

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---March 6, 2009

Alabama Law Review	60	Ala. L. Rev., No. 1, Pp. 1-190, 2008.
Albany Government Law Review	2	Alb. Gov't L. Rev., No. 2, Pp. 1-354., 2009.
American Journal of Law & Medicine	34	Am. J.L. & Med., No. 4, Pp. 431-590, 2008.
Animal Law	15	Animal L., No. 1, Pp. 1-139, 2008.
Berkeley La Raza Law Journal	18	Berkeley La Raza L.J., Pp. 1-146, 2007.
Brooklyn Journal of International Law	34	Brook. J. Int'l L., No. 1, Pp. 1-266, 2008.
Columbia Journal of East European Law	2	Colum. J. E. Eur. L., No. 2, Pp. 143-311, 2008.
Columbia Journal of European Law	15	Colum. J. Eur. L., No. 1, Winter, 2008/2009.
Columbia Journal of Law and Social Problems	42	Colum. J.L. & Soc. Probs., No. 2, Winter, 2008.
Conflict Resolution Quarterly	26	Conflict Resol. Q., No. 2, Winter, 2008.
DePaul Law Review	58	DePaul L. Rev., No. 1, Fall, 2008.
Elder Law Journal	16	Elder L.J., No. 2, Pp. 249-514, 2009.
Georgetown Law Journal	97	Geo. L.J., No. 2, January, 2009.
Harvard Law & Policy Review	2	Harv. L. & Pol'y Rev., No. 2, Summer, 2008.
Houston Journal of International Law	31	Hous. J. Int'l L., No. 1, Fall, 2008.
Idaho Law Review	44	Idaho L. Rev., No. 3, Pp. 537-834, 2008.
John Marshall Law Review	41	J. Marshall L. Rev., No. 4, Summer, 2008.
Journal of Dispute Resolution	2008	J. Disp. Resol., No. 2, Pp. 349-638.
Journal of Health & Biomedical Law	4	J. Health & Biomed. L., No. 2, Pp. 1-437, 2008.
Journal of Law in Society	9	J. L. Soc'y, No. 2, Summer, 2008.
Jurimetrics: The Journal of Law, Science, and Technology	49	Jurimetrics J., No. 1, Fall, 2008.
Law and Contemporary Problems	71	Law & Contemp. Probs., No. 4, Autumn, 2008.
Loyola Law Review	54	Loy. L. Rev., No. 2, Summer, 2008.
New York University Journal of Legislation and Public Policy	11	N.Y.U. J. Legis. & Pub. Pol'y, No. 3, Pp. 453-669, 2008.
Ohio State Law Journal	69	Ohio St. L.J., No. 4, Pp. 603-786, 2008.
Oklahoma Law Review	61	Okla. L. Rev., No. 2, Summer, 2008.
Penn State Law Review	113	Penn St. L. Rev., No. 2, Fall, 2008.
Regent University Law Review	21	Regent U. L. Rev., No. 1, Pp. 1-274, 2008-2009.
San Diego International Law Journal	10	San Diego Int'l L.J., No. 1, Fall, 2008.
Seton Hall Legislative Journal	32	Seton Hall Legis. J., No. 2, Pp. 241-483, 2008.
Southwestern University Law Review	37	Sw. U. L. Rev., No. 3, Pp. 455-739, 2008.
Texas Hispanic Journal of Law & Policy	14	Tex. Hispanic J.L. & Pol'y, Spring, 2008.
Texas Tech Law Review	41	Tex. Tech. L. Rev., No. 1, Fall, 2008.
University of Miami Law Review	63	U. Miami L. Rev., No. 1, October, 2008.
University of Pennsylvania Law Review	157	U. Pa. L. Rev., No. 2, December, 2008.
Urban Lawyer	40	Urb. Law., No. 4, Fall, 2008.
Widener Law Journal	18	Widener L.J., No. 1, Pp. 1-294, 2008.

ACCOUNTING

Shaviro, Daniel. The optimal relationship between taxable income and financial accounting income: analysis and a proposal. 97 *Geo. L.J.* 423-484 (2009).

ADMINISTRATIVE LAW

Acquaviva, Gregory L. and Kevin M. McDonough. How to win a **Krimstock** hearing: litigating vehicle retention proceedings before New York's Office of Administrative Trials and Hearings. 18 *Widener L.J.* 23-90 (2008).

Farren, Victoria. Note. Removing the wrinkle in cosmetics and drug regulation: a notice rating system and education proposal for anti-aging cosmeceuticals. 16 *Elder L.J.* 375-403 (2009).

Graham, John D. Saving lives through administrative law and economics. 157 *U. Pa. L. Rev.* 395-540 (2008).

Keating, Gregory C. The heroic enterprise of the asbestos cases. 37 *Sw. U. L. Rev.* 623-658 (2008).

Moore, Kathryn L. The future of Social Security: principles to guide reform. 41 *J. Marshall L. Rev.* 1061-1090 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 2

March 6, 2009

Ramakrishna, Kevin. Subduing the ceaseless storm: breaking the build-destroy-rebuild cycle following major catastrophes through taxation and responsibility. 2 Alb. Gov't L. Rev. 328-353 (2009).

Reid, Matthew S. Case comment. Vermont Supreme Court rules that Food and Drug Administration regulations do not preempt state failure-to-warn claims. (**Levine v. Wyeth**, 944 A.2d 179, 2006.) 4 J. Health & Biomed. L. 413-425 (2008).

Schoen, Matthew S. Note. Good enough for government work?: the Government Performance Results Act of 1993 and its impact on federal agencies. 32 Seton Hall Legis. J. 455-483 (2008).

Siegal, Gil, Michelle M. Mello and David M. Studdert. Adjudicating severe birth injury claims in Florida and Virginia: the experience of a landmark experiment in personal injury compensation. 34 Am. J.L. & Med. 493-537 (2008).

Swain, Amanda Marie. Note. An attempt to reign in the expansion of the Freedom of Information Act's 5th exemption. (**Trentadue v. Integrity Committee**, 501 F.3d 1215, 2007.) 61 Okla. L. Rev. 371-394 (2008).

ANIMAL LAW

(For other articles on ANIMAL LAW see the **Tables of Contents of Indexed Law Reviews** for [Animal Law](#).)

Brimer, Kirsten E. Comment. Justice for Dusty: implementing mandatory minimum sentences for animal abusers. 113 Penn St. L. Rev. 649-670 (2008).

Cattafi, Amy. Note. Breed specific legislation: the gap in emergency preparedness provisions for household pets. 32 Seton Hall Legis. J. 351-374 (2008).

ARTS AND ENTERTAINMENT

Goodwin, Paige S. Comment. Mapping the limits of repatriable cultural heritage: a case study of stolen Flemish art in French museums. 157 U. Pa. L. Rev. 673-705 (2008).

BANKING AND FINANCE

Young, Kristine M. Note. The aging population and maturing mortgage loans: ensuring a secure financial lifeline through mortgage lending. 16 Elder L.J. 477-514 (2009).

The Worst of Times: Perspectives on and Solutions for the Subprime Mortgage Crisis. Introduction by Molly Adams Breslin; foreword by Gov. David A. Paterson; articles by Vicki Been, Allegra Glashauser, Robin S. Golden, Sameera Fazili, Joseph Schilling, Raymond H. Brescia, Dorit Samuel and Alan C. Weinstein. 2 Alb. Gov't L. Rev. 1-276 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Albany Government Law Review](#).)

BANKRUPTCY LAW

Adams, Edward A. and Jason K. Fincke. Coordinating cross-border bankruptcy: how territorialism saves universalism. 15 Colum. J. Eur. L. 43-87 (2008/2009).

Rodriguez, Dariely. Left behind: the impact of the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005 on economic, social, and racial justice. 18 Berkeley La Raza L.J. 65-77 (2007).

BIOGRAPHY

Mack, Kenneth W. The role of law in the making of racial identity: the case of Harrisburg's W. Justin Carter. 18 Widener L.J. 1-22 (2008).

CIVIL RIGHTS AND DISCRIMINATION

Connor, Kristin. Note. Updating **Brignoni-Ponce**: a critical analysis of race-based immigration enforcement. 11 N.Y.U. J. Legis. & Pub. Pol'y 567-620 (2008).

Eberle, Edward J. Equality in Germany and the United States. 10 San Diego Int'l L.J. 63-120 (2008).

Fleschert, Miranda. Note. Elevator company goes down: mandatory arbitration provisions as applied to pending civil right claims in the employment context. 2008 J. Disp. Resol. 571-589.

Hoffman, Sarah E. Comment. Falling through the cracks: how the 20/40 rule discriminates against women seeking Social Security Disability Insurance benefits and what Congress can do about it. 113 Penn St. L. Rev. 621-647 (2008).

Kennedy, Sen. Edward M. Restoring the Civil Rights Division. 2 Harv. L. & Pol'y Rev. 211-236 (2008).

MacLean, Nancy. The Civil Rights Act and the transformation of Mexican American identity and politics. 18 Berkeley La Raza L.J. 123-133 (2007).

McCart, Wes R. Note. Title IX crashes the party in college athletic recruiting. (**Simpson v. Univ. of Colo.**, 372 F. Supp. 2d 1229, 2005.) 58 DePaul L. Rev. 153-184 (2008).

Semmer, Christina. Note. The "knowing and voluntary" standard: is the Sixth Circuit's test enough to level the playing field in mandatory employment arbitration? 2008 J. Disp. Resol. 607-619.

Symposium: The Revolution of 1938 Revisited: The Role and Future of the Federal Rules. Introduction by Steven S. Gensler; articles by Rex R. Perschbacher, Debra Lyn Bassett, Richard Markus and Robert G. Bone. 61 Okla. L. Rev. 257-340 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Albany Government Law Review](#).)

CURRENT INDEX TO LEGAL PERIODICALS

Page 3

March 6, 2009

COMMERCIAL LAW

Winter, Cory S. Comment. The rap on clickwrap: how procedural unconscionability is threatening the e-commerce marketplace. 18 *Widener L.J.* 249-292 (2008).

COMMUNICATIONS LAW

Byrne, Mara D. Note. When in Rome: aiding and abetting in **Wang Xiaoning v. Yahoo**. 34 *Brook. J. Int'l L.* 151-184 (2008).

Ciulli, Anthony. Chilling effects: the Communications Decency Act and the online marketplace of ideas. 63 *U. Miami L. Rev.* 137-268 (2008).

Greer, Lindsey. Book note. Questioning digital citizenship: the answer to economic and political equity? (Reviewing Karen Mossberger, Caroline J. Tolbert and Ramona S. McNeal, *Digital Citizenship: The Internet, Society, and Participation.*) 11 *N.Y.U. J. Legis. & Pub. Pol'y* 651-669 (2008).

Winter, Cory S. Comment. The rap on clickwrap: how procedural unconscionability is threatening the e-commerce marketplace. 18 *Widener L.J.* 249-292 (2008).

Leviathan's Network: Municipal Wireless and Civil Liberties. Articles by Carol Ellison, E. Casey Lide, Sascha D. Meinrath, Michael Calabrese and Nicole A. Ozer. 11 *N.Y.U. J. Legis. & Pub. Pol'y* 453-566 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for *New York University Journal of Legislation and Public Policy.*)

The Court of Public Opinion: The Practice and Ethics of Trying Cases in the Media. Introduction by Kathryn Webb Bradley; articles by Loren Ghiglione, Gavin Phillipson, Giorgio Resta, R. Michael Cassidy, Robert M. Entman, Kimberly A. Gross, KC Johnson, Gary A. Hengstler, David A. Sellers, Ronald L. Dufresne and Judith A. Clair. 71 *Law & Contemp. Probs.* 1-214 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for *Law and Contemporary Problems.*)

COMPARATIVE AND FOREIGN LAW

(For other articles on COMPARATIVE AND FOREIGN LAW see the **Tables of Contents of Indexed Law Reviews** for *Columbia Journal of East European Law* and *Columbia Journal of European Law.*)

Cody, Patrick. Comment. From kneecappings toward peace: the use of intra-community dispute resolution in Northern Ireland. 2008 *J. Disp. Resol.* 555-569.

Dodson, Scott. The challenge of comparative civil procedure. (Reviewing Oscar G. Chase, et al, *Civil Litigation in Comparative Context.*) 60 *Ala. L. Rev.* 133-150 (2008).

Eberle, Edward J. Equality in Germany and the United States. 10 *San Diego Int'l L.J.* 63-120 (2008).

Gagoomal, Prashina J. Note. A "margin of appreciation" for "marriages of appreciation": reconciling South Asian adult arranged marriages with the matrimonial consent requirement in international human rights law. 97 *Geo. L.J.* 589-620 (2009).

Garcia, Javier. Fighting biopiracy: the legislative protection of traditional knowledge. 18 *Berkeley La Raza L.J.* 5-27 (2007).

Goodwin, Paige E. Note. Right idea, wrong result--Canada's access to medicines regime. 34 *Am. J.L. & Med.* 567-584 (2008).

Goodwin, Paige S. Comment. Mapping the limits of repatriable cultural heritage: a case study of stolen Flemish art in French museums. 157 *U. Pa. L. Rev.* 673-705 (2008).

Green, Andrew J. Tort reform with Chinese characteristics: towards a "harmonious society" in the People's Republic of China. 10 *San Diego Int'l L.J.* 121-153 (2008).

Gruenberg, Yehuda. Note. Not all that wander should be lost: the rights of indigenous Bedouins in the modern State of Israel. 34 *Brook. J. Int'l L.* 185-206 (2008).

Nagle, Luz E. Criminal gangs in Latin America: the next great threat to regional security and stability? 14 *Tex. Hispanic J.L. & Pol'y* 7-27 (2008).

Pickett, Jackson. Can legalization improve end-of-life care? An empirical analysis of the results of the legalization of euthanasia and physician-assisted suicide in the Netherlands and Oregon. 16 *Elder L.J.* 333-373 (2009).

Resta, Giorgio. Trying cases in the media: a comparative overview. 71 *Law & Contemp. Probs.* 31-66 (2008).

Richard, Nicholas S. Note. Waivers of individual claims via treaty: Chinese slave laborers, Japanese jurisprudence, and the solution of the European Court of Human Rights. 34 *Brook. J. Int'l L.* 239-266 (2008).

Stevens, Yves. European and American issues in employee benefits law compared. 41 *J. Marshall L. Rev.* 1189-1249 (2008).

Tabucanon, Gil Marvel P., James A. Wall, Jr. and Wan Yan. Philippine community mediation, Katarungang Pambarangay. 2008 *J. Disp. Resol.* 501-513.

CONSTITUTIONAL LAW, GENERALLY

Fair, Bryan K. The ultimate association: same-sex marriage and the battle against Jim Crow's other cousin. 63 *U. Miami L. Rev.* 269-299 (2008).

