

Ohio State Law Journal

Volume 36

1975

TABLE OF LEAD ARTICLES—AUTHORS

BOEHM, TED—Carl H. Fulda: A Friend's Tribute	471
BROWN, D.N. & BROWN, C.G., III—State Regulation of the Nonprofit Health Insurance Industry at the Approach of National Health Insurance: Goals, Procedures and Rationale	17
COHEN, MANUEL F. AND HACKER, ROBERT C.—Applicability of the Investment Company Act of 1940 to Real Estate Syndications	482
FEHELEY, LAWRENCE F.—Amendments to the National Labor Relations Act: Health Care Institutions	235
HANDEL, RICHARD C.—The Role of the Advocate in Securing the Handicapped Child's Right to an Effective Minimal Education	349
HERMAN, LAWRENCE—Warrants for Arrest or Search: Impeaching The Allegations of a Facially Sufficient Affidavit	721
KOZYRIS, Ph. JOHN—Advertising Intrusion, Assault on the Senses, Trespass on the Mind—A Remedy Through Separation	299
MATHEWS, ROBERT E.—Carl H. Fulda	479
PETERSON, CRAIG A.—Flexibility in Rezoning and Related Governmental Land Use Decisions	499
SCHWARTZ, VICTOR E.—Rights of a Father with Regard to His Illegitimate Child	1
THOMAS, ALEXANDER—Transfers of Land to the State for Conservation Purposes: Methods, Guarantees, and Tax Analysis for Prospective Donors	545
VAN ALSTYNE, WILLIAM—The Role of Congress in Determining Incidental Powers of the President and of the Federal Courts: A Comment on the Horizontal Effect of "The Sweeping Clause"	788
WILCOX, ROBERT A. AND SCHNEIDER, CHARLES A.—Prepaid Legal Services and The Code of Professional Responsibility	761

TABLE OF CONTENTS—TITLE

ADVERTISING INTRUSION, ASSAULT ON THE SENSES: TRESPASS ON THE MIND—A REMEDY THROUGH SEPARATION—Ph. John Kozyris	299
AMENDMENTS TO THE NATIONAL LABOR RELATIONS ACT: HEALTH CARE INSTITUTIONS—Lawrence F. Feheley	235
APPLICABILITY OF THE INVESTMENT COMPANY ACT OF 1940 TO REAL ESTATE SYNDICATIONS—Manuel F. Cohen and Robert C. Hacker	482
CARL H. FULDA: A FRIEND'S TRIBUTE—Ted Boehm	471
CARL H. FULDA—Robert E. Mathews	479
FLEXIBILITY IN REZONINGS AND RELATED GOVERNMENTAL LAND USE DECISIONS—Craig A. Peterson	499
PREPAID LEGAL SERVICES AND THE CODE OF PROFESSIONAL RESPONSIBILITY—Robert A. Wilcox and Charles A. Schneider	761
RIGHTS OF A FATHER WITH REGARD TO HIS ILLEGITIMATE CHILD—Victor E. Schwartz	1
THE ROLE OF THE ADVOCATE IN SECURING THE HANDICAPPED CHILD'S RIGHT TO AN EFFECTIVE MINIMAL EDUCATION—Richard C. Handel	349

THE ROLE OF CONGRESS IN DETERMINING INCIDENTAL POWERS OF THE PRESIDENT AND OF THE FEDERAL COURTS: A COMMENT ON THE HORIZONTAL EFFECT OF "THE SWEEPING CLAUSE"—William Van Alstyne	788
STATE REGULATION OF THE NONPROFIT HEALTH INSURANCE INDUSTRY AT THE APPROACH OF NATIONAL HEALTH INSURANCE: GOALS, PROCEDURES AND RATIONALE—David N. Brown and Charles G. Brown	17
TRANSFERS OF LAND TO THE STATE FOR CONSERVATION PURPOSES: METHODS, GUARANTEES, AND TAX ANALYSIS FOR PROSPECTIVE DONORS	545
WARRANTS FOR ARREST OR SEARCH: IMPEACHING THE ALLEGATIONS OF A FACIALLY SUFFICIENT AFFIDAVIT—Lawrence Herman	721

BOOK REVIEWS—AUTHORS

ETZIONI, AMITAI: GENETIC FIX—Joseph Weiss	56
FRIEDMAN, LAWRENCE: A HISTORY OF AMERICAN LAW—Stephen J. Spitz	376
MANDELKER, DANIEL R.: HOUSING SUBSIDIES IN THE UNITED STATES AND ENGLAND—Frank Sengstock	60

