

# Michigan Law Review

---

Volume 65 | Issue 8

---

1967

## Periodical Index

Michigan Law Review

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

---

### Recommended Citation

Michigan Law Review, *Periodical Index*, 65 MICH. L. REV. 1712 (1967).

Available at: <https://repository.law.umich.edu/mlr/vol65/iss8/14>

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](mailto: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.

### ADMINISTRATIVE LAW

Legislative involvement in administrative adjudications. 1967 *Wis. L. Rev.* 532-55 (Spring).

Report on administrative law to the Tennessee law revision commission. (a) Daniel J. Gifford. 20 *Vand. L. Rev.* 777-908 (May).

### ADMINISTRATIVE PROCEDURE

Do regulations really bind regulators? (a) Raoul Berger. 62 *Nw. U.L. Rev.* 137-80 (May-June).

### ADOPTION

See also *Inheritance & Succession*.

The divorced parent and consent for adoption. (a) Walter Wadlington. 36 *U. Cinc. L. Rev.* 196-209 (Spring).

### AGRICULTURE

Cotton allotments: another "new property." 45 *Texas L. Rev.* 734-53 (March).

The federal agricultural stabilization program and the Negro. 67 *Colum. L. Rev.* 1121-36 (June).

### AIR LAW

Air law—Warsaw convention—an international air carrier is deprived of its benefits under the convention if it fails to deliver a ticket to the passenger stating that the transportation is subject to the liability rules of the convention; the statement in the standard ticket and baggage check does not give the passenger the required notice. 42 *Notre Dame Law.* 806-18 (June).

### AMICUS CURIAE

Amicus curiae participation—at the court's discretion. 55 *Ky. L.J.* 864-73 (1967).

### ANTITRUST LAW

See also *Federal Trade Commission, Patents, Taxation*.

Antitrust and the amended bank merger and holding company acts: the search for standards. (a) J. William Via, Jr. 53 *Va. L. Rev.* 1115-32 (June).

Antitrust—newspaper's maintenance of fixed maximum retail price held not to

be combination in restraint of trade or commerce. 47 *B.U.L. Rev.* 274-92 (Spring).

Antitrust policy: some "legal" and "economic" considerations. (a) Paul Rand Dixon. 14 *U.C.L.A.L. Rev.* 979-96 (May).

The application of an entropy theory of concentration to the Clayton act. (a) Michael O. Finkelstein and Richard M. Friedberg. 76 *Yale L.J.* 677-717 (March).

Comment. (a) George J. Stigler. 76 *Yale L.J.* 718-21 (March).

Damage determination in private antitrust suits. (a) John D. Guilfoil. 42 *Notre Dame Law.* 647-79 (June).

An effective deterrent to "hard core" violations of the antitrust laws: the public agency treble damage suit. (a) Maxwell M. Blecher. 14 *U.C.L.A.L. Rev.* 1060-70 (May).

Franchising and the antitrust laws: panacea or problem? (a) Frank M. Covey, Jr. 42 *Notre Dame Law.* 605-26 (June).

The limits of self-regulation. (a) Harvey J. Levin. 67 *Colum. L. Rev.* 603-44 (April).

Professor Bork on vertical price fixing. (a) J. R. Gould and B. S. Yamey. 76 *Yale L.J.* 722-30 (March).

Reciprocal dealing. 76 *Yale L.J.* 1020-29 (April).

A reply to Professors Gould and Yamey. (a) Robert H. Bork. 76 *Yale L.J.* 731-43 (March).

The status of "availability" under section 2(a) of the Robinson-Patman act. (a) Ira M. Millstein. 42 *N.Y.U.L. Rev.* 416-49 (May).

### APPELLATE PROCEDURE

See also *Right to Counsel*.

Adequate appellate review for indigents: a judicial blend of adequate transcript and effective counsel. 52 *Iowa L. Rev.* 902-29 (April).

Appellate-court sua sponte activity: re-making disputes and the rule of non-intervention. 40 *So. Cal. L. Rev.* 352-71 (Winter).

