

Michigan Law Review

Volume 62 | Issue 5

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. 921 (1964).

Available at: <https://repository.law.umich.edu/mlr/vol62/iss5/14>

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.

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 *Jurisprudence, Municipal Law*.
In defense of administrative regulation. (a) Michael Conant. 39 Ind. L.J. 29-68 (Fall).
Regulating ocean shipping: powers and problems of the federal maritime commission. 51 Calif. L. Rev. 986-1000 (Dec.).

Rights of persons compelled to appear in federal agency investigational hearings. (a) David C. Murchison. 62 Mich. L. Rev. 485-504 (Jan.).

Suing the "wrong" defendant in judicial review of federal administrative action: proposals for reform. (a) Clark Byse. 77 Harv. L. Rev. 40-60 (Nov.).

United States v. Bianchi—the Wunderlich cycle again? 32 Geo. Wash. L. Rev. 118-125 (Oct.).

ADMIRALTY

See *Administrative Law*.

ANTITRUST LAW

See also *Jurisdiction & Judgments*.
An application of the federal anti-trust laws to a state authority. 43 B.U.L. Rev. 541-555 (Fall).

Know-how licensing and the antitrust laws. (a) David R. Macdonald. 62 Mich. L. Rev. 351-380 (Jan.).

Recent antitrust developments. (a) Milton Handler. 112 U. Pa. L. Rev. 159-189 (Dec.).

Scope of relief under section 7 of the Clayton act. (a) Robert D. Duke. 63 Colum. L. Rev. 1192-1211 (Nov.).

ARBITRATION

Arbitration and the courts. A symposium. 58 Nw. U.L. Rev. 466-582 (Sept.-Oct.).

Autobiography of a decision: The function of innovation in labor arbitration, and the *National Steel* orders of joinder and interpleader. (a) Edgar A. Jones, Jr. 10 U.C.L.A.L. Rev. (July).

Procedural compliance in suits to compel arbitration. 1963 U. Ill. L.F. 279-283 (Summer).

ASSIGNMENT

Priority of successive assignments in Illinois. 1963 U. Ill. L.F. 261-272 (Summer).

ATTORNEY & CLIENT

A businessman looks at the law. (a) James O. Wright. 32 Geo. Wash. L. Rev. 1-7 (Oct.).

Attorney malpractice. 63 Colum. L. Rev. 1292-1312 (Nov.).

Disbarment: misconduct and defenses. 49 Iowa L. Rev. 516-530 (Winter).

Misconduct of judges and attorneys during trial: informal sanctions. 49 Iowa L. Rev. 531-551 (Winter).

BIOGRAPHY

Joseph Story: 1812 overture. (a) Gerald T. Dunne. 77 Harv. L. Rev. 240-278 (Dec.).

CHURCH AND STATE

The establishment clause and the ecumenical movement. (a) Robert C. Casad. 62 Mich. L. Rev. 419-464 (Jan.).

CIVIL RIGHTS

See also *Federal Courts*.

Civil rights debate. Comments by Ross Barnett and Leonard Ratner. 36 So. Cal. L. Rev. 596-604 (1963).

Municipality's interest in beauty held sufficient to justify limited abridgment of speech. 38 N.Y.U.L. Rev. 1002-1008 (Nov.).

COLLECTIVE BARGAINING

Collective bargaining and competition: the application of antitrust standards to union activities. (a) Ralph K. Winter, Jr. 73 Yale L.J. 14-73 (Nov.).

CONFLICT OF LAWS

Comments on *Babcock v. Jackson*, a recent development in conflict of law. (a) David F. Cavers, Elliott E. Cheatham, Brainerd Currie, Albert A. Ehrenzweig, Robert A. Leflar, and Willis L. M. Reese. 63 Colum. L. Rev. 1212-1257 (Nov.).

CONSTITUTIONAL LAW

See also *Church and State, Criminal Law, Obscenity, Reapportionment, Right to Counsel, Search & Seizure, Supreme Court*.

