

Please note: no December 26, 2008 issue was published.

CURRENT INDEX TO LEGAL PERIODICALS

Marian Gould Gallagher Law Library
University of Washington

Nikki Pike, Information Specialist
Sue Sorensen, Editor

Copyright 2009, Marian Gould Gallagher Law Library

Key to Citations---January 2, 2009

Alabama Law Review	*59	Ala. L. Rev., No. 5, Pp. 1323-2124, 2008.
Buffalo Law Review	56	Buff. L. Rev., No. 3, July, 2008.
Clinical Law Review	15	Clinical L. Rev., No. 1, Fall, 2008.
Columbia Law Review	108	Colum. L. Rev., No. 7, November, 2008.
Connecticut Law Review	41	Conn. L. Rev., No. 1, November, 2008.
Criminal Law Forum	19	Crim. L. Forum, Nos. 3-4, Pp. 373-616, 2008.
Ecology Law Quarterly	35	Ecology L.Q., No. 3, Pp. 285-656, 2008.
Golden Gate University Environmental Law Journal	2	Golden Gate U. Envtl. L.J., No. 1, Summer, 2008.
Hastings Constitutional Law Quarterly	36	Hastings Const. L.Q., No. 1, Fall, 2008.
Journal of Criminal Law and Criminology	98	J. Crim. L. & Criminology, No. 3, Spring, 2008.
Law and Literature	20	Law & Lit., No. 3, Fall, 2008.
Loyola Consumer Law Review	21	Loy. Consumer L. Rev., No. 1, Pp. 1-104, 2008.
Loyola of Los Angeles International and Comparative Law Review	30	Loy. L.A. Int'l & Comp. L. Rev., No. 1, Winter, 2008
	.	
Loyola of Los Angeles Law Review	41	Loy. L.A. L. Rev., No. 3, Spring, 2008.
Northwestern University Law Review	102	Nw. U. L. Rev., No. 4, Fall, 2008.
Public Contract Law Journal	38	Pub. Cont. L.J., No. 1, Fall, 2008.
Seton Hall Journal of Sports and Entertainment Law	18	Seton Hall J. Sports & Ent. L., No. 1, Pp. 1-404, 2008.
Tax Lawyer	61	Tax Law., No. 3, Spring, 2008.
Texas Law Review	87	Tex. L. Rev., No. 1, November, 2008.
Touro Law Review	24	Touro L. Rev., No. 4, Pp. 601-906, 2008.
UC Davis Law Review	42	UC Davis L. Rev., No. 1, November, 2008.
University of Detroit Mercy Law Review	85	U. Det. Mercy L. Rev., No. 4, Summer, 2008.
University of Kansas Law Review	57	U. Kan. L. Rev., No. 1, October, 2008.
Vanderbilt Journal of Transnational Law	41	Vand. J. Transnat'l L., No. 5, November, 2008.
Villanova Law Review	53	Vill. L. Rev., No. 3, Pp. 459-638, 2008.
Washington and Lee Law Review	65	Wash. & Lee L. Rev., No. 3, Summer, 2008.

* A portion of this issue comprises the Survey of 2007 Alabama Legislation.

ACCOUNTING

Todres, Jacob L. Tax malpractice damages: a comprehensive review of the elements and the issues. 61 Tax Law. 705-773 (2008).

ADMINISTRATIVE LAW

Bausinger, P. Leigh. Note. Welcome to the (impenetrable) jungle: **Massachusetts v. EPA**, the Clean Air Act and the common law of public nuisance. (**Massachusetts v. EPA**, 127 S. Ct. 1438, 2007.) 53 Vill. L. Rev. 527-560 (2008).

Beaton, Benjamin J. Note. Walking the federalist tightrope: a national policy of state experimentation for health information technology. 108 Colum. L. Rev. 1670-1717 (2008).

Koch, Laura. Comment. The promise of wave energy. 2 Golden Gate U. Envtl. L.J. 162-199 (2008).

Mandel, Gregory. Nanotechnology governance. 59 Ala. L. Rev. 1323-1384 (2008).

Annual Review of Environmental and Natural Resources Law. Foreword by Robert Infelise; notes by Doug Karpa, Stefanie Gitler, Shawn Eisele, Christie Henke, Jonathan York, Matt Sieving, Jennifer Jeffers, Nicole Ries, Genevieve Casey, Max Baumhefner and Jamey Volker. 35 Ecology L.Q. 285-610 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Ecology Law Quarterly.)

The West's Aging Dams: Retain or Remove? Introduction by Paul Stanton Kibel and C. Danny Wang; articles by Russell W. Busch, Gerald H. Meral, David L. Wegner and Jonas Minton. 2 Golden Gate U. Envtl. L.J. 1-117 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Golden Gate University Environmental Law Journal.)

CURRENT INDEX TO LEGAL PERIODICALS

Page 2
December 26, 2008

ADMIRALTY

Walsh, Will. Comment. Fishy business. 59 Ala. L. Rev. 1661-1683 (2008).

AGENCY

Sperino, Sandra F. The “disappearing” dilemma: why agency principles should now take center stage in retaliation cases. 57 U. Kan. L. Rev. 157-211 (2008).

ARTS AND ENTERTAINMENT

(For other articles on ARTS AND ENTERTAINMENT see the Tables of Contents of Indexed Law Reviews for Law and Literature and Seton Hall Journal of Sports and Entertainment Law.)

Ronner, Amy D. The learned-helpless lawyer: clinical legal education and therapeutic jurisprudence as antidotes to Bartleby syndrome. 24 Touro L. Rev. 601-696 (2008).

BANKING AND FINANCE

Hackett, David E. Note. Guaranteed confusion: the uncertain validity of suretyship defense waivers in California. 41 Loy. L.A. L. Rev. 1097-1142 (2008).

BANKRUPTCY LAW

Arakaki, Amber. Note. Rethinking **Granfinanciera**: may the bankruptcy court retain pre-trial jurisdiction after finding a valid jury trial right? (**Sigma Micro Corp. v. Healthcentral.com**, 504 F.3d 775, 2007.) 36 Hastings Const. L.Q. 131-161 (2008).

Cedrone, Timothy D. Comment. A critical analysis of sport organization bankruptcies in the United States and England: does bankruptcy law explain the disparity in number of cases? 18 Seton Hall J. Sports & Ent. L. 297-338 (2008).

Porter, Katherine. Misbehavior and mistake in bankruptcy mortgage claims. 87 Tex. L. Rev. 121-182 (2008).

CIVIL RIGHTS AND DISCRIMINATION

Anderson, Alexis and Norah Wylie. Beyond the ADA: how clinics can assist law students with “non-visible” disabilities to bridge the accommodations gap between classroom and practice. 15 Clinical L. Rev. 1-53 (2008).

Else, Shani. Note. Courts must welcome the reality of the modern world: cyberspace is a place under Title III of the Americans With Disabilities Act. 65 Wash. & Lee L. Rev. 1121-1158 (2008).

Stoter, Robyn S. Note. Discrimination & deference: making a case for the EEOC’s expertise with English-only rules. 53 Vill. L. Rev. 595-638 (2008).

COMMERCIAL LAW

Garlikov, Margaret E. Comment. Jurisdictional inconsistency in the interpretation of original § 2-752 statute of limitations and amended § 2-725’s selected solutions. 59 Ala. L. Rev. 1685-1703 (2008).

Peters, Don. Can we talk? Overcoming barriers to mediating private transborder commercial disputes in the Americas. 41 Vand. J. Transnat'l L. 1251-1305 (2008).

COMMUNICATIONS LAW

Amendola, Andrew F. Note. Can you hear me now?: the myths surrounding cell phone use while driving and Connecticut’s failed attempt at a remedy. 41 Conn. L. Rev. 339-379 (2008).

Else, Shani. Note. Courts must welcome the reality of the modern world: cyberspace is a place under Title III of the Americans With Disabilities Act. 65 Wash. & Lee L. Rev. 1121-1158 (2008).

Evans, David S. Antitrust issues raised by the emerging global Internet economy. 102 Nw. U. L. Rev. 1987-2007 (2008).

Lidsky, Lyrissa Barnett. Where’s the harm?: free speech and the regulation of lies. 65 Wash. & Lee L. Rev. 1091-1101 (2008).

Locke, Zac. Comment. Asking for it: a **Grokster**-based approach to Internet sites that distribute offensive content. 18 Seton Hall J. Sports & Ent. L. 151-180 (2008).

Milligan, Luke M. Rethinking press rights of equal access. 65 Wash. & Lee L. Rev. 1103-1117 (2008).

Porio, Matthew R. Comment. Off-guard and online: the unwitting video stars of the Web and the public disclosure tort. 18 Seton Hall J. Sports & Ent. L. 339-369 (2008).

Sorosky, Schuyler B. Comment. **United States v. Forrester**: an unwarranted narrowing of the Fourth Amendment. 41 Loy. L.A. L. Rev. 1121-1142 (2008).

Strahilevitz, Lior Jacob. Reputation nation: law in an era of ubiquitous personal information. 102 Nw. U. L. Rev. 1667-1738 (2008).

Trakman, Leon E. The boundaries of contract law in cyberspace. 38 Pub. Cont. L.J. 187-236 (2008).

COMPARATIVE AND FOREIGN LAW

Badar, Mohamed Elewa. The mental element in the Rome Statute of the International Criminal Court: a commentary from a comparative criminal law perspective. 19 Crim. L. Forum 473-518 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3
December 26, 2008

Cedrone, Timothy D. Comment. A critical analysis of sport organization bankruptcies in the United States and England: does bankruptcy law explain the disparity in number of cases? 18 Seton Hall J. Sports & Ent. L. 297-338 (2008).

Garoupa, Nuno and Thomas S. Ulen. The market for legal innovation: law and economics in Europe and the United States. 59 Ala. L. Rev. 1555-1633 (2008).

Kaye, Tracy A. The gentle art of corporate seduction: tax incentives in the United States and the European Union. 57 U. Kan. L. Rev. 93-156 (2008).

Kirat, Thierry and Laurent Vidal. Litigation on public contract performance: a comparative study of the treatment of additional costs and contract equilibrium by administrative judges in the United States and France. 38 Pub. Cont. L.J. 153-185 (2008).

Lalonde, Chris. Note. Dubai or not Dubai?: a review of foreign investment and acquisition laws in the U.S. and Canada. 41 Vand. J. Transnat'l L. 1475-1502 (2008).

Lee, Ki Jong. Culture and competition: national and regional levels. 21 Loy. Consumer L. Rev. 33-55 (2008).

Mattar, Mohamed Y. Comparative models of reporting mechanisms on the status of trafficking in human beings. 41 Vand. J. Transnat'l L. 1355-1415 (2008).

McHardy, Duncan. Reconciling soccer authorities and European Union institutions: who is best placed to administer governance within the European soccer market? 18 Seton Hall J. Sports & Ent. L. 105-150 (2008).

Murdock, Tera Rica. Note. Whose child is this?: genetic analysis and family reunification immigration in France. 41 Vand. J. Transnat'l L. 1503-1534 (2008).

Soldwedel, Arne F. Testing Japan's convictions: the lay judge system and the rights of criminal defendants. 41 Vand. J. Transnat'l L. 1417-1474 (2008).

Winkler, Matteo M. When "extraordinary" means illegal: international law and European reaction to the United States rendition program. 30 Loy. L.A. Int'l & Comp. L. Rev. 33-76 (2008).

CONSTITUTIONAL LAW, GENERALLY

(For other articles on CONSTITUTIONAL LAW, GENERALLY see the **Tables of Contents of Indexed Law Reviews** for Hastings Constitutional Law Quarterly.)

Friel, John D. Note. "Members only!" **United States v. Rayburn House Office Building, Room 2113**: the Speech or Debate Clause, the separation of powers and the testimonial privilege of preemptive nondisclosure, (**United States v. Rayburn House Office Building, Room 2113**, 497 F.3d 654, 2007.) 53 Vill. L. Rev. 561-593 (2008).