### ARBITRATION AND AWARD

See also *Labor Law*.

Ruminations about ideology, law, and

labor arbitration. (a) Bernard D. Meltzer. 34 U. Chi. L. Rev. 545-61 (Spring).

## ATTORNEYS

Attorneys: interstate and federal practice. 80 Harv. L. Rev. 1711-29 (June).

Constitutional limits on state power to regulate out-of-state attorneys. 52 Cornell L.Q. 1020-26 (Summer).

In honor of Charles O. Gregory: a symposium. Articles by Marc A. Franklin, John G. Fleming, Albert A. Ehrenzweig, Arthur L. Goodhart, Monrad G. Paulsen, Robert E. Keeton, Clarence Morris, and Fleming James, Jr. 53 Va. L. Rev. 774-923 (May).

A tribute to Charles O. Gregory. Articles by Hardy C. Dillard, Harry Kalven, Jr., Harry A. Katz, Malcolm P. Sharp and Edward A. Mearns, Jr. 53 Va. L. Rev. 759-73 (May).

What can be done: a neighborhood lawyer's credo. (a) Arthur R. Matthews, Jr. and Jonathan A. Weiss. 47 B.U.L. Rev. 231-43 (Spring).

## BAIL

Bail reform in the state and federal systems. 20 Vand. L. Rev. 948-62 (May).

## BANKS AND BANKING

See also *Antitrust*.

Banking (part I: banking regulation): a symposium. Articles by Clark C. Havighurst, Archie K. Davis, Clifton H. Kreps, Jr., J. L. Robertson, K. A. Randall, Kenneth Culp Davis, Robert Bloom, Frank Wille and Emmette S. Redford. 31 Law & Contemp. Prob. 635-773 (Autumn).

Economic institutions and value survey: legal conflicts within the banking industry. 42 Notre Dame Law. 707-805 (June).

Our remarkable banking system. (a) Carter H. Golombe. 53 Va. L. Rev. 1091-114 (June).

## BIOGRAPHY

Joseph Story: the middle years. (a) Gerald T. Dunne. 80 Harv. L. Rev. 1679-709 (June).

## BIRTH CONTROL

Griswold v. Connecticut: the justices and Connecticut's "uncommonly silly law." (a) Ernest Katin. 42 Notre Dame Law. 680-706 (June).

## CENSORSHIP

Exclusion of children from violent movies. 67 Colum. L. Rev. 1149-68 (June).

## CHURCHES

The impact of intra-church property disputes on the ecumenical movement. 1967 Wis. L. Rev. 497-513 (Spring).

## CIVIL PROCEDURE

See also *Insanity*.

Civil procedure—the indispensable party doctrine and federal rule 19. 45 N.C.L. Rev. 702-17 (April).

Diversity of citizenship: a response to Judge Wright. (a) Richard H. Field. 13 Wayne L. Rev. 389-500 (1967).

Supreme court review of interlocutory state-court decisions: "the twilight zone of finality." (a) Timothy B. Dyk. 19 Stan. L. Rev. 907-46 (May).

## CIVIL RIGHTS

See also *Constitutional Law*, *Injunctions*.

The civil rights act of 1866, the civil rights bill of 1966, and the right to buy property. (a) Alfred Avins. 40 So. Cal. L. Rev. 274-306 (Winter).

Civil rights removal: City of Greenwood v. Peacock and Rachel v. Georgia. 14 U.C.L.A. Rev. 1159-70 (May).

## CODES

Appraisers and appraisements under the Texas probate code. 45 Texas L. Rev. 842-51 (April).

The sufficiency of a complaint, res judicata and the statute of limitations—a study occasioned by recent changes in the North Carolina code. (a) Martin Louis. 45 N.C.L. Rev. 659-89 (April).

## COMMUNICATIONS

The future of domestic satellite communications. 19 Stan. L. Rev. 1058-81 (May).

## CONFISCATIONS

Freezing and confiscation of Cuban property. 19 Stan. L. Rev. 1358-68 (June).