Academic freedom. Articles by Robinson O. Everett, Ralph F. Fuchs, William P. Murphy, Arval A. Morris, Ernest van den Haag, Thomas I. Emerson and David Haber, Louis Joughin, Harold W. Dodds, Russell Kirk, Charles V. Kidd, Phillip Monypenny, Luigi Einaudi, and Lord Chorley. 28 Law & Contemp. Prob. 429-671 (Summer).

Involuntary loss of citizenship by naturalized citizens residing abroad. 49 Cornell L.Q. 52-80 (Fall).

"Selective incorporation" in the fourteenth amendment. (a) Louis Henkin. 73 Yale L.J. 74-88 (Nov.).

The constitutional rights of associations to assert the privilege against self-incrimination. 112 U. Pa. L. Rev. 394-416 (Jan.).

The free exercise of religion. (a) Ferdinand F. Fernandez. 36 So. Cal. L. Rev. 546-595 (1963).

The right of association. (a) William O. Douglas. 63 Colum. L. Rev. 1361-1383 (Dec.).

CONTRACTS

The delivery requirement: an illusory bar to regulation of manipulation in commodity exchanges. 73 Yale L.J. 171-186 (Nov.).

CORPORATIONS

A philosophy of corporate control. (a) David C. Bayne. 112 U. Pa. L. Rev. 22-67 (Nov.).

De facto mergers in Delaware: *Hariton v. Arco Electronics, Inc.* (a) Ernest L. Folk, III. 49 Va. L. Rev. 1261-1296 (Nov.).

CRIMINAL LAW

See also *Jurisprudence*.

Administration of the affirmative trap and the doctrine of entrapment: device and defense. 31 U. Chi. L. Rev. 137-179 (Autumn).

Criminal sentence revision—a necessity. 49 Iowa L. Rev. 499-515 (Winter).

Decoy enforcement of homosexual laws. 112 U. Pa. L. Rev. 259-284 (Dec.).

Interstate organized crime. A symposium. Articles by William G. Hundley, Robert F. Kennedy, Rufus King, Morris Ploscowe, Richard C. Donnelly, Milton R. Wessel, Monrad G. Paulsen, Murray L. Schwartz, and student notes. 38 Notre Dame Law. 627-760 (Symposium 1963).

Narcotics addiction and criminal responsibility in Illinois. 1963 U. Ill. L.F. 273-279 (Summer).

Tacit criminal admissions. 112 U. Pa. L. Rev. 210-258 (Dec.).

The Jencks act: after six years. 38 N.Y.U.L. Rev. 1133-1147 (Dec.).

DOMESTIC RELATIONS

Alternatives to "parental right" in child custody disputes involving third parties. 73 Yale L.J. 151-170 (Nov.).

ESCHEATS

Modern rationales of escheat. 112 U. Pa. L. Rev. (Nov.).

ESTATE PLANNING

Estate planning: general estate planning problems: I. A symposium. Articles by Joseph Trachtman, Glenn M. Alperstein and William R. Spinney, Vance N. Kirby, and Edward C. Halbach, Jr. 1963 U. Ill. L.F. 123-258 (Summer).

EVIDENCE

Blood test results—their admissibility to show a decedent's intoxication. (a) Daniel E. Johnson. 38 Ind. L.J. 603-621 (Summer).

FEDERAL COURTS

Expanding the jurisdictional reach of the federal courts: the 1963 changes in federal rule 4. (a) Allan D. Vestal. 38 N.Y.U.L. Rev. 1053-1077 (Dec.).

Judicial performance in the fifth circuit. 73 Yale L.J. 90-133 (Nov.).

Limitations on the federal judicial power to compel acts violating foreign law. 63 Colum. L. Rev. 1441-1495 (Dec.).

FEDERAL PROCEDURE

Implying civil remedies from federal regulatory statutes. 77 Harv. L. Rev. 285-298 (Dec.).

The three-judge district court: scope and procedure under section 2281. 77 Harv. L. Rev. 299-317 (Nov.).

FOREIGN INVESTMENT

Protection of foreign investments: a role for the international court of justice? 38 N.Y.U.L. Rev. 918-947 (Nov.).

FOREIGN LAW

See also *Federal Courts*.