Ott, Andrea Beth. Comment. At the altar of autonomy: the dangerous territory of ... (**Abigail Alliance for Better Access to Developmental Drugs v. von Eschenbach**, 445 F.3d 470, 2006, *rev'd en banc*, 495 F.3d 695, 2007, *cert. denied*, 76 U.S.L.W. 3373, 2008.) 56 Buff. L. Rev. 821-857 (2008).

CONSUMER PROTECTION LAW

(For other articles on CONSUMER PROTECTION LAW see the **Tables of Contents of Indexed Law Reviews** for Loyola Consumer Law Review.)

Developments in the Law. Complex Litigation in California and Beyond. Foreword by Georgene Vairo; student articles by William R. Shafton, Scott Paetty, Adam Feit, Nicole Ochi and Alec Johnson. 41 Loy. L.A. L. Rev. 763-1096 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Loyola of Los Angeles Law Review.)

CONTRACTS

Roberts, Caprice L. A commonwealth of perspective on restitutive disgorgement for breach of contract. 65 Wash. & Lee L. Rev. 945-991 (2008).

Schwartz, Alan and Robert E. Scott. Market damages, efficient contracting, and the economic waste fallacy. 108 Colum. L. Rev. 1610-1669 (2008).

Trakman, Leon E. The boundaries of contract law in cyberspace. 38 Pub. Cont. L.J. 187-236 (2008).

CORPORATIONS

Booth, Richard A. **Martin G. McGuinn Business Chair Lecture**. Five decades of corporation law: from conglomeration to equity compensation. 53 Vill. L. Rev. 459-477 (2008).

Bruner, Christopher M. The enduring ambivalence of corporate law. 59 Ala. L. Rev. 1385-1449 (2008).

Gilbert, Steven. Comment. On the difficulties of taxing disregarded single member limited liability companies as corporations for employment taxes. 61 Tax Law. 969-980 (2008).

Kaye, Tracy A. The gentle art of corporate seduction: tax incentives in the United States and the European Union. 57 U. Kan. L. Rev. 93-156 (2008).

Sieving, Matt. Note. Rising phoenix-like from the ashes: an argument for expanded corporate successor liability under CERCLA. (**K.C. 1986 Ltd. P'ship v. Reade Mfg.**, 472 F.3d 1009, 2007.) 35 Ecology L.Q. 427-453 (2008).

COURTS

Henham, Ralph. Punishment and the role of the prosecutor in international criminal trials. 19 Crim. L. Forum 395-429 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 4
December 26, 2008

Nsereko, Daniel D. Ntanda, Judge, International Criminal Court. The role of the international criminal tribunals in the promotion of peace and justice: the case of the International Criminal Court. 19 *Crim. L. Forum* 373-393 (2008).

Paetty, Scott. Student article. Classless not clueless: a comparison of case management mechanisms for non-class-based complex litigation in California and federal courts. 41 *Loy. L.A. L. Rev.* 845-897 (2008).

CRIMINAL LAW AND PROCEDURE

(For other articles on CRIMINAL LAW AND PROCEDURE see the Tables of Contents of Indexed Law Reviews for Criminal Law Forum and Journal of Criminal Law and Criminology.)

Higdon, Michael J. Queer teens and legislative bullies: the cruel and invidious discrimination behind heterosexist statutory rape laws. 42 *UC Davis L. Rev.* 195-253 (2008).

Mattar, Mohamed Y. Comparative models of reporting mechanisms on the status of trafficking in human beings. 41 *Vand. J. Transnat'l L.* 1355-1415 (2008).

McGuinness, J. Michael. Fifth Amendment protection for public employees: **Garrity** and limited constitutional protections from use of employer coerced statements in internal investigations and practical considerations. 24 *Touro L. Rev.* 697-738 (2008).

Miller, Hannah Robertson. Note. "A meaningless ritual": how the lack of a postconviction competency standard deprives the mentally ill of effective habeas review in Texas. 87 *Tex. L. Rev.* 267-298 (2008).

Romero, Leo M. Punitive damages, criminal punishment, and proportionality: the importance of legislative limits. 41 *Conn. L. Rev.* 109-160 (2008).

Rothrock, Jay. Striking a balance: the Speech or Debate Clause's testimonial privilege and policing government corruption. 24 *Touro L. Rev.* 739-790 (2008).

Sorosky, Schuyler B. Comment. **United States v. Forrester**: an unwarranted narrowing of the Fourth Amendment. 41 *Loy. L.A. L. Rev.* 1121-1142 (2008).

Soldwedel, Arne F. Testing Japan's convictions: the lay judge system and the rights of criminal defendants. 41 *Vand. J. Transnat'l L.* 1417-1474 (2008).

Stinneford, John F. The original meaning of "unusual": the Eighth Amendment as a bar to cruel innovation. 102 *Nw. U. L. Rev.* 1739-1825 (2008).

Thomas, Kimberly A. Sentencing: where case theory and the client meet. 15 *Clinical L. Rev.* 187-210 (2008).

DISPUTE RESOLUTION

Bone, Robert G. "To encourage settlement": Rule 68, offers of judgment, and the history of the Federal Rules of Civil Procedure. 102 *Nw. U. L. Rev.* 1561-1621 (2008).

Murphy, J. Logan. Note. Law triangle: arbitrating international reinsurance disputes under the New York Convention, the McCarran-Ferguson Act, and antagonistic state law. 41 *Vand. J. Transnat'l L.* 1535-1575 (2008).

Peters, Don. Can we talk? Overcoming barriers to mediating private transborder commercial disputes in the Americas. 41 *Vand. J. Transnat'l L.* 1251-1305 (2008).

Shestowsky, Donna and Jeanne Brett. Disputants' perceptions of dispute resolution procedures: an *ex ante* and *ex post* longitudinal empirical study. 41 *Conn. L. Rev.* 63-107 (2008).

DOMESTIC RELATIONS

Motro, Shari. Labor, luck, and love: reconsidering the sanctity of separate property. 102 *Nw. U. L. Rev.* 1623-1665 (2008).

Murdock, Tera Rica. Note. Whose child is this?: genetic analysis and family reunification immigration in France. 41 *Vand. J. Transnat'l L.* 1503-1534 (2008).

ECONOMICS

Garoupa, Nuno and Thomas S. Ulen. The market for legal innovation: law and economics in Europe and the United States. 59 *Ala. L. Rev.* 1555-1633 (2008).

EDUCATION LAW

Price, Alison E. Comment. Understanding the free speech rights of public school coaches. 18 *Seton Hall J. Sports & Ent. L.* 209-254 (2008).

EMPLOYMENT PRACTICE

McGuinness, J. Michael. Fifth Amendment protection for public employees: **Garrity** and limited constitutional protections from use of employer coerced statements in internal investigations and practical considerations. 24 *Touro L. Rev.* 697-738 (2008).

ENERGY AND UTILITIES LAW

Hardy, Samuel B. Comment. Federal subsidy of adjudicative right determination: the new cost shifting of nuclear power litigation. 59 *Ala. L. Rev.* 1705-1723 (2008).

Koch, Laura. Comment. The promise of wave energy. 2 *Golden Gate U. Envtl. L.J.* 162-199 (2008).

The West's Aging Dams: Retain or Remove? Introduction by Paul Stanton Kibel and C. Danny Wang; articles by Russell W. Busch, Gerald H. Meral, David L. Wegner and Jonas Minton. 2 *Golden Gate U. Envtl. L.J.* 1-117 (2008).

(For contents see the Tables of Contents of Indexed Law Reviews for Golden Gate University Environmental Law Journal.)

CURRENT INDEX TO LEGAL PERIODICALS

Page 5
December 26, 2008

ENVIRONMENTAL LAW

(For other articles on ENVIRONMENTAL LAW see the **Tables of Contents of Indexed Law Reviews** for Ecology Law Quarterly and Golden Gate University Environmental Law Journal.)

Bausinger, P. Leigh. Note. Welcome to the (impenetrable) jungle: **Massachusetts v. EPA**, the Clean Air Act and the common law of public nuisance. (**Massachusetts v. EPA**, 127 S. Ct. 1438, 2007.) 53 Vill. L. Rev. 527-560 (2008).

Markell, David L. and Tom R. Tyler. Using empirical research to design government citizen participation processes: a case study of citizens' roles in environmental compliance and enforcement. 57 U. Kan. L. Rev. 1-38 (2008).

Woods, Jennifer. Student article. Of selling the environment--buyer beware? An evaluation of the proposed F.T.C. Green Guides revisions. 21 Loy. Consumer L. Rev. 75-95 (2008).

ESTATES AND TRUSTS

Graves, Allison Elvert. Comment. **Marshall v. Marshall**: the past, present, and future of the probate exception to federal jurisdiction. 59 Ala. L. Rev. 1643-1660 (2008).

Tate, Joshua C. Caregiving and the case for testamentary freedom. 42 UC Davis L. Rev. 129-193 (2008).

EVIDENCE

Calhoun, Stephen A. Note. Globalization's erosion of the attorney-client privilege and what U.S. courts can do to prevent it. 87 Tex. L. Rev. 235-265 (2008).

Friel, John D. Note. "Members only!" **United States v. Rayburn House Office Building, Room 2113**: the Speech or Debate Clause, the separation of powers and the testimonial privilege of preemptive nondisclosure, (**United States v. Rayburn House Office Building, Room 2113**, 497 F.3d 654, 2007.) 53 Vill. L. Rev. 561-593 (2008).

McGuinness, J. Michael. Fifth Amendment protection for public employees: **Garrity** and limited constitutional protections from use of employer coerced statements in internal investigations and practical considerations. 24 Touro L. Rev. 697-738 (2008).

Rothrock, Jay. Striking a balance: the Speech or Debate Clause's testimonial privilege and policing government corruption. 24 Touro L. Rev. 739-790 (2008).

Selinger, Elias C. Comment. An unredeemed promise: how courts can prevent offensive collateral estoppel from undercutting the policy goals of amended Federal Rule of Evidence 408. 102 Nw. U. L. Rev. 1953-1986 (2008).

FIRST AMENDMENT

Anderson, Nicole. Note. Would you like some First Amendment rights with that? How mandatory nutritional disclosure on restaurant menus violates the freedom of commercial speech. (**N.Y. State Rest. Ass'n v. N.Y. City Bd. of Health**, 509 F. Supp. 2d 351, 2007.) 36 Hastings Const. L.Q. 105-129 (2008).

Lauderman, Christopher. Note. Building a fence of separation: the constitutional validity of land transfers in escaping from Establishment Clause violations. 65 Wash. & Lee L. Rev. 1193-1235 (2008).

Price, Alison E. Comment. Understanding the free speech rights of public school coaches. 18 Seton Hall J. Sports & Ent. L. 209-254 (2008).

Reyes, René. Conscience reexamined: liberty, equality, and the legacy of Roger Williams. (Reviewing Martha C. Nussbaum, Liberty of Conscience: In Defense of America's Tradition of Religious Equality.) 36 Hastings Const. L.Q. 1-11 (2008).

Siegel, Stephen A. Injunctions for defamation, juries, and the clarifying lens of 1868. 56 Buff. L. Rev. 655-736 (2008).

Vaughn, Benjamin. Note. The high cost of free exercise: All Saints, the Service, and section 501(c)(3). 61 Tax Law. 981-998 (2008).

First Amendment Discussion Group (published in conjunction with the Florida State University Law Review, Volume 36:1). Articles by Michael P. Allen, Ronald J. Krotoszynski, Jr., Lyrissa Barnett Lidsky and Luke M. Milligan. 65 Wash. & Lee L. Rev. 1045-1117 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Washington and Lee Law Review.)

Symposium: Law and Religion. Lecture by Leslie C. Griffin; articles by Barbara L. Atwell, Bradley Aron Cooper, Karen Sandrik and Ian J. Silverbrand. 85 U. Det. Mercy L. Rev. 475-604 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for University of Detroit Mercy Law Review.)