## CONSTITUTIONAL HISTORY

Dissecting a constitution. (a) Stanton S. Faville. 13 Wayne L. Rev. 549-70 (1967).

## CONSTITUTIONAL LAW

See also *Attorneys*, *Biography*, *Eavesdropping*, *Freedom of the Press*, *Injunctions*, *Insanity*, *Justice of the Peace*, *Juvenile Courts*, *Loyalty & Loyalty Oaths*,

*Prisoners, Right to Counsel, Self-Incrimination.*

Achieving equal educational opportunity for Negroes in the public schools of the north and west: the emerging role for private constitutional litigation. (a) Peter F. Rousset. 35 Geo. Wash. L. Rev. 698-719 (May).

Constitutional law—equal protection—reapportionment—one-man-one-vote principle not applicable to districts for choosing members of county governmental boards of limited powers. 53 Va. L. Rev. 953-67 (May).

Constitutional law—first amendment protection of the right to demonstrate—the “new” limitations. 45 N.C.L. Rev. 724-40 (April).

Constitutionality of subdivision control exactions: the quest for a rationale. (a) John D. Johnston, Jr. 52 Cornell L.Q. 871-924 (Summer).

Due process for all—constitutional standards for involuntary civil commitment and release. 34 U. Chi. L. Rev. 633-60 (Spring).

Equal rights—for whom? (a) Abe Fortas. 42 N.Y.U.L. Rev. 401-15 (May).

The fifth amendment and the lawyer. (a) Robert C. Underwood. 62 Nw. U. L. Rev. 129-36 (May-June).

Judicial review: a tri-dimensional concept of administrative-constitutional law. (a) Frank R. Strong. 69 W. Va. L. Rev. 249-76 (April).

The nascent right to treatment. 53 Va. L. Rev. 1134-60 (June).

Privacy, defamation, and the first amendment: the implications of *Time, Inc. v. Hill*. 67 Colum. L. Rev. 926-52 (May).

Regulation of demonstrations. 80 Harv. L. Rev. 1773-88 (June).

Spying and slandering: an absolute privilege for the CIA agent? 67 Colum. L. Rev. 752-72 (April).

## CONTEMPT

Controlling prejudicial publicity by the contempt power: the British practice and its prospect in American law. 42 Notre Dame Law. 957-68 (Symposium).

## CONTRACTS

Limitations on contract termination rights—franchise cancellations. (a) Ernest Gellhorn. 1967 Duke L.J. 465-521 (June).

“Meaning” in the law of contracts. (a) E. Allan Farnsworth. 76 Yale L.J. 939-65 (April).

## COPYRIGHT

Disk-television: some recurring copyright problems in the reproduction and performance of motion pictures. 34 U. Chi. L. Rev. 686-703 (Spring).

The quiet revolution in copyright: the end of the “publication” concept. (a) George D. Cary. 35 Geo. Wash. L. Rev. 652-74 (May).

## CORPORATIONS: TAXATION

The accumulated earnings tax. 76 Yale L.J. 793-806 (March).

## CRIMINAL LAW

See also *Right to Counsel, Self-Incrimination*.

Admissibility of codefendants' admissions in joint criminal trials. 36 U. Cinc. L. Rev. 306-25 (Spring).

The arrest warrant in Massachusetts: a legal placebo? 47 B.U.L. Rev. 244-73 (Spring).

California cancer quack laws: the best is none too good. 40 So. Cal. L. Rev. 384-406 (Winter).

Corroborating charges of rape. 67 Colum. L. Rev. 1137-48 (June).

Criminal sanctions against passport area-restriction violations. 19 Stan. L. Rev. 1369-81 (June).

Drunkenness and criminal law. (a) L. S. Tao. 13 Wayne L. Rev. 530-48 (1967).

Emerging notions of modern criminal law in the revolutionary era: an historical perspective. (a) William E. Nelson. 42 N.Y.U.L. Rev. 450-82 (May).

Joinder of defendants in criminal prosecutions. 42 N.Y.U.L. Rev. 513-36 (May).

Judicial control of secret agents. 76 Yale L.J. 994-1019 (April).