BOOK REVIEWS—REVIEWERS

SENGSTOCK, FRANK—Daniel R. Mandelker, Housing Subsidies in the United States and England	60
SPITZ, STEPHEN J.—Lawrence Friedman, A History of American Law ..	376
WEISS, JOSEPH—Amatai Etzioni, Genetic Fix	56

COMMENTS AND NOTES

AFFIRMATIVE DEFENSES IN OHIO AFTER MULLANEY V. WILBUR	828
COLLECTIVE BARGAINING BY UNIVERSITY AND COLLEGE FACULTIES UNDER THE NATIONAL LABOR RELATIONS ACT	71
THE DISCRETIONARY AWARD OF ATTORNEY'S FEES BY THE FEDERAL COURTS: SELECTIVE DEVIATION FROM THE NO-FEE RULE AND THE REGRETTABLY BRIEF LIFE OF THE PRIVATE ATTORNEY GENERAL DOCTRINE	588
THE ISSUANCE OF SECURITIES IN REORGANIZATIONS AND ARRANGEMENTS UNDER THE BANKRUPTCY ACT AND THE PROPOSED BANKRUPTCY ACT	380
JURISDICTION OVER STATE BANKS: DOES THE BANK HOLDING COMPANY ACT PRE-EMPT STATE REGULATION?	114
LABOR'S ANTITRUST EXEMPTION AFTER CONNELL	852
THE LOANED SERVANT DOCTRINE IN OHIO	681
THE OHIO DIVISION OF SECURITIES: RULEMAKING, THE ADMINISTRATIVE PROCEDURE ACT AND THE OHIO SECURITIES BULLETIN	662

PITFALLS ASSOCIATED WITH THE OHIO SAVING STATUTE	876
THE "RIGHT" TO A NEUTRAL AND COMPETENT JUDGE IN OHIO'S MAYOR'S COURTS	889
SEARCH OF A MOTOR VEHICLE INCIDENT TO A TRAFFIC AR- REST: THE OUTLOOK AFTER ROBINSON AND GUSTAFSON .	97
SHIPPING CONTAINERS AS ORIGINAL PACKAGES: ARE CON- TAINERIZED IMPORTS IMMUNE?	421
STATE TORT ACTIONS FOR LIBEL AFTER GERTZ V. ROBERT WELCH, INC.: IS THE BALANCE OF INTEREST LEANING IN FAVOR OF THE NEWS MEDIA?	697
SUBCLASSES—THE TEST CAST CONCEPT—EISEN V. CARLISLE & JACQUELIN	911

CASE NOTES

CONSTITUTIONAL LAW—Fifth Amendment—Suspect's Confusion About Miranda Rights— <i>People v. Madison</i> , 56 Ill. 2d 476, 309 N.E.2d 11 (1974) and <i>State v. Jones</i> , 37 Ohio St. 2d 21, 306 N.E.2d 409 (1974)	220
CONSTITUTIONAL LAW—Libel Action—Private Plaintiff versus Member News Media—An Application Of <i>Gertz v. Robert Welch, Inc.</i> —Walker v. Colorado Springs Sun, Inc., 538 P.2d 450 (Colo. Sup. Ct. 1975)	929
CONSTITUTIONAL LAW—The Right to Counsel in Ohio Involuntary Civil Commitment Proceedings— <i>In re Fisher</i> , 39 Ohio St. 2d 71 (1974)	436
CONSTITUTIONAL LAW—The Right to Travel As A Limitation Upon The Exercise Of The Zoning Power— <i>Construction Industry Association v.</i> <i>City of Petaluma</i> , 375 F. Supp. 574 (N.D. Cal. 1974)	128
CRIMINAL LAW—Fourth Amendment—Warrantless Searches And Seizures Of Automobiles— <i>Cardwell v. Lewis</i> , 417 U.S. 593 (1974)	190
ENVIRONMENTAL LAW—The Federal Courts And Attorneys' Fees For The Private Attorney General In Environmental Cases— <i>Wilderness</i> <i>Society v. Morton</i> , 495 F.2d 1026 (D.C. Cir. 1974)	201
FAMILY LAW—Ohio's Statutory Requirement Of Legal Guardian Consent To Adoption And Its Effect On The Jurisdiction Of The Probate Court— <i>State ex rel. Portage County Welfare Dept. v. Summers</i> , 38 Ohio St. 2d 144, 311 N.E.2d 6 (1974)	451
FEDERAL CIVIL PROCEDURE—Rule 23.1—The Need for Findings of Facts and Conclusions of Law in the Approval of Proposed Settlements of Shareholder Derivative Actions— <i>Greenspan v. Bogan</i> , 492 F.2d 375 (1st Cir. 1974)	163
FEDERAL INCOME TAXATION—The Effect of Family Hostility upon the Attribution Rules in the "Essentially Equivalent to a Dividend Test" — <i>Robin Haft Trust v. Commissioner</i> , 510 F.2d 43 (1st Cir. 1975)	947
FEDERAL INCOME TAXATION—Research and Experimental Expendi- tures in Anticipation of Entering a Trade or Business Held To Be Deduc- tible Under § 174— <i>Snow v. Commissioner</i> , 416 U.S. 500 (1974)	175
SECURITIES LAW—Commission Rates—Immunity of Securities Ex- changes from Antitrust Laws— <i>Gordon v. New York Stock Exchange</i> , 498 F.2d 1303 (2d Cir. 1974)	145