FOOD AND DRUG LAW

Anderson, Nicole. Note. Would you like some First Amendment rights with that? How mandatory nutritional disclosure on restaurant menus violates the freedom of commercial speech. (**N.Y. State Rest. Ass'n v. N.Y. City Bd. of Health**, 509 F. Supp. 2d 351, 2007.) 36 Hastings Const. L.Q. 105-129 (2008).

Johnson, Alec. Student article. Vioxx and consumer product pain relief: the policy implications of limiting courts' regulatory influence over mass consumer product claims. 41 Loy. L.A. L. Rev. 1039-1096 (2008).

Lucia, Kimberly A. Note. Impact of FRCP 15(c)(2) on the False Claims Act's seal provision. (**United States v. Baylor University Medical Center**, 469 F.3d 263, 2006.) 42 UC Davis L. Rev. 255-287 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
December 26, 2008

Ott, Andrea Beth. Comment. At the altar of autonomy: the dangerous territory of ... (**Abigail Alliance for Better Access to Developmental Drugs v. von Eschenbach**, 445 F.3d 470, 2006, *rev'd en banc*, 495 F.3d 695, 2007, *cert. denied*, 76 U.S.L.W. 3373, 2008.) 56 Buff. L. Rev. 821-857 (2008).

FOURTEENTH AMENDMENT

Calabresi, Steven G. and Sarah E. Agudo. Individual rights under state constitutions when the Fourteenth Amendment was ratified in 1868: what rights are deeply rooted in American history and tradition? 87 Tex. L. Rev. 7-120 (2008).

Pedersen, Shannon L. Comment. When Congress practices medicine: how congressional legislation of medical judgment may infringe a fundamental right. (**Gonzales v. Carhart**, 127 S. Ct. 1610, 2007.) 24 Touro L. Rev. 791-848 (2008).

GOVERNMENT CONTRACTS

(For other articles on GOVERNMENT CONTRACTS see the **Tables of Contents of Indexed Law Reviews for Public Contract Law Journal**.)

Lucia, Kimberly A. Note. Impact of FRCP 15(c)(2) on the False Claims Act's seal provision. (**United States v. Baylor University Medical Center**, 469 F.3d 263, 2006.) 42 UC Davis L. Rev. 255-287 (2008).

HEALTH LAW AND POLICY

Anderson, Nicole. Note. Would you like some First Amendment rights with that? How mandatory nutritional disclosure on restaurant menus violates the freedom of commercial speech. (**N.Y. State Rest. Ass'n v. N.Y. City Bd. of Health**, 509 F. Supp. 2d 351, 2007.) 36 Hastings Const. L.Q. 105-129 (2008).

Beaton, Benjamin J. Note. Walking the federalist tightrope: a national policy of state experimentation for health information technology. 108 Colum. L. Rev. 1670-1717 (2008).

Satz, Ani B. The limits of health care reform. 59 Ala. L. Rev. 1451-1499 (2008).

HUMAN RIGHTS LAW

Lau, Holning. Human rights and globalization: putting the race to the top in perspective. 102 Nw. U. L. Rev. 2021-2033 (2008).

Posner, Eric A. Human welfare, not human rights. 108 Colum. L. Rev. 1758-1801 (2008).

Symposium. Redefining International Criminal Law: New Interpretations and New Solutions. Articles by M. Cherif Bassiouni, Douglass Cassel, Gregory S. Gordon, Daniel M. Greenfield, William A. Schabas, David Scheffer, Ashley Cox, Christopher D. Totten and Nicholas Tyler. 98 J. Crim. L. & Criminology 709-1118 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews for Journal of Criminal Law and Criminology**.)

IMMIGRATION LAW

Murdock, Tera Rica. Note. Whose child is this?: genetic analysis and family reunification immigration in France. 41 Vand. J. Transnat'l L. 1503-1534 (2008).

Rosser, Ezra. Immigrant remittances. 41 Conn. L. Rev. 1-62 (2008).

Stoter, Robyn S. Note. Discrimination & deference: making a case for the EEOC's expertise with English-only rules. 53 Vill. L. Rev. 595-638 (2008).

INDIAN AND ABORIGINAL LAW

Busch, Russell W. Tribal advocacy for Elwha River Dams removal on Washington's Olympic Peninsula. 2 Golden Gate U. Envtl. L.J. 5-21 (2008).

Cordiano, Benjamin J. Note. Unspoken assumptions: examining tribal jurisdiction over nonmembers nearly two decades after **Duro v. Reina**. 41 Conn. L. Rev. 265-303 (2008).

INSURANCE LAW

Murphy, J. Logan. Note. Law triangle: arbitrating international reinsurance disputes under the New York Convention, the McCarran-Ferguson Act, and antagonistic state law. 41 Vand. J. Transnat'l L. 1535-1575 (2008).

INTELLECTUAL PROPERTY LAW

Henry, Chris. Note. Inequitable conduct inequitably inferred: when do patent applicants' actions intend to deceive? 65 Wash. & Lee L. Rev. 1159-1191 (2008).

Mandel, Gregory. The non-obvious problem: how the indeterminate nonobviousness standard produces excessive patent grants. 42 UC Davis L. Rev. 57-128 (2008).

Monks, Thomas J. Everything you always wanted to know about patents but were afraid to ask: a tax practitioner's primer on patenting tax strategies. 61 Tax Law. 907-940 (2008).

Talley, Justin. Comment. Online streamers: a no liability issue. 18 Seton Hall J. Sports & Ent. L. 371-403 (2008).

INTERNATIONAL LAW

(For other articles on INTERNATIONAL LAW see the **Tables of Contents of Indexed Law Reviews for Loyola of Los Angeles International and Comparative Law Review** and **Vanderbilt Journal of Transnational Law**.)

Carasik, Lauren. "Think glocal, act glocal": the praxis of social justice lawyering in the global era. 15 Clinical L. Rev. 55-130 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 7
December 26, 2008

Clark, Roger S. Drafting a general part to a penal code: some thoughts inspired by the negotiations on the Rome Statute of the International Criminal Court and by the Court's first substantive law discussion in the **Lubanga Dyilo** confirmation proceedings. 19 Crim. L. Forum 519-552 (2008).

Henham, Ralph. Punishment and the role of the prosecutor in international criminal trials. 19 Crim. L. Forum 395-429 (2008).

Hilton, Alicia M. Terror victims at the museum gates: testing the commercial activity exception under the Foreign Sovereign Immunities Act. 53 Vill. L. Rev. 479-525 (2008).

Lin, Karen. Note. An unintended double standard of liability: the effect of the Westfall Act on the Alien Tort Claims Act. 108 Colum. L. Rev. 1718-1757 (2008).

Murphy, J. Logan. Note. Law triangle: arbitrating international reinsurance disputes under the New York Convention, the McCarran-Ferguson Act, and antagonistic state law. 41 Vand. J. Transnat'l L. 1535-1575 (2008).

Nsereko, Daniel D. Ntanda, Judge, International Criminal Court. The role of the international criminal tribunals in the promotion of peace and justice: the case of the International Criminal Court. 19 Crim. L. Forum 373-393 (2008).

Oehmichen, Anna. Normative and practical aspects of anti-terror measures. (Reviewing Christopher L. Blakesley, Terror and Anti-Terrorism. A Normative and Practical Assessment.) 19 Crim. L. Forum 553-565 (2008).

Rastan, Rod. What is a 'case' for the purpose of the Rome Statute? 19 Crim. L. Forum 435-448 (2008).

Swoboda, Sabine. The ICC disclosure regime--a defence perspective. 19 Crim. L. Forum 449-472 (2008).

Symposium. Redefining International Criminal Law: New Interpretations and New Solutions. Articles by M. Cherif Bassiouni, Douglass Cassel, Gregory S. Gordon, Daniel M. Greenfield, William A. Schabas, David Scheffer, Ashley Cox, Christopher D. Totten and Nicholas Tyler. 98 J. Crim. L. & Criminology 709-1118 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews for Journal of Criminal Law and Criminology.**)

INTERNATIONAL TRADE

Evans, David S. Antitrust issues raised by the emerging global Internet economy. 102 Nw. U. L. Rev. 1987-2007 (2008).

Granne, Michael A. Defining "organ of a foreign state" under the Foreign Sovereign Immunities Act of 1976. 42 UC Davis L. Rev. 1-56 (2008).

Kessler, David A. Protection and protectionism: the practicalities of offshore software development in government procurement. 38 Pub. Cont. L.J. 1-46 (2008).

Lalonde, Chris. Note. Dubai or not Dubai?: a review of foreign investment and acquisition laws in the U.S. and Canada. 41 Vand. J. Transnat'l L. 1475-1502 (2008).

JUDGES

Beit, Christian. Judicial fiction and literary fiction: the example of the *factum*. 20 Law & Lit. 403-422 (2008).

Cross, Frank B. What do judges want? (Reviewing Richard A. Posner, How Judges Think.) 87 Tex. L. Rev. 183-233 (2008).

Ray, Laura Krugman. Clerk and Justice: the ties that bind John Paul Stevens and Wiley B. Rutledge. 41 Conn. L. Rev. 211-264 (2008).

Stras, David R. and Ryan W. Scott. Navigating the new politics of judicial appointments. (Reviewing Christopher L. Eisgruber, The Next Justice: Repairing the Supreme Court Appointments Process.) 102 Nw. U. L. Rev. 1869-1917 (2008).

Wilkins, Richard G., et al. Supreme Court voting behavior: 2006 Term. 36 Hastings Const. L.Q. 51-104 (2008).

JURISDICTION

Arakaki, Amber. Note. Rethinking **Granfinanciera**: may the bankruptcy court retain pre-trial jurisdiction after finding a valid jury trial right? (**Sigma Micro Corp. v. Healthcentral.com**, 504 F.3d 775, 2007.) 36 Hastings Const. L.Q. 131-161 (2008).

Cordiano, Benjamin J. Note. Unspoken assumptions: examining tribal jurisdiction over nonmembers nearly two decades after **Duro v. Reina**. 41 Conn. L. Rev. 265-303 (2008).

Graves, Allison Elvert. Comment. **Marshall v. Marshall**: the past, present, and future of the probate exception to federal jurisdiction. 59 Ala. L. Rev. 1643-1660 (2008).

JUVENILES

Higdon, Michael J. Queer teens and legislative bullies: the cruel and invidious discrimination behind heterosexist statutory rape laws. 42 UC Davis L. Rev. 195-253 (2008).

Kimball, Sara. Comment. A family affair: extending the right of publicity to protect celebrity children. 18 Seton Hall J. Sports & Ent. L. 181-208 (2008).

LABOR LAW

Champion, Walter T., Jr. Looking back to **Mackey v. NFL** to revive the non-statutory labor exemption in professional sports. 18 Seton Hall J. Sports & Ent. L. 85-103 (2008).

Stoter, Robyn S. Note. Discrimination & deference: making a case for the EEOC's expertise with English-only rules. 53 Vill. L. Rev. 595-638 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8
December 26, 2008

LAND USE PLANNING

Barry, John M. Note. Form-based codes: measured success through both mandatory and optional implementation. 41 Conn. L. Rev. 305-337 (2008).

Nirider, Laura H. Comment. In search of “refinement without exclusiveness”: inclusionary zoning in Highland Park, Illinois. 102 Nw. U. L. Rev. 1919-1951 (2008).

Stern, Henry. Comment. A necessary collision: climate change, land use, and the limits of A.B. 32. 35 Ecology L.Q. 611-637 (2008).

Volker, Jamey. Note. Water supplies finally take center stage in the land use planning arena. (**Vineyard Area Citizens for Responsible Growth, Inc. v. City of Rancho Cordova**, 150 P.3d 709, 2007.) 35 Ecology L.Q. 573-610 (2008).

LAW AND SOCIETY

Allen, Michael P. The underappreciated First Amendment importance of **Lawrence v. Texas**. 65 Wash. & Lee L. Rev. 1045-1070 (2008).

Genty, Philip M. Overcoming cultural blindness in international clinical collaboration: the divide between civil and common law cultures and its implications for clinical education. 15 Clinical L. Rev. 131-156 (2008).