Fisher, Gerald A. The comprehensive plan is an indispensable compass for navigating mixed-use zoning decisions through the precepts of the Due Process, Takings, and Equal Protection Clauses. 40 *Urb. Law.* 831-901 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 4

March 6, 2009

Freeman, Amanda K. Note. Does “emergency” trump conscience, thus drawing another line in the sand for pharmacists? 21 Regent U. L. Rev. 181-205 (2008-2009).

Hirsch, Margo. Note. “Smart growth” benefits all New Jersey residents--tighter restrictions on eminent domain are undesirable. 32 Seton Hall Legis. J. 401-425 (2008).

Kawa, Erin R. Comment. The purse’s pardon: how an amendment to H.R. 3093 challenges executive power. 113 Penn St. L. Rev. 599-620 (2008).

Leiter, Amanda. Substance or illusion? The dangers of imposing a standing threshold. 97 Geo. L.J. 391-422 (2009).

Lloyd, Ellen Overmyer. Comment. The taxman cometh: the constitutionality of taxing compensatory damages for non-physical injuries. 54 Loy. L. Rev. 375-418 (2008).

Robb, Brandon H. Comment. Making the Electoral College work today: the agreement among the states to elect the President by national popular vote. 54 Loy. L. Rev. 419-465 (2008).

Sherman, Valerie R. Note. Bootleggers beware: **United States v. Martignon** upholds congressional power to enact “copyright-like” legislation through the Commerce Clause. (**United States v. Martignon**, 492 F.3d 140, 2007.) 58 DePaul L. Rev. 185-217 (2008).

Stotsky, Irwin P. Constitutionalism and democracy: an essay in honor of Stanley N. Katz. 63 U. Miami L. Rev. 83-136 (2008).

Suk, Jeannie. Is privacy a woman? 97 Geo. L.J. 485-513 (2009).

Tepich, Laura J. Note. **Gonzales v. Carhart**: the partial termination of the right to choose. 63 U. Miami L. Rev. 339-394 (2008).

Weisgerber, Erica S. Note. Unpublished opinions: a convenient means to an unconstitutional end. 97 Geo. L.J. 621-655 (2009).

CONSUMER PROTECTION LAW

Rodriguez, Dariely. Left behind: the impact of the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005 on economic, social, and racial justice. 18 Berkeley La Raza L.J. 65-77 (2007).

CONTRACTS

Labadie-Jackson, Glenda. The reproductive rights of the Latinas and commercial surrogacy contracts--English translation. 14 Tex. Hispanic J.L. & Pol’y 49-66 (2008).

Labadie-Jackson, Glenda. *Los derechos reproductivos de las Latinas y los acuerdos comerciales de maternidad subrogada*. 14 Tex. Hispanic J.L. & Pol’y 29-47 (2008).

CORPORATIONS

Ramirez, Steven A. American corporate governance and globalization. 18 Berkeley La Raza L.J. 47-63 (2007).

Washington, James R. III. Comment. Department of Justice v. business entities: the war of privilege. 54 Loy. L. Rev. 505-535 (2008).

COURTS

Hutchinson, Marguerite A. Comment. Moving beyond the WTO: a proposal to adjudicate GMO disputes in an international environmental court. 10 San Diego Int’l L.J. 229-263 (2008).

Solanke, Iyiola. Diversity and independence in the European Court of Justice. 15 Colum. J. Eur. L. 89-121 (2008/2009).

CRIMINAL LAW AND PROCEDURE

Acquaviva, Gregory L. and Kevin M. McDonough. How to win a **Krimstock** hearing: litigating vehicle retention proceedings before New York’s Office of Administrative Trials and Hearings. 18 Widener L.J. 23-90 (2008).

Blecker, Robert. The road not considered: revising New Jersey’s death penalty statute. 32 Seton Hall Legis. J. 241-260 (2008).

Brimer, Kirsten E. Comment. Justice for Dusty: implementing mandatory minimum sentences for animal abusers. 113 Penn St. L. Rev. 649-670 (2008).

Crowley, P. J. Homeland security and the upcoming transition: what the next administration should do to make us safe at home. 2 Harv. L. & Pol’y Rev. 289-312 (2008).

Deng, Yafang. Note. When procedure equals justice: facing the pressing constitutional needs of a criminalized immigration system. 42 Colum. J.L. & Soc. Probs. 261-292 (2008).

DiPompeo, Christopher. Comment. Federal hate crime laws and **United States v. Lopez**: on a collision course to clarify jurisdictional-element analysis. 157 U. Pa. L. Rev. 617-672 (2008).

Donaldson, Tim. Combating victim/witness intimidation in family violence cases: a response to critics of the “forfeiture by wrongdoing” confrontation exception resurrected by the Supreme Court in **Crawford** and **Davis**. 44 Idaho L. Rev. 643-701 (2008).

Dugan, Josh. Note. When is a search not a search? When it’s a quarter: the Third Amendment, originalism, and NSA wiretapping. 97 Geo. L.J. 555-587 (2009).

Forell, Caroline. Using *A Jury of Her Peers* to teach about the connection between domestic violence and animal abuse. 15 Animal L. 53-67 (2008).

Fougere, Joshua J. Note. Let’s try this again: reassessing the right to bail in cases of international extradition. 42 Colum. J.L. & Soc. Probs. 177-224 (2008).

Hessick, Carissa Byrne and F. Andrew Hessick. Appellate review of sentencing decisions. 60 Ala. L. Rev. 1-40 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 5

March 6, 2009

Markman, Joanna S. Community notification and the perils of mandatory juvenile sex offender registration: the dangers faced by children and their families. 32 *Seton Hall Legis. J.* 261-285 (2008).

Nagle, Luz E. Criminal gangs in Latin America: the next great threat to regional security and stability? 14 *Tex. Hispanic J.L. & Pol'y* 7-27 (2008).

Niehaus, Lindsay. The Fifth Amendment disclosure obligations of government employers when interrogating public employees. 21 *Regent U. L. Rev.* 59-77 (2008-2009).

Nowakowski, Janet Whitters. Casenote. **United States v. Gomez-Moreno**: A warning regarding the protection of Fourth Amendment rights, warrantless entry and the fine line between "real" and "officer-created" exigent circumstances. (**United States v. Gomez-Moreno**, 479 F.3d 350, 2007.) 54 *Loy. L. Rev.* 537-554 (2008).

Robinson, James K. Restoring public confidence in the fairness of the Department of Justice's criminal justice function. 2 *Harv. L. & Pol'y Rev.* 237-268 (2008).

Washington, James R. III. Comment. Department of Justice v. business entities: the war of privilege. 54 *Loy. L. Rev.* 505-535 (2008).

Wattad, Mohammed Saif-Alden. The meaning of wrongdoing--a crime of disrespecting the flag: grounds for preserving "national unity"? 10 *San Diego Int'l L.J.* 5-62 (2008).

Weaver, Zachary L. Note. Florida's "stand your ground" law: the actual effects and the need for clarification. 63 *U. Miami L. Rev.* 395-430 (2008).

Second Annual Criminal Law Symposium: Convicting the Innocent. Articles by Juan Roberto Melendez, Richard B. Roper, Sandra Guerra Thompson, Ronald J. Allen, Larry Laudan, Donald J. Sorochnan, Frederic Whitehurst, Keith A. Findley, Erik Lillquist, Arnold H. Loewy and Michael L. Radelet. 41 *Tex. Tech. L. Rev.* 1-220 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Texas Tech Law Review](#).)

The Court of Public Opinion: The Practice and Ethics of Trying Cases in the Media. Introduction by Kathryn Webb Bradley; articles by Loren Ghiglione, Gavin Phillipson, Giorgio Resta, R. Michael Cassidy, Robert M. Entman, Kimberly A. Gross, KC Johnson, Gary A. Hengstler, David A. Sellers, Ronald L. Dufresne and Judith A. Clair. 71 *Law & Contemp. Probs.* 1-214 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Law and Contemporary Problems](#).)

DISPUTE RESOLUTION

(For other articles on DISPUTE RESOLUTION see the **Tables of Contents of Indexed Law Reviews** for [Conflict Resolution Quarterly](#) and [Journal of Dispute Resolution](#).)

Bogert, Laurence M. Even heroes have the right to bleed: the Endangered Species Act and categorical statutory commands after **National Association of Home Builders v. Defenders of Wildlife**. 44 *Idaho L. Rev.* 543-588 (2008).

Fukunaga, Yuka. Civil society and the legitimacy of the WTO dispute settlement system. 34 *Brook. J. Int'l L.* 85-117 (2008).

Jacobs, Becky L. Teaching and learning negotiation in a simulated environment. 18 *Widener L.J.* 91-112 (2008).

Meyers, Daniel S. In defense of the international treaty arbitration system. 31 *Hous. J. Int'l L.* 47-81 (2008).

Render, Edwin R. The Rules of Evidence in labor arbitration. 54 *Loy. L. Rev.* 297-351 (2008).

Scheller, Suzanne M. Arbitrating wrongful death claims for nursing home patients: what is wrong with this picture and how to make it "more" right. 113 *Penn St. L. Rev.* 527-573 (2008).

DOMESTIC RELATIONS

Bruck, Andrew. Student essay. Equality in the Garden State: litigation and social activism in the struggle for marriage equality. 2 *Harv. L. & Pol'y Rev.* 419-434 (2008).

Fair, Bryan K. The ultimate association: same-sex marriage and the battle against Jim Crow's other cousin. 63 *U. Miami L. Rev.* 269-299 (2008).

Gagoomal, Prashina J. Note. A "margin of appreciation" for "marriages of appreciation": reconciling South Asian adult arranged marriages with the matrimonial consent requirement in international human rights law. 97 *Geo. L.J.* 589-620 (2009).

Labadie-Jackson, Glenda. The reproductive rights of the Latinas and commercial surrogacy contracts--English translation. 14 *Tex. Hispanic J.L. & Pol'y* 49-66 (2008).

Labadie-Jackson, Glenda. *Los derechos reproductivos de las Latinas y los acuerdos comerciales de maternidad subrogada*. 14 *Tex. Hispanic J.L. & Pol'y* 29-47 (2008).

Lindevaldsen, Rena M. Sacrificing motherhood on the altar of political correctness: declaring a legal stranger to be a parent over the objections of the child's biological parent. 21 *Regent U. L. Rev.* 1-58 (2008-2009).

McLellan, Lawrence P. Expanding the use of collaborative law: consideration of its use in a legal aid program for resolving family law disputes. 2008 *J. Disp. Resol.* 465-499.

Penn, Jonathan. Note. A different kind of life estate: the laws, rights, and liabilities associated with donated embryos. 21 *Regent U. L. Rev.* 207-228 (2008-2009).

Walker, Bela August. Fractured bonds: policing whiteness and womanhood through race-based marriage annulments. 58 *DePaul L. Rev.* 1-50 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
March 6, 2009

ECONOMICS

Day, Christian C. Risky business: popular images and reality of capital markets handling risk--from the tulip craze to the decade of greed. 113 Penn St. L. Rev. 461-526 (2008).

Graham, John D. Saving lives through administrative law and economics. 157 U. Pa. L. Rev. 395-540 (2008).

Hylton, Keith N. Asbestos and mass torts with fraudulent victims. 37 Sw. U. L. Rev. 575-593 (2008).

EDUCATION LAW

Bratt, Cheryl S., Bradley W. Moore and Colin W. Reingold. Student essay. N.O. schools or no schools? Absolute deprivation of educational opportunity in post-Katrina New Orleans as a violation of a fundamental right to a minimally adequate education. 2 Harv. L. & Pol'y Rev. 407-417 (2008).

McCart, Wes R. Note. Title IX crashes the party in college athletic recruiting. (**Simpson v. Univ. of Colo.**, 372 F. Supp. 2d 1229, 2005.) 58 DePaul L. Rev. 153-184 (2008).

Peri, Jonathan. The wisdom of employed general counsel in higher education. 18 Widener L.J. 191-203 (2008).

Stewart, Alexandra M. and Marisa Cox. HPV vaccine school entry requirements: confronting they myths, misperceptions and misgivings. 4 J. Health & Biomed. L. 311-332 (2008).

ELDER LAW

(For other articles on ELDER LAW see the **Tables of Contents of Indexed Law Reviews** for Elder Law Journal.)

Cohn, Jonathan. Increased driving regulations for the elderly: a case study in New York calling for the expansion of current regulations. 2 Alb. Gov't L. Rev. 304-327 (2009).

EMPLOYMENT PRACTICE

Dellatore, Carolyn. Note. Blowing the whistle on CEPA: why New Jersey's Conscientious Employee Protection Act has gone too far. 32 Seton Hall Legis. J. 375-400 (2008).

Fleschert, Miranda. Note. Elevator company goes down: mandatory arbitration provisions as applied to pending civil right claims in the employment context. 2008 J. Disp. Resol. 571-589.

Riske, Thomas H. Note. No exceptions: how the legitimate business justification for unconscionability only further demonstrates California courts' disdain for arbitration agreements. 2008 J. Disp. Resol. 591-605.

Semmer, Christina. Note. The "knowing and voluntary" standard: is the Sixth Circuit's test enough to level the playing field in mandatory employment arbitration? 2008 J. Disp. Resol. 607-619.

Vanderbeek, Christopher D. Note. An untimely death of wrongful death claims: Ohio removes decedent-employee wrongful death claims from the arbitral forum. 2008 J. Disp. Resol. 621-637.

ENERGY AND UTILITIES LAW

Struble, Erich W. Comment. National interest electric transmission corridors: will state regulators remain relevant? 113 Penn St. L. Rev. 575-598 (2008).

ENVIRONMENTAL LAW

Brawer, Judi and Matthew Vespa. Thinking globally, acting locally: the role of local government in minimizing greenhouse gas emissions from new development. 44 Idaho L. Rev. 589-641 (2008).

Hachez, Nicolas. Case C-308/06 **International Association of Independent Tanker Owners** and others: the requirement of direct effect in the judicial review of EU law against international law. 15 Colum. J. Eur. L. 143-164 (2008/2009).

Hutchinson, Marguerite A. Comment. Moving beyond the WTO: a proposal to adjudicate GMO disputes in an international environmental court. 10 San Diego Int'l L.J. 229-263 (2008).

Schiffer, Lois J. and Richard J. Lazarus. The Environment and Natural Resources Division of the United States Department of Justice: planning for the transition to the next administration. 2 Harv. L. & Pol'y Rev. 269-288 (2008).

Wasden, Lawrence and Brian Kane. **Massachusetts v. EPA**, a strategic and jurisdictional recipe for state attorneys general in the context of emission accelerated global warming solutions. 44 Idaho L. Rev. 703-734 (2008).

Wirth, Timothy E. A way forward on climate change. 2 Harv. L. & Pol'y Rev. 313-326 (2008).

