. Rev. 355-76 (Feb.).

Linkletter, Shott, and the retroactivity problem in Escobedo. 64 Mich. L. Rev. 832-55 (March).

The concept of mental disease in criminal law insanity tests. (a) Herbert Fin-garette. 33 U. Chi. L. Rev. 229-48 (Winter).

The resistance standard in rape legislation. 18 Stan. L. Rev. 680-89 (Feb.).

DOMESTIC RELATIONS

Separate maintenance for nonresidents. 39 So. Cal. L. Rev. 137-43 (1966).

ESTATE PLANNING

A technique for making distributions from principal and income to residuary beneficiaries during administration of estates—with application to trusts. (a) John S. Dole. 79 Harv. L. Rev. 765-73 (Feb.).

Joint tenancy: the estate lawyer's continuing burden. (a) John E. Riecker. 64 Mich. L. Rev. 801-30 (March).

EVIDENCE

Defense, dignity, reliability: the control of police interrogation. 39 So. Cal. L. Rev. 92-107 (1966).

Medical malpractice—expert testimony. 60 Nw. U.L. Rev. 834-51 (Jan.-Feb.).

Some difficulties in devising rules for determining truth in judicial trials. (a) Jack B. Weinstein. 66 Colum. L. Rev. 223-46 (Feb.).

The meaning of defendant's silence. 39 So. Cal. L. Rev. 120-27 (1966).

The types of evidence: an analysis. (a) Lyman Ray Patterson. 19 Vand. L. Rev. 1-23 (Dec.).

FEDERAL COMMUNICATIONS COMMISSION

National policy and the "public interest"—a marriage of necessity in the communications act of 1934. 114 U. Pa. L. Rev. 386-94 (Jan.).

FOREIGN GOVERNMENT

Finland's official watchmen. (a) Walter Gellhorn. 114 U. Pa. L. Rev. 327-64 (Jan.).

Settling disagreements with officials in Japan. (a) Walter Gellhorn. 79 Harv. L. Rev. 685-732 (Feb.).

FOREIGN LAW

The Italian style: interpretation: III. (a) John Henry Merryman. [Parts I and II appeared in 18 Stan. L. Rev. 39-65; 396-437 (Nov. & Jan.).] 18 Stan. L. Rev. 583-611 (Feb.).

INTERSTATE COMMERCE COMMISSION

"Piggyback" service under the interstate commerce act. 66 Colum. L. Rev. 318-37 (Feb.).

JURISPRUDENCE

Lon Fuller's multidimensional natural law theory. (a) Douglas Sturm. 18 Stan. L. Rev. 612-39 (Feb.).

JUVENILE DELINQUENCY

Juvenile delinquents: the police, state courts, and individualized justice. 79 Harv. L. Rev. 775-810 (Feb.).

LABOR LAW

Refusal-to-recognize charges under section 8(a)(5) of the NLRA: card checks and employee free choice. 33 U. Chi. L. Rev. 387-405 (Winter).

State-court injunctions and the federal common law of labor contracts: beyond Norris-LaGuardia. (a) Howard Lesnick. 79 Harv. L. Rev. 757-64 (Feb.).

The bargaining lockout—reincarnation of an equalizer. 114 U. Pa. L. Rev. 366-71 (Jan.).

The board and section 9(c)(5): multilocation and single-location bargaining units in the insurance and retail industries. 79 Harv. L. Rev. 811-40 (Feb.).

The development of the Fibreboard doctrine: the duty to bargain over economically motivated subcontracting decisions. 33 U. Chi. L. Rev. 315-30 (Winter).

The employer's unilateral act—a per se violation—sometimes. (a) George Schatzki. 44 Texas L. Rev. 470-508 (Feb.).

LANDLORD AND TENANT

Remedies of the indigent tenant: proposal for change. (a) Robert S. Schoshinski. 54 Geo. L.J. 519-58 (Winter).

LAW & SCIENCE

Law in support of science: legal control of basic research resources. (a) Gordon Brewster Baldwin. 54 Geo. L.J. 559-91 (Winter).

LEGAL AID

The legal needs of the poor: a symposium. "This new fetish for indigency": justice and poverty in an affluent society, by Harold W. Solomon; Focal leverage points in problems relating to real property, by Julian H. Levi; The administration of criminal justice, by A. Kenneth Pye; and Problems involving family and child, by Justine Wise Polier. 66 Colum. L. Rev. 247-316 (Feb.).

LEGAL EDUCATION

The federal taxation of legal education: past, present, and proposed. (a) Philip E. Heckerling. 27 Ohio St. L.J. 117-42 (Winter).