Post-conviction relief for federal prisoners—a survey and a suggestion under 28 U.S.C. § 2255. (a) Gerald F. Uelmen. 69 W. Va. L. Rev. 277-91 (April).

Protections for the suspect under *Miranda v. Arizona*. (a) Sheldon H. Elsen and Arthur Rosett. 67 Colum. L. Rev. 645-70 (April).

Right of the criminal defendant to the compelled testimony of witnesses. 67 Colum. L. Rev. 953-77 (May).

Volitional fault and the intoxicated criminal offender. 36 U. Cinc. L. Rev. 258-305 (Spring).

## DEVELOPING COUNTRIES

Capital-market development in Israel and Brazil: two examples of the role of law in development. (a) Allan R. Roth. 19 Stan. L. Rev. 1277-306 (June).

## DUE PROCESS OF LAW

See *Insanity, Juvenile Courts*.

## EAVESDROPPING

On applying the "mere evidence" rule to government eavesdropping. 14 U.C.L.A.L. Rev. 1110-29 (May).

Eavesdropping, informers, and the right of privacy: a judicial tightrope. 52 Cornell L.Q. 975-1001 (Summer).

## ECONOMICS

The economic analysis of recreational reservoirs. (a) L. Douglas James. 55 Ky. L.J. 822-43 (1967).

## EDUCATION

See also *Constitutional Law*.

The right not to be modern men: the Amish and compulsory education. 53 Va. L. Rev. 925-52 (May).

## EMINENT DOMAIN

The eminent domain procedure of North Carolina: the need for legislative action. (a) Robert E. Phay. 45 N.C.L. Rev. 587-641 (April).

The sovereign's duty to compensate for the appropriation of public property. 67 Colum. L. Rev. 1083-120 (June).

## EQUITY

A note on the role of equity in the curriculum of the modern law school. (a) Sheldon Tefft. 1967 Duke L.J. 552-57 (June).

## EVIDENCE

See also *Eavesdropping*.

Reevaluation of the dead man's statute. 69 W. Va. L. Rev. 327-40 (April).

## EXCISE TAXES

See *Self-Incrimination*.

## EXPORTS AND IMPORTS

United States export controls—past, present, and future. (a) Harold J. Berman and John R. Garson. 67 Colum. L. Rev. 791-890 (May).

## FAMILY LAW

Unequal protection: poverty and family law. (a) Henry H. Foster, Jr. and Doris Jonas Freed. 42 Ind. L.J. 192-223 (Winter).

## FEDERAL AID

Roads and recreation. (a) Roger Tippy. 55 Ky. L.J. 799-821 (1967).

## FEDERAL COURTS

The law-making power of the federal courts: constitutional preemption. (a) Alfred Hill. 67 Colum. L. Rev. 1024-81 (June).

## FEDERAL RULES OF CIVIL PROCEDURE

Current critical points in stockholder litigation. (a) Samuel W. Block. 62 Nw. U.L. Rev. 181-205 (May-June).

## FEDERAL TRADE COMMISSION

The federal trade commission and the war on poverty. (a) Daniel Jay Baum. 14 U.C.L.A.L. Rev. 1071-88 (May).

The federal trade commission's anti-trust functions: some practical problems in enforcement. (a) Everette MacIntyre. 14 U.C.L.A.L. Rev. 997-1027 (May).

## FIXTURES

See *Landlord & Tenant*.

## FOREIGN LAW

Capital punishment and its alternatives in ancient Near Eastern law. (a) Edwin M. Good. 19 Stan. L. Rev. 947-77 (May).

Securities marketing and stock exchanges in Black Africa. 67 Colum. L. Rev. 892-925 (May).

## FREEDOM OF THE PRESS

See also *Contempt*.

Access to the press—a new first amendment right. (a) Jerome A. Barron. 80 Harv. L. Rev. 1641-78 (June).

The American Bar Association suggests an answer to the "fair trial-free press" dilemma. 1967 Duke L.J. 592-631 (June).