ESTATES AND TRUSTS

Levy, Jennifer E. Comment. Idaho's Noncharitable Purpose Trust Statute: leaping over age-old trust laws in a single bound. 44 Idaho L. Rev. 801-834 (2008).

Robinson, Thomas A. Stop! Are you sure you want to throw Grandpa's body away? 63 U. Miami L. Rev. 37-81 (2008).

EVIDENCE

Behrens, Mark A. and William L. Anderson. The "any exposure" theory: an unsound basis for asbestos causation and expert testimony. 37 Sw. U. L. Rev. 479-510 (2008).

Boney, Lindsey C. IV. Commentary: Best Student Contribution 2008-1009. Note. Forum shopping through the Federal Rules of Evidence. 60 Ala. L. Rev. 151-189 (2008).

Haack, Susan. Proving causation: the holism of warrant and the atomism of **Daubert**. 4 J. Health & Biomed. L. 253-289 (2008).

Niehaus, Lindsay. The Fifth Amendment disclosure obligations of government employers when interrogating public employees. 21 Regent U. L. Rev. 59-77 (2008-2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 7

March 6, 2009

Render, Edwin R. The Rules of Evidence in labor arbitration. 54 Loy. L. Rev. 297-351 (2008).

Smith, Deirdre M. An uncertain privilege: implied waiver and the evisceration of the psychotherapist-patient privilege in the federal courts. 58 DePaul L. Rev. 79-151 (2008).

Washington, James R. III. Comment. Department of Justice v. business entities: the war of privilege. 54 Loy. L. Rev. 505-535 (2008).

Second Annual Criminal Law Symposium: Convicting the Innocent. Articles by Juan Roberto Melendez, Richard B. Roper, Sandra Guerra Thompson, Ronald J. Allen, Larry Laudan, Donald J. Sorochan, Frederic Whitehurst, Keith A. Findley, Erik Lillquist, Arnold H. Loewy and Michael L. Radelet. 41 Tex. Tech. L. Rev. 1-220 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Texas Tech Law Review](#).)

FIRST AMENDMENT

Parker, Binford E. III. Comment. The Pledge Protection Act and the conflicting fundamental rights limitation on the Article III power to control the Supreme Courts's appellate jurisdiction. 54 Loy. L. Rev. 467-503 (2008).

Pinard, J. Blake. Note. Defending the public domain--the First Amendment, the copyright power, and the potential of ... (**Golan v. Gonzales**, 501 F.3d 1179, 2007.) 61 Okla. L. Rev. 395-424 (2008).

Schildt, Jonathan N. Note. One's own speech: First Amendment protection for the use of public domain works in ... (**Golan v. Gonzales**, 501 F.3d 1179, 2007.) 58 DePaul L. Rev. 219-258 (2008).

Silberlight, Adam. Thou shall not overlook context: a look at the Ten Commandments under the Establishment Clause. 18 Widener L.J. 113-147 (2008).

Wattad, Mohammed Saif-Alden. The meaning of wrongdoing--a crime of disrespecting the flag: grounds for preserving "national unity"? 10 San Diego Int'l L.J. 5-62 (2008).

FOOD AND DRUG LAW

Farren, Victoria. Note. Removing the wrinkle in cosmetics and drug regulation: a notice rating system and education proposal for anti-aging cosmeceuticals. 16 Elder L.J. 375-403 (2009).

Freeman, Amanda K. Note. Does "emergency" trump conscience, thus drawing another line in the sand for pharmacists? 21 Regent U. L. Rev. 181-205 (2008-2009).

Garcia, Javier. Fighting biopiracy: the legislative protection of traditional knowledge. 18 Berkeley La Raza L.J. 5-27 (2007).

Gilhooley, Margaret. Drug preemption and the need to reform the FDA consultation process. 34 Am. J.L. & Med. 539-561 (2008).

Goodwin, Paige E. Note. Right idea, wrong result--Canada's access to medicines regime. 34 Am. J.L. & Med. 567-584 (2008).

Lockhart, Euan A. Note. Testing the boundaries of federal preemption. (**Sykes v. Glaxo-SmithKline**, 484 F. Supp. 2d 289, 2007.) 49 Jurimetrics J. 91-112 (2008).

Paulman, Kate. Comment. See Spot eat, see Spot die: the pet food recall of 2007. 15 Animal L. 113-139 (2008).

Reid, Matthew S. Case comment. Vermont Supreme Court rules that Food and Drug Administration regulations do not preempt state failure-to-warn claims. (**Levine v. Wyeth**, 944 A.2d 179, 2006.) 4 J. Health & Biomed. L. 413-425 (2008).

Saver, Richard S. In tepid defense of population health: physicians and antibiotic resistance. 34 Am. J.L. & Med. 431-491 (2008).

FOURTEENTH AMENDMENT

Seitz, Anthony B. Comment. The Property Rights Protection Act: an overview of Pennsylvania's response to **Kelo v. City of New London**. 18 Widener L.J. 205-248 (2008).

GAMING

DaCosta, Courtney J. A. Note. When "turnabout" is not "fair play": tribal immunity under the Indian Gaming Regulatory Act. 97 Geo. L.J. 515-553 (2009).

GOVERNMENT CONTRACTS

Anderson, Lee L., Jr. and Brian Polkinghorn. Managing conflict in construction megaprojects: leadership and third-party principles. 26 Conflict Resol. Q. 167-198 (2008).

HEALTH LAW AND POLICY

(For other articles on HEALTH LAW AND POLICY see the **Tables of Contents of Indexed Law Reviews** for [Journal of Health & Biomedical Law](#).)

Chen, Rebecca B. Comment. Closing the gaps in the U.S. and international quarantine systems: legal implications of the 2007 tuberculosis scare. 31 Hous. J. Int'l L. 83-124 (2008).

Korobkin, Russell. Recent developments in the "stem cell century": implications for embryo research, egg donor compensation, and stem cell patents. 49 Jurimetrics J. 51-71 (2008).

Novick, Rebecca Antar. Note. One step at a time: ethical barriers to home genetic testing and why the U.S. healthcare system is not ready. 11 N.Y.U. J. Legis. & Pub. Pol'y 621-649 (2008).

Sanchez, John. The vesting, modification, and financing of public retiree health benefits in light of new accounting rules. 41 J. Marshall L. Rev. 1147-1188 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8

March 6, 2009

Trame, Brent R. Note. Going Dutch: can Holland solve the U.S. insurance problem? 16 Elder L.J. 445-475 (2009).

HOUSING LAW

Korff, Geoffrey D. Reviving the forgotten American dream. 113 Penn St. L. Rev. 417-460 (2008).

O'Byrne, Hayden. Note. Municipal overreaching: federal preemption as it applies to town ordinances outlawing the rental of housing to undocumented aliens. 14 Tex. Hispanic J.L. & Pol'y 69-89 (2008).

Young, Kristine M. Note. The aging population and maturing mortgage loans: ensuring a secure financial lifeline through mortgage lending. 16 Elder L.J. 477-514 (2009).

The Worst of Times: Perspectives on and Solutions for the Subprime Mortgage Crisis. Introduction by Molly Adams Breslin; foreword by Gov. David A. Paterson; articles by Vicki Been, Allegra Glashauser, Robin S. Golden, Sameera Fazili, Joseph Schilling, Raymond H. Brescia, Dorit Samuel and Alan C. Weinstein. 2 Alb. Gov't L. Rev. 1-276 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Albany Government Law Review](#).)

HUMAN RIGHTS LAW

Byrne, Mara D. Note. When in Rome: aiding and abetting in **Wang Xiaoning v. Yahoo**. 34 Brook. J. Int'l L. 151-184 (2008).

Gagoomal, Prashina J. Note. A "margin of appreciation" for "marriages of appreciation": reconciling South Asian adult arranged marriages with the matrimonial consent requirement in international human rights law. 97 Geo. L.J. 589-620 (2009).

Hernández-Truyol, Berta Esperanza and Mariana Ribeiro. María Lugones's work as a human rights idea(l). 18 Berkeley La Raza L.J. 29-45 (2007).

Richard, Nicholas S. Note. Waivers of individual claims via treaty: Chinese slave laborers, Japanese jurisprudence, and the solution of the European Court of Human Rights. 34 Brook. J. Int'l L. 239-266 (2008).

IMMIGRATION LAW

Connor, Kristin. Note. Updating **Brignoni-Ponce**: a critical analysis of race-based immigration enforcement. 11 N.Y.U. J. Legis. & Pub. Pol'y 567-620 (2008).

Cox, Adam B. Immigration law's organizing principles. 157 U. Pa. L. Rev. 341-393 (2008).

Davis, Brandon E. America's immigration crisis: examining the necessity of comprehensive immigration reform. 54 Loy. L. Rev. 353-373 (2008).

Deng, Yafang. Note. When procedure equals justice: facing the pressing constitutional needs of a criminalized immigration system. 42 Colum. J.L. & Soc. Probs. 261-292 (2008).

Deverall, Aimee. Comment. Make the dream a reality: why passing the DREAM Act is the logical first step in achieving comprehensive immigration reform. 41 J. Marshall L. Rev. 1251-1279 (2008).

Funes, Freddy. Note. Removal of Central American gang members: how immigration fails to reflect global reality. 63 U. Miami L. Rev. 301-337 (2008).

Huang, Priscilla. Anchor babies, over-breeders, and the population bomb: the reemergence of nativism and population control in anti-immigration policies. 2 Harv. L. & Pol'y Rev. 385-406 (2008).

O'Byrne, Hayden. Note. Municipal overreaching: federal preemption as it applies to town ordinances outlawing the rental of housing to undocumented aliens. 14 Tex. Hispanic J.L. & Pol'y 69-89 (2008).

Rasalam, Sarah J. Note. Improving the immigration policy of the United States to fulfill the caregiving needs of America's aging baby boomers: the alternative to outsourcing grandma. 16 Elder L.J. 405-443 (2009).

INDIAN AND ABORIGINAL LAW

DaCosta, Courtney J. A. Note. When "turnabout" is not "fair play": tribal immunity under the Indian Gaming Regulatory Act. 97 Geo. L.J. 515-553 (2009).

Ragsdale, John W., Jr. Possession: an essay on values necessary for the preservation of wild lands and traditional tribal cultures. 40 Urb. Law. 903-951 (2008).

INSURANCE LAW

Sanchez, John. The vesting, modification, and financing of public retiree health benefits in light of new accounting rules. 41 J. Marshall L. Rev. 1147-1188 (2008).

Trame, Brent R. Note. Going Dutch: can Holland solve the U.S. insurance problem? 16 Elder L.J. 445-475 (2009).

INTELLECTUAL PROPERTY LAW

Beale, Linda M. Tax shelters and the tax minimization norm: how does the patenting of tax advice transform the (global) playing field. 9 J. L. Soc'y 29-62 (2008).

Bolten, Christopher C. Note. Is the objective recklessness standard a practical change? (*In re Seagate Tech., L.L.C.*, 497 F.3d 1360, 2007.) 49 Jurimetrics J. 73-90 (2008).

Garcia, Javier. Fighting biopiracy: the legislative protection of traditional knowledge. 18 Berkeley La Raza L.J. 5-27 (2007).

Johnson Dane E. Statute of Anne-imals: should copyright protect sentient non-human creators? 15 Animal L. 15-52 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9

March 6, 2009

Korobkin, Russell. Recent developments in the "stem cell century": implications for embryo research, egg donor compensation, and stem cell patents. 49 *Jurimetrics J.* 51-71 (2008).

McKinney, Kelly C. Comment. The Patent Reform Act of 2007 and international patent law harmonization. 31 *Hous. J. Int'l L.* 125-170 (2008).

Pinard, J. Blake. Note. Defending the public domain--the First Amendment, the copyright power, and the potential of ... (**Golan v. Gonzales**, 501 F.3d 1179, 2007.) 61 *Okla. L. Rev.* 395-424 (2008).

Schildt, Jonathan N. Note. One's own speech: First Amendment protection for the use of public domain works in ... (**Golan v. Gonzales**, 501 F.3d 1179, 2007.) 58 *DePaul L. Rev.* 219-258 (2008).

Sherman, Valerie R. Note. Bootleggers beware: **United States v. Martignon** upholds congressional power to enact "copyright-like" legislation through the Commerce Clause. (**United States v. Martignon**, 492 F.3d 140, 2007.) 58 *DePaul L. Rev.* 185-217 (2008).

INTERNATIONAL LAW

(For other articles on INTERNATIONAL LAW see the **Tables of Contents of Indexed Law Reviews** for [Brooklyn Journal of International Law](#), [Houston Journal of International Law](#) and [San Diego International Law Journal](#).)

Dore, Christopher L. Comment. What to do with Omar Khadr? Putting a child soldier on trial: questions of international law, juvenile justice, and moral culpability. 41 *J. Marshall L. Rev.* 1281-1320 (2008).

Gellman, Mneesha and Mandi Vuinovich. From sulha to salaam: connecting local knowledge with international negotiations for lasting peace in Palestine/Israel. 26 *Conflict Resol. Q.* 127-148 (2008).

Grossman, Serge and Michael Simon. Student essay. And Congress shall know the truth: the pressing need for restructuring congressional oversight of intelligence. 2 *Harv. L. & Pol'y Rev.* 435-447 (2008).

Heim, Laura Eddleman. Note. Protecting their own?: pro-American bias and the issuance of anti-suit injunctions. 69 *Ohio St. L.J.* 701-741 (2008).

Luna, Guadalupe T. Chasing treaty promises. 18 *Berkeley La Raza L.J.* 105-121 (2007).

INTERNATIONAL TRADE

Fukunaga, Yuka. Civil society and the legitimacy of the WTO dispute settlement system. 34 *Brook. J. Int'l L.* 85-117 (2008).

Hutchinson, Marguerite A. Comment. Moving beyond the WTO: a proposal to adjudicate GMO disputes in an international environmental court. 10 *San Diego Int'l L.J.* 229-263 (2008).

Ramirez, Steven A. American corporate governance and globalization. 18 *Berkeley La Raza L.J.* 47-63 (2007).

JUDGES

Creason, Samuel T. Comment. Land use and the lost promise of **Cooper**: what happened to the "judicial" in quasi-judicial proceedings? 44 *Idaho L. Rev.* 735-768 (2008).

Hessick, Carissa Byrne and F. Andrew Hessick. Appellate review of sentencing decisions. 60 *Ala. L. Rev.* 1-40 (2008).

Maxeiner, James R. Some realism about legal certainty in the globalization of the rule of law. 31 *Hous. J. Int'l L.* 27-46 (2008).

Peppers, Todd C. and Christopher Zorn. Law clerk influence on Supreme Court decision making: an empirical assessment. 58 *DePaul L. Rev.* 51-77 (2008).