Gillmer, Jason A. Base wretches and black wenches: a story of sex and race, violence and compassion, during slavery times. 59 Ala. L. Rev. 1501-1554 (2008).

Hasisi, Badi. Police, politics, and culture in a deeply divided society. 98 J. Crim. L. & Criminology 1119-1145 (2008).

Markell, David L. and Tom R. Tyler. Using empirical research to design government citizen participation processes: a case study of citizens’ roles in environmental compliance and enforcement. 57 U. Kan. L. Rev. 1-38 (2008).

Nirider, Laura H. Comment. In search of “refinement without exclusiveness”: inclusionary zoning in Highland Park, Illinois. 102 Nw. U. L. Rev. 1919-1951 (2008).

Oehmichen, Anna. Normative and practical aspects of anti-terror measures. (Reviewing Christopher L. Blakesley, Terror and Anti-Terrorism. A Normative and Practical Assessment.) 19 Crim. L. Forum 553-565 (2008).

Podlas, Kimberianne. Guilty on all accounts: *Law & Order*’s impact on public perception of law and order. 18 Seton Hall J. Sports & Ent. L. 1-48 (2008).

Strahilevitz, Lior Jacob. Reputation nation: law in an era of ubiquitous personal information. 102 Nw. U. L. Rev. 1667-1738 (2008).

Suk, Jeannie. Taking the home. 20 Law & Lit. 291-317 (2008).

LAW ENFORCEMENT AND CORRECTIONS

Hasisi, Badi. Police, politics, and culture in a deeply divided society. 98 J. Crim. L. & Criminology 1119-1145 (2008).

Silverbrand, Ian J. **Baranowski v. Hart**: limitations on jailhouse religion despite the Free Exercise Clause and RLUIPA. 85 U. Det. Mercy L. Rev. 587-604 (2008).

White, Ahmed A. The concept of “less eligibility” and the social function of prison violence in class society. 56 Buff. L. Rev. 737-820 (2008).

LEGAL ANALYSIS AND WRITING

Levin, Cheri Wyron. The doctor is in: prescriptions for teaching writing in a live-client in-house clinic. 15 Clinical L. Rev. 157-186 (2008).

The Restitution Roundtable. Articles by John D. McCamus, Doug Rendleman, Caprice L. Roberts and Chaim Saiman. 65 Wash. & Lee L. Rev. 889-1041 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Washington and Lee Law Review.)

LEGAL EDUCATION

(For other articles on LEGAL EDUCATION see the **Tables of Contents of Indexed Law Reviews** for Clinical Law Review.)

Ronner, Amy D. The learned-helpless lawyer: clinical legal education and therapeutic jurisprudence as antidotes to Bartleby syndrome. 24 Touro L. Rev. 601-696 (2008).

LEGAL HISTORY

Brophy, Alfred L. “The law of the descent of thought”: law, history, and civilization in antebellum literary addresses. 20 Law & Lit. 343-402 (2008).

Calabresi, Steven G. and Sarah E. Agudo. Individual rights under state constitutions when the Fourteenth Amendment was ratified in 1868: what rights are deeply rooted in American history and tradition? 87 Tex. L. Rev. 7-120 (2008).

Gillmer, Jason A. Base wretches and black wenches: a story of sex and race, violence and compassion, during slavery times. 59 Ala. L. Rev. 1501-1554 (2008).

Spearing, Nick. Don’t go changing: on Richard Weisberg’s critique of Stanley Fish and holocaust denial. 20 Law & Lit. 318-342 (2008).

LEGAL PROFESSION

Calhoun, Stephen A. Note. Globalization’s erosion of the attorney-client privilege and what U.S. courts can do to prevent it. 87 Tex. L. Rev. 235-265 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9

December 26, 2008

Carasik, Lauren. "Think glocal, act glocal": the praxis of social justice lawyering in the global era. 15 Clinical L. Rev. 55-130 (2008).

Marcus, Richard L. The impact of computers on the legal profession: evolution or revolution? 102 Nw. U. L. Rev. 1827-1867 (2008).

Ronner, Amy D. The learned-helpless lawyer: clinical legal education and therapeutic jurisprudence as antidotes to Bartleby syndrome. 24 Touro L. Rev. 601-696 (2008).

Todres, Jacob L. Tax malpractice damages: a comprehensive review of the elements and the issues. 61 Tax Law. 705-773 (2008).

LEGISLATION

Romero, Leo M. Punitive damages, criminal punishment, and proportionality: the importance of legislative limits. 41 Conn. L. Rev. 109-160 (2008).

MEDICAL JURISPRUDENCE

Hansen, Alexa. Note. Unqualified interests, definitive definitions: **Washington v. Glucksberg** and the definition of life. 36 Hastings Const. L.Q. 163-189 (2008).

Pedersen, Shannon L. Comment. When Congress practices medicine: how congressional legislation of medical judgment may infringe a fundamental right. (**Gonzales v. Carhart**, 127 S. Ct. 1610, 2007.) 24 Touro L. Rev. 791-848 (2008).

MILITARY, WAR AND PEACE

Chow, Matthew. Note. Coordinating the forces: military command of non-DoD contractors in battleship emergencies. 38 Pub. Cont. L.J. 259-275 (2008).

Elmore, Christina D. Comment. An enemy within our midst: distinguishing combatants from civilians in the war against terrorism. 57 U. Kan. L. Rev. 213-249 (2008).

Kerlin, Paul M. Note. 1,000 trucks can't all be wrong: the untenable reality of the specialty metals requirement. 38 Pub. Cont. L.J. 237-257 (2008).

Nelson, Lindsey. Note. Mission not accomplished: missing billions in Iraq, enhanced whistleblower protections, and a large failure in a small step. 38 Pub. Cont. L.J. 277-295 (2008).

Symposium. Redefining International Criminal Law: New Interpretations and New Solutions. Articles by M. Cherif Bassiouni, Douglass Cassel, Gregory S. Gordon, Daniel M. Greenfield, William A. Schabas, David Scheffer, Ashley Cox, Christopher D. Totten and Nicholas Tyler. 98 J. Crim. L. & Criminology 709-1118 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews for Journal of Criminal Law and Criminology**.)

MOTOR VEHICLES

Amendola, Andrew F. Note. Can you hear me now?: the myths surrounding cell phone use while driving and Connecticut's failed attempt at a remedy. 41 Conn. L. Rev. 339-379 (2008).

NATURAL RESOURCES LAW

Annual Review of Environmental and Natural Resources Law. Foreword by Robert Infelise; notes by Doug Karpa, Stefanie Gitler, Shawn Eisele, Christie Henke, Jonathan York, Matt Sieving, Jennifer Jeffers, Nicole Ries, Genevieve Casey, Max Baumhefner and Jamey Volker. 35 Ecology L.Q. 285-610 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews for Ecology Law Quarterly**.)

POLITICS

Apollonio, Dorie, Bruce E. Cain and Lee Drutman. Access and lobbying: looking beyond the corruption paradigm. 36 Hastings Const. L.Q. 13-50 (2008).

Hasen, Richard L. "Too plain for argument?" The uncertain congressional power to require parties to choose presidential nominees through direct and equal primaries. 102 Nw. U. L. Rev. 2009-2019 (2008).

Rothrock, Jay. Striking a balance: the Speech or Debate Clause's testimonial privilege and policing government corruption. 24 Touro L. Rev. 739-790 (2008).

Stras, David R. and Ryan W. Scott. Navigating the new politics of judicial appointments. (Reviewing Christopher L. Eisgruber, The Next Justice: Repairing the Supreme Court Appointments Process.) 102 Nw. U. L. Rev. 1869-1917 (2008).

PRACTICE AND PROCEDURE

Bone, Robert G. "To encourage settlement": Rule 68, offers of judgment, and the history of the Federal Rules of Civil Procedure. 102 Nw. U. L. Rev. 1561-1621 (2008).

Borochoff, Elise. Comment. Lower court compliance with Supreme Court remands. 24 Touro L. Rev. 849-906 (2008).

Garlikov, Margaret E. Comment. Jurisdictional inconsistency in the interpretation of original § 2-752 statute of limitations and amended § 2-725's selected solutions. 59 Ala. L. Rev. 1685-1703 (2008).

Henke, Christie. Note. Giving states more to stand on: why special solicitude should not be necessary. (**Massachusetts v. EPA**, 127 S. Ct. 1438, 2007.) 35 Ecology L.Q. 385-404 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
December 26, 2008

Developments in the Law. Complex Litigation in California and Beyond. Foreword by Georgene Vairo; student articles by William R. Shafton, Scott Paetty, Adam Feit, Nicole Ochi and Alec Johnson. 41 Loy. L.A. L. Rev. 763-1096 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Loyola of Los Angeles Law Review.)

PRESIDENT/EXECUTIVE DEPARTMENT

Hasen, Richard L. "Too plain for argument?" The uncertain congressional power to require parties to choose presidential nominees through direct and equal primaries. 102 Nw. U. L. Rev. 2009-2019 (2008).

PROPERTY--PERSONAL AND REAL

Hackett, David E. Note. Guaranteed confusion: the uncertain validity of suretyship defense waivers in California. 41 Loy. L.A. L. Rev. 1097-1142 (2008).

Hilton, Alicia M. Terror victims at the museum gates: testing the commercial activity exception under the Foreign Sovereign Immunities Act. 53 Vill. L. Rev. 479-525 (2008).

Motro, Shari. Labor, luck, and love: reconsidering the sanctity of separate property. 102 Nw. U. L. Rev. 1623-1665 (2008).

PSYCHOLOGY AND PSYCHIATRY

Miller, Hannah Robertson. Note. "A meaningless ritual": how the lack of a postconviction competency standard deprives the mentally ill of effective habeas review in Texas. 87 Tex. L. Rev. 267-298 (2008).

RELIGION

Krotoszynski, Ronald J., Jr. *The Apostle*, Mr. Justice Jackson, and the "pathological perspective" of the Free Exercise Clause. 65 Wash. & Lee L. Rev. 1071-1089 (2008).

Lauderman, Christopher. Note. Building a fence of separation: the constitutional validity of land transfers in escaping from Establishment Clause violations. 65 Wash. & Lee L. Rev. 1193-1235 (2008).

Reyes, René. Conscience reexamined: liberty, equality, and the legacy of Roger Williams. (Reviewing Martha C. Nussbaum, *Liberty of Conscience: In Defense of America's Tradition of Religious Equality*.) 36 Hastings Const. L.Q. 1-11 (2008).

Vaughn, Benjamin. Note. The high cost of free exercise: All Saints, the Service, and section 501(c)(3). 61 Tax Law. 981-998 (2008).

Symposium: Law and Religion. Lecture by Leslie C. Griffin; articles by Barbara L. Atwell, Bradley Aron Cooper, Karen Sandrik and Ian J. Silverbrand. 85 U. Det. Mercy L. Rev. 475-604 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for University of Detroit Mercy Law Review.)

REMEDIES

Lawsky, Sarah B. Fairly random: on compensating audited taxpayers. 41 Conn. L. Rev. 161-209 (2008).

Lin, Karen. Note. An unintended double standard of liability: the effect of the Westfall Act on the Alien Tort Claims Act. 108 Colum. L. Rev. 1718-1757 (2008).

Miller, Hannah Robertson. Note. "A meaningless ritual": how the lack of a postconviction competency standard deprives the mentally ill of effective habeas review in Texas. 87 Tex. L. Rev. 267-298 (2008).

Romero, Leo M. Punitive damages, criminal punishment, and proportionality: the importance of legislative limits. 41 Conn. L. Rev. 109-160 (2008).

Schwartz, Alan and Robert E. Scott. Market damages, efficient contracting, and the economic waste fallacy. 108 Colum. L. Rev. 1610-1669 (2008).

Siegel, Stephen A. Injunctions for defamation, juries, and the clarifying lens of 1868. 56 Buff. L. Rev. 655-736 (2008).

The Restitution Roundtable. Articles by John D. McCamus, Doug Rendleman, Caprice L. Roberts and Chaim Saiman. 65 Wash. & Lee L. Rev. 889-1041 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Washington and Lee Law Review.)