Public contracts of the United Kingdom government: a comparative survey and introduction. (a) John W. Whelan. 32 Geo. Wash. L. Rev. 82-110 (Oct.).

Puerto Rican land reform: the history of an instructive experiment. 73 Yale L.J. 334-356 (Dec.).

The Chilean land reform: a laboratory for alliance-for-progress techniques. 73 Yale L.J. 310-333 (Dec.).

The société anonyme and the société à responsabilité limitée in France. (a) Loftus E. Becker. 38 N.Y.U.L. Rev. 835-889 (Nov.).

FULL FAITH AND CREDIT

Ford v. Ford: full faith and credit to child custody decrees? 73 Yale L.J. 134-150 (Nov.).

GOVERNMENT CONTRACTS

Contract by regulation. 32 Geo. Wash. L. Rev. 111-117 (Oct.).

The need for standards in renegotiation and other determinations of defense profits. (a) Sumner Marcus. 32 Geo. Wash. L. Rev. 23-61 (Oct.).

The Rice doctrine and the ripple effects of changes. (a) Joel P. Shedd, Jr. 32 Geo. Wash. L. Rev. 62-81 (Oct.).

GOVERNMENTAL IMMUNITY

Suits against governments and officers: damage actions. (a) Louis L. Jaffe. 77 Harv. L. Rev. 209-239 (Dec.).

Suits against governments and officers: sovereign immunity. (a) Louis L. Jaffe. 77 Harv. L. Rev. 1-39 (Nov.).

INTERNATIONAL LAW

See also *Foreign Investment*.

Banco Nacional de Cuba v. Sabbatino: new wine in old bottles. (a) Frank G. Dawson and Burns H. Weston. 31 U. Chi. L. Rev. 63-102 (Autumn).

Current problems regarding the standing of foreign governments to sue in American courts. 112 U. Pa. L. Rev. 417-432 (Jan.).

Freedom of navigation for international rivers: what does it mean? (a) Ralph W. Johnson. 62 Mich. L. Rev. 465-484 (Jan.).

The quest for the general principles of law recognized by civilized nations—a study. (a) Frances T. Freeman Jalet. 10 U.C.L.A.L. Rev. 1041-1086 (July).

INTERNATIONAL TRADE

Excuse for nonperformance in the light of contract practices in international trade. (a) Harold J. Berman. 63 Colum. L. Rev. 1413-1439 (Dec.).

JUDICIAL ADMINISTRATION

The trial judge's notes: a study in judicial administration. (a) Harold R. Medina. 49 Cornell L.Q. 1-11 (Fall).

JUDICIAL REVIEW

See *Administrative Law*.

JURISDICTION & JUDGMENTS

Collateral estoppel effect of state court judgment in federal antitrust suits. 51 Calif. L. Rev. 955-969 (Dec.).

JURISPRUDENCE

An analysis of Hohfeld. (a) Roy L. Stone. 48 Minn. L. Rev. 313-337 (Dec.).

Civil liberty in the age of enterprise. (a)

John P. Roche. 31 U. Chi. L. Rev. 103-135 (Autumn).

Commentary on *Liberty, Law and the Legal Order*. (a) Peter B. Maggs. 58 Nw. U.L. Rev. 657-662 (Nov.-Dec.).

Fact-skepticism: an unexpected chapter. (a) Edmond Cahn. 38 N.Y.U.L. Rev. 1025-1052 (Dec.).

Law in the consumer perspective. (a) Edmond Cahn. 112 U. Pa. L. Rev. 1-21 (Nov.).

Liberty, law and the legal order. (a) D. A. Kerimov. 58 Nw. U.L. Rev. 643-656 (Nov.-Dec.).

New horizons for human rights: the European convention, court, and commission of human rights. (a) Jack Greenberg and Anthony R. Shalit. 63 Colum. L. Rev. 1384-1412 (Dec.).

Sanctions symposium. Articles by Myres S. McDougal, Richard Arens and Harold D. Lasswell, Walter Probert, Rollin M. Perkins, Arthur E. Bonfield, Robert B. McKay, and Robert M. Schmidt. 49 Iowa L. Rev. 229-497 (Winter).