Weisgerber, Erica S. Note. Unpublished opinions: a convenient means to an unconstitutional end. 97 *Geo. L.J.* 621-655 (2009).

JURISDICTION

Gilhooley, Margaret. Drug preemption and the need to reform the FDA consultation process. 34 *Am. J.L. & Med.* 539-561 (2008).

Lockhart, Euan A. Note. Testing the boundaries of federal preemption. (**Sykes v. Glaxo-SmithKline**, 484 F. Supp. 2d 289, 2007.) 49 *Jurimetrics J.* 91-112 (2008).

Parker, Binford E. III. Comment. The Pledge Protection Act and the conflicting fundamental rights limitation on the Article III power to control the Supreme Courts's appellate jurisdiction. 54 *Loy. L. Rev.* 467-503 (2008).

Reid, Matthew S. Case comment. Vermont Supreme Court rules that Food and Drug Administration regulations do not preempt state failure-to-warn claims. (**Levine v. Wyeth**, 944 A.2d 179, 2006.) 4 *J. Health & Biomed. L.* 413-425 (2008).

Struble, Erich W. Comment. National interest electric transmission corridors: will state regulators remain relevant? 113 *Penn St. L. Rev.* 575-598 (2008).

Employee Benefits Law Symposium. Dedication and memorial remarks by William S. Weltman, Ann M. Lousin and Gerald E. Berendt; foreword by Jonathan Barry Forman; articles by Debra A. Davis, Craig C. Martin, Matthew J. Renaud, Douglas A. Sondgeroth, Kathryn L. Moore, David Pratt, John Sanchez and Yves Stevens; case note by Joshua Waldbeser. 41 *J. Marshall L. Rev.* 995-1249 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [John Marshall Law Review](#).)

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
March 6, 2009

JURISPRUDENCE

Colloquium: **District of Columbia v. Heller**. Foreword by Marc Spindelman; articles by Mark Tushnet, Saul Cornell, David C. Williams, Brannon P. Denning and Glenn H. Reynolds. 69 Ohio St. L.J. 603-699 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Ohio State Law Journal.)

Religious Jurisprudence Essay Series. Essays by John W. Welch and Thomas C. Folsom. 21 Regent U. L. Rev. 79-180 (2008-2009).

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

JUVENILES

Dore, Christopher L. Comment. What to do with Omar Khadr? Putting a child soldier on trial: questions of international law, juvenile justice, and moral culpability. 41 J. Marshall L. Rev. 1281-1320 (2008).

Grahn-Farley, Maria. Neutral law and Eurocentric lawmaking: a postcolonial analysis of the U.N. Convention on the Rights of the Child. 34 Brook. J. Int'l L. 1-32 (2008).

Kornikova, Anna A. Note. International child labor regulation 101: what corporations need to know about treaties pertaining to working youth. (**Roe v. Bridgestone Corp.**, 492 F. Supp. 2d 988, 2007.) 34 Brook. J. Int'l L. 207-237 (2008).

Markman, Joanna S. Community notification and the perils of mandatory juvenile sex offender registration: the dangers faced by children and their families. 32 Seton Hall Legis. J. 261-285 (2008).

LABOR LAW

Forman, Jon. Promoting economic justice in the face of globalization. 9 J. L. Soc'y 1-28 (2008).

Ganesh, Aravind R. Student note. Appointing foxes to guard henhouses: the European Posted Workers' Directive. 15 Colum. J. Eur. L. 123-142 (2008/2009).

Kornikova, Anna A. Note. International child labor regulation 101: what corporations need to know about treaties pertaining to working youth. (**Roe v. Bridgestone Corp.**, 492 F. Supp. 2d 988, 2007.) 34 Brook. J. Int'l L. 207-237 (2008).

Render, Edwin R. The Rules of Evidence in labor arbitration. 54 Loy. L. Rev. 297-351 (2008).

Richard, Nicholas S. Note. Waivers of individual claims via treaty: Chinese slave laborers, Japanese jurisprudence, and the solution of the European Court of Human Rights. 34 Brook. J. Int'l L. 239-266 (2008).

LAND USE PLANNING

Anderson, Jerry L., Aaron E. Brees and Emily C. Reninger. A study of American zoning board composition and public attitudes toward zoning issues. 40 Urb. Law. 689-745 (2008).

Creason, Samuel T. Comment. Land use and the lost promise of **Cooper**: what happened to the "judicial" in quasi-judicial proceedings? 44 Idaho L. Rev. 735-768 (2008).

Fisher, Gerald A. The comprehensive plan is an indispensable compass for navigating mixed-use zoning decisions through the precepts of the Due Process, Takings, and Equal Protection Clauses. 40 Urb. Law. 831-901 (2008).

Hirsch, Margo. Note. "Smart growth" benefits all New Jersey residents--tighter restrictions on eminent domain are undesirable. 32 Seton Hall Legis. J. 401-425 (2008).

LAW AND SOCIETY

(For other articles on LAW AND SOCIETY see the **Tables of Contents of Indexed Law Reviews** for Berkeley La Raza Law Journal, Columbia Journal of Law and Social Problems, Harvard Law & Policy Review, Journal of Law in Society, Law and Contemporary Problems and Texas Hispanic Journal of Law & Policy.)

Anderson, Jerry L., Aaron E. Brees and Emily C. Reninger. A study of American zoning board composition and public attitudes toward zoning issues. 40 Urb. Law. 689-745 (2008).

Day, Christian C. Risky business: popular images and reality of capital markets handling risk--from the tulip craze to the decade of greed. 113 Penn St. L. Rev. 461-526 (2008).

Greer, Lindsey. Book note. Questioning digital citizenship: the answer to economic and political equity? (Reviewing Karen Mossberger, Caroline J. Tolbert and Ramona S. McNeal, Digital Citizenship: The Internet, Society, and Participation.) 11 N.Y.U. J. Legis. & Pub. Pol'y 651-669 (2008).

Gruenberg, Yehuda. Note. Not all that wander should be lost: the rights of indigenous Bedouins in the modern State of Israel. 34 Brook. J. Int'l L. 185-206 (2008).

Mack, Kenneth W. The role of law in the making of racial identity: the case of Harrisburg's W. Justin Carter. 18 Widener L.J. 1-22 (2008).

Martin, Craig C., Matthew J. Renaud and Douglas A. Sondgeroth. Baby ka-boom! Coming developments in ERISA litigation due to social, demographic, and financial pressures from the baby boom generation. 41 J. Marshall L. Rev. 1037-1059 (2008).

Medill, Colleen E. The retirement distribution decision ten years later: results from an empirical study. 16 Elder L.J. 295-332 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
March 6, 2009

Peppers, Todd C. and Christopher Zorn. Law clerk influence on Supreme Court decision making: an empirical assessment. 58 DePaul L. Rev. 51-77 (2008).

Quigley, William P. What Katrina revealed. 2 Harv. L. & Pol'y Rev. 361-384 (2008).

Vidmar, Neil. Social and cultural perspectives: transcript of Professor Neil Vidmar. 37 Sw. U. L. Rev. 717-729 (2008).

Walker, Bela August. Fractured bonds: policing whiteness and womanhood through race-based marriage annulments. 58 DePaul L. Rev. 1-50 (2008).

Wilson, Jessica C. Russia's cultural aversion to the rule of law. 2 Colum. J. E. Eur. L. 195-232 (2008).

LAW ENFORCEMENT AND CORRECTIONS

Forrest, Brenda. Comment. Individual rights to privacy and security versus police protections: striking the proper balance for Idaho with ... (*State v. Henage*, 152 P.3d 16, 2007.) 44 Idaho L. Rev. 769-800 (2008).

LAW OF THE SEA

Hachez, Nicolas. Case C-308/06 **International Association of Independent Tanker Owners** and others: the requirement of direct effect in the judicial review of EU law against international law. 15 Colum. J. Eur. L. 143-164 (2008/2009).

LEGAL EDUCATION

Jacobs, Becky L. Teaching and learning negotiation in a simulated environment. 18 Widener L.J. 91-112 (2008).

Oates, Charles H. The Regent University Law Library: *The first thirty years*. 21 Regent U. L. Rev. 229-274 (2008-2009).

LEGAL HISTORY

Walker, Bela August. Fractured bonds: policing whiteness and womanhood through race-based marriage annulments. 58 DePaul L. Rev. 1-50 (2008).

Essays From 2006 Western Historical Association Conference: A Roundtable Discussion on Comparative Perspectives on Mexican American Citizenship From Law, History, and Cultural Studies. Foreword by Marc Simon Rodriguez; essays by Shana Bernstein, Craig A. Kaplowitz, Guadalupe T. Luna, Nancy MacLean and Tom I. Romero. 18 Berkeley La Raza L.J. 79-146 (2007).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Berkeley La Raza Law Journal.)

LEGAL PROFESSION

Bernstein, Anita. Asbestos achievements. 37 Sw. U. L. Rev. 691-715 (2008).

Mack, Kenneth W. The role of law in the making of racial identity: the case of Harrisburg's W. Justin Carter. 18 Widener L.J. 1-22 (2008).

Mahoney, Martha R. "Democracy begins at home"--notes from the grassroots on inequality, voters, and lawyers. 63 U. Miami L. Rev. 1-36 (2008).

Peri, Jonathan. The wisdom of employed general counsel in higher education. 18 Widener L.J. 191-203 (2008).

LEGAL RESEARCH AND BIBLIOGRAPHY

Oates, Charles H. The Regent University Law Library: *The first thirty years*. 21 Regent U. L. Rev. 229-274 (2008-2009).

LEGISLATION

(For other articles on LEGISLATION see the **Tables of Contents of Indexed Law Reviews** for Seton Hall Legislative Journal.)

Bar-Siman-Tov, Ittai. Legislative supremacy in the United States?: rethinking the "enrolled bill" doctrine. 97 Geo. L.J. 323-390 (2009).

Bogert, Laurence M. Even heroes have the right to bleed: the Endangered Species Act and categorical statutory commands after **National Association of Home Builders v. Defenders of Wildlife**. 44 Idaho L. Rev. 543-588 (2008).

Sanders, Joseph. Medical criteria acts: state statutory attempts to control the asbestos litigation. 37 Sw. U. L. Rev. 671-689 (2008).

MEDICAL JURISPRUDENCE

(For other articles on MEDICAL JURISPRUDENCE see the **Tables of Contents of Indexed Law Reviews** for American Journal of Law & Medicine.)

Kapp, Marshall B. The liability environment for physicians providing nursing home medical care: does it make a difference for residents? 16 Elder L.J. 249-293 (2009).

Labadie-Jackson, Glenda. The reproductive rights of the Latinas and commercial surrogacy contracts--English translation. 14 Tex. Hispanic J.L. & Pol'y 49-66 (2008).

Labadie-Jackson, Glenda. *Los derechos reproductivos de las Latinas y los acuerdos comerciales de maternidad subrogada*. 14 Tex. Hispanic J.L. & Pol'y 29-47 (2008).

McDermott, John William. Note. Growth attenuation in the profoundly developmentally disabled: a therapeutic option or a socioeconomic convenience? 32 Seton Hall Legis. J. 427-454 (2008).

Pickett, Jackson. Can legalization improve end-of-life care? An empirical analysis of the results of the legalization of euthanasia and physician-assisted suicide in the Netherlands and Oregon. 16 Elder L.J. 333-373 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
March 6, 2009

Randall, Vernellia R. and Tshaka C. Randall. Built in obsolescence: the coming end of the abortion debate. 4 J. Health & Biomed. L. 291-310 (2008).

Scheller, Suzanne M. Arbitrating wrongful death claims for nursing home patients: what is wrong with this picture and how to make it "more" right. 113 Penn St. L. Rev. 527-573 (2008).

Tepich, Laura J. Note. **Gonzales v. Carhart**: the partial termination of the right to choose. 63 U. Miami L. Rev. 339-394 (2008).

MILITARY, WAR AND PEACE

Dore, Christopher L. Comment. What to do with Omar Khadr? Putting a child soldier on trial: questions of international law, juvenile justice, and moral culpability. 41 J. Marshall L. Rev. 1281-1320 (2008).

Dugan, Josh. Note. When is a search not a search? When it's a quarter: the Third Amendment, originalism, and NSA wiretapping. 97 Geo. L.J. 555-587 (2009).

Dupuy, Kendra E. Education in peace agreements, 1989-2005. 26 Conflict Resol. Q. 149-166 (2008).

Harrington, Alexandra R. Policing against the state: United Nations policing as violative of sovereignty. 10 San Diego Int'l L.J. 155-192 (2008).

Taber, Katherine Pounds. Comment. Bringing peace to Darfur: lessons of the Darfur Peace Agreement. 31 Hous. J. Int'l L. 171-212 (2008).

NATURAL RESOURCES LAW

Schiffer, Lois J. and Richard J. Lazarus. The Environment and Natural Resources Division of the United States Department of Justice: planning for the transition to the next administration. 2 Harv. L. & Pol'y Rev. 269-288 (2008).

OIL, GAS, AND MINERAL LAW

Boggs, Ashleigh L. Note. Interpretation of oil and gas lease habendum clauses in Texas and why Oklahoma should maintain its divergent approach to keep leases alive. (**Anadarko Petroleum Co. v. Thompson**, 94 S.W.3d 550, 2002.) 61 Okla. L. Rev. 341-369 (2008).

ORGANIZATIONS

Harrington, Alexandra R. Policing against the state: United Nations policing as violative of sovereignty. 10 San Diego Int'l L.J. 155-192 (2008).

Romero, Tom I. MALDEF and the legal investment in a multi-colored America. 18 Berkeley La Raza L.J. 135-146 (2007).

POLITICS

(For other articles on POLITICS see the **Tables of Contents of Indexed Law Reviews** for New York University Journal of Legislation and Public Policy.)

Burger, Ethan S. and Mary Holland. Law as politics: the Russian procuracy and its Investigative Committee. 2 Colum. J. E. Eur. L. 143-194 (2008).

Grossman, Serge and Michael Simon. Student essay. And Congress shall know the truth: the pressing need for restructuring congressional oversight of intelligence. 2 Harv. L. & Pol'y Rev. 435-447 (2008).

MacLean, Nancy. The Civil Rights Act and the transformation of Mexican American identity and politics. 18 Berkeley La Raza L.J. 123-133 (2007).

Mahoney, Martha R. "Democracy begins at home"--notes from the grassroots on inequality, voters, and lawyers. 63 U. Miami L. Rev. 1-36 (2008).

Petersen, Niels. The principle of democratic teleology in international law. 34 Brook. J. Int'l L. 33-84 (2008).

Robb, Brandon H. Comment. Making the Electoral College work today: the agreement among the states to elect the President by national popular vote. 54 Loy. L. Rev. 419-465 (2008).