SCIENCE AND TECHNOLOGY

Kessler, David A. Protection and protectionism: the practicalities of offshore software development in government procurement. 38 Pub. Cont. L.J. 1-46 (2008).

Mandel, Gregory. Nanotechnology governance. 59 Ala. L. Rev. 1323-1384 (2008).

Marcus, Richard L. The impact of computers on the legal profession: evolution or revolution? 102 Nw. U. L. Rev. 1827-1867 (2008).

SECOND AMENDMENT

Reynolds, Glenn H. and Brannon P. Denning. **Heller**'s future in the lower courts. 102 Nw. U. L. Rev. 2035-2044 (2008).

SECURITIES LAW

Fried, Jesse M. Option backdating and its implications. 65 Wash. & Lee L. Rev. 853-886 (2008).

LePree, Summer A. Taxation of United States tax-exempt entities' offshore hedge fund investments: application of the section 514 debt-financed rules to leveraged hedge funds and derivatives and the case for equalization. 61 Tax Law. 807-853 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
December 26, 2008

Scarlett, Ann M. A better approach for balancing authority and accountability in shareholder derivative litigation. 57 U. Kan. L. Rev. 39-91 (2008).

SEXUALITY AND THE LAW

Allen, Michael P. The underappreciated First Amendment importance of **Lawrence v. Texas**. 65 Wash. & Lee L. Rev. 1045-1070 (2008).

Gillmer, Jason A. Base wretches and black wenches: a story of sex and race, violence and compassion, during slavery times. 59 Ala. L. Rev. 1501-1554 (2008).

Higdon, Michael J. Queer teens and legislative bullies: the cruel and invidious discrimination behind heterosexist statutory rape laws. 42 UC Davis L. Rev. 195-253 (2008).

SPORTS

(For other articles on SPORTS see the **Tables of Contents of Indexed Law Reviews** for Seton Hall Journal of Sports and Entertainment Law.)

Moss, Diana. Regional sports networks, competition, and the consumer. 21 Loy. Consumer L. Rev. 56-74 (2008).

TAXATION--FEDERAL INCOME

(For other articles on TAXATION--FEDERAL INCOME see the **Tables of Contents of Indexed Law Reviews** for Tax Lawyer.)

Lawsky, Sarah B. Fairly random: on compensating audited taxpayers. 41 Conn. L. Rev. 161-209 (2008).

Sanchirico, Chris William. Progressivity and potential income: measuring the effect of changing work patterns on income tax progressivity. 108 Colum. L. Rev. 1551-1609 (2008).

TAXATION--STATE & LOCAL

Kaye, Tracy A. The gentle art of corporate seduction: tax incentives in the United States and the European Union. 57 U. Kan. L. Rev. 93-156 (2008).

TAXATION--TRANSNATIONAL

Tran, Phuong (Lily). Note. Eliminating a harmful tax practice or encouraging multinationals to shop around the Bloc? (**Cadbury Schweppes plc v. Comm'r of Inland Revenue**, 2006 E.C.R. 1-7995.) 30 Loy. L.A. Int'l & Comp. L. Rev. 77-89 (2008).

TORTS

Bausinger, P. Leigh. Note. Welcome to the (impenetrable) jungle: **Massachusetts v. EPA**, the Clean Air Act and the common law of public nuisance. (**Massachusetts v. EPA**, 127 S. Ct. 1438, 2007.) 53 Vill. L. Rev. 527-560 (2008).

Heiner, Jennifer Ann. Comment. Concussions in the National Football League: **Jani v. Bert Bell/Pete Rozelle NFL Player Ret. Plan** and a legal analysis of the NFL's 2007 concussion management guidelines. (**Jani v. Bert Bell/Pete Rozelle NFL Player Ret. Plan**, 209 F. App'x 305, 2006.) 18 Seton Hall J. Sports & Ent. L. 255-296 (2008).

Hilton, Alicia M. Terror victims at the museum gates: testing the commercial activity exception under the Foreign Sovereign Immunities Act. 53 Vill. L. Rev. 479-525 (2008).

Lin, Karen. Note. An unintended double standard of liability: the effect of the Westfall Act on the Alien Tort Claims Act. 108 Colum. L. Rev. 1718-1757 (2008).

Porio, Matthew R. Comment. Off-guard and online: the unwitting video stars of the Web and the public disclosure tort. 18 Seton Hall J. Sports & Ent. L. 339-369 (2008).

Siegel, Stephen A. Injunctions for defamation, juries, and the clarifying lens of 1868. 56 Buff. L. Rev. 655-736 (2008).

Yasser, Ray. Warren Spahn's legal legacy: the right to be free from false praise. 18 Seton Hall J. Sports & Ent. L. 49-83 (2008).

Developments in the Law. Complex Litigation in California and Beyond. Foreword by Georgene Vairo; student articles by William R. Shafton, Scott Paetty, Adam Feit, Nicole Ochi and Alec Johnson. 41 Loy. L.A. L. Rev. 763-1096 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Loyola of Los Angeles Law Review.)

TRADE REGULATION

Cavanagh, Edward D. Vertical price restraints after **Leegin**. 21 Loy. Consumer L. Rev. 1-32 (2008).

Evans, David S. Antitrust issues raised by the emerging global Internet economy. 102 Nw. U. L. Rev. 1987-2007 (2008).

Lee, Ki Jong. Culture and competition: national and regional levels. 21 Loy. Consumer L. Rev. 33-55 (2008).

Moss, Diana. Regional sports networks, competition, and the consumer. 21 Loy. Consumer L. Rev. 56-74 (2008).

Woods, Jennifer. Student article. Of selling the environment--buyer beware? An evaluation of the proposed F.T.C. Green Guides revisions. 21 Loy. Consumer L. Rev. 75-95 (2008).

WATER LAW

Volker, Jamey. Note. Water supplies finally take center stage in the land use planning arena. (**Vineyard Area Citizens for Responsible Growth, Inc. v. City of Rancho Cordova**, 150 P.3d 709, 2007.) 35 Ecology L.Q. 573-610 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
December 26, 2008

The West's Aging Dams: Retain or Remove? Introduction by Paul Stanton Kibel and C. Danny Wang; articles by Russell W. Busch, Gerald H. Meral, David L. Wegner and Jonas Minton. 2 Golden Gate U. Envtl. L.J. 1-117 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Golden Gate University Environmental Law Journal.)

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

59 ALABAMA LAW REVIEW, NO. 5, PP. 1323-2124, 2008.

Mandel, Gregory. Nanotechnology governance. 59 Ala. L. Rev. 1323-1384 (2008).

Bruner, Christopher M. The enduring ambivalence of corporate law. 59 Ala. L. Rev. 1385-1449 (2008).

Satz, Ani B. The limits of health care reform. 59 Ala. L. Rev. 1451-1499 (2008).

Gillmer, Jason A. Base wretches and black wenches: a story of sex and race, violence and compassion, during slavery times. 59 Ala. L. Rev. 1501-1554 (2008).

Garoupa, Nuno and Thomas S. Ulen. The market for legal innovation: law and economics in Europe and the United States. 59 Ala. L. Rev. 1555-1633 (2008).

Ely, Bruce P. and James E. Long, Jr. Book review. (Reviewing Susan Pace Hamill, As Certain As Death: A Fifty-State Survey of State and Local Tax Laws.) 59 Ala. L. Rev. 1635-1641 (2008).

Graves, Allison Elvert. Comment. **Marshall v. Marshall**: the past, present, and future of the probate exception to federal jurisdiction. 59 Ala. L. Rev. 1643-1660 (2008).

Walsh, Will. Comment. Fishy business. 59 Ala. L. Rev. 1661-1683 (2008).

Garlikov, Margaret E. Comment. Jurisdictional inconsistency in the interpretation of original § 2-752 statute of limitations and amended § 2-725's selected solutions. 59 Ala. L. Rev. 1685-1703 (2008).

Hardy, Samuel B. Comment. Federal subsidy of adjudicative right determination: the new cost shifting of nuclear power litigation. 59 Ala. L. Rev. 1705-1723 (2008).

Survey of 2007 Alabama Legislation. 59 Ala. L. Rev. 1725-1774 (2008).

Index to volume 59. 59 Ala. L. Rev. 1775-1782 (2008).

Cumulative index through volume LVIII. 59 Ala. L. Rev. 1783-2123 (2008).

56 BUFFALO LAW REVIEW, NO. 3, JULY, 2008.

Siegel, Stephen A. Injunctions for defamation, juries, and the clarifying lens of 1868. 56 Buff. L. Rev. 655-736 (2008).

White, Ahmed A. The concept of "less eligibility" and the social function of prison violence in class society. 56 Buff. L. Rev. 737-820 (2008).

Ott, Andrea Beth. Comment. At the altar of autonomy: the dangerous territory of ... (**Abigail Alliance for Better Access to Developmental Drugs v. von Eschenbach**, 445 F.3d 470, 2006, *rev'd en banc*, 495 F.3d 695, 2007, *cert. denied*, 76 U.S.L.W. 3373, 2008.) 56 Buff. L. Rev. 821-857 (2008).

15 CLINICAL LAW REVIEW, NO. 1, FALL, 2008.

Anderson, Alexis and Norah Wylie. Beyond the ADA: how clinics can assist law students with "non-visible" disabilities to bridge the accommodations gap between classroom and practice. 15 Clinical L. Rev. 1-53 (2008).

Carasik, Lauren. "Think glocal, act glocal": the praxis of social justice lawyering in the global era. 15 Clinical L. Rev. 55-130 (2008).

Genty, Philip M. Overcoming cultural blindness in international clinical collaboration: the divide between civil and common law cultures and its implications for clinical education. 15 Clinical L. Rev. 131-156 (2008).

Levin, Cheri Wyron. The doctor is in: prescriptions for teaching writing in a live-client in-house clinic. 15 Clinical L. Rev. 157-186 (2008).

Thomas, Kimberly A. Sentencing: where case theory and the client meet. 15 Clinical L. Rev. 187-210 (2008).

108 COLUMBIA LAW REVIEW, NO. 7, NOVEMBER, 2008.

Sanchirico, Chris William. Progressivity and potential income: measuring the effect of changing work patterns on income tax progressivity. 108 Colum. L. Rev. 1551-1609 (2008).

Schwartz, Alan and Robert E. Scott. Market damages, efficient contracting, and the economic waste fallacy. 108 Colum. L. Rev. 1610-1669 (2008).

Beaton, Benjamin J. Note. Walking the federalist tightrope: a national policy of state experimentation for health information technology. 108 Colum. L. Rev. 1670-1717 (2008).

Lin, Karen. Note. An unintended double standard of liability: the effect of the Westfall Act on the Alien Tort Claims Act. 108 Colum. L. Rev. 1718-1757 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13
December 26, 2008

Posner, Eric A. Human welfare, not human rights. 108 Colum. L. Rev. 1758-1801 (2008).

41 CONNECTICUT LAW REVIEW, NO. 1, NOVEMBER, 2008.

Rosser, Ezra. Immigrant remittances. 41 Conn. L. Rev. 1-62 (2008).

Shestowsky, Donna and Jeanne Brett. Disputants' perceptions of dispute resolution procedures: an ex ante and ex post longitudinal empirical study. 41 Conn. L. Rev. 63-107 (2008).

Romero, Leo M. Punitive damages, criminal punishment, and proportionality: the importance of legislative limits. 41 Conn. L. Rev. 109-160 (2008).

Lawsky, Sarah B. Fairly random: on compensating audited taxpayers. 41 Conn. L. Rev. 161-209 (2008).

Ray, Laura Krugman. Clerk and Justice: the ties that bind John Paul Stevens and Wiley B. Rutledge. 41 Conn. L. Rev. 211-264 (2008).

Cordiano, Benjamin J. Note. Unspoken assumptions: examining tribal jurisdiction over nonmembers nearly two decades after **Duro v. Reina**. 41 Conn. L. Rev. 265-303 (2008).