Chaos in the courtroom: adequate press facilities for highly publicized trials (a) Samuel S. Wilson. 36 U. Cinc. L. Rev. 210-22 (Spring).

New reflections on fair trial—free press: Sheppard v. Maxwell and the American Bar Association proposals. 1966 U. Ill. L.F. 1063-80 (Winter).

Prejudicial publicity: search for a civil remedy. 42 Notre Dame Law. 943-56 (Symposium).

Recommendations of the American bar association advisory committee on fair trial and free press: a symposium. Articles by Grant B. Cooper, Thomas L. Shaffer, John de J. Pemberton, Jr., Sam Ragan, Elmer W. Lower, William H. T. Smith, William G. Raichle and William B. Monroe, Jr. 42 Notre Dame Law. 857-924 (Symposium).

#### FRENCH LAW

See *Legal Aid*.

#### GAMBLING

See *Lotteries, Self-Incrimination*.

#### GOVERNMENT

See *Constitutional Law*.

#### GOVERNMENT CONTRACTS

Security interests in government contracts: wherein the tortoise wins the *res*. 34 U. Chi. L. Rev. 661-85 (Spring).

#### GOVERNMENT IMMUNITY AND LIABILITY

See also *Torts*.

Claims against the state of Ohio: the need for reform. 36 U. Cinc. L. Rev. 239-57 (Spring).

Sovereign immunity and public responsibility: a symposium. Articles by Daniel C. Kramer, Abner J. Mikva, John H. McCord, Arvo Van Alstyne, David C. Baum, and Max A. Pock. 1966 U. Ill. L.F. 795-1059 (Winter).

#### GRAND JURY

The grand jury witness' privilege against self-incrimination. 62 Nw. U.L. Rev. 207-32 (May-June).

#### HABEAS CORPUS

Habeas corpus in West Virginia. 69 W. Va. L. Rev. 293-301 (April).

#### HOUSING

Cooperative apartment transfers: evaluation of project offerings and representation of purchasers. (a) Patrick J. Rohan. 19 Stan. L. Rev. 978-91 (May).

#### INCOME TAX—DEDUCTIONS

The net operating loss deduction and related income tax devices. (a) J. Henry

Wilkinson, Jr. 45 Texas L. Rev. 809-41 (April).

#### INHERITANCE AND SUCCESSION

Inheritance rights of the adopted child in Kentucky. 55 Ky. L.J. 874-81 (1967).

#### INJUNCTIONS

Comment: federal injunctions against state actions. 35 Geo. Wash. L. Rev. 747-808 (May).

Enjoining violations of the no-strike clause. 14 U.C.L.A.L. Rev. 1130-43 (May).

#### INSANITY

Federal commitment of defendants found not guilty by reason of insanity—proposed legislation. 52 Iowa L. Rev. 930-52 (April).

The need for reform in the California civil commitment procedure. 19 Stan. L. Rev. 992-1013 (May).

The New York mental health information service: a new approach to hospitalization of the mentally ill. 67 Colum. L. Rev. 672-715 (April).

#### INSURANCE

Distribution of a mutual insurance company's assets upon dissolution. 19 Stan. L. Rev. 1046-57 (May).

Insurer liability for damage to realty when payment would result in windfall recovery. 69 W. Va. L. Rev. 302-13 (April).

Regulation of uninsured employee welfare plans under state insurance laws. (a) Raymond Goetz. 1967 Wis. L. Rev. 319-49 (Spring).

Some perplexities in Wisconsin excess liability law. 1967 Wis. L. Rev. 483-96 (Spring).

#### INTERNATIONAL LAW

American actions in Vietnam: justifiable in international law? 19 Stan. L. Rev. 1307-36 (June).

The application of EEC law by national courts. (a) Michel Waelbroeck. 19 Stan. L. Rev. 1248-76 (June).

Jurisdictionally improper fora in treaties on recognition of judgments: the common market draft. (a) Kurt H. Nadelmann. 67 Colum. L. Rev. 995-1023 (June).

Legislative flotsam and international action in the Yarmouth Castle's wake. (a) Thomas A. Clingan, Jr. 35 Geo. Wash. L. Rev. 675-97 (May).