Stotsky, Irwin P. Constitutionalism and democracy: an essay in honor of Stanley N. Katz. 63 U. Miami L. Rev. 83-136 (2008).

Super, David A. Laboratories of destitution: democratic experimentalism and the failure of antipoverty law. 157 U. Pa. L. Rev. 541-616 (2008).

PRACTICE AND PROCEDURE

Boney, Lindsey C. IV. Commentary: Best Student Contribution 2008-1009. Note. Forum shopping through the Federal Rules of Evidence. 60 Ala. L. Rev. 151-189 (2008).

Dodson, Scott. The challenge of comparative civil procedure. (Reviewing Oscar G. Chase, et al, Civil Litigation in Comparative Context.) 60 Ala. L. Rev. 133-150 (2008).

Fox, Alexis C. Comment. Using special masters to advance the goals of animal protection laws. 15 Animal L. 87-111 (2008).

Heim, Laura Eddleman. Note. Protecting their own?: pro-American bias and the issuance of anti-suit injunctions. 69 Ohio St. L.J. 701-741 (2008).

Huss, Rebecca J. Lessons learned: acting as guardian/special master in the Bad Newz Kennels case. 15 Animal L. 69-85 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13
March 6, 2009

Leiter, Amanda. Substance or illusion? The dangers of imposing a standing threshold. 97 Geo. L.J. 391-422 (2009).

Stevens, John M. Procedural considerations regarding preliminary objections raising issues of fact. 18 Widener L.J. 149-189 (2008).

Weisgerber, Erica S. Note. Unpublished opinions: a convenient means to an unconstitutional end. 97 Geo. L.J. 621-655 (2009).

Worster, William Thomas. Competition and comity in the fragmentation of international law. 34 Brook. J. Int'l L. 119-149 (2008).

PRESIDENT/EXECUTIVE DEPARTMENT

Kawa, Erin R. Comment. The purse's pardon: how an amendment to H.R. 3093 challenges executive power. 113 Penn St. L. Rev. 599-620 (2008).

Symposium: Ideas for a New Administration. Articles by Janet Reno, Geoffrey M. Klineberg, Sen. Edward M. Kennedy, Lois J. Schiffer, Richard J. Lazarus, P. J. Crowley and Timothy E. Wirth. 2 Harv. L. & Pol'y Rev. 197-326 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [HARVARD LAW & POLICY REVIEW](#).)

PRODUCTS LIABILITY

Henderson, James A., Jr. Sellers of safe products should not be required to rescue users from risks presented by other more dangerous products. 37 Sw. U. L. Rev. 595-622 (2008).

PROFESSIONAL ETHICS

Freedman, Helen E. Selected ethical issues in asbestos litigation. 37 Sw. U. L. Rev. 511-530 (2008).

PROPERTY--PERSONAL AND REAL

Means, William C., Jr. Note. The economic value of conserved land: examining whether conservation easements represent a sufficient source of land value to influence the outcome of regulatory takings claims. 69 Ohio St. L.J. 743-786 (2008).

Penn, Jonathan. Note. A different kind of life estate: the laws, rights, and liabilities associated with donated embryos. 21 Regent U. L. Rev. 207-228 (2008-2009).

Seitz, Anthony B. Comment. The Property Rights Protection Act: an overview of Pennsylvania's response to **Kelo v. City of New London**. 18 Widener L.J. 205-248 (2008).

PSYCHOLOGY AND PSYCHIATRY

Smith, Deirdre M. An uncertain privilege: implied waiver and the evisceration of the psychotherapist-patient privilege in the federal courts. 58 DePaul L. Rev. 79-151 (2008).

RELIGION

Elsanousi, Mohamed A. A growing economic power: Muslims in North America and integration and contribution to social justice. 9 J. L. Soc'y 100-135 (2008).

Freeman, Amanda K. Note. Does "emergency" trump conscience, thus drawing another line in the sand for pharmacists? 21 Regent U. L. Rev. 181-205 (2008-2009).

Parker, Binford E. III. Comment. The Pledge Protection Act and the conflicting fundamental rights limitation on the Article III power to control the Supreme Courts's appellate jurisdiction. 54 Loy. L. Rev. 467-503 (2008).

Shulman, Jeffrey. The outrageous God: emotional distress, tort liability, and the limits of religious advocacy. 113 Penn St. L. Rev. 381-415 (2008).

Silberlight, Adam. Thou shall not overlook context: a look at the Ten Commandments under the Establishment Clause. 18 Widener L.J. 113-147 (2008).

Snyder, Meredith M. One nation under God: an examination of the New Religion Law and its consequences for minority faiths in post-Communist Romania. 2 Colum. J. E. Eur. L. 233-271 (2008).

Turner, Taylor J. Freedom under control: registration of religious organizations in Kazakhstan. 2 Colum. J. E. Eur. L. 272-311 (2008).

Religious Jurisprudence Essay Series. Essays by John W. Welch and Thomas C. Folsom. 21 Regent U. L. Rev. 79-180 (2008-2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Regent University Law Review](#).)

REMEDIES

Nick, Andrew B. Note. Market share liability & punitive damages: the case for evolution in tort law. 42 Colum. J.L. & Soc. Probs. 225-260 (2008).

RETIREMENT SECURITY

Medill, Colleen E. The retirement distribution decision ten years later: results from an empirical study. 16 Elder L.J. 295-332 (2009).

Employee Benefits Law Symposium. Dedication and memorial remarks by William S. Weltman, Ann M. Lousin and Gerald E. Berendt; foreword by Jonathan Barry Forman; articles by Debra A. Davis, Craig C. Martin, Matthew J. Renaud, Douglas A. Sondgeroth, Kathryn L. Moore, David Pratt, John Sanchez and Yves Stevens; case note by Joshua Waldbeser. 41 J. Marshall L. Rev. 995-1249 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [John Marshall Law Review](#).)

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
March 6, 2009

SCIENCE AND TECHNOLOGY

(For other articles on SCIENCE AND TECHNOLOGY see the **Tables of Contents of Indexed Law Reviews** for Jurimetrics: The Journal of Law, Science, and Technology.)

DiLeo, Christopher M. Comment. "Bazaar" transnational drafting: an analysis of the GNU Public License version 3 revision process. 10 San Diego Int'l L.J. 193-228 (2008).

Randall, Vernellia R. and Tshaka C. Randall. Built in obsolescence: the coming end of the abortion debate. 4 J. Health & Biomed. L. 291-310 (2008).

SECOND AMENDMENT

Colloquium: **District of Columbia v. Heller**. Foreword by Marc Spindelman; articles by Mark Tushnet, Saul Cornell, David C. Williams, Brannon P. Denning and Glenn H. Reynolds. 69 Ohio St. L.J. 603-699 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Ohio State Law Journal.)

SECURITIES LAW

Gross, Jill I. and Barbara Black. When perception changes reality: an empirical study of investors' views of the fairness of securities arbitration. 2008 J. Disp. Resol. 349-410.

Illig, Robert C. The promise of hedge fund governance: how incentive compensation can enhance institutional investor monitoring. 60 Ala. L. Rev. 41-102 (2008).

SEXUALITY AND THE LAW

Bruck, Andrew. Student essay. Equality in the Garden State: litigation and social activism in the struggle for marriage equality. 2 Harv. L. & Pol'y Rev. 419-434 (2008).

Chase, Sara E. The Sex Offender Management and Treatment Act: New York's attempt at keeping sex offenders off the streets...will it work? 2 Alb. Gov't L. Rev. 277-303 (2009).

Fair, Bryan K. The ultimate association: same-sex marriage and the battle against Jim Crow's other cousin. 63 U. Miami L. Rev. 269-299 (2008).

Lindevaldsen, Rena M. Sacrificing motherhood on the altar of political correctness: declaring a legal stranger to be a parent over the objections of the child's biological parent. 21 Regent U. L. Rev. 1-58 (2008-2009).

Markman, Joanna S. Community notification and the perils of mandatory juvenile sex offender registration: the dangers faced by children and their families. 32 Seton Hall Legis. J. 261-285 (2008).

SOCIAL WELFARE

Hoffman, Sarah E. Comment. Falling through the cracks: how the 20/40 rule discriminates against women seeking Social Security Disability Insurance benefits and what Congress can do about it. 113 Penn St. L. Rev. 621-647 (2008).

Super, David A. Laboratories of destitution: democratic experimentalism and the failure of antipoverty law. 157 U. Pa. L. Rev. 541-616 (2008).

SPORTS

DeFrantz, Anita L. Which rules?: international sport and doping in the 21st century. 31 Hous. J. Int'l L. 1-26 (2008).

McCart, Wes R. Note. Title IX crashes the party in college athletic recruiting. (**Simpson v. Univ. of Colo.**, 372 F. Supp. 2d 1229, 2005.) 58 DePaul L. Rev. 153-184 (2008).

STATE AND LOCAL GOVERNMENT LAW

(For other articles on STATE AND LOCAL GOVERNMENT LAW see the **Tables of Contents of Indexed Law Reviews** for Urban Lawyer.)

Bruck, Andrew J. and H. Joseph Pinto, III. Overruled by home rule: the problems with New Jersey's latest effort to consolidate municipalities. 32 Seton Hall Legis. J. 287-350 (2008).

O'Byrne, Hayden. Note. Municipal overreaching: federal preemption as it applies to town ordinances outlawing the rental of housing to undocumented aliens. 14 Tex. Hispanic J.L. & Pol'y 69-89 (2008).

Leviathan's Network: Municipal Wireless and Civil Liberties. Articles by Carol Ellison, E. Casey Lide, Sascha D. Meinrath, Michael Calabrese and Nicole A. Ozer. 11 N.Y.U. J. Legis. & Pub. Pol'y 453-566 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for New York University Journal of Legislation and Public Policy.)

The Worst of Times: Perspectives on and Solutions for the Subprime Mortgage Crisis. Introduction by Molly Adams Breslin; foreword by Gov. David A. Paterson; articles by Vicki Been, Allegra Glashauser, Robin S. Golden, Sameera Fazili, Joseph Schilling, Raymond H. Brescia, Dorit Samuel and Alan C. Weinstein. 2 Alb. Gov't L. Rev. 1-276 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Albany Government Law Review.)

TAXATION--FEDERAL INCOME

Beale, Linda M. Tax shelters and the tax minimization norm: how does the patenting of tax advice transform the (global) playing field. 9 J. L. Soc'y 29-62 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
March 6, 2009

Bordoff, Jason and Jason Furman. Progressive tax reform in the era of globalization: building consensus for more broadly shared prosperity. 2 Harv. L. & Pol'y Rev. 327-360 (2008).

Cattarin, Amleto. Hands off my taxes! A comparative analysis of direct democracy and taxation. 9 J. L. Soc'y 136-181 (2008).

Lloyd, Ellen Overmyer. Comment. The taxman cometh: the constitutionality of taxing compensatory damages for non-physical injuries. 54 Loy. L. Rev. 375-418 (2008).

Shaviro, Daniel. The optimal relationship between taxable income and financial accounting income: analysis and a proposal. 97 Geo. L.J. 423-484 (2009).

TORTS

Ciulli, Anthony. Chilling effects: the Communications Decency Act and the online marketplace of ideas. 63 U. Miami L. Rev. 137-268 (2008).

Green, Andrew J. Tort reform with Chinese characteristics: towards a "harmonious society" in the People's Republic of China. 10 San Diego Int'l L.J. 121-153 (2008).

Haack, Susan. Proving causation: the holism of warrant and the atomism of **Daubert**. 4 J. Health & Biomed. L. 253-289 (2008).

Klein, Andrew R. Causation and uncertainty: making connections in a time of change. 49 Jurimetrics J. 5-50 (2008).

Lloyd, Ellen Overmyer. Comment. The taxman cometh: the constitutionality of taxing compensatory damages for non-physical injuries. 54 Loy. L. Rev. 375-418 (2008).

Nick, Andrew B. Note. Market share liability & punitive damages: the case for evolution in tort law. 42 Colum. J.L. & Soc. Probs. 225-260 (2008).

Shulman, Jeffrey. The outrageous God: emotional distress, tort liability, and the limits of religious advocacy. 113 Penn St. L. Rev. 381-415 (2008).

Perspectives on Asbestos Litigation. Overview and preview by Alan Calnan and Byron G. Stier; articles by Mark A Behrens, William L. Anderson, Helen E. Freedman, Michael D. Green, Phil Harley, David G. Owen, Keith N. Hylton, James A. Henderson, Jr., Gregory C. Keating, Richard Nagareda, Howard Erichson, Joseph Sanders, Anita Bernstein and Neil Vidmar; introduction to keynote address by Judy Sloan; keynote address by Judge Barbara Rothstein. 37 Sw. U. L. Rev. 455-739 (2008).

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

TRADE REGULATION

Hovenkamp, Herbert. **Meador Lecture Series 2007-2008**: Empire. Innovation and the domain of competition policy. 60 Ala. L. Rev. 103-131 (2008).

WATER LAW

Graham, Stacey. ABCs of stream crossing: reducing flooding and barriers to aquatic life passage under current federal and state regulation of wetlands. 40 Urb. Law. 953-990 (2008).

WOMEN

Hoffman, Sarah E. Comment. Falling through the cracks: how the 20/40 rule discriminates against women seeking Social Security Disability Insurance benefits and what Congress can do about it. 113 Penn St. L. Rev. 621-647 (2008).

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

60 ALABAMA LAW REVIEW, NO. 1, PP. 1-190, 2008.

Hessick, Carissa Byrne and F. Andrew Hessick. Appellate review of sentencing decisions. 60 Ala. L. Rev. 1-40 (2008).

Illig, Robert C. The promise of hedge fund governance: how incentive compensation can enhance institutional investor monitoring. 60 Ala. L. Rev. 41-102 (2008).

Hovenkamp, Herbert. **Meador Lecture Series 2007-2008**: Empire. Innovation and the domain of competition policy. 60 Ala. L. Rev. 103-131 (2008).

Dodson, Scott. The challenge of comparative civil procedure. (Reviewing Oscar G. Chase, et al, Civil Litigation in Comparative Context.) 60 Ala. L. Rev. 133-150 (2008).

Boney, Lindsey C. IV. Commentary: Best Student Contribution 2008-1009. Note. Forum shopping through the Federal Rules of Evidence. 60 Ala. L. Rev. 151-189 (2008).

2 ALBANY GOVERNMENT LAW REVIEW, NO. 2, PP. 1-354., 2009.

The Worst of Times: Perspectives on and Solutions for the Subprime Mortgage Crisis. 2 Alb. Gov't L. Rev. 1-276 (2009).

Breslin, Molly Adams. Introduction. 2 Alb. Gov't L. Rev. vii (2009).

Paterson, Gov. David A. Foreword. 2 Alb. Gov't L. Rev. viii-xviii (2009).