Barry, John M. Note. Form-based codes: measured success through both mandatory and optional implementation. 41 Conn. L. Rev. 305-337 (2008).

Amendola, Andrew F. Note. Can you hear me now?: the myths surrounding cell phone use while driving and Connecticut's failed attempt at a remedy. 41 Conn. L. Rev. 339-379 (2008).

19 CRIMINAL LAW FORUM, NOS. 3-4, PP. 373-616, 2008.

Nsereko, Daniel D. Ntanda, Judge, International Criminal Court. The role of the international criminal tribunals in the promotion of peace and justice: the case of the International Criminal Court. 19 Crim. L. Forum 373-393 (2008).

Henham, Ralph. Punishment and the role of the prosecutor in international criminal trials. 19 Crim. L. Forum 395-429 (2008).

Schabas, William A. and Carsten Stahn. Introductory note: legal aspects of the **Lubanga** case. 19 Crim. L. Forum 431-434 (2008).

Rastan, Rod. What is a 'case' for the purpose of the Rome Statute? 19 Crim. L. Forum 435-448 (2008).

Swoboda, Sabine. The ICC disclosure regime--a defence perspective. 19 Crim. L. Forum 449-472 (2008).

Badar, Mohamed Elewa. The mental element in the Rome Statute of the International Criminal Court: a commentary from a comparative criminal law perspective. 19 Crim. L. Forum 473-518 (2008).

Clark, Roger S. Drafting a general part to a penal code: some thoughts inspired by the negotiations on the Rome Statute of the International Criminal Court and by the Court's first substantive law discussion in the **Lubanga Dyilo** confirmation proceedings. 19 Crim. L. Forum 519-552 (2008).

Oehmichen, Anna. Normative and practical aspects of anti-terror measures. (Reviewing Christopher L. Blakesley, Terror and Anti-Terrorism. A Normative and Practical Assessment.) 19 Crim. L. Forum 553-565 (2008).

Concolino, Barbara. The legal framework of the "war on terrorism". (Reviewing Helen Duffy, The 'War on Terror' and the Framework of International Law.) 19 Crim. L. Forum 567-573 (2008).

Ebner, Markus W. Torture and international law. (Reviewing Thomas Bruha and Dominik Steiger, Das Folterverbot im Völkerrecht.) 19 Crim. L. Forum 575-578 (2008).

Najikam, Ousman. The jurisprudence of the Special Court for Sierra Leone. (Reviewing Annotated Leading Cases of International Tribunals, Vol. IX: The Special Court for Sierra Leone 2003-2004., edited by André Klip and Göran Sluiter.) 19 Crim. L. Forum 579-587 (2008).

Clark, Roger S. Creating and explaining the International Criminal Court. (Reviewing Marlies Glasius, The International Criminal Court: A Global Civil Society Achievement.) 19 Crim. L. Forum 589-599 (2008).

Gut, Till. The current German regime of extradition and mutual legal assistance. (Reviewing Internationale strafrechtliche Zusammenarbeit-Völkerrechtliche Übereinkünfte und Verträge, Europäische Rechtsakte, IRG, 2nd ed., edited by Katja Hengstler, et al.) 19 Crim. L. Forum 601-606 (2008).

Heilmann, Daniel. Book review. (Reviewing Christian Appelbaum, Einschränkungen der Staatenimmunität in Fällen schwerer Menschenrechtsverletzungen.) 19 Crim. L. Forum 607-609 (2008).

Murphy, Ray. Book review. (Reviewing Marten Zwanenburg, Accountability of Peace Support Operations.) 19 Crim. L. Forum 611-615 (2008).

35 ECOLOGY LAW QUARTERLY, NO. 3, PP. 285-656, 2008.

Annual Review of Environmental and Natural Resources Law. 35 Ecology L.Q. 285-610 (2008).

Infelise, Robert. Foreword. 35 Ecology L.Q. 285-290 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
December 26, 2008

Karpa, Doug. Note. Loose canons: the Supreme Court guns for the Endangered Species Act in ... (**Nat'l Ass'n of Home Builders v. Defenders of Wildlife**, 127 S. Ct. 2518, 2007.) 35 Ecology L.Q. 291-335 (2008).

Gitler, Stefanie. Note. Settling the tradeoffs between voluntary cleanup of contaminated sites and cooperation with the government under CERCLA. (**United States v. Atlantic Research Corp.**, 127 S. Ct. 2331, 2007.) 35 Ecology L.Q. 337-361 (2008).

Eisele, Shawn. Note. Paving the way for cap and trade? (**Env'tl. Def. v. Duke Energy Corp.**, 127 S. Ct. 1423, 2007.) 35 Ecology L.Q. 363-384 (2008).

Henke, Christie. Note. Giving states more to stand on: why special solicitude should not be necessary. (**Massachusetts v. EPA**, 127 S. Ct. 1438, 2007.) 35 Ecology L.Q. 385-404 (2008).

York, Jonathan. Note. The next step in revitalizing RCRA: **Maine People's Alliance** and the importance of citizen intervention in EPA actions. (**Me. People's Alliance v. Mallinckrodt, Inc.**, 471 F.3d 277, 2006, *cert denied*, 128 S. Ct. 93, 2007) 35 Ecology L.Q. 405-425 (2008).

Sieving, Matt. Note. Rising phoenix-like from the ashes: an argument for expanded corporate successor liability under CERCLA. (**K.C. 1986 Ltd. P'ship v. Reade Mfg.**, 472 F.3d 1009, 2007.) 35 Ecology L.Q. 427-453 (2008).

Jeffers, Jennifer. Note. Reversing the trend towards species extinction, or merely halting it? Incorporating the recovery standard into ESA section 7 jeopardy analysis. (**National Wildlife Federation v. National Marine Fisheries Service**, 481 F.3d 1224, 2007.) 35 Ecology L.Q. 455-489 (2008).

Ries, Nicole. Note. The (almost) all-American canal: **Consejo de Desarrollo Economico de Mexicali v. United States** and the pursuit of environmental justice in transboundary resources management. (**Consejo de Desarrollo Economico de Mexicali v. United States**, 417 F. Supp. 2d 1176, 2006; **Consejo de Desarrollo Economico de Mexicali v. United States**, 438 F. Supp. 2d 1194, 2006; **Consejo de Desarrollo Economico de Mexicali v. United States**, 438 F. Supp. 2d 1207, 2006 and **Consejo de Desarrollo Economico de Mexicali v. United States**, 482 F.3d 1157.) 35 Ecology L.Q. 491-529 (2008).

Casey, Genevieve. Note. What went wrong in **San Francisco Baykeeper v. Cargill Salt Division**? The Ninth Circuit's weak reading of Kennedy's **Rapanos** concurrence, and a prescription for litigating Clean Water Act claims under **Rapanos**. (**San Francisco Baykeeper v. Cargill Salt Division**, 481 F.3d 700, 2007.) 35 Ecology L.Q. 531-556 (2008).

Baumhefner, Max. Note. The ozone saga. (**S. Coast Air Quality Mgmt. Dist. V. EPA**, 472 F.3d 882, 2006.) 35 Ecology L.Q. 557-572 (2008).

Volker, Jamey. Note. Water supplies finally take center stage in the land use planning arena. (**Vineyard Area Citizens for Responsible Growth, Inc. v. City of Rancho Cordova**, 150 P.3d 709, 2007.) 35 Ecology L.Q. 573-610 (2008).

Stern, Henry. Comment. A necessary collision: climate change, land use, and the limits of A.B. 32. 35 Ecology L.Q. 611-637 (2008).

In brief. 35 Ecology L.Q. 639-656 (2008).

2 GOLDEN GATE UNIVERSITY ENVIRONMENTAL LAW JOURNAL, NO. 1, SUMMER, 2008.

The West's Aging Dams: Retain or Remove? 2 Golden Gate U. Envtl. L.J. 1-117 (2008).

Kibel, Paul Stanton and C. Danny Wang. Instruments not monuments: an introduction to the issue. 2 Golden Gate U. Envtl. L.J. 1-4 (2008).

Busch, Russell W. Tribal advocacy for Elwha River Dams removal on Washington's Olympic Peninsula. 2 Golden Gate U. Envtl. L.J. 5-21 (2008).

Meral, Gerald H. Beyond and beneath O'Shaughnessy Dam: options to restore Hetch Hetchy Valley and replace water and energy supplies. 2 Golden Gate U. Envtl. L.J. 22-68 (2008).

Wegner, David L. New ideas for old dams: developing solutions for a shrinking Colorado River. 2 Golden Gate U. Envtl. L.J. 69-95 (2008).

Minton, Jonas. The old and the new: evaluating existing and proposed dams in California. 2 Golden Gate U. Envtl. L.J. 96-117 (2008).

Batchelder, Philip Donald. Comment. Dust in the wind? The bell tolls for crematory mercury. 2 Golden Gate U. Envtl. L.J. 118-161 (2008).

Koch, Laura. Comment. The promise of wave energy. 2 Golden Gate U. Envtl. L.J. 162-199 (2008).

36 HASTINGS CONSTITUTIONAL LAW QUARTERLY, NO. 1, FALL, 2008.

Reyes, René. Conscience reexamined: liberty, equality, and the legacy of Roger Williams. (Reviewing Martha C. Nussbaum, Liberty of Conscience: In Defense of America's Tradition of Religious Equality.) 36 Hastings Const. L.Q. 1-11 (2008).

Apollonio, Dorie, Bruce E. Cain and Lee Drutman. Access and lobbying: looking beyond the corruption paradigm. 36 Hastings Const. L.Q. 13-50 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
December 26, 2008

Wilkins, Richard G., et al. Supreme Court voting behavior: 2006 Term. 36 Hastings Const. L.Q. 51-104 (2008).

Anderson, Nicole. Note. Would you like some First Amendment rights with that? How mandatory nutritional disclosure on restaurant menus violates the freedom of commercial speech. (**N.Y. State Rest. Ass'n v. N.Y. City Bd. of Health**, 509 F. Supp. 2d 351, 2007.) 36 Hastings Const. L.Q. 105-129 (2008).

Arakaki, Amber. Note. Rethinking **Granfinanciera**: may the bankruptcy court retain pre-trial jurisdiction after finding a valid jury trial right? (**Sigma Micro Corp. v. Healthcentral.com**, 504 F.3d 775, 2007.) 36 Hastings Const. L.Q. 131-161 (2008).

Hansen, Alexa. Note. Unqualified interests, definitive definitions: **Washington v. Glucksberg** and the definition of life. 36 Hastings Const. L.Q. 163-189 (2008).

98 JOURNAL OF CRIMINAL LAW AND CRIMINOLOGY, NO. 3, SPRING, 2008.

Symposium. Redefining International Criminal Law: New Interpretations and New Solutions. 98 J. Crim. L. & Criminology 709-1118 (2008).

Foreword. 98 J. Crim. L. & Criminology 709-710 (2008).

Bassiouni, M. Cherif. The new wars and the crisis of compliance with the law of armed conflict by non-state actors. 98 J. Crim. L. & Criminology 711-810 (2008).

Cassell, Douglass. Pretrial and preventive detention of suspected terrorists: options and constraints under international law. 98 J. Crim. L. & Criminology 811-852 (2008).

Gordon, Gregory S. From incitement to indictment? Prosecuting Iran's president for advocating Israel's destruction and piecing together incitement law's emerging analytical framework. 98 J. Crim. L. & Criminology 853-920 (2008).

Greenfield, Daniel M. The crime of complicity in genocide: how the International Criminal Tribunals for Rwanda and Yugoslavia got it wrong, and why it matters. 98 J. Crim. L. & Criminology 921-952 (2008).

Schabas, William A. State policy as an element of international crimes. 98 J. Crim. L. & Criminology 953-982 (2008).

Scheffer, David and Ashley Cox. The constitutionality of the Rome Statute of the International Criminal Court. 98 J. Crim. L. & Criminology 983-1068 (2008).

Totten, Christopher D. and Nicholas Tyler. Arguing for an integrated approach to resolving the crisis in Darfur: the challenges of complementarity, enforcement, and related issues in the International Criminal Court. 98 J. Crim. L. & Criminology 1069-1118 (2008).