Some psychological factors in international third-party decision-making. (a) Thomas M. Franck. 19 *Stan. L. Rev.* 1217-47 (June).

UNCTAD proposals for international economic reform. (a) Gerald M. Meier. 19 *Stan. L. Rev.* 1173-216 (June).

#### INVESTIGATIONS

See also *Right to Counsel*.

Congressional investigations and private persons. (a) Allen B. Moreland. 40 *So. Cal. L. Rev.* 189-273 (Winter).

Legal implications of clinical investigations. (a) Howard N. Morse. 20 *Vand. L. Rev.* 747-76 (May).

#### INVESTMENTS

See also *Developing Countries*.

American bond issues in the European economic community. 19 *Stan. L. Rev.* 1337-57 (June).

#### JUDGES

State procedures for disqualification of judges for bias and prejudice. 42 *N.Y.U.L. Rev.* 484-512 (May).

#### JUDGMENTS

See also *Civil Procedure*.

The validation of void judgments: the bootstrap principle—part I: the rationale of bootstrap. (a) Dan B. Dobbs. 53 *Va. L. Rev.* 1003-29 (June).

#### JURISPRUDENCE

The fall and rise of political scientific jurisprudence: its relevance to contemporary legal concerns. (a) Theodore L. Becker. 45 *N.C.L. Rev.* 642-58 (April).

#### JUSTICE OF THE PEACE

The justice of the peace: constitutional questions. 69 *W. Va. L. Rev.* 314-26 (April).

#### JUVENILE COURTS

Juvenile justice in transition. 14 *U.C.L.A.L. Rev.* 1144-58 (May).

Legislating change in the juvenile court. 1967 *Wis. L. Rev.* 421-48 (Spring).

The youth court concept and its implementation in Tompkins county, New York. 52 *Cornell L.Q.* 942-74 (Summer).

#### LABOR LAW

See also *Injunctions*.

Extending the multi-employer lockout

to less than formal units. 53 *Va. L. Rev.* 1189-208 (June).

Ideology and the Kohler strike. 1967 *Wis. L. Rev.* 468-73 (Spring).

"Partial terminations"—a choice between bargaining equality and economic efficiency. 14 *U.C.L.A.L. Rev.* 1089-109 (May).

Section 10(K): mandate for change? (a) Arthur M. Sussman. 47 *B.U.L. Rev.* 201-30 (Spring).

The status of multiemployer bargaining under the national labor relations act. 1967 *Duke L.J.* 558-92 (June).

Tort damages under section 303 of the labor management relations act: arbitration or litigation? 52 *Cornell L.Q.* 1002-10 (Summer).

#### LANDLORD AND TENANT

Fixtures in the landlord-tenant relationship. 34 *U. Chi. L. Rev.* 617-32 (Spring).

#### LEGAL AID

Legal aid in France. (a) George A. Pelletier, Jr. 42 *Notre Dame Law.* 627-46 (June).

Legal services for prison inmates. 1967 *Wis. L. Rev.* 514-31 (Spring).

#### LEGAL HISTORY

Law in colonial New York: the legal system of 1691. 80 *Harv. L. Rev.* 1757-72 (June).

#### LEGAL RESEARCH

An experimental application of scalogram analysis to state supreme court decisions. 1967 *Wis. L. Rev.* 449-67 (Spring).

#### LEGISLATION

Consumer legislation and the poor. 76 *Yale L.J.* 745-92 (March).

Monetary recovery under federal statutes. 45 *Texas L. Rev.* 853-1035 (April).

#### LIABILITY INSURANCE

See also *Insurance*

Public policy and directors' liability insurance. 67 *Colum. L. Rev.* 716-30 (April).

#### LIBEL AND SLANDER

See *Constitutional Law*.

#### LOTTERIES

Wisconsin lotteries—are they legal? 1967 *Wis. L. Rev.* 556-66 (Spring).

## LOYALTY AND LOYALTY OATHS

The private loyalty oath—invalid as affront to dignity? 40 So. Cal. L. Rev. 372-83 (Winter).