Been, Vicki and Allegra Glashauser. Tenants: innocent victims of the nation's foreclosure crisis. 2 Alb. Gov't L. Rev. 1-28 (2009).

Golden, Robin S. and Sameera Fazili. Raising the ROOF: addressing the mortgage foreclosure crisis through a collaboration between city government and a law school clinic. 2 Alb. Gov't L. Rev. 29-100 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
March 6, 2009

Schilling, Joseph. Code enforcement and community stabilization: the forgotten first responders to vacant and foreclosed homes. 2 Alb. Gov't L. Rev. 101-163 (2009).

Brescia, Raymond H. Subprime communities: reverse redlining, the Fair Housing Act and emerging issues in litigation regarding the subprime mortgage crisis. 2 Alb. Gov't L. Rev. 164-216 (2009).

Samuel, Dorit. The subprime mortgage crisis: will new regulations help avoid future financial debacles? 2 Alb. Gov't L. Rev. 217-258 (2009).

Weinstein, Alan C. Current and future challenges to local government posed by the housing and credit crisis. 2 Alb. Gov't L. Rev. 259-276 (2009).

Chase, Sara E. The Sex Offender Management and Treatment Act: New York's attempt at keeping sex offenders off the streets...will it work? 2 Alb. Gov't L. Rev. 277-303 (2009).

Cohn, Jonathan. Increased driving regulations for the elderly: a case study in New York calling for the expansion of current regulations. 2 Alb. Gov't L. Rev. 304-327 (2009).

Ramakrishna, Kevin. Subduing the ceaseless storm: breaking the build-destroy-rebuild cycle following major catastrophes through taxation and responsibility. 2 Alb. Gov't L. Rev. 328-353 (2009).

34 AMERICAN JOURNAL OF LAW & MEDICINE, NO. 4, PP. 431-590, 2008.

Burakoff, Alexander. Letter from the Editor. 34 Am. J.L. & Med. unpagged (2008).

Saver, Richard S. In tepid defense of population health: physicians and antibiotic resistance. 34 Am. J.L. & Med. 431-491 (2008).

Siegal, Gil, Michelle M. Mello and David M. Studdert. Adjudicating severe birth injury claims in Florida and Virginia: the experience of a landmark experiment in personal injury compensation. 34 Am. J.L. & Med. 493-537 (2008).

Gilhooley, Margaret. Drug preemption and the need to reform the FDA consultation process. 34 Am. J.L. & Med. 539-561 (2008).

Mello, Michelle M. Book review. (Reviewing Peter Skegg and Ron Paterson, Medical Law in New Zealand.) 34 Am. J.L. & Med. 563-566 (2008).

Goodwin, Paige E. Note. Right idea, wrong result--Canada's access to medicines regime. 34 Am. J.L. & Med. 567-584 (2008).

Klein, Mitchell B. Recent developments in health law. Select recent court decisions. 34 Am. J.L. & Med. 585-590 (2008).

15 ANIMAL LAW, NO. 1, PP. 1-139, 2008.

Cadiz, Laura. Editor's note. Fifteen volumes of Animal Law. 15 Animal L. 1-5 (2008).

Tischler, Joyce. Building our future. 15 Animal L. 7-13 (2008).

Johnson Dane E. Statute of Anne-imals: should copyright protect sentient non-human creators? 15 Animal L. 15-52 (2008).

Forell, Caroline. Using *A Jury of Her Peers* to teach about the connection between domestic violence and animal abuse. 15 Animal L. 53-67 (2008).

Huss, Rebecca J. Lessons learned: acting as guardian/special master in the Bad Newz Kennels case. 15 Animal L. 69-85 (2008).

Fox, Alexis C. Comment. Using special masters to advance the goals of animal protection laws. 15 Animal L. 87-111 (2008).

Paulman, Kate. Comment. See Spot eat, see Spot die: the pet food recall of 2007. 15 Animal L. 113-139 (2008).

18 BERKELEY LA RAZA LAW JOURNAL, PP. 1-146, 2007.

Gómez, Taína and Aurelio Pérez, Co-Editors-in-Chief. Introduction. 18 Berkeley La Raza L.J. 1-3 (2007).

Garcia, Javier. Fighting biopiracy: the legislative protection of traditional knowledge. 18 Berkeley La Raza L.J. 5-27 (2007).

Hernández-Truyol, Berta Esperanza and Mariana Ribeiro. María Lugones's work as a human rights idea(l). 18 Berkeley La Raza L.J. 29-45 (2007).

Ramirez, Steven A. American corporate governance and globalization. 18 Berkeley La Raza L.J. 47-63 (2007).

Rodriguez, Dariely. Left behind: the impact of the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005 on economic, social, and racial justice. 18 Berkeley La Raza L.J. 65-77 (2007).

Essays From 2006 Western Historical Association Conference: A Roundtable Discussion on Comparative Perspectives on Mexican American Citizenship From Law, History, and Cultural Studies. 18 Berkeley La Raza L.J. 79-146 (2007).

Rodriguez, Marc Simon. Foreword. More than whiteness: comparative perspectives on Mexican citizenship from law and history. 18 Berkeley La Raza L.J. 79-86 (2007).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
March 6, 2009

Bernstein, Shana. From California to the nation: rethinking the history of 20th century U.S. civil rights struggles through a Mexican American and multiracial lens. 18 Berkeley La Raza L.J. 87-95 (2007).

Kaplowitz, Craig A. Citizens, stakeholders, and civil rights. 18 Berkeley La Raza L.J. 97-104 (2007).

Luna, Guadalupe T. Chasing treaty promises. 18 Berkeley La Raza L.J. 105-121 (2007).

MacLean, Nancy. The Civil Rights Act and the transformation of Mexican American identity and politics. 18 Berkeley La Raza L.J. 123-133 (2007).

Romero, Tom I. MALDEF and the legal investment in a multi-colored America. 18 Berkeley La Raza L.J. 135-146 (2007).

34 BROOKLYN JOURNAL OF INTERNATIONAL LAW, NO. 1, PP. 1-266, 2008.

Grahn-Farley, Maria. Neutral law and Eurocentric lawmaking: a postcolonial analysis of the U.N. Convention on the Rights of the Child. 34 Brook. J. Int'l L. 1-32 (2008).

Petersen, Niels. The principle of democratic teleology in international law. 34 Brook. J. Int'l L. 33-84 (2008).

Fukunaga, Yuka. Civil society and the legitimacy of the WTO dispute settlement system. 34 Brook. J. Int'l L. 85-117 (2008).

Worster, William Thomas. Competition and comity in the fragmentation of international law. 34 Brook. J. Int'l L. 119-149 (2008).

Byrne, Mara D. Note. When in Rome: aiding and abetting in **Wang Xiaoning v. Yahoo**. 34 Brook. J. Int'l L. 151-184 (2008).

Gruenberg, Yehuda. Note. Not all that wander should be lost: the rights of indigenous Bedouins in the modern State of Israel. 34 Brook. J. Int'l L. 185-206 (2008).

Kornikova, Anna A. Note. International child labor regulation 101: what corporations need to know about treaties pertaining to working youth. (**Roe v. Bridgestone Corp.**, 492 F. Supp. 2d 988, 2007.) 34 Brook. J. Int'l L. 207-237 (2008).

Richard, Nicholas S. Note. Waivers of individual claims via treaty: Chinese slave laborers, Japanese jurisprudence, and the solution of the European Court of Human Rights. 34 Brook. J. Int'l L. 239-266 (2008).

2 COLUMBIA JOURNAL OF EAST EUROPEAN LAW, NO. 2, PP. 143-311, 2008.

Burger, Ethan S. and Mary Holland. Law as politics: the Russian procuracy and its Investigative Committee. 2 Colum. J. E. Eur. L. 143-194 (2008).

Wilson, Jessica C. Russia's cultural aversion to the rule of law. 2 Colum. J. E. Eur. L. 195-232 (2008).

Snyder, Meredith M. One nation under God: an examination of the New Religion Law and its consequences for minority faiths in post-Communist Romania. 2 Colum. J. E. Eur. L. 233-271 (2008).

Turner, Taylor J. Freedom under control: registration of religious organizations in Kazakhstan. 2 Colum. J. E. Eur. L. 272-311 (2008).

15 COLUMBIA JOURNAL OF EUROPEAN LAW, NO. 1, WINTER, 2008/2009.

Joris, Tony and Jan Vandenberghe. The Council of Europe and the European Union: natural partners of uneasy bedfellows? 15 Colum. J. Eur. L. 1-41 (2008/2009).

Adams, Edward A. and Jason K. Fincke. Coordinating cross-border bankruptcy: how territorialism saves universalism. 15 Colum. J. Eur. L. 43-87 (2008/2009).

Solanke, Iyiola. Diversity and independence in the European Court of Justice. 15 Colum. J. Eur. L. 89-121 (2008/2009).

Ganesh, Aravind R. Student note. Appointing foxes to guard henhouses: the European Posted Workers' Directive. 15 Colum. J. Eur. L. 123-142 (2008/2009).

Hachez, Nicolas. Case C-308/06 **International Association of Independent Tanker Owners** and others: the requirement of direct effect in the judicial review of EU law against international law. 15 Colum. J. Eur. L. 143-164 (2008/2009).

42 COLUMBIA JOURNAL OF LAW AND SOCIAL PROBLEMS, NO. 2, WINTER, 2008.

Fougere, Joshua J. Note. Let's try this again: reassessing the right to bail in cases of international extradition. 42 Colum. J.L. & Soc. Probs. 177-224 (2008).

Nick, Andrew B. Note. Market share liability & punitive damages: the case for evolution in tort law. 42 Colum. J.L. & Soc. Probs. 225-260 (2008).

Deng, Yafang. Note. When procedure equals justice: facing the pressing constitutional needs of a criminalized immigration system. 42 Colum. J.L. & Soc. Probs. 261-292 (2008).

26 CONFLICT RESOLUTION QUARTERLY, NO. 2, WINTER, 2008.

Raines, Susan S. Editor's introduction. 26 Conflict Resol. Q. 125-126 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
March 6, 2009

Gellman, Mneesha and Mandi Vuinovich. From sulha to salaam: connecting local knowledge with international negotiations for lasting peace in Palestine/Israel. 26 Conflict Resol. Q. 127-148 (2008).

Dupuy, Kendra E. Education in peace agreements, 1989-2005. 26 Conflict Resol. Q. 149-166 (2008).

Anderson, Lee L., Jr. and Brian Polkinghorn. Managing conflict in construction megaprojects: leadership and third-party principles. 26 Conflict Resol. Q. 167-198 (2008).

Dessel, Adrienne and Mary E. Rogge. Evaluation of intergroup dialogue: a review of the empirical literature. 26 Conflict Resol. Q. 199-1238 (2008).

Witkin, Nathan. Co-resolution: a cooperative structure for dispute resolution. 26 Conflict Resol. Q. 239-256 (2008).

58 DEPAUL LAW REVIEW, NO. 1, FALL, 2008.

Walker, Bela August. Fractured bonds: policing whiteness and womanhood through race-based marriage annulments. 58 DePaul L. Rev. 1-50 (2008).

Peppers, Todd C. and Christopher Zorn. Law clerk influence on Supreme Court decision making: an empirical assessment. 58 DePaul L. Rev. 51-77 (2008).

Smith, Deirdre M. An uncertain privilege: implied waiver and the evisceration of the psychotherapist-patient privilege in the federal courts. 58 DePaul L. Rev. 79-151 (2008).

McCart, Wes R. Note. **Simpson v. Univ. of Colorado**: Title IX crashes the party in college athletic recruiting. (**Simpson v. Univ. of Colo.**, 372 F. Supp. 2d 1229, 2005.) 58 DePaul L. Rev. 153-184 (2008).

Sherman, Valerie R. Note. Bootleggers beware: **United States v. Martignon** upholds congressional power to enact "copyright-like" legislation through the Commerce Clause. (**United States v. Martignon**, 492 F.3d 140, 2007.) 58 DePaul L. Rev. 185-217 (2008).

Schildt, Jonathan N. Note. One's own speech: First Amendment protection for the use of public domain works in ... (**Golan v. Gonzales**, 501 F.3d 1179, 2007.) 58 DePaul L. Rev. 219-258 (2008).

16 ELDER LAW JOURNAL, NO. 2, PP. 249-514, 2009.

Kapp, Marshall B. The liability environment for physicians providing nursing home medical care: does it make a difference for residents? 16 Elder L.J. 249-293 (2009).

Medill, Colleen E. The retirement distribution decision ten years later: results from an empirical study. 16 Elder L.J. 295-332 (2009).

Pickett, Jackson. Can legalization improve end-of-life care? An empirical analysis of the results of the legalization of euthanasia and physician-assisted suicide in the Netherlands and Oregon. 16 Elder L.J. 333-373 (2009).

Farren, Victoria. Note. Removing the wrinkle in cosmetics and drug regulation: a notice rating system and education proposal for anti-aging cosmeceuticals. 16 Elder L.J. 375-403 (2009).

Rasalam, Sarah J. Note. Improving the immigration policy of the United States to fulfill the caregiving needs of America's aging baby boomers: the alternative to outsourcing grandma. 16 Elder L.J. 405-443 (2009).

Trame, Brent R. Note. Going Dutch: can Holland solve the U.S. insurance problem? 16 Elder L.J. 445-475 (2009).

Young, Kristine M. Note. The aging population and maturing mortgage loans: ensuring a secure financial lifeline through mortgage lending. 16 Elder L.J. 477-514 (2009).

97 GEORGETOWN LAW JOURNAL, NO. 2, JANUARY, 2009.

Bar-Siman-Tov, Ittai. Legislative supremacy in the United States?: rethinking the "enrolled bill" doctrine. 97 Geo. L.J. 323-390 (2009).

Leiter, Amanda. Substance or illusion? The dangers of imposing a standing threshold. 97 Geo. L.J. 391-422 (2009).

Shaviro, Daniel. The optimal relationship between taxable income and financial accounting income: analysis and a proposal. 97 Geo. L.J. 423-484 (2009).

Suk, Jeannie. Is privacy a woman? 97 Geo. L.J. 485-513 (2009).

DaCosta, Courtney J. A. Note. When "turnabout" is not "fair play": tribal immunity under the Indian Gaming Regulatory Act. 97 Geo. L.J. 515-553 (2009).

Dugan, Josh. Note. When is a search not a search? When it's a quarter: the Third Amendment, originalism, and NSA wiretapping. 97 Geo. L.J. 555-587 (2009).

Gagoomal, Prashina J. Note. A "margin of appreciation" for "marriages of appreciation": reconciling South Asian adult arranged marriages with the matrimonial consent requirement in international human rights law. 97 Geo. L.J. 589-620 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
March 6, 2009

Weisgerber, Erica S. Note. Unpublished opinions: a convenient means to an unconstitutional end. 97 Geo. L.J. 621-655 (2009).

