

Washington University Law Review

Volume 1975

Issue 1 *Symposium: Legal Services to the Poor in Developing Countries*

January 1975

Subject Index

Follow this and additional works at: https://openscholarship.wustl.edu/law_lawreview

Recommended Citation

Subject Index, 1975 WASH. U. L. Q. (1975).

Available at: https://openscholarship.wustl.edu/law_lawreview/vol1975/iss1/5

This Index is brought to you for free and open access by the Law School at Washington University Open Scholarship. It has been accepted for inclusion in Washington University Law Review by an authorized administrator of Washington University Open Scholarship. For more information, please contact digital@wumail.wustl.edu.

SUBJECT INDEX

A	PAGE		PAGE
ADMINISTRATIVE LAW			
Scope of Federal Maritime Commission Jurisdiction	182-90		
See: <i>Environmental Law</i>			
ANTITRUST LAW			
Commentary on present posture	180		
Industrial Reorganization Act	170-73		
Preseason football tickets and tie-ins	495-506		
Relationship of antitrust policy and technological progress	409-20		
Concentration, effect on rate of product innovation	410-14		
A priori theories	410-11		
Empirical theories	512-14		
Market structure, effect of technological development on	414-20		
Adequacy of present policy	420		
Barriers to trade, product changes as	419-20		
Barriers to entry, new products as	415-19		
Statutory provisions			
Clayton Act, § 7	166-68, 177-78		
Sherman Act, § 1	496-98		
Sherman Act, § 2	166-73, 176		
See: <i>Legal Ethics</i>			
B			
BANKRUPTCY			
Status of rescinding security holders in bankruptcy	1233-55		
Alternative for determination of status	1242-55		
Alternative approach	1249-55		
Proposed Bankruptcy Act of 1973	1246-48		
SEC approach	1248-49		
Slain-Kripke proposal	1142-46		
Legal basis for claims	1234-37		
Common law	1236		
Federal law	1234-35		
State law	1236		
Present status of claims	1237-42		
Absolute creditor priority	1236-38		
Claims disallowed	1241-42		
Claims subordinated	1240-41		
Secured creditor status	1239-40		
C			
CLASS ACTIONS			
See: <i>Federal Rules of Civil Procedure</i>			
Washington University Open Scholarship			
CLAYTON ACT			
See: <i>Antitrust Law</i>			
CONFESSIONS			
American confession law, evolution of	279-300		
Development of voluntariness requirement	288-94		
Objective standards	294-300		
Voluntariness requirement in English and American law	279-85		
Redefinition of the problem	325-58		
Accommodation	346-58		
Ignorance or mistake of law	347-51		
Reliance upon expectation of benefit	352-56		
Requirement of custody and interrogation	357-58		
Considerations	343-44		
Administrative practicality	345		
Assuring accurate trial outcome	344		
Avoidance of excessive costs	345-46		
Avoidance of use of improperly obtained statements	343-44		
Discouraging undesirable police conduct	344-45		
Efficient law enforcement	344		
Maximization of chance to make informed choice	343		
Provision of guidelines for police activity	345		
Interrelationship of doctrines	326-28		
Means	338-43		
Objectives	328-38		
Relevance to voluntariness of ignorance, mistake and reliance on expectation	300-24		
<i>Miranda</i> and following	310-24		
Pre- <i>Miranda</i> voluntariness	300-10		
CONSTITUTIONAL LAW			
Construction of a will as state action	1111-27		
Commitment of sex offenders, proof beyond reasonable doubt	1092-1110		
Felony charge after appeal of misdemeanor conviction	477-84		
Prompt hearings for incarcerated parolees	800-14		
Right to counsel	423-46		
Corporeal identification proceedings, right to counsel at	428-41		

	PAGE
Federal standards	428-33
<i>Kirby v. Illinois</i>	433-36
<i>Wade and Kirby</i> , state response to	436-41
<i>Kirby</i> , possible state alternatives to	441-45
Right to counsel, theoretical basis of	424-27
Right to travel and municipal employee residence requirements	250-61
Right to travel and municipal land-use planning	234-49
See: <i>Equal Rights Amendment</i>	

CORPORATIONS

Disregarding corporate and entity theory in implied easements	201-11
See: <i>Real Estate</i>	

CRIMINAL PROCEDURE

Right to appeal without reprisal	477-84
Right to counsel at identification hearings	423-46
See: <i>Constitutional Law</i>	

D

DEATH

Philosophical perspective on legal definitions of death	979-1008
Critique of definitions and proposal	991-1004
Definition in general	982-87
Requirements for adequate definition of death	987-91
Avoidance of vagueness	989
Avoidance of vicious multivocicity	989
Designation of publicly verifiable state	987-89
Designation of state whose onset is instantaneous	989-91
Statistical data	1006-08

DEBTOR-CREDITOR

Constitutional limitations on enforcement of judgments	880-931
Constitutional limitations	884-98
Due process after judgment	886-98
Executions and garnishment	886-92
Motions	894-96
Other post-judgment situations	982-93
<i>Sniadach, Fuentes and Mitchell</i> — prejudgment cases	884-86
Due Process and exemptions	898-923
Existence of property interest	898-906
Notice and hearing	906-23
<i>Fuentes</i>	908-10