LICENSING

Business and professional licensing—California, a representative example. 18 Stan. L. Rev. 640-65 (Feb.).

MENTAL ILLNESS

The function of the attorney and the commitment of the mentally ill. (a) Fred Cohen. 44 Texas L. Rev. 424-69 (Feb.).

MUNICIPAL CORPORATIONS

Absolute preferences in municipal civil service appointments: the unresolved conflict with municipal discretion. 64 Mich. L. Rev. 891-909 (March).

Municipal industrial development bonds. (a) Alfred E. Abbey. 19 Vand. L. Rev. 25-71 (Dec.).

OIL AND GAS

Prospects for compulsory fieldwide unitization in Texas. 44 Texas L. Rev. 510-32 (Feb.).

The Texas compulsory pooling act. (a) Ernest E. Smith. 44 Texas L. Rev. 387-423 (Feb.).

PROPERTY LAW

Abuses of the California *lis pendens*: an appeal for legislative remedy. 39 So. Cal. L. Rev. 103-19 (1966).

A survey of community property. (a) Norvie L. Lay. 51 Iowa L. Rev. 625-52 (Spring).

California's surface waters. 39 So. Cal. L. Rev. 123-36 (1966).

Property and value-interplay among the Nilotes of the southern Sudan. (a) Francis M. Deng. 51 Iowa L. Rev. 541-60 (Spring).

Real property joint tenancies: law, fact, and fancy. (a) N. William Hines. 51 Iowa L. Rev. 582-624 (Spring).

PUBLIC HOUSING

The public housing administration and discrimination in federally assisted low-rent housing. 64 Mich. L. Rev. 871-90 (March).

SEARCH & SEIZURE

Evidentiary searches: the rule and the reason. 54 Geo. L.J. 593-628 (Winter).

SECURITIES AND EXCHANGE COMMISSION

The regulation of corporate tender offers under federal securities law: a new challenge for rule 10b-5. 33 U. Chi. L. Rev. 359-86 (Winter).

SOVEREIGN IMMUNITY

Private suits against states in the federal courts. 33 U. Chi. L. Rev. 331-45 (Winter).

TAXATION

See also *Legal Education*.

Income realization and charitable contributions: the economics of altruism. (a) Mason C. Lewis. 54 Geo. L.J. 482-518 (Winter).

Principal and income allocation of stock distributions—the six per cent rule. 64 Mich. L. Rev. 856-70 (March).

Tax considerations in corporate reorganizations and mergers. (a) John T. Sapienza. 60 Nw. U.L. Rev. 765-811 (Jan.-Feb.).

Taxing as income the receipt of interest-free loans. 33 U. Chi. L. Rev. 346-58 (Winter).

The loss carryover deduction and changes in corporate structure. 66 Colum. L. Rev. 338-54 (Feb.).

The myth of special tax concessions for qualified pension plans. (a) Raymond Goetz. 51 Iowa L. Rev. 561-81 (Spring).

TORTS

See also *Evidence*

The application of *res ipsa loquitur* in medical malpractice cases. 60 Nw. U.L. Rev. 852-75 (Jan.-Feb.).

The bad Samaritan: rescue reexamined. 54 Geo. L.J. 629-43 (Winter).

The spurious rule of *libel per quod*. (a) Laurence H. Eldredge. 79 Harv. L. Rev. 733-56 (Feb.).

TRIALS

"Civilizing" nonjury trials. (a) F. R. Lacy. 19 Vand. L. Rev. 73-149 (Dec.).

UNFAIR TRADE

Caveat emptor under the Robinson-Patman act—a reappraisal of current developments in buyer's liability. (a) Robert W. Steele. 27 Ohio St. L.J. 19-75 (Winter).

Honesty and competition: some competitive virtues in the false naming of goods. (a) George J. Alexander. 39 So. Cal. L. Rev. 1-47 (1966).

The Robinson-Patman act: a symposium. Articles by Jason C. Blackford, Daniel Jay Baum, Jerrold G. Van Cise, Francis C. Mayer, Martin F. Idzik, Henry J. Bison, Jr., James F. Rill, Michael F. Schimberg, Earl W. Kintner, Basil J. Mezines, Thomas D. Ready, A. Everette MacIntyre, and Edwin S. Rockefeller. 41 Notre Dame Law. 285-401 (Feb.).

UNIFORM COMMERCIAL CODE

See also *Contracts*.
Does voucher to warranty belong in the
UCC? 18 Stan. L. Rev. 666-79 (Feb.).

UNITED NATIONS

Constitutional crisis at the United Na-
tions: the price of peace keeping. (a)
Nathaniel L. Nathanson. 33 U. Chi. L.
Rev. 249-313 (Winter).