Hasisi, Badi. Police, politics, and culture in a deeply divided society. 98 J. Crim. L. & Criminology 1119-1145 (2008).

Lind, Meghan E. Comment. Hearts on their sleeves: symbolic displays of emotion by spectators in criminal trials. 98 J. Crim. L. & Criminology 1147-1170 (2008).

20 LAW AND LITERATURE, NO. 3, FALL, 2008.

Suk, Jeannie. Taking the home. 20 Law & Lit. 291-317 (2008).

Spearing, Nick. Don't go changing: on Richard Weisberg's critique of Stanley Fish and holocaust denial. 20 Law & Lit. 318-342 (2008).

Brophy, Alfred L. "The law of the descent of thought": law, history, and civilization in antebellum literary addresses. 20 Law & Lit. 343-402 (2008).

Beit, Christian. Judicial fiction and literary fiction: the example of the *factum*. 20 Law & Lit. 403-422 (2008).

Struve, Laura. "This is no way to tell a story": Robert Browning's attack on the law in *The Ring and the Book*. [Poem.] 20 Law & Lit. 423-443 (2008).

Keyishian, Harry. Henry de Bracton, renaissance punishment theory, and Shakespearean closure. 20 Law & Lit. 444-458 (2008).

Nichols, Marcia. Cicero's *Pro Cuentio* and the "mazy" rhetorical strategies of *Wieland*. 20 Law & Lit. 459-476 (2008).

Pether, Penny. Cautionary tales. (Reviewing Nan Seuffert, Jurisprudence of National Identity: Kaleidoscopes of Imperialism and Globalisation from Aotearoa New Zealand.) 20 Law & Lit. 477-486 (2008).

About the authors. 20 Law & Lit. 487-488 (2008).

21 LOYOLA CONSUMER LAW REVIEW, NO. 1, PP. 1-104, 2008.

Cavanagh, Edward D. Vertical price restraints after **Leegin**. 21 Loy. Consumer L. Rev. 1-32 (2008).

Lee, Ki Jong. Culture and competition: national and regional levels. 21 Loy. Consumer L. Rev. 33-55 (2008).

Moss, Diana. Regional sports networks, competition, and the consumer. 21 Loy. Consumer L. Rev. 56-74 (2008).

Woods, Jennifer. Student article. Of selling the environment--buyer beware? An evaluation of the proposed F.T.C. Green Guides revisions. 21 Loy. Consumer L. Rev. 75-95 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
December 26, 2008

Goulet, Dawn. Consumer news. Supporters and opponents of federal preemption take sides, anticipate High Court's ruling on third FDA preemption case this year. 21 Loy. Consumer L. Rev. 96-104 (2008).

30 LOYOLA OF LOS ANGELES INTERNATIONAL AND COMPARATIVE LAW REVIEW, NO. 1, WINTER, 2008.

Schwartz, Eric. U.S. security strategy: empowering Kim Jong-il? 30 Loy. L.A. Int'l & Comp. L. Rev. 1-31 (2008).

Winkler, Matteo M. When "extraordinary" means illegal: international law and European reaction to the United States rendition program. 30 Loy. L.A. Int'l & Comp. L. Rev. 33-76 (2008).

Tran, Phuong (Lily). Note. Eliminating a harmful tax practice or encouraging multinationals to shop around the Bloc? (**Cadbury Schweppes plc v. Comm'r of Inland Revenue**, 2006 E.C.R. 1-7995.) 30 Loy. L.A. Int'l & Comp. L. Rev. 77-89 (2008).

41 LOYOLA OF LOS ANGELES LAW REVIEW, NO. 3, SPRING, 2008.

Developments in the Law. Complex Litigation in California and Beyond. 41 Loy. L.A. L. Rev. 763-1096 (2008).

Vairo, Georgene. Foreword. 41 Loy. L.A. L. Rev. 763-781 (2008).

Shafton, William R. Student article. California's uncommon common law class action litigation. 41 Loy. L.A. L. Rev. 783-844 (2008).

Paetty, Scott. Student article. Classless not clueless: a comparison of case management mechanisms for non-class-based complex litigation in California and federal courts. 41 Loy. L.A. L. Rev. 845-897 (2008).

Feit, Adam. Student article. Tort reform, one state at a time: recent developments in class actions and complex litigation in New York, Illinois, Texas, and Florida. 41 Loy. L.A. L. Rev. 899-963 (2008).

Ochi, Nicole. Student article. Are consumer class and mass actions dead? Complex litigation strategies after CAFA & MMTJA. 41 Loy. L.A. L. Rev. 965-1037 (2008).

Johnson, Alec. Student article. Vioxx and consumer product pain relief: the policy implications of limiting courts' regulatory influence over mass consumer product claims. 41 Loy. L.A. L. Rev. 1039-1096 (2008).

Hackett, David E. Note. Guaranteed confusion: the uncertain validity of suretyship defense waivers in California. 41 Loy. L.A. L. Rev. 1097-1142 (2008).

Sorosky, Schuyler B. Comment. An unwarranted narrowing of the Fourth Amendment. (**United States v. Forrester**, 495 F.3d 1041, 2007.) 41 Loy. L.A. L. Rev. 1121-1142 (2008).

102 NORTHWESTERN UNIVERSITY LAW REVIEW, NO. 4, FALL, 2008.

Bone, Robert G. "To encourage settlement": Rule 68, offers of judgment, and the history of the Federal Rules of Civil Procedure. 102 Nw. U. L. Rev. 1561-1621 (2008).

Motro, Shari. Labor, luck, and love: reconsidering the sanctity of separate property. 102 Nw. U. L. Rev. 1623-1665 (2008).

Strahilevitz, Lior Jacob. Reputation nation: law in an era of ubiquitous personal information. 102 Nw. U. L. Rev. 1667-1738 (2008).

Stinneford, John F. The original meaning of "unusual": the Eighth Amendment as a bar to cruel innovation. 102 Nw. U. L. Rev. 1739-1825 (2008).

Marcus, Richard L. The impact of computers on the legal profession: evolution or revolution? 102 Nw. U. L. Rev. 1827-1867 (2008).

Stras, David R. and Ryan W. Scott. Navigating the new politics of judicial appointments. (Reviewing Christopher L. Eisgruber, The Next Justice: Repairing the Supreme Court Appointments Process.) 102 Nw. U. L. Rev. 1869-1917 (2008).

Nirider, Laura H. Comment. In search of "refinement without exclusiveness": inclusionary zoning in Highland Park, Illinois. 102 Nw. U. L. Rev. 1919-1951 (2008).

Selinger, Elias C. Comment. An unredeemed promise: how courts can prevent offensive collateral estoppel from undercutting the policy goals of amended Federal Rule of Evidence 408. 102 Nw. U. L. Rev. 1953-1986 (2008).

Evans, David S. Antitrust issues raised by the emerging global Internet economy. 102 Nw. U. L. Rev. 1987-2007 (2008).

Hasen, Richard L. "Too plain for argument?" The uncertain congressional power to require parties to choose presidential nominees through direct and equal primaries. 102 Nw. U. L. Rev. 2009-2019 (2008).

Lau, Holning. Human rights and globalization: putting the race to the top in perspective. 102 Nw. U. L. Rev. 2021-2033 (2008).

Reynolds, Glenn H. and Brannon P. Denning. **Heller**'s future in the lower courts. 102 Nw. U. L. Rev. 2035-2044 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
December 26, 2008

38 PUBLIC CONTRACT LAW JOURNAL, NO. 1, FALL, 2008.

Manos, Karen L. Editorial. 38 Pub. Cont. L.J. unpaged (2008).

Kessler, David A. Protection and protectionism: the practicalities of offshore software development in government procurement. 38 Pub. Cont. L.J. 1-46 (2008).

Koprince, Steven J. The slow erosion of suretyship principles: an uncertain future for “pay-when-paid” and “pay-if-paid” clauses in public construction subcontracts. 38 Pub. Cont. L.J. 47-83 (2008).

Smith, Jennifer Jo Snider. Competition and transparency: what works for public procurement reform. 38 Pub. Cont. L.J. 85-129 (2008).

Levy, Susan C., Daniel J. Winters and John R. Richards. The implied certification theory: when should the False Claims Act reach statements never spoken or communicated, but only implied? 38 Pub. Cont. L.J. 131-152 (2008).

Kirat, Thierry and Laurent Vidal. Litigation on public contract performance: a comparative study of the treatment of additional costs and contract equilibrium by administrative judges in the United States and France. 38 Pub. Cont. L.J. 153-185 (2008).

Trakman, Leon E. The boundaries of contract law in cyberspace. 38 Pub. Cont. L.J. 187-236 (2008).

Kerlin, Paul M. Note. 1,000 trucks can't all be wrong: the untenable reality of the specialty metals requirement. 38 Pub. Cont. L.J. 237-257 (2008).

Chow, Matthew. Note. Coordinating the forces: military command of non-DoD contractors in battleship emergencies. 38 Pub. Cont. L.J. 259-275 (2008).

Nelson, Lindsey. Note. Mission not accomplished: missing billions in Iraq, enhanced whistleblower protections, and a large failure in a small step. 38 Pub. Cont. L.J. 277-295 (2008).

Ward, Tara L. Note. Amending the *qui tam* intervention provisions: setting debar higher? 38 Pub. Cont. L.J. 297-316 (2008).

18 SETON HALL JOURNAL OF SPORTS AND ENTERTAINMENT LAW, NO. 1, PP. 1-404, 2008.

Podlas, Kimberianne. Guilty on all accounts: *Law & Order's* impact on public perception of law and order. 18 Seton Hall J. Sports & Ent. L. 1-48 (2008).

Yasser, Ray. Warren Spahn's legal legacy: the right to be free from false praise. 18 Seton Hall J. Sports & Ent. L. 49-83 (2008).

Champion, Walter T., Jr. Looking back to *Mackey v. NFL* to revive the non-statutory labor exemption in professional sports. 18 Seton Hall J. Sports & Ent. L. 85-103 (2008).

McHardy, Duncan. Reconciling soccer authorities and European Union institutions: who is best placed to administer governance within the European soccer market? 18 Seton Hall J. Sports & Ent. L. 105-150 (2008).

Locke, Zac. Comment. Asking for it: a **Grokster**-based approach to Internet sites that distribute offensive content. 18 Seton Hall J. Sports & Ent. L. 151-180 (2008).

Kimball, Sara. Comment. A family affair: extending the right of publicity to protect celebrity children. 18 Seton Hall J. Sports & Ent. L. 181-208 (2008).

Price, Alison E. Comment. Understanding the free speech rights of public school coaches. 18 Seton Hall J. Sports & Ent. L. 209-254 (2008).

Heiner, Jennifer Ann. Comment. Concussions in the National Football League: **Jani v. Bert Bell/Pete Rozelle NFL Player Ret. Plan** and a legal analysis of the NFL's 2007 concussion management guidelines. (**Jani v. Bert Bell/Pete Rozelle NFL Player Ret. Plan**, 209 F. App'x 305, 2006.) 18 Seton Hall J. Sports & Ent. L. 255-296 (2008).

Cedrone, Timothy D. Comment. A critical analysis of sport organization bankruptcies in the United States and England: does bankruptcy law explain the disparity in number of cases? 18 Seton Hall J. Sports & Ent. L. 297-338 (2008).

Porio, Matthew R. Comment. Off-guard and online: the unwitting video stars of the Web and the public disclosure tort. 18 Seton Hall J. Sports & Ent. L. 339-369 (2008).

Talley, Justin. Comment. Online streamers: a no liability issue. 18 Seton Hall J. Sports & Ent. L. 371-403 (2008).

61 TAX LAWYER, NO. 3, SPRING, 2008.

Gibbs, Lawrence B. **2008 Erwin L. Griswold Lecture Before the American College of Tax Counsel.** Constancy and change in our federal tax system. 61 Tax Law. 673-703 (2008).

Todres, Jacob L. Tax malpractice damages: a comprehensive review of the elements and the issues. 61 Tax Law. 705-773 (2008).