	PAGE
<i>Mathews v. Eldridge</i>	917-23
<i>Mitchell</i>	910-17
Procedures	
Execution of judgments	880
Exemption from execution	881-84
Proposed procedure	923-30

E

ECONOMIC CONCENTRATION

See: *Antitrust Law*

ENVIRONMENTAL LAW

What is "major" in major federal action	485-94
---	--------

EQUAL RIGHTS AMENDMENT

Woman's right to recover for loss of consortium	507-13
---	--------

EVIDENCE

Exclusionary rule and alternative: enforcing the fourth amendment	621-722
Arguments against rule	656-84
Not constitutionally compelled	657-65
Obstacles to effective deterrence	665-71
Social costs	671-84
Development of rule	625-40
Justification of rule	640-56
Constitutionally compelled	640-49
Deterrence of unreasonable search and seizures	649-52
Social benefits	651-56
Proposals for enforcing fourth amendment	684-721
Alternatives to rule	689-729
Positions on rule	684-88
Expert testimony and voice spectrogram analysis	775-85
See: <i>Confessions</i>	

F

FAIR LABOR STANDARDS ACT

Coverage of building maintenance personnel under 1974 amendments	844-57
--	--------

FEDERAL INCOME TAX

Net operating loss deductions and alternative tax on capital gains	834-43
Taxpayer-initiated change in accounting methods	1083-91
Treatment of section 16(b) repayments	824-33

FEDERAL RULES OF CIVIL PROCEDURE

Appealability of denials of motions to disqualify counsel	212-33
Freeze on federal jurisdiction	447-76

Ancillary jurisdiction, effect of <i>Zahn v. International Paper Co.</i> on _____	457-66
Aggregation under other federal rules of civil procedure _____	457-60
Class actions under Rule 23 _____	447-50
General federal question jurisdiction _____	454-57
Removal jurisdiction _____	471-75
<i>Zahn v. International Paper Co.</i> , impact of _____	450-53

G

GREEK LEGAL HISTORY

See: *Legal History*

I

INDIANS

Tribal sovereignty _____	815-23
--------------------------	--------

INJUNCTIONS

Applicability of <i>Boys Markets</i> injunctions to sympathy strikes _____	786-99
--	--------

J

JURIES

Deductive modeling to determine optimum jury size _____	933-78
Basic data and assumptions _____	940-44
Basic model, variations on _____	969-75
Changes in assumptions on data, effects of _____	962-69
Jury size, basic problem of _____	933-40
Operations of model _____	950-62
Optimizing jury size _____	944-50
Results of model _____	975-78

L

LABOR LAW

<i>Boys Markets</i> injunctions and sympathy strikes _____	786-99
Labor policy and the airlines' mutual aid pact _____	191-200
See: <i>Fair Labor Standards Act</i>	

LEGAL ETHICS

Organized bar and prepaid legal services _____	1107-70
Antitrust analysis _____	1025-67
Bar association immunity from antitrust law _____	1050-67
Eleventh amendment _____	1064-65
<i>Noerr - Pennington</i> doctrine _____	1052-63
State action exemption _____	1052-62
State/private action dilemma _____	1066-67

Jurisdiction of antitrust laws over restrictions on prepaid legal services _____	1043-50
Clayton Act, § 7 _____	1047-49
Federal Trade Commission Act, § 5 _____	1049
Jurisdiction of antitrust law, summary of _____	1049-50
Sherman Act _____	1043-47
Prepaid legal services, bar association controls over _____	1014-25
Attorney participation, ethical restrictions on _____	1014-24
Promotion of open panel prepaid services _____	1024-25
Theories of liability _____	1026-67
Clayton Act, § 7 _____	1040-41
Federal Trade Commission Act, § 5 _____	1041-42
Sherman Act, § 1 _____	1026-38
Sherman Act, § 2 _____	1038-40
See: <i>Death</i> <i>Mental Health</i>	

LEGAL HISTORY

Greek legal history _____	395-408
Development _____	398-401
Effects of family organization _____	404-05
Jurisprudential value _____	401-07
Medieval Italian city-states, violence, social control and community planning in _____	723-43

LEGAL PROFESSION

Attorneys fees: compensation for private attorneys general _____	1071-81
Evaluative framework of legal aid models _____	5-43
Description of legal aid models _____	17-40
Assigned counsel _____	22-24
Broker models _____	33-34
Defender systems _____	24-25
Judicare-American model _____	37-39
Judicare-English model _____	39-40
Legal aid society _____	18-21
Legal service corporation _____	29-31
Neighborhood law office _____	25-29
Prepaid legal services _____	36-37
Pro bono programs _____	31-32
Public interest law firms _____	34-35
Law, lawyers and legal services, developmental context of _____	5-16
Lawyers, response _____	11-16
Legal incompetence of poor _____	8-11
Role of legal profession _____	6-8
Theory of political development _____	5-6
Observations about choice of models _____	41-43
Law, urban development and poor in developing countries _____	45-111