2 HARVARD LAW & POLICY REVIEW, NO. 2, SUMMER, 2008.

Symposium: Ideas for a New Administration. 2 Harv. L. & Pol'y Rev.197-326 (2008).

Reno, Janet and Geoffrey M. Klineberg. What would Jackson do? Some old advice for the new Attorney General. 2 Harv. L. & Pol'y Rev.197-209 (2008).

Kennedy, Sen. Edward M. Restoring the Civil Rights Division. 2 Harv. L. & Pol'y Rev.211-236 (2008).

Robinson, James K. Restoring public confidence in the fairness of the Department of Justice's criminal justice function. 2 Harv. L. & Pol'y Rev.237-268 (2008).

Schiffer, Lois J. and Richard J. Lazarus. The Environment and Natural Resources Division of the United States Department of Justice: planning for the transition to the next administration. 2 Harv. L. & Pol'y Rev.269-288 (2008).

Crowley, P. J. Homeland security and the upcoming transition: what the next administration should do to make us safe at home. 2 Harv. L. & Pol'y Rev.289-312 (2008).

Wirth, Timothy E. A way forward on climate change. 2 Harv. L. & Pol'y Rev.313-326 (2008).

Bordoff, Jason and Jason Furman. Progressive tax reform in the era of globalization: building consensus for more broadly shared prosperity. 2 Harv. L. & Pol'y Rev.327-360 (2008).

Quigley, William P. What Katrina revealed. 2 Harv. L. & Pol'y Rev.361-384 (2008).

Huang, Priscilla. Anchor babies, over-breeders, and the population bomb: the reemergence of nativism and population control in anti-immigration policies. 2 Harv. L. & Pol'y Rev.385-406 (2008).

Bratt, Cheryl S., Bradley W. Moore and Colin W. Reingold. Student essay. N.O. schools or no schools? Absolute deprivation of educational opportunity in post-Katrina New Orleans as a violation of a fundamental right to a minimally adequate education. 2 Harv. L. & Pol'y Rev.407-417 (2008).

Bruck, Andrew. Student essay. Equality in the Garden State: litigation and social activism in the struggle for marriage equality. 2 Harv. L. & Pol'y Rev.419-434 (2008).

Grossman, Serge and Michael Simon. Student essay. And Congress shall know the truth: the pressing need for restructuring congressional oversight of intelligence. 2 Harv. L. & Pol'y Rev.435-447 (2008).

31 HOUSTON JOURNAL OF INTERNATIONAL LAW, NO. 1, FALL, 2008.

DeFrantz, Anita L. Which rules?: international sport and doping in the 21st century. 31 Hous. J. Int'l L. 1-26 (2008).

Maxeiner, James R. Some realism about legal certainty in the globalization of the rule of law. 31 Hous. J. Int'l L. 27-46 (2008).

Meyers, Daniel S. In defense of the international treaty arbitration system. 31 Hous. J. Int'l L. 47-81 (2008).

Chen, Rebecca B. Comment. Closing the gaps in the U.S. and international quarantine systems: legal implications of the 2007 tuberculosis scare. 31 Hous. J. Int'l L. 83-124 (2008).

McKinney, Kelly C. Comment. The Patent Reform Act of 2007 and international patent law harmonization. 31 Hous. J. Int'l L. 125-170 (2008).

Taber, Katherine Pounds. Comment. Bringing peace to Darfur: lessons of the Darfur Peace Agreement. 31 Hous. J. Int'l L. 171-212 (2008).

44 IDAHO LAW REVIEW, NO. 3, PP. 537-834, 2008.

Burnett, Donald L. Giants of a golden age: an appreciation of Professors Dennis Colson and Craig Lewis. 44 Idaho L. Rev. 537-541 (2008).

Bogert, Laurence M. Even heroes have the right to bleed: the Endangered Species Act and categorical statutory commands after **National Association of Home Builders v. Defenders of Wildlife**. 44 Idaho L. Rev. 543-588 (2008).

Brawer, Judi and Matthew Vespa. Thinking globally, acting locally: the role of local government in minimizing greenhouse gas emissions from new development. 44 Idaho L. Rev. 589-641 (2008).

Donaldson, Tim. Combating victim/witness intimidation in family violence cases: a response to critics of the "forfeiture by wrongdoing" confrontation exception resurrected by the Supreme Court in **Crawford** and **Davis**. 44 Idaho L. Rev. 643-701 (2008).

Wasden, Lawrence and Brian Kane. **Massachusetts v. EPA**, a strategic and jurisdictional recipe for state attorneys general in the context of emission accelerated global warming solutions. 44 Idaho L. Rev. 703-734 (2008).

Creason, Samuel T. Comment. Land use and the lost promise of **Cooper**: what happened to the "judicial" in quasi-judicial proceedings? 44 Idaho L. Rev. 735-768 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
March 6, 2009

Forrest, Brenda. Comment. Individual rights to privacy and security versus police protections: striking the proper balance for Idaho with ... (**State v. Henage**, 152 P.3d 16, 2007.) 44 Idaho L. Rev. 769-800 (2008).

Levy, Jennifer E. Comment. Idaho's Noncharitable Purpose Trust Statute: leaping over age-old trust laws in a single bound. 44 Idaho L. Rev. 801-834 (2008).

41 JOHN MARSHALL LAW REVIEW, NO. 4, SUMMER, 2008.

Employee Benefits Law Symposium. 41 J. Marshall L. Rev. 995-1249 (2008).

Dedication & Memorial Remarks for Fred F. Herzog. 41 J. Marshall L. Rev. xxiii-xxxvi (2008).

Weltman, William S. Dedication of issue to Dean Emeritus Fred F. Herzog. [Includes photograph.] 41 J. Marshall L. Rev. xxiii (2008).

Lousin, Ann M. Remarks at memorial service for Dean Emeritus Fred F. Herzog. 41 J. Marshall L. Rev. xxv-xxix (2008).

Berendt, Gerald E. Herzog memorial service: Fred's life. 41 J. Marshall L. Rev. xxxi-xxxvi (2008).

Forman, Jonathan Barry. Foreword. 41 J. Marshall L. Rev. xxxvii-xlii (2008).

Waldbeser, Joshua. Case note. **Golden Gate Restaurant Association v. City and County of San Francisco**: Setting the stage for Supreme Court review of the most important preemption matter in the history of ERISA. (**Golden Gate Rest. Ass'n v. City and County of San Francisco**, 535 F. Supp. 2d 968, 2007.) 41 J. Marshall L. Rev. 995-1004 (2008).

Davis, Debra A. How much is enough? Giving fiduciaries and participants adequate information about plan expenses. 41 J. Marshall L. Rev. 1005-1035 (2008).

Martin, Craig C., Matthew J. Renaud and Douglas A. Sondgeroth. Baby ka-boom! Coming developments in ERISA litigation due to social, demographic, and financial pressures from the baby boom generation. 41 J. Marshall L. Rev. 1037-1059 (2008).

Moore, Kathryn L. The future of Social Security: principles to guide reform. 41 J. Marshall L. Rev. 1061-1090 (2008).

Pratt, David. Retirement in a defined contribution era: making the money last. 41 J. Marshall L. Rev. 1091-1146 (2008).

Sanchez, John. The vesting, modification, and financing of public retiree health benefits in light of new accounting rules. 41 J. Marshall L. Rev. 1147-1188 (2008).

Stevens, Yves. European and American issues in employee benefits law compared. 41 J. Marshall L. Rev. 1189-1249 (2008).

Deverall, Aimee. Comment. Make the dream a reality: why passing the DREAM Act is the logical first step in achieving comprehensive immigration reform. 41 J. Marshall L. Rev. 1251-1279 (2008).

Dore, Christopher L. Comment. What to do with Omar Khadr? Putting a child soldier on trial: questions of international law, juvenile justice, and moral culpability. 41 J. Marshall L. Rev. 1281-1320 (2008).

2008 JOURNAL OF DISPUTE RESOLUTION, NO. 2, PP. 349-638.

Gross, Jill I. and Barbara Black. When perception changes reality: an empirical study of investors' views of the fairness of securities arbitration. 2008 J. Disp. Resol. 349-410.

Brazil, Wayne D. Thoughts about spiritual fatigue: sustaining our energy by staying centered. 2008 J. Disp. Resol. 411-426.

Shields, Richard W. On becoming a collaborative professional: from paradigm shifting to transformative learning through critical reflection and dialogue. 2008 J. Disp. Resol. 427-463.

McLellan, Lawrence P. Expanding the use of collaborative law: consideration of its use in a legal aid program for resolving family law disputes. 2008 J. Disp. Resol. 465-499.

Tabucanon, Gil Marvel P., James A. Wall, Jr. and Wan Yan. Philippine community mediation, Katarungang Pambarangay. 2008 J. Disp. Resol. 501-513.

Cassens, Gregory, et al. State legislative update. 2008 J. Disp. Resol. 515-554.

Cody, Patrick. Comment. From kneecappings toward peace: the use of intra-community dispute resolution in Northern Ireland. 2008 J. Disp. Resol. 555-569.

Fleschert, Miranda. Note. Elevator company goes down: mandatory arbitration provisions as applied to pending civil right claims in the employment context. 2008 J. Disp. Resol. 571-589.

Riske, Thomas H. Note. No exceptions: how the legitimate business justification for unconscionability only further demonstrates California courts' disdain for arbitration agreements. 2008 J. Disp. Resol. 591-605.

Semmer, Christina. Note. The "knowing and voluntary" standard: is the Sixth Circuit's test enough to level the playing field in mandatory employment arbitration? 2008 J. Disp. Resol. 607-619.

CURRENT INDEX TO LEGAL PERIODICALS

Page 21
March 6, 2009

Vanderbeek, Christopher D. Note. An untimely death of wrongful death claims: Ohio removes decedent-employee wrongful death claims from the arbitral forum. 2008 J. Disp. Resol. 621-637.

4 JOURNAL OF HEALTH & BIOMEDICAL LAW, NO. 2, PP. 1-437, 2008.

Allen, Stephen T. Editor's note. 4 J. Health & Biomed. L. i (2008).

Haack, Susan. Proving causation: the holism of warrant and the atomism of **Daubert**. 4 J. Health & Biomed. L. 253-289 (2008).

Randall, Vernellia R. and Tshaka C. Randall. Built in obsolescence: the coming end of the abortion debate. 4 J. Health & Biomed. L. 291-310 (2008).

Stewart, Alexandra M. and Marisa Cox. HPV vaccine school entry requirements: confronting they myths, misperceptions and misgivings. 4 J. Health & Biomed. L. 311-332 (2008).

Bartholome, Claire. Note. Leveraging our strengths: reinforcing pay-for-performance programs as the solution for defensive medicine. 4 J. Health & Biomed. L. 333-351 (2008).

Miller, Samuel J. Note. Electronic medical records: how the potential for misuse outweighs the benefits of transferability. 4 J. Health & Biomed. L. 353-373 (2008).

Montgomery, Benjamin. Note. The American obesity epidemic: why the U.S. government must attack the critical problems of overweight & obesity through legislation. 4 J. Health & Biomed. L. 375-411 (2008).

Reid, Matthew S. Case comment. Vermont Supreme Court rules that Food and Drug Administration regulations do not preempt state failure-to-warn claims. (**Levine v. Wyeth**, 944 A.2d 179, 2006.) 4 J. Health & Biomed. L. 413-425 (2008).

Weisberg, Emily. Case comment. Outbreak: the legal rights of a state in controlling an epidemic. (**City of Milwaukee v. Washington**, 735 N.W.2d 111, 2007.) 4 J. Health & Biomed. L. 427-437 (2008).

9 JOURNAL OF LAW IN SOCIETY, NO. 2, SUMMER, 2008.

Forman, Jon. Promoting economic justice in the face of globalization. 9 J. L. Soc'y 1-28 (2008).

Beale, Linda M. Tax shelters and the tax minimization norm: how does the patenting of tax advice transform the (global) playing field. 9 J. L. Soc'y 29-62 (2008).

Zamboni, Mauro. The "social" in social law: an analysis of a concept in disguise. 9 J. L. Soc'y 63-99 (2008).

Elsanousi, Mohamed A. A growing economic power: Muslims in North America and integration and contribution to social justice. 9 J. L. Soc'y 100-135 (2008).

Cattarin, Amleto. Hands off my taxes! A comparative analysis of direct democracy and taxation. 9 J. L. Soc'y 136-181 (2008).

49 JURIMETRICS: THE JOURNAL OF LAW, SCIENCE, AND TECHNOLOGY, NO. 1, FALL, 2008.

Letters to the Editor. 49 Jurimetrics J. 1-3 (2008).

Klein, Andrew R. Causation and uncertainty: making connections in a time of change. 49 Jurimetrics J. 5-50 (2008).

Korobkin, Russell. Recent developments in the "stem cell century": implications for embryo research, egg donor compensation, and stem cell patents. 49 Jurimetrics J. 51-71 (2008).

DEVELOPMENTS IN SCIENCE AND TECHNOLOGY LAW

INTELLECTUAL PROPERTY

Bolten, Christopher C. Note. Is the objective recklessness standard a practical change? (**In re Seagate Tech., L.L.C.**, 497 F.3d 1360, 2007.) 49 Jurimetrics J. 73-90 (2008).

LAW, MEDICINE, AND BIOLOGY

Lockhart, Euan A. Note. Testing the boundaries of federal preemption. (**Sykes v. Glaxo-SmithKline**, 484 F. Supp. 2d 289, 2007.) 49 Jurimetrics J. 91-112 (2008).

71 LAW AND CONTEMPORARY PROBLEMS, NO. 4, AUTUMN, 2008.

The Court of Public Opinion: The Practice and Ethics of Trying Cases in the Media. 71 Law & Contemp. Probs. 1-214 (2008).

Bradley, Kathryn Webb. Introduction. 71 Law & Contemp. Probs. i-viii (2008).

Ghiglione, Loren. Back to the future--questions for the news media from the past. 71 Law & Contemp. Probs. 1-14 (2008).

Phillipson, Gavin. Trial by media: the betrayal of the First Amendment's purpose. 71 Law & Contemp. Probs. 15-29 (2008).

Resta, Giorgio. Trying cases in the media: a comparative overview. 71 Law & Contemp. Probs. 31-66 (2008).

Cassidy, R. Michael. The prosecutor and the press: lessons (not) learned from the Mike Nifong debacle. 71 Law & Contemp. Probs. 67-92 (2008).

Entman, Robert M. and Kimberly A. Gross. Race to judgment: stereotyping media and criminal defendants. 71 Law & Contemp. Probs. 93-133 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22
March 6, 2009

Wheeler, Marcy. How noninstitutionalized media change the relationship between the public and media coverage of trials. 71 *Law & Contemp. Probs.* 135-153 (2008).