SUBJECT INDEX

ADMINISTRATIVE PRACTICE

- The Ohio Division of Securities: Rulemaking, The Administrative Procedure Act and the Ohio Securities Bulletin 662

AGENCY

- The Loaned Servant Doctrine in Ohio 681

ANTITRUST

- Labor's Antitrust Exemption After Connell 852

CIVIL PROCEDURE

- The Discretionary Award of Attorney's Fees by the Federal Courts: Selective Deviation from the No-Fee Rule and the Regrettably Brief Life of the Private Attorney General Doctrine 558
- Pitfalls Associated With The Ohio Saving Statute 876
- The Need for Findings of Fact and Conclusions of Law in the Approval of Proposed Settlements of Shareholder Derivative Actions—*Greenspan v. Bogan*, 492 F.2d 375 (1st Cir. 1974) 163
- Subclasses—The Test Case Concept—*Eisen v. Carlisle & Jacquelin* 911

CONSTITUTIONAL LAW

- Fifth Amendment—Suspect's Confusion About Miranda Rights—*People v. Madison*, 56 Ill. 2d 476, 309 N.E.2d 11 (1974) and *State v. Jones*, 37 Ohio St. 2d 21, 306 N.E.2d 409 (1974) 220
- Libel Action—Private Plaintiff versus Member News Media—An Application of *Gertz v. Robert Welch, Inc.*—*Walker v. Colorado Springs Sun, Inc.*, 538 P.2d 540 (Colo. Sup. Ct. 1975) 929
- The Role of Congress in Determining Incidental Powers of the President and of the Federal Courts: A Comment on the Horizontal Effect of "The Sweeping Clause" 788
- The Right to Counsel in Ohio Involuntary Civil Commitment Proceedings—*In re Fisher*, 39 Ohio St. 2d 71 (1974) 436
- The Right to Travel as a Limitation upon the Exercise of the Zoning Power—*Construction Industry Association v. City of Petaluma*, 375 F. Supp. 574 (N.D. Cal. 1974) 128
- State Tort Actions for Libel After *Gertz v. Robert Welch, Inc.*: Is the Balance of Interest Leaning in Favor of the News Media? 697

COURTS

- The "Right" to a Neutral and Competent Judge in Ohio's Mayor's Courts . 889

CRIMINAL LAW

- Fourth Amendment—Warrantless Searches and Seizures of Automobiles—*Cardwell v. Lewis*, 417 U.S. 593 (1974) 190

CRIMINAL PROCEDURE

Affirmative Defenses in Ohio after <i>Mullaney v. Wilbur</i>	828
Fifth Amendment—Suspect's Confusion About Miranda Rights— <i>People v. Madison</i> , 56 Ill. 2d 476, 309 N.E.2d 11 (1974) and <i>State v. Jones</i> , 37 Ohio St. 2d 21, 306 N.E.2d 409 (1974)	220
Warrants for Arrest or Search: Impeaching the Allegations of a Facially Sufficient Affidavit	721

ENVIRONMENTAL LAW

The Discretionary Award of Attorney's Fees by the Federal Courts: Selective Deviation from the No-Fee Rule and the Regrettably Brief Life of the Private Attorney General Doctrine	71
The Federal Courts and Attorneys' Fees for the Private Attorney General in Environmental Cases— <i>Wilderness Society v. Morton</i> , 495 F.2d 1026 (D.C. Cir. 1974)	201
Transfers of Land to the State for Conservation Purposes: Methods, Guarantees, and Tax Analysis for Prospective Donors	545

EVIDENCE

Affirmative Defenses in Ohio after <i>Mullaney v. Wilbur</i>	828
--	-----

FAMILY LAW

Ohio's Statutory Requirement of Legal Guardian Consent to Adoption and Its Effect on the Jurisdiction of the Probate Court— <i>State ex rel. Portage County Welfare Dept. v. Summers</i> , 38 Ohio St. 2d 144, 311 N.E.2d 6 (1974)	451
Rights of a Father with Regard to his Illegitimate Child	1