Effective legal services to poor, political conditions of	100-11
Problems of urban development	45-57
Role of law and legal services to poor in urban development	57-100
Indonesia	58-60
Philippines	74-100
Singapore	60-66
South Korea	66-74
Legal aid service in Malawi	113-45
Evaluation of program	142-45
Legal aid program	121-39
Extent	132-39
History	121-23
Legal Aid Act of 1967	123-32
Legal system and profession	116-21
Operation of program	140-48
People served	113-16
Legal service and poverty—relevance to design of legal service program in developing countries	147-63
Effect of legal system in developing countries	151-53
Relevant considerations	151-61
Poverty	153-55
Clients	156-58
Agency providing service	158-61

M

MENTAL HEALTH

HEW policy on experimentation and protection of human rights	745-74
Case law	761-64
Ethical standards	756-61
Experimentation, nature of	747-56
Concept of risk	748-50
Definition and classification	750-53
Informed consent to	753-56
HEW regulations	764-74
Problem, nature of	745-47
Psychological disability precipitated by psychological trauma, compensation for	1128-40

P

PAROLE

Due process and parole revocation	800-14
---	--------

POVERTY LAW

See: *Legal Profession*

R

REAL ESTATE

Implied easements and unitary ownership	201-101
---	---------

S

SECURITIES REGULATION

Contribution under federal securities laws	1256-1314
Amount recoverable	1303-1314
Development of implied federal right	1279-83
Historical background	1258-70
Federal provisions	1261-70
Post-1933 laws	1267-70
Pre-1933 law	1261-67
Common law	1261-63
English developments	1264-67
Indemnification	1270-79
Court approach	
Federal policy interests	1276-79
<i>Globus I</i>	1272-76
Indemnity agreements	1270-72
Procedure for asserting claim	1283-1303
Settlements and contribution	1303-14
Investment Company Act of 1940—mutual fund distribution	1153-1201
Distribution system	1155-60
Distribution system, changes in	
Legislative proposal	1199-1200
SEC program	1166-99
Advertising of mutual funds	1172-78
Broker's fees	1196-99
Combination sales of mutual funds	1189-90
Group purchases of mutual funds	1178-83
Regulation of sales load levels	1183-87
Secondary trading in mutual funds	1190-96
Unsolicited purchases of mutual funds	1187-89
Section 22(d) — legislative history	1160-65
Securities Act of 1934	1202-32
Private right of action under <i>Ash</i> and credit regulation	1227-32
<i>Ash</i> and <i>Stewart</i> , utility of	
Credit regulation	1214-24
Background	1215-17
Pre-Regulation X law	1217-21
Pre-Regulation X cases, consequences of	1221-24
New rationales	1207-14
Civil court cases	1207-11
<i>Ash v. Cort</i>	1207-09
<i>Stewart v. Travelers Corp</i>	1209-11
Supreme Court cases	1211-14
<i>Ash</i>	1211
Regulation X	1225-27
Traditional rationales	1204-07
<i>J. I. Case Co. v. Borak</i>	1206

	PAGE
Section 29(b) _____	1204-05
Violation as tort _____	1205-06
See: <i>Bankruptcy</i>	

SEGREGATION

Metropolitan desegregation in the wake of <i>Milliken</i> _____	535-620
Contemporary <i>Milliken</i> cases _____	601-19
Louisville-Jefferson County, desegregation in _____	584-601
Litigation, results of _____	600-01
Louisville-Jefferson County, situation in _____	584-90
Post- <i>Milliken</i> litigation _____	593-600
Pre- <i>Milliken</i> litigation _____	590-93
Metropolitan desegregation, character of problem _____	538-43
Metropolitan desegregation, future of _____	619-20
Metropolitan desegregation, introduction to _____	535-38
Metropolitan desegregation, legal posture and societal setting of _____	543-54
Legal posture _____	543-48
Societal setting _____	548-54
Metropolitan desegregation, strategy for _____	576-84
General strategy _____	576-79
Grounds _____	579-84
<i>Milliken v. Bradley</i> , impact of _____	555-76
Legal build-up _____	555-62
<i>Milliken</i> , decision in _____	562-71
<i>Milliken</i> , meaning of _____	571-76

SHERMAN ACT

See: *Antitrust Law*

STATE AND LOCAL GOVERNMENT

Municipal employee residence requirements _____	250-61
Municipal land-use planning and residential development _____	234-49

SUPREME COURT

Justice Sherman Minton _____	361-94
Court packing plan _____	366-67
New Deal legislation _____	363-72
Political life and appointment _____	372-82
Vinson court _____	363-82
Voting record _____	382-89

T

TRADE REGULATION

See: *Antitrust Law*

TORTS

Compensation for loss of consortium _____	507-13
---	--------

W

WILLS

Construction of a will as state action _____	1111-27
--	---------

WORKMEN'S COMPENSATION

Compensability of psychological disability _____	1128-40
--	---------