Johnson, KC. The Duke lacrosse case and the blogosphere. 71 *Law & Contemp. Probs.* 155-170 (2008).

Hengstler, Gary A. **Sheppard v. Maxwell** revisited--do the traditional rules work for the nontraditional media? 71 *Law & Contemp. Probs.* 171-180 (2008).

Sellers, David A. The circus comes to town: the media and high-profile trials. 71 *Law & Contemp. Probs.* 181-199 (2008).

Dufresne, Ronald L. and Judith A. Clair. Moving beyond the media feast and frenzy: imagining possibilities for hyper-resilience arising from scandalous organizational crisis. 71 *Law & Contemp. Probs.* 201-214 (2008).

54 LOYOLA LAW REVIEW, NO. 2, SUMMER, 2008.

Render, Edwin R. The Rules of Evidence in labor arbitration. 54 *Loy. L. Rev.* 297-351 (2008).

Davis, Brandon E. America's immigration crisis: examining the necessity of comprehensive immigration reform. 54 *Loy. L. Rev.* 353-373 (2008).

Lloyd, Ellen Overmyer. Comment. The taxman cometh: the constitutionality of taxing compensatory damages for non-physical injuries. 54 *Loy. L. Rev.* 375-418 (2008).

Robb, Brandon H. Comment. Making the Electoral College work today: the agreement among the states to elect the President by national popular vote. 54 *Loy. L. Rev.* 419-465 (2008).

Parker, Binford E. III. Comment. The Pledge Protection Act and the conflicting fundamental rights limitation on the Article III power to control the Supreme Courts's appellate jurisdiction. 54 *Loy. L. Rev.* 467-503 (2008).

Washington, James R. III. Comment. Department of Justice v. business entities: the war of privilege. 54 *Loy. L. Rev.* 505-535 (2008).

Nowakowski, Janet Whitters. Casenote. **United States v. Gomez-Moreno**: A warning regarding the protection of Fourth Amendment rights, warrantless entry and the fine line between "real" and "officer-created" exigent circumstances. (**United States v. Gomez-Moreno**, 479 F.3d 350, 2007.) 54 *Loy. L. Rev.* 537-554 (2008).

11 NEW YORK UNIVERSITY JOURNAL OF LEGISLATION AND PUBLIC POLICY, NO. 3, PP. 453-669, 2008.

Leviathan's Network: Municipal Wireless and Civil Liberties. 11 *N.Y.U. J. Legis. & Pub. Pol'y* 453-566 (2008).

Ellison, Carol. Municipal Broadband: a potential twenty-first century utility. 11 *N.Y.U. J. Legis. & Pub. Pol'y* 453-465 (2008).

Lide, E. Casey. Balancing the benefits and privacy concerns of municipal broadband applications. 11 *N.Y.U. J. Legis. & Pub. Pol'y* 467-493 (2008).

Meinrath, Sascha D. and Michael Calabrese. "White space devices" & the myths of harmful interference. 11 *N.Y.U. J. Legis. & Pub. Pol'y* 495-518 (2008).

Ozer, Nicole A. No such thing as "free" Internet: safeguarding privacy and free speech in municipal wireless systems. 11 *N.Y.U. J. Legis. & Pub. Pol'y* 519-566 (2008).

Connor, Kristin. Note. Updating **Brignoni-Ponce**: a critical analysis of race-based immigration enforcement. 11 *N.Y.U. J. Legis. & Pub. Pol'y* 567-620 (2008).

Novick, Rebecca Antar. Note. One step at a time: ethical barriers to home genetic testing and why the U.S. healthcare system is not ready. 11 *N.Y.U. J. Legis. & Pub. Pol'y* 621-649 (2008).

Greer, Lindsey. Book note. Questioning digital citizenship: the answer to economic and political equity? (Reviewing Karen Mossberger, Caroline J. Tolbert and Ramona S. McNeal, Digital Citizenship: The Internet, Society, and Participation.) 11 *N.Y.U. J. Legis. & Pub. Pol'y* 651-669 (2008).

69 OHIO STATE LAW JOURNAL, NO. 4, PP. 603-786, 2008.

Colloquium: **District of Columbia v. Heller**. 69 *Ohio St. L.J.* 603-699 (2008).

Spindelman, Marc. Foreword: some early views on **District of Columbia v. Heller**. 69 *Ohio St. L.J.* 603-608 (2008).

Tushnet, Mark. **Heller** and the new originalism. 69 *Ohio St. L.J.* 609-624 (2008).

Cornell, Saul. Originalism on trial: the use and abuse of history in **District of Columbia v. Heller**. 69 *Ohio St. L.J.* 625-640 (2008).

Williams, David C. Death to tyrants: **District of Columbia v. Heller** and the uses of guns. 69 *Ohio St. L.J.* 641-669 (2008).

Denning, Brannon P. and Glenn H. Reynolds. Five takes on **District of Columbia v. Heller**. 69 *Ohio St. L.J.* 671-699 (2008).

Heim, Laura Eddleman. Note. Protecting their own?: pro-American bias and the issuance of anti-suit injunctions. 69 *Ohio St. L.J.* 701-741 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23
March 6, 2009

Means, William C., Jr. Note. The economic value of conserved land: examining whether conservation easements represent a sufficient source of land value to influence the outcome of regulatory takings claims. 69 Ohio St. L.J. 743-786 (2008).

61 OKLAHOMA LAW REVIEW, NO. 2, SUMMER, 2008.

Symposium: The Revolution of 1938 Revisited: The Role and Future of the Federal Rules. 61 Okla. L. Rev. 257-340 (2008).

Gensler, Steven S. Justness! Speed! Inexpense! An introduction to *The Revolution of 1938 Revisited: The Role and Future of the Federal Rules*. 61 Okla. L. Rev. 257-273 (2008).

Perschbacher, Rex R. and Debra Lyn Bassett. The revolution of 1938 and its discontents. 61 Okla. L. Rev. 275-297 (2008).

Marcus, Richard. Not dead yet. 61 Okla. L. Rev. 299-318 (2008).

Bone, Robert G. Making effective rules: the need for procedure theory. 61 Okla. L. Rev. 319-340 (2008).

Boggs, Ashleigh L. Note. Interpretation of oil and gas lease habendum clauses in Texas and why Oklahoma should maintain its divergent approach to keep leases alive. (*Anadarko Petroleum Co. v. Thompson*, 94 S.W.3d 550, 2002.) 61 Okla. L. Rev. 341-369 (2008).

Swain, Amanda Marie. Note. An attempt to reign in the expansion of the Freedom of Information Act's 5th exemption. (*Trentadue v. Integrity Committee*, 501 F.3d 1215, 2007.) 61 Okla. L. Rev. 371-394 (2008).

Pinard, J. Blake. Note. Defending the public domain--the First Amendment, the copyright power, and the potential of ... (*Golan v. Gonzales*, 501 F.3d 1179, 2007.) 61 Okla. L. Rev. 395-424 (2008).

113 PENN STATE LAW REVIEW, NO. 2, FALL, 2008.

Shulman, Jeffrey. The outrageous God: emotional distress, tort liability, and the limits of religious advocacy. 113 Penn St. L. Rev. 381-415 (2008).

Korff, Geoffrey D. Reviving the forgotten American dream. 113 Penn St. L. Rev. 417-460 (2008).

Day, Christian C. Risky business: popular images and reality of capital markets handling risk--from the tulip craze to the decade of greed. 113 Penn St. L. Rev. 461-526 (2008).

Scheller, Suzanne M. Arbitrating wrongful death claims for nursing home patients: what is wrong with this picture and how to make it "more" right. 113 Penn St. L. Rev. 527-573 (2008).

Struble, Erich W. Comment. National interest electric transmission corridors: will state regulators remain relevant? 113 Penn St. L. Rev. 575-598 (2008).

Kawa, Erin R. Comment. The purse's pardon: how an amendment to H.R. 3093 challenges executive power. 113 Penn St. L. Rev. 599-620 (2008).

Hoffman, Sarah E. Comment. Falling through the cracks: how the 20/40 rule discriminates against women seeking Social Security Disability Insurance benefits and what Congress can do about it. 113 Penn St. L. Rev. 621-647 (2008).

Brimer, Kirsten E. Comment. Justice for Dusty: implementing mandatory minimum sentences for animal abusers. 113 Penn St. L. Rev. 649-670 (2008).

21 REGENT UNIVERSITY LAW REVIEW, NO. 1, PP. 1-274, 2008-2009.

Lindevaldsen, Rena M. Sacrificing motherhood on the altar of political correctness: declaring a legal stranger to be a parent over the objections of the child's biological parent. 21 Regent U. L. Rev. 1-58 (2008-2009).

Niehaus, Lindsay. The Fifth Amendment disclosure obligations of government employers when interrogating public employees. 21 Regent U. L. Rev. 59-77 (2008-2009).

Religious Jurisprudence Essay Series. 21 Regent U. L. Rev. 79-180 (2008-2009).

Welch, John W. Toward a Mormon jurisprudence. 21 Regent U. L. Rev. 79-103 (2008-2009).

Folsom, Thomas C. Evaluating supernatural law: an inquiry into the health of nations (the restatement of the obvious, part II). 21 Regent U. L. Rev. 105-180 (2008-2009).

Freeman, Amanda K. Note. Does "emergency" trump conscience, thus drawing another line in the sand for pharmacists? 21 Regent U. L. Rev. 181-205 (2008-2009).

Penn, Jonathan. Note. A different kind of life estate: the laws, rights, and liabilities associated with donated embryos. 21 Regent U. L. Rev. 207-228 (2008-2009).

Oates, Charles H. The Regent University Law Library: *The first thirty years*. 21 Regent U. L. Rev. 229-274 (2008-2009).

10 SAN DIEGO INTERNATIONAL LAW JOURNAL, NO. 1, FALL, 2008.

Ryzoc, Kate. Foreword. 10 San Diego Int'l L.J. 1-3 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24
March 6, 2009

Wattad, Mohammed Saif-Alden. The meaning of wrongdoing--a crime of disrespecting the flag: grounds for preserving "national unity"? 10 San Diego Int'l L.J. 5-62 (2008).

Eberle, Edward J. Equality in Germany and the United States. 10 San Diego Int'l L.J. 63-120 (2008).

Green, Andrew J. Tort reform with Chinese characteristics: towards a "harmonious society" in the People's Republic of China. 10 San Diego Int'l L.J. 121-153 (2008).

Harrington, Alexandra R. Policing against the state: United Nations policing as violative of sovereignty. 10 San Diego Int'l L.J. 155-192 (2008).

DiLeo, Christopher M. Comment. "Bazaar" transnational drafting: an analysis of the GNU Public License version 3 revision process. 10 San Diego Int'l L.J. 193-228 (2008).

Hutchinson, Marguerite A. Comment. Moving beyond the WTO: a proposal to adjudicate GMO disputes in an international environmental court. 10 San Diego Int'l L.J. 229-263 (2008).

32 SETON HALL LEGISLATIVE JOURNAL, NO. 2, PP. 241-483, 2008.

Blecker, Robert. The road not considered: revising New Jersey's death penalty statute. 32 Seton Hall Legis. J. 241-260 (2008).

Markman, Joanna S. Community notification and the perils of mandatory juvenile sex offender registration: the dangers faced by children and their families. 32 Seton Hall Legis. J. 261-285 (2008).

Bruck, Andrew J. and H. Joseph Pinto, III. Overruled by home rule: the problems with New Jersey's latest effort to consolidate municipalities. 32 Seton Hall Legis. J. 287-350 (2008).

Cattafi, Amy. Note. Breed specific legislation: the gap in emergency preparedness provisions for household pets. 32 Seton Hall Legis. J. 351-374 (2008).

Dellatore, Carolyn. Note. Blowing the whistle on CEPA: why New Jersey's Conscientious Employee Protection Act has gone too far. 32 Seton Hall Legis. J. 375-400 (2008).

Hirsch, Margo. Note. "Smart growth" benefits all New Jersey residents--tighter restrictions on eminent domain are undesirable. 32 Seton Hall Legis. J. 401-425 (2008).

McDermott, John William. Note. Growth attenuation in the profoundly developmentally disabled: a therapeutic option or a socioeconomic convenience? 32 Seton Hall Legis. J. 427-454 (2008).

Schoen, Matthew S. Note. Good enough for government work?: the Government Performance Results Act of 1993 and its impact on federal agencies. 32 Seton Hall Legis. J. 455-483 (2008).

37 SOUTHWESTERN UNIVERSITY LAW REVIEW, NO. 3, PP. 455-739, 2008.

Perspectives on Asbestos Litigation. 37 Sw. U. L. Rev. 455-739 (2008).

[Symposium brochure.] 37 Sw. U. L. Rev. unpagged (2008).

Calnan, Alan and Byron G. Stier. *Perspectives on Asbestos Litigation*: overview and preview. 37 Sw. U. L. Rev. 459-478 (2008).

Behrens, Mark A. and William L. Anderson. The "any exposure" theory: an unsound basis for asbestos causation and expert testimony. 37 Sw. U. L. Rev. 79-510 (2008).

Freedman, Helen E. Selected ethical issues in asbestos litigation. 37 Sw. U. L. Rev. 511-530 (2008).

Green, Michael D. Second thoughts about apportionment in asbestos litigation. 37 Sw. U. L. Rev. 531-552 (2008).

Harley, Phil. Judicial and practical perspectives: transcript of Phil Harley. 37 Sw. U. L. Rev. 553-556 (2008).

Owen, David G. Against priority. 37 Sw. U. L. Rev. 557-574 (2008).

Hylton, Keith N. Asbestos and mass torts with fraudulent victims. 37 Sw. U. L. Rev. 575-593 (2008).

Henderson, James A., Jr. Sellers of safe products should not be required to rescue users from risks presented by other more dangerous products. 37 Sw. U. L. Rev. 595-622 (2008).

Keating, Gregory C. The heroic enterprise of the asbestos cases. 37 Sw. U. L. Rev. 623-658 (2008).

Nagareda, Richard. Public and private law perspectives: transcript of Professor Richard Nagareda. 37 Sw. U. L. Rev. 659-663 (2008).

Erichson, Howard. Public and private law perspectives: transcript of Professor Howard Erichson. 37 Sw. U. L. Rev. 665-669 (2008).

Sanders, Joseph. Medical criteria acts: state statutory attempts to control the asbestos litigation. 37 Sw. U. L. Rev. 671-689 (2008).

Bernstein, Anita. Asbestos achievements. 37 Sw. U. L. Rev. 691-715 (2008).

Vidmar, Neil. Social and cultural perspectives: transcript of Professor Neil Vidmar. 37 Sw. U. L. Rev. 717-729 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25
March 6, 2009

Sloan, Judy. *Perspectives on Asbestos Litigation*: introduction