The judicial conservatives three decades ago: aristocratic guardians of the prerogatives of property and the judiciary. (a) Ronald F. Howell. 49 Va. L. Rev. 1447-1482 (Dec.).

LABOR

See also *Arbitration, Collective Bargaining*.

Conversion of strikes: economic to unfair labor practice: II. (a) Frank H. Stewart. [Part I appeared in 45 Va. L. Rev. 1322 (1959).] 49 Va. L. Rev. 1297-1323 (Nov.).

Implied restrictions on work movements—the pernicious crow of labor contract construction. (a) Owen Fairweather. 38 Notre Dame Law. 518-554 (Aug.).

Stalemate in “major” disputes under the railway labor act—the president and congress. (a) Nathan Siegel and Mary Lawton. 32 Geo. Wash. L. Rev. 8-22 (Oct.).

Supreme court development of the scope of section 301 of the labor management relations act. 49 Cornell L.Q. 81-99 (Fall).

Taft-Hartley § 301: an encroachment on the national labor relations board. 36 So. Cal. L. Rev. 606-618 (1963).

The need for creative orders under section 10(c) of the national labor relations act. 112 U. Pa. L. Rev. 69-94 (Nov.).

The public security plan for labor peace. (a) Arnold Schlossberg. 49 Va. L. Rev. 1500-1514 (Dec.).

Union no-strike clause violation held to waive arbitration rights under quid-pro-quo rule. 38 N.Y.U.L. Rev. 1009-1014 (Nov.).

LEGAL HISTORY

See also *Jurisprudence*.

An introduction to petty bag proceedings in the reign of Elizabeth I. (a) W. J. Jones. 51 Calif. L. Rev. 882-905 (Dec.).

Thomas More among the lawyers. (a) Edited by Daniel G. Collins. 38 N.Y.U.L. Rev. 813-834 (Nov.).

MILITARY LAW

Court-martial jurisdiction over military-civilian hybrids: retired regulars, reservists, and discharged prisoners. (a) Joseph W. Bishop, Jr. 112 U. Pa. L. Rev. 317-377 (Jan.).

MINNESOTA SUPREME COURT

The Minnesota supreme court 1962-1963. 48 Minn. L. Rev. 119-213 (Nov.).

MORTGAGES

Secured real estate loan prepayment and the prepayment penalty. 51 Calif. L. Rev. 923-938 (Dec.).

MUNICIPAL LAW

Building codes, housing codes and the conservation of Chicago's housing supply. 31 U. Chi. L. Rev. 180-203 (Autumn).

The Boston redevelopment authority: a quasi public authority. (a) Morton H. Aronson. 43 B.U.L. Rev. 466-490 (Fall).

OBSCENITY

California's new obscenity statute: the meaning of "obscene" and the problem of scienter. (a) Hunter Wilson. 36 So. Cal. L. Rev. 513-545 (1963).

Obscenity in the mails: post office department procedures and the first amendment. 58 Nw. U.L. Rev. 664-684 (Nov.-Dec.).

OIL AND GAS

Compulsory oil and gas unitization: effect on overriding royalty obligations. (a) Maurice H. Merrill. 62 Mich. L. Rev. 381-418 (Jan.).

PATENT LAW

The manufacturer's right to resell patented and copyrighted goods. 38 N.Y.-U.L. Rev. 948-973 (Nov.).

The patentability of computer programs. 38 N.Y.U.L. Rev. 891-917 (Nov.).

PERPETUITIES

Perpetuities: New Hampshire defertilizes the octogenarians. 77 Harv. L. Rev. 279-283 (Dec.).

RACIAL DISCRIMINATION

Racial discrimination and the federal law: a problem in nullification. (a) Louis Lusky. 63 Colum. L. Rev. 1163-1191 (Nov.).

REAL PROPERTY

See also *Mortgages, Uniform Commercial Code*.

Estoppel by deed and the recording system: the "Ayer rule" reexamined. (a) Stanley M. Johanson. 43 B.U.L. Rev. 441-465 (Fall).

Massachusetts real estate syndication: tax and other pitfalls. (a) George A. Page, Jr. 43 B.U.L. Rev. 491-521 (Fall).