## MERGERS

See also *Antitrust Law*.

Conglomerate mergers: the problem of "superconcentration." (a) James F. Rill. 14 U.C.L.A.L. Rev. 1028-59 (May).

## MILITARY LAW

Military law—a separate system of jurisprudence. (a) Frank E. Barker. 36 U. Cinc. L. Rev. 223-37 (Spring).

## MUTUAL FUNDS

University of Pennsylvania law school conference on mutual funds. 115 U. Pa. L. Rev. 669-854 (March).

## PATENTS

The impact of the supreme court section 103 cases on the standard of patentability in the lower federal courts. 35 Geo. Wash. L. Rev. 818-27 (May).

Legal basis for precluding a patent examiner from testifying. 42 Ind. L.J. 255-72 (Winter).

Patent acquisitions and the antitrust laws. (a) John L. Murchison, Jr. 45 Texas L. Rev. 663-732 (March).

The proposed patent legislation: some comments. (a) Giles S. Rich. 35 Geo. Wash. L. Rev. 641-51 (May).

Some special problems with the utility requirement in chemical patents. 35 Geo. Wash. L. Rev. 809-17 (May).

This year (1966) in patent law. (a) Irving Kayton. 35 Geo. Wash. L. Rev. 720-46 (May).

## POLICE

Program budgeting for police departments. 76 Yale L.J. 822-38 (March).

## PRISONERS

The right of expression in prison. 40 So. Cal. L. Rev. 407-23 (Winter).

## PRODUCTS LIABILITY

Liability for negligent automobile design. 52 Iowa L. Rev. 953-73 (April).

Products liability. (a) Friedrich Kessler. 76 Yale L.J. 887-938 (April).

## PROPERTY

Proprietary interests and proprietary estates in space. 42 Ind. L.J. 225-54 (Winter).

## PUBLIC FINANCE

The anachronism called debt limitation. (a) Robert H. Bowmar. 52 Iowa L. Rev. 863-900 (April).

## RATE REGULATION

Regulation of depletable resource industries. 19 Stan. L. Rev. 1036-45 (May).

## RIGHT TO COUNSEL

Fifth amendment right to counsel in federal income tax investigations. 19 Stan. L. Rev. 1014-35 (May).

Retaining out-of-state counsel: the evolution of a federal right. 67 Colum. L. Rev. 731-51 (April).

## RULE OF LAW

Civil disobedience and the legal order. (a) Francis A. Allen. 36 U. Cinc. L. Rev. 175-95 (Spring).

Mr. Justice Black: the Negro protest movement and the rule of law. (a) A. E. Dick Howard. 53 Va. L. Rev. 1030-90 (June).

## SCHOOLS AND SCHOOL DISTRICTS

See *Constitutional Law*.

## SELF-INCRIMINATION

Self-incrimination and the federal excise tax on wagering. 76 Yale L.J. 839-47 (March).

## SEPARATION OF POWERS

Separation of powers: the phenomenon of legislative courts. (a) Edwin H. Greenebaum and W. Willard Wirtz. 42 Ind. L.J. 153-91 (Winter).

## SUPREME COURT

The power of the supreme court in the age of the positive state: a preliminary excursus: II. (a) Arthur Selwyn Miller and Alan W. Scheffin. 1967 Duke L.J. 522-51 (June).



## TAXATION

Depreciation of intangible assets: the uncertainty of death and taxes. (a) Alan S. Schenk. 13 Wayne L. Rev. 501-29 (1967).

Equitable recoupment in tax law. 42 N.Y.U.L. Rev. 537-52 (May).

The exclusion of job-training benefits from gross income. 1967 Wis. L. Rev. 474-82 (Spring).

Income earned from sources without the United States. 13 Wayne L. Rev. 581-93 (1967).

Motive, intent, and purpose in federal income taxation. (a) Walter J. Blum. 34 U. Chi. L. Rev. 485-544 (Spring).

Present and proposed tax treatment of antitrust treble damage payments. 52 Iowa L. Rev. 974-96 (April).