Gerzog, Wendy C. Valuation discounting techniques: terms gone awry. 61 Tax Law. 775-706 (2008).

LePree, Summer A. Taxation of United States tax-exempt entities' offshore hedge fund investments: application of the section 514 debt-financed rules to leveraged hedge funds and derivatives and the case for equalization. 61 Tax Law. 807-853 (2008).

Liss, Kevin J. Rationalizing the taxation of options in the age of derivatives. 61 Tax Law. 855-905 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
December 26, 2008

Monks, Thomas J. Everything you always wanted to know about patents but were afraid to ask: a tax practitioner's primer on patenting tax strategies. 61 Tax Law. 907-940 (2008).

Stuart, Robert J. Taxpayer procedures and remedies in tax controversies: the elusive maze of the "net worth" limitations. 61 Tax Law. 941-947 (2008).

Binstock, Jared H. Comment. Transactions of interest: are they "interesting" enough to warrant the new obligations? 61 Tax Law. 949-967 (2008).

Gilbert, Steven. Comment. On the difficulties of taxing disregarded single member limited liability companies as corporations for employment taxes. 61 Tax Law. 969-980 (2008).

Vaughn, Benjamin. Note. The high cost of free exercise: All Saints, the Service, and section 501(c)(3). 61 Tax Law. 981-998 (2008).

Walsh, Meghan M. Note. The anonymous taxpayer: what the Tax Court failed to reveal in ... (*Anonymous v. Commissioner*, 127 T.C. 89, 2006.) 61 Tax Law. 999-1019 (2008).

87 TEXAS LAW REVIEW, NO. 1, NOVEMBER, 2008.

Smith, Ernest E. In memoriam: Professor Roy Mersky. Tribute to Professor Roy Mersky. 87 Tex. L. Rev. 1-5 (2008).

Calabresi, Steven G. and Sarah E. Agudo. Individual rights under state constitutions when the Fourteenth Amendment was ratified in 1868: what rights are deeply rooted in American history and tradition? 87 Tex. L. Rev. 7-120 (2008).

Porter, Katherine. Misbehavior and mistake in bankruptcy mortgage claims. 87 Tex. L. Rev. 121-182 (2008).

Cross, Frank B. What do judges want? (Reviewing Richard A. Posner, How Judges Think.) 87 Tex. L. Rev. 183-233 (2008).

Calhoun, Stephen A. Note. Globalization's erosion of the attorney-client privilege and what U.S. courts can do to prevent it. 87 Tex. L. Rev. 235-265 (2008).

Miller, Hannah Robertson. Note. "A meaningless ritual": how the lack of a postconviction competency standard deprives the mentally ill of effective habeas review in Texas. 87 Tex. L. Rev. 267-298 (2008).

24 TOURO LAW REVIEW, NO. 4, PP. 601-906, 2008.

Ronner, Amy D. The learned-helpless lawyer: clinical legal education and therapeutic jurisprudence as antidotes to Bartleby syndrome. 24 Touro L. Rev. 601-696 (2008).

McGuinness, J. Michael. Fifth Amendment protection for public employees: **Garrity** and limited constitutional protections from use of employer coerced statements in internal investigations and practical considerations. 24 Touro L. Rev. 697-738 (2008).

Rothrock, Jay. Striking a balance: the Speech or Debate Clause's testimonial privilege and policing government corruption. 24 Touro L. Rev. 739-790 (2008).

Pedersen, Shannon L. Comment. When Congress practices medicine: how congressional legislation of medical judgment may infringe a fundamental right. (*Gonzales v. Carhart*, 127 S. Ct. 1610, 2007.) 24 Touro L. Rev. 791-848 (2008).

Borochoff, Elise. Comment. Lower court compliance with Supreme Court remands. 24 Touro L. Rev. 849-906 (2008).

42 UC DAVIS LAW REVIEW, NO. 1, NOVEMBER, 2008.

Granne, Michael A. Defining "organ of a foreign state" under the Foreign Sovereign Immunities Act of 1976. 42 UC Davis L. Rev. 1-56 (2008).

Mandel, Gregory. The non-obvious problem: how the indeterminate nonobviousness standard produces excessive patent grants. 42 UC Davis L. Rev. 57-128 (2008).

Tate, Joshua C. Caregiving and the case for testamentary freedom. 42 UC Davis L. Rev. 129-193 (2008).

Higdon, Michael J. Queer teens and legislative bullies: the cruel and invidious discrimination behind heterosexist statutory rape laws. 42 UC Davis L. Rev. 195-253 (2008).

Lucia, Kimberly A. Note. Impact of FRCP 15(c)(2) on the False Claims Act's seal provision. (*United States v. Baylor University Medical Center*, 469 F.3d 263, 2006.) 42 UC Davis L. Rev. 255-287 (2008).

85 UNIVERSITY OF DETROIT MERCY LAW REVIEW, NO. 4, SUMMER, 2008.

Symposium: Law and Religion. 85 U. Det. Mercy L. Rev. 475-604 (2008).

Griffin, Leslie C. **McElroy Lecture**. No law respecting the practice of religion. 85 U. Det. Mercy L. Rev. 475-493 (2008).

Atwell, Barbara L. The jurisprudence of love. 85 U. Det. Mercy L. Rev. 495-519 (2008).

Cooper, Bradley Aron. Defending liberty and defeating tyrants: the reemergence of federal theology in the rhetoric of the Bush doctrine. 85 U. Det. Mercy L. Rev. 521-559 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
December 26, 2008

Sandrik, Karen. Towards a modern definition of religion. 85 U. Det. Mercy L. Rev. 561-585 (2008).

Silverbrand, Ian J. **Baranowski v. Hart**: limitations on jailhouse religion despite the Free Exercise Clause and RLUIPA. 85 U. Det. Mercy L. Rev. 587-604 (2008).

Cumulative index: volumes 81-85. 85 U. Det. Mercy L. Rev. unpage (2008).

57 UNIVERSITY OF KANSAS LAW REVIEW, NO. 1, OCTOBER, 2008.

Hendrix, Justin. Editor's notes. 57 U. Kan. L. Rev. xi-xii (2008).

Markell, David L. and Tom R. Tyler. Using empirical research to design government citizen participation processes: a case study of citizens' roles in environmental compliance and enforcement. 57 U. Kan. L. Rev. 1-38 (2008).

Scarlett, Ann M. A better approach for balancing authority and accountability in shareholder derivative litigation. 57 U. Kan. L. Rev. 39-91 (2008).

Kaye, Tracy A. The gentle art of corporate seduction: tax incentives in the United States and the European Union. 57 U. Kan. L. Rev. 93-156 (2008).

Sperino, Sandra F. The "disappearing" dilemma: why agency principles should now take center stage in retaliation cases. 57 U. Kan. L. Rev. 157-211 (2008).

Elmore, Christina D. Comment. An enemy within our midst: distinguishing combatants from civilians in the war against terrorism. 57 U. Kan. L. Rev. 213-249 (2008).

41 VANDERBILT JOURNAL OF TRANSNATIONAL LAW, NO. 5, NOVEMBER, 2008.

Peters, Don. Can we talk? Overcoming barriers to mediating private transborder commercial disputes in the Americas. 41 Vand. J. Transnat'l L. 1251-1305 (2008).

Safrin, Sabrina. The un-exceptionalism of U.S. exceptionalism. 41 Vand. J. Transnat'l L. 1307-1354 (2008).

Mattar, Mohamed Y. Comparative models of reporting mechanisms on the status of trafficking in human beings. 41 Vand. J. Transnat'l L. 1355-1415 (2008).

Soldwedel, Arne F. Testing Japan's convictions: the lay judge system and the rights of criminal defendants. 41 Vand. J. Transnat'l L. 1417-1474 (2008).

Lalonde, Chris. Note. Dubai or not Dubai?: a review of foreign investment and acquisition laws in the U.S. and Canada. 41 Vand. J. Transnat'l L. 1475-1502 (2008).

Murdock, Tera Rica. Note. Whose child is this?: genetic analysis and family reunification immigration in France. 41 Vand. J. Transnat'l L. 1503-1534 (2008).

Murphy, J. Logan. Note. Law triangle: arbitrating international reinsurance disputes under the New York Convention, the McCarran-Ferguson Act, and antagonistic state law. 41 Vand. J. Transnat'l L. 1535-1575 (2008).

Index to volume 41. 41 Vand. J. Transnat'l L. 1577-1587 (2008).

53 VILLANOVA LAW REVIEW, NO. 3, PP. 459-638, 2008.

Booth, Richard A. **Martin G. McGuinn Business Chair Lecture**. Five decades of corporation law: from conglomeration to equity compensation. 53 Vill. L. Rev. 459-477 (2008).

Hilton, Alicia M. Terror victims at the museum gates: testing the commercial activity exception under the Foreign Sovereign Immunities Act. 53 Vill. L. Rev. 479-525 (2008).

Bausinger, P. Leigh. Note. Welcome to the (impenetrable) jungle: **Massachusetts v. EPA**, the Clean Air Act and the common law of public nuisance. (**Massachusetts v. EPA**, 127 S. Ct. 1438, 2007.) 53 Vill. L. Rev. 527-560 (2008).

Friel, John D. Note. "Members only!" **United States v. Rayburn House Office Building, Room 2113**: the Speech or Debate Clause, the separation of powers and the testimonial privilege of preemptive nondisclosure, (**United States v. Rayburn House Office Building, Room 2113**, 497 F.3d 654, 2007.) 53 Vill. L. Rev. 561-593 (2008).

Stoter, Robyn S. Note. Discrimination & deference: making a case for the EEOC's expertise with English-only rules. 53 Vill. L. Rev. 595-638 (2008).

65 WASHINGTON AND LEE LAW REVIEW, NO. 3, SUMMER, 2008.

Fried, Jesse M. Option backdating and its implications. 65 Wash. & Lee L. Rev. 853-886 (2008).

The Restitution Roundtable. 65 Wash. & Lee L. Rev. 889-1041 (2008).

McCamus, John D. Rethinking section 142 of the Restatement of Restitution: fault, bad faith, and change of position. 65 Wash. & Lee L. Rev. 889-931 (2008).

Rendleman, Doug. Restating restitution: the restatement process and its critics. 65 Wash. & Lee L. Rev. 933-944 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20

December 26, 2008

Roberts, Caprice L. A commonwealth of perspective on restitutionary disgorgement for breach of contract. 65 Wash. & Lee L. Rev. 945-991 (2008).

Saiman, Chaim. Restitution and the production of legal doctrine. 65 Wash. & Lee L. Rev. 993-1041 (2008).

First Amendment Discussion Group (published in conjunction with the Florida State University Law Review, Volume 36:1). 65 Wash. & Lee L. Rev. 1045-1117 (2008).

Allen, Michael P. The underappreciated First Amendment importance of **Lawrence v. Texas**. 65 Wash. & Lee L. Rev. 1045-1070 (2008).

Krotoszynski, Ronald J., Jr. *The Apostle*, Mr. Justice Jackson, and the “pathological perspective” of the Free Exercise Clause. 65 Wash. & Lee L. Rev. 1071-1089 (2008).

Lidsky, Lyrissa Barnett. Where’s the harm?: free speech and the regulation of lies. 65 Wash. & Lee L. Rev. 1091-1101 (2008).

Milligan, Luke M. Rethinking press rights of equal access. 65 Wash. & Lee L. Rev. 1103-1117 (2008).

Else, Shani. Note. Courts must welcome the reality of the modern world: cyberspace is a place under Title III of the Americans With Disabilities Act. 65 Wash. & Lee L. Rev. 1121-1158 (2008).

Henry, Chris. Note. Inequitable conduct inequitably inferred: when do patent applicants’ actions intend to deceive? 65 Wash. & Lee L. Rev. 1159-1191 (2008).

Lauderman, Christopher. Note. Building a fence of separation: the constitutional validity of land transfers in escaping from Establishment Clause violations. 65 Wash. & Lee L. Rev. 1193-1235 (2008).