The determination of benefits in land acquisition. (a) Charles M. Haar and Barbara Hering. 51 Calif. L. Rev. 833-881 (Dec.).

REAPPORTIONMENT

A procedure for nonpartisan districting: development of computer techniques. (a) James B. Weaver and Sidney W. Hess. 73 Yale L.J. 288-308 (Dec.).

Small town representation: invidious discrimination? The reapportionment problem in Rhode Island, Vermont and Connecticut. 43 B.U.L. Rev. 523-540 (Fall).

Nonpopulation factors relevant to an acceptable standard of apportionment. (a) Jerold Israel. 38 Notre Dame Law. 499-517 (Aug.).

The federal analogy and state apportionment standards. (a) Robert B. McKay. 38 Notre Dame Law. 487-498 (Aug.).

REGULATION OF BUSINESS

Administration proposals for revision of our national transportation policy—herein of intermodal competition and the minimum rate power. (a) Nathaniel L. Nathanson. 58 Nw. U.L. Rev. 583-617 (Nov.-Dec.).

The drug amendments of 1962. 38 N.Y.-U.L. Rev. 1082-1132 (Dec.).

RIGHT TO COUNSEL

Effective assistance of counsel. 49 Va. L. Rev. 1531-1562 (Dec.).

Right to counsel in criminal post-conviction review proceedings. 51 Calif. L. Rev. 970-985 (Dec.).

The indigent defendant in the state criminal proceeding: *Betts v. Brady* is interred. 38 Ind. L.J. 623-648 (Summer).

The right to counsel in federal courts and the proposed amendments to the federal rules of criminal procedure. 39 Ind. L.J. 134-163 (Fall).

The right to counsel in Minnesota: some field findings and legal-policy observations.

(a) Yale Kamisar and Jesse H. Choper. 48 Minn. L. Rev. 1-117 (Nov.).

SALES

Disclaimers of warranty in consumer sales. 77 Harv. L. Rev. 318-332 (Dec.).

Economic institutions and value survey. 38 Notre Dame Law. 555-617 (Aug.).

SEARCH & SEIZURE

Interference with the right to free movement: stopping and search of vehicles. 51 Calif. L. Rev. 907-922 (Dec.).

Search, seizure and section 2255: a comment. (a) Anthony G. Amsterdam. 112 U. Pa. L. Rev. 378-392 (Jan.).

SECURITIES REGULATION

Concurrent regulation of interstate securities issues: the need for congressional reappraisal. 49 Va. L. Rev. 1483-1499 (Dec.).

Individual recovery for promoter's fraud—procedural problems under S.E.C. rule 10b-5. 51 Calif. L. Rev. 939-954 (Dec.).

Intrastate telephone call held to be use of an interstate instrumentality under section 10(b). 38 N.Y.U.L. Rev. 985-991 (Nov.).

Recent developments in securities regulation: the special study of securities markets: a symposium. Introduction: the special study of securities markets of the securities and exchange commission by William L. Cary; Rule 10b-6: the special study's rediscovered rule by Jack M. Whitney II; Over-the-counter market quotations by Philip A. Loomis, Jr. and Eugene H. Rotberg; A reappraisal of the role of disclosure by Robert L. Knauss; the evolving role of section 16(b) by William H. Painter; and Current problems in securities regulation. 62 Mich. L. Rev. 557-751 (Feb.).

SPACE LAW

The emerging customary law of space. (a) Myres S. McDougal. 58 Nw. U.L. Rev. 618-642 (Nov.-Dec.).

SUPREME COURT

The supreme court 1962 term. 77 Harv. L. Rev. 62-191 (Nov.).

TAXATION

See also *Real Property*.

Adjusted gross income held not to include income allocated to prior years under spread-back provision. 38 N.Y.U.L. Rev. 992-1001 (Nov.).

An enigma in the federal income tax: the meaning of the word "gift." (a) William A. Klein. 48 Minn. L. Rev. 215-263 (Dec.).

Comment on the Patman report. (a) Jan Z. Krasnowiecki and Alexander Brodsky. 112 U. Pa. L. Rev. 190-208 (Dec.).

