

Michigan Law Review

Volume 62 | Issue 7

1964

Periodical Index

Michigan Law Review

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

Recommended Citation

Michigan Law Review, *Periodical Index*, 62 MICH. L. REV. 1281 (1964).

Available at: <https://repository.law.umich.edu/mlr/vol62/iss7/18>

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.

ADMINISTRATIVE LAW

See also *Federal Procedure*.

Privileged communications before federal administrative agencies: the law applied in the district courts. 31 U. Chi. L. Rev. 395-416 (Winter).

Transfer of operating rights. 62 Mich. L. Rev. 1016-1035 (April).

ANTITRUST LAW

Business reciprocity and the antitrust laws. 39 Notre Dame Law. 185-199 (Feb.).

ATTORNEY & CLIENT

Ethical problems and responsibilities of the tax attorney. 66 W. Va. L. Rev. 111-121 (Feb.).

BANKS

Government regulation of bank mergers: the revolving door of *Philadelphia Bank*. 62 Mich. L. Rev. 990-1016 (April).

COLLECTIVE BARGAINING

Freedom of contract and the collective bargaining agreement. (a) Harry H. Wellington. 112 U. Pa. L. Rev. 467-498 (Feb.).

COMPARATIVE LAW

See *Labor Law*.

CONFLICT OF LAWS

Conflict of laws—most significant relationship rule. 42 N.C.L. Rev. 419-429 (Feb.).

Some conflict of laws problems relating to negotiable instruments. 66 W. Va. L. Rev. 91-108 (Feb.).

Symposium on new trends in the conflict of laws. Articles by Hans W. Baade, Willis L. M. Reese, Albert A. Ehrenzweig, Robert A. Leflar, David F. Cavers, Brainerd Currie, Paul H. Neuhaus, Rodolfo De Nova, Wilhelm Wengler, and Kurt H. Nadelmann. 28 Law & Contemp. Prob. 673-869 (Autumn).

CONSTITUTIONAL LAW

See also *Right to Counsel*.

Constitutional law—criminal law—habeas corpus—the 1963 trilogy. 42 N.C.L. Rev. 352-373 (Feb.).

Double jeopardy: a new trial after appellate reversal for insufficient evidence. 31 U. Chi. L. Rev. 365-372 (Winter).

Evolving post-conviction procedures—a symposium: the two-trial system in capital cases; federal habeas corpus for state prisoners; the isolation principle; and executive clemency in capital cases. 39 N.Y.U.L. Rev. 50-192 (Jan.).

New vistas in constitutional law. (a) Paul A. Freund. 112 U. Pa. L. Rev. 631-646 (March).

The coerced confession cases in search of a rationale. 31 U. Chi. L. Rev. 313-327 (Winter).

The rule of announcement and unlawful entry: *Miller v. United States* and *Ker v. California*. (a) G. Robert Blakey. 112 U. Pa. L. Rev. 499-562 (Feb.).

CONTRACTS

Contract draftsmanship under article two of the uniform commercial code. 112 U. Pa. L. Rev. 564-600 (Feb.).

COPYRIGHT LAW

Statutory copyright protection for books and magazines against machine copying. 39 Notre Dame Law. 161-184 (Feb.).

CORPORATIONS

See *Securities Regulation*.

CREDITORS' RIGHTS

Debtor exemptions in personal property—proposals for modernization. 52 Ky. L.J. 456-467 (1964).

CRIMINAL LAW

See *Constitutional Law*, *International Law*, *Law & Psychiatry*, *Libel & Slander*.

ESTATE PLANNING

Estate planning: part II. Articles by Peter J. Brennan, Earl S. MacNeill, August G. Eckhardt and Arnon R. Allen, Harold G. Wren, Merle H. Miller and James S. Telfer, and J. Nelson Young. [Part I appeared in 1963 U. Ill. L.F. 123-260 (Summer).] 1963 U. Ill. L.F. 309-469 (Fall).

EVIDENCE

See *Administrative Law*.

FEDERAL COURTS

The United States commissioner—a little known component of the federal judicial system. 52 Ky. L.J. 386-402 (1964).

FEDERAL PROCEDURE

See also *Supreme Court*.

Banishing the premature suitor—a surprising use for the doctrine of sovereign immunity. 73 Yale L.J. 493-514 (Jan.).

Transfer of quasi in rem actions under 28 U.S.C. § 1404(a): a study in the interpretation of "civil action." 31 U. Chi. L. Rev. 373-385 (Winter).

INSURANCE

See *Torts*.

INTERNATIONAL LAW

Crimes against humanity and the principle of nonextradition of political offenders. (a) Manuel R. García-Mora. 62 Mich. L. Rev. 927-960 (April).

The United States and plans for a uniform (world) law on international sales of goods. Kurt H. Nadelmann. 112 U. Pa. L. Rev. 697-709 (March).

Towards a warless world: one legal formula to achieve transition. (a) Richard A. Falk and Saul H. Mendlovitz. 73 Yale L.J. 399-424 (Jan.).