Public policy and the business deduction. 1966 U. Ill. L.F. 1080-93 (Winter).

Tax planning with subchapter S in 1967: problems and prospects. 53 Va. L. Rev. 1161-88 (June).

Taxing as ordinary income the appreciation of publicly held stock. (a) David Slawson. 76 Yale L.J. 623-76 (March).

## TELEGRAPHS AND TELEPHONES

Telephone regulation in Texas: should regulation by cities be replaced by a state commission? (a) Carl H. Fulda. 45 Texas L. Rev. 611-49 (March).

## TORTS

See also *Governmental Immunity & Liability, Products Liability*.

Borrowed servants and the theory of enterprise liability. 76 Yale L.J. 807-21 (March).

Federal tort claims act: an examination of the rule of nondelegable duty. 13 Wayne L. Rev. 572-80 (1967).

Interspousal immunity: revolution and counterrevolution in American tort conflicts. (a) Erik Jayme. 40 So. Cal. L. Rev. 307-50 (Winter).

Transferred intent. (a) William L. Prosser. 45 Texas L. Rev. 650-62 (March).

Vindication of the reputation of a public official. 80 Harv. L. Rev. 1730-56 (June).

## TREATIES

Presidential amendment and termination of treaties: the case of the Warsaw convention. 34 U. Chi. L. Rev. 580-616 (Spring).

## TRUSTS

Cy Pres: a proposal for change. (a) Joseph A. DiClerico, Jr. 47 B.U.L. Rev. 153-200 (Spring).

The use of liquidating trusts to obtain the benefits of section 377 of the internal revenue code of 1954. 34 U. Chi. L. Rev. 563-79 (Spring).

## UNAUTHORIZED PRACTICE OF LAW

Group legal services and the constitution. (a) Peter L. Zimroth. 76 Yale L.J. 966-92 (April).

## UNIFORM COMMERCIAL CODE

Issuer as a bona fide purchaser of its own stock warrants. 52 Cornell L.Q. 1011-19 (Summer).

Symposium on uniform commercial code. The uniform commercial code comes of age, by Roy L. Steinheimer, Jr.; Reclamation of goods from a fraudulent buyer, by Robert Braucher; Seller's damages following resale under article two of the uniform commercial code, by Robert J. Nordstrom; Some petty complaints about article three, by James J. White; Bank statements, cancelled checks, and article four in the electronic age, by Norman Penney; The irregular issuance of warehouse receipts and article seven of the uniform commercial code, by Douglass G. Boshkoff; Article eight: a premise and three problems, by Ernest L. Folk, III; The trustee in bankruptcy as a secured creditor under the uniform commercial code, by Frank R. Kennedy; Actions on commercial paper: holder's procedural advantages under article three, by Stanley V. Kinyon; and Protection of the installment buyer of goods under the uniform commercial code, by Robert H. Skilton and Orrin L. Helstad. 65 Mich. L. Rev. 1275-488 (May).

Uniform commercial code—section 9-402—absence of creditor's handwritten signature invalidates financing statement. 47 B.U.L. Rev. 292-302 (Spring).

Voidable preferences and the uniform commercial code. (a) Lawrence P. King. 52 Cornell L.Q. 925-40 (Summer).

## VENUE

The efficacy of a change of venue in protecting a defendant's right to an impartial jury. 42 Notre Dame Law. 925-42 (Symposium).

## WARRANTY

The case of the unwary home buyer: the housing merchant did it. (a) E. F. Roberts. 52 Cornell L.Q. 835-70 (Summer).

## WATER AND WATERCOURSES

Nor any drop to drink: public regulation of water quality. (a) N. William

Hines. 52 Iowa L. Rev. 799-862 (April).  
Preservation of scenic rivers. (a) A. Dan Tarlock. 55 Ky. L.J. 745-98 (1967).

## WATER POLLUTION

Forty years of water pollution control in Wisconsin: a case study. (a) Donald M. Carmichael. 1967 Wis. L. Rev. 350-419 (Spring).