FEDERAL INCOME TAX

The Effect of Family Hostility upon the Attribution Rules in the "Essentially Equivalent to a Dividend Test"— <i>Robin Haft v. Commissioner</i> , 510 F.2d 43 (1st Cir. 1975)	947
Research and Experimental Expenditures in Anticipation of Entering a Trade or Business Held to be Deductible Under § 174— <i>Snow v. Commissioner</i> , 416 U.S. 500 (1974)	175

GROUP LEGAL SERVICES

Prepaid Legal Services and the Code of Professional Responsibility	761
--	-----

HOUSING

HOUSING SUBSIDIES IN THE UNITED STATES AND ENGLAND

by Daniel R. Mandelker, Book Review	60
---	----

IN MEMORIAM

Carl H. Fulda: A Friend's Tribute	471
Carl H. Fulda	479

LABOR

Amendments to the National Labor Relations Act: Health Care Institutions	235
Collective Bargaining by University and College Faculties Under the National Labor Relations Act	71
Labor's Antitrust Exemption After <i>Connell</i>	852

LAND USE

Flexibility in Rezoning and Related Government Land Use Decisions 499
The Right to Travel as a Limitation upon the Exercise of the Zoning Power—
Construction Industry Association v. City of Petaluma, 375 F. Supp. 574
(N.D. Cal. 1974) 128

LEGAL HISTORY

A HISTORY OF AMERICAN LAW by Lawrence Friedman, Book Review 376

LEGAL MEDICINE

GENETIC FIX by Amitai Etzioni, Book Review 56

MASS MEDIA

Advertising Intrusion, Assault on the Senses, Trespass on the Mind—A
Remedy Through Separation 299

MENTAL DISABILITY

The Right to Counsel in Ohio Involuntary Civil Commitment Proceedings—
In re Fisher, 39 Ohio St. 2d 71 (1974) 436
The Role of the Advocate in Securing the Handicapped Child’s Right to an
Effective Minimal Education 349

REGULATED INDUSTRIES

Jurisdiction Over State Banks: Does the Bank Holding Company Act Pre-
empt State Regulation? 114
State Regulations of the Nonprofit Health Insurance Industry at the Approach
of National Health Insurance: Goals, Procedures and Rationale 17

SEARCH AND SEIZURE

Fourth Amendment—Warrantless Searches and Seizures of Automobiles—
Cardwell v. Lewis, 417 U.S. 593 (1974) 190
Search of a Motor Vehicle Incident to a Traffic Arrest: The Outlook after
Robinson and Gustafson 97
Warrants for Arrest or Search: Impeaching the Allegations of a Facially Suffi-
cient Affidavit 721

SECURITIES

Applicability of the Investment Company Act of 1940 to Real Estate Syndica-
tions 482
Commission Rates—Immunity of Securities Exchanges From Antitrust Laws
—Gordon v. New York Stock Exchange, 498 F.2d 375 (1st Cir. 1974) . 145
The Issuance of Securities in Reorganizations and Arrangements Under the
Bankruptcy Act and the Proposed Bankruptcy Act 380
The Ohio Division of Securities: Rulemaking, the Administrative Procedure
Act and the Ohio Securities Bulletin 662

TAXATION

Shipping Containers as Original Packages: Are Containerized Imports Im-
mune? 421

TABLE OF CASES AND STATUTES NOTED

- Cardwell v. Lewis, 417 U.S. 593 (1974).
- Construction Industry Association v. City of Petaluma, 375 F. Supp. 574 (N.D. Cal. 1974).
- Walker v. Colorado Springs Sun, Inc., 538 P.2d 450 (Colo. Sup. Ct. 1975).
- Gordon v. New York Stock Exchange, 498 F.2d 375 (1st Cir. 1974).
- Greenspan v. Bogan, 492 F.2d 375 (1st Cir. 1974).
- In re Fisher*, 39 Ohio St. 2d. 1 (1974).
- People v. Madison, 56 Ill. 2d 476, 309 N.E.2d 11 (1974).
- Robin Haft Trust v. Commissioner, 510 F.2d 43 (1st Cir. 1975).
- Snow v. Commissioner, 416 U.S. 500 (1974).
- State v. Jones, 3 Ohio St. 2d 21, 306 N.E.2d 409 (1974).
- State *ex rel.* Portage County Welfare Dept. v. Summers, 38 Ohio St. 2d 144, 311 N.E.2d 6 (1974).
- Wilderness Society v. Morton, 495 F.2d 1026 (D.C. Cir. 1974).