Federal priorities and tax liens. 63 Colum. L. Rev. 1259-1291 (Nov.).

"Locked-in earnings"—how serious a problem under subchapter S? 49 Va. L. Rev. 1516-1530 (Dec.).

Problems of estate and gift taxation of joint ownership interests. 10 U.C.L.A.L. Rev. 1205-1224 (July).

Recent developments in the federal income tax laws—a selective survey of recent judicial decision. (a) John W. Scott, Jr. 41 N.C.L. Rev. 783-826 (Summer).

Recent developments in the federal income tax laws—a selective survey of recent legislative and administrative developments. (a) J. M. Walters. 41 N.C.L. Rev. 745-782 (Summer).

The uniform gifts to minors act in New York and other jurisdictions—tax consequences, possible abuses, and recommendations. (a) Lawrence Newman. 49 Cornell L.Q. 12-50 (Fall).

TITLE INSURANCE

Title insurance: state regulation and the public perspective. (a) E. F. Roberts. 39 Ind. L.J. 1-28 (Fall).

TORTS

See also *Attorney & Client, Governmental Immunity, Jurisprudence*.

Conclusiveness of personal injury settlements: basic problems. (a) Dan B. Dobbs. 41 N.C.L. Rev. 665-744 (Summer).

Malpractice and medical testimony. 77 Harv. L. Rev. 333-350 (Dec.).

Private insurance as a solution to the driver-guest dilemma. 62 Mich. L. Rev. 506-516 (Jan.).

Products liability. A symposium. Articles by David J. Young, James H. Wilkinson, Harley J. McNeal, Warren Freedman, Craig Spangenberg, and William J. Condon. 24 Ohio St. L.J. 431-543 (Summer).

The role of the courts and legislatures in the reform of tort law. (a) Cornelius J. Peck. 48 Minn. L. Rev. 265-312 (Dec.).

UNEMPLOYMENT COMPENSATION

Charity versus social insurance in unemployment compensation laws. 73 Yale L.J. 357-388 (Dec.).

UNFAIR COMPETITION

Entertainment title duplication cases: a process of evolution. 39 Ind. L.J. 110-134 (Fall).

Product appearance in the law of unfair competition—preemption or protection? 73 Yale L.J. 389-398 (Dec.).

UNFAIR TRADE

Pricing systems and the meeting competition defense. 49 Va. L. Rev. 1325-1361 (Nov.).

The economics and law of price discrimination: herein of three regulatory schemes. (a) Kenneth W. Dam. 31 U. Chi. L. Rev. 1-62 (Fall).

UNIFORM COMMERCIAL CODE

A comparison of California sales law and article two of the uniform commercial code. 10 U.C.L.A.L. Rev. 1087-1204 (July).

Bank collection under the uniform commercial code. 38 Ind. L.J. 710-730 (Summer).

Implied and express warranties and disclaimers under the uniform commercial code. 38 Ind. L.J. 648-675 (Summer).

Remedies for breach of contracts relating to the sale of goods under the uniform commercial code: a roadmap for article two. (a) Ellen A. Peters. 73 Yale L.J. 199-287 (Dec.).

Stop payment orders under the uniform commercial code. 38 Ind. L.J. 693-710 (Summer).

The good faith purchase of goods and "entrusting" to a merchant under the uniform commercial code: section 2-403. 38 Ind. L.J. 675-692 (Summer).

The imputed negotiability of security interests under the code. (a) Antonio R. Bautista and Frank R. Kennedy. 38 Ind. L.J. 574-602 (Summer).

The uniform commercial code and real estate law: problems for both the real estate lawyer and the chattel security lawyer. (a) Peter F. Coogan and Albert L. Clovis. 38 Ind. L.J. 535-573 (Summer).

WARRANTY

See also *Sales, Uniform Commercial Code*.

New York abolishes privity requirement in implied-warranty actions. 38 N.Y.U.L. Rev. 974-984 (Nov.).

WATER RIGHTS

Surface water in Indiana. (a) Thomas L. Shaffer. 39 Ind. L.J. 69-108 (Fall).