JURISPRUDENCE

A private conjecture: Charles Doe and rules of construction. 39 N.Y.U.L. Rev. 20-47 (Jan.).

Airing a couple of myths about natural law. (a) John H. Crabb. 39 Notre Dame Law. 137-149 (Feb.).

Aspects of jurisprudential thought: a symposium. Articles by Gilbert Geis, Martin Shapiro, Mark R. MacGuigan, and Wilhelm Aubert. 52 Ky. L.J. 267-385 (1964).

Mr. Justice Holmes: some modern views. Articles by Yosai Rogat, Francis A. Allen, Harry Kalven, Jr. and Malcolm P. Sharp. 31 U. Chi. L. Rev. 213-278 (Winter).

JURY TRIAL

Deadlocked juries and dynamite: a critical look at the "Allen charge." 31 U. Chi. L. Rev. 386-394 (Winter).

LABOR LAW

See also *Collective Bargaining, Supreme Court*.

Administrative enforcement of the right to fair representation: the *Miranda* case. 112 U. Pa. L. Rev. 711-732 (March).

Considerations in avoiding crippling strikes in the newspaper industry. (a) Stuart Rothman. 39 Notre Dame Law. 119-136 (Feb.).

Counsel fees for union officers under the

fiduciary provision of Landrum-Griffin. 73 Yale L.J. 443-471 (Jan.).

Enforcement of no-strike clauses in state courts. 1963 U. Ill. L.F. 495-500 (Fall).

Free speech, fair trials, and factionalism in union discipline. 73 Yale L.J. 472-492 (Jan.).

Freedom of association and compulsory unionism in Sweden and the United States. (a) Clyde W. Summers. 112 U. Pa. L. Rev. 647-696 (March).

The Midwest Piping doctrine: an example of the need for reappraisal of labor board dogma. (a) Julius Getman. 31 U. Chi. L. Rev. 292-311 (Winter).

LAW & PSYCHIATRY

A psychoanalysis of the insanity plea—clues to the problems of criminal responsibility and insanity in the death cell. (a) Albert A. Ehrenzweig. 73 Yale L.J. 425-441 (Jan.).

1963 mental health amendments. 42 N.C.L. Rev. 340-351 (Feb.).

The insanity defense: the need for articulate goals at the acquittal, commitment, and release stages. 112 U. Pa. L. Rev. 733-753 (March).

LIBEL & SLANDER

Seditious libel: myth and reality. (a) Irving Brant. 39 N.Y.U.L. Rev. 1-19 (Jan.).

NEGOTIABLE INSTRUMENTS

See *Conflict of Laws*.

OBSCENITY

The youth—obscenity problem—a proposal. 52 Ky. L.J. 429-447 (1964).

RIGHT TO COUNSEL

Indigent defendants and criminal justice. 42 N.C.L. Rev. 322-339 (Feb.).

The right to a lawyer: the implications of *Gideon v. Wainwright*. (a) Abe Krash. 39 Notre Dame Law. 150-160 (Feb.).

SALES

See also *International Law*.

Kentucky passes a retail installment sales act. 52 Ky. L.J. 448-455 (1964).

SECURITIES

See *Uniform Commercial Code*.

SECURITIES REGULATION

Private actions and the proxy rules: the basis and the breadth of the federal remedy. 31 U. Chi. L. Rev. 328-354 (Winter).

SPACE LAW

Legal control of outer space. 52 Ky. L.J. 404-421 (1964).

SUPREME COURT

Survey of the United States supreme court decisions affecting labor-management relations during the 1962-1963 term. 42 N.C.L. Rev. 391-418 (Feb.).

The requirement of a final judgment or decree for supreme court review of state courts. 73 Yale L.J. 515-531 (Jan.).

TAXATION

See also *Attorney & Client*.

Collapsible corporations—another limited look. (a) Robert L. Hines. 42 N.C.L. Rev. 278-321 (Feb.).

Federal income taxation—the unhappy circumstance of liquidation and reincorporation. 42 N.C.L. Rev. 373-391 (Feb.).

The realization requirement and tax avoidance. (a) E. George Rudolph. 62 Mich. L. Rev. 961-988 (April).

TORTS

Compulsory “hospital-accident” insurance: a needed first step toward the displacement of liability for “medical mal-

practice.” (a) Albert A. Ehrenzweig. 31 U. Chi. L. Rev. 279-291 (Winter).

The owner consent statutes: the distinctions between enterprise and instrumentality liability. 31 U. Chi. L. Rev. 355-364 (Winter).

TRUSTS AND TRUSTEES

The revised uniform principal and income act—progress, but not perfection. 1963 U. Ill. L.F. 473-494 (Fall).

UNFAIR TRADE

Protection of trade secrets in the employer-employee relationship. 39 Notre Dame Law. 200-210 (Feb.).

UNIFORM COMMERCIAL CODE

See also *Contracts*.

Uniform commercial code's article 9—when filing is not required to perfect a security interest. 52 Ky. L.J. 422-428 (1964).

ZONING

Reservation of highway and street rights-of-way by official maps. (a) Londo H. Brown. 66 W. Va. L. Rev. 73-90 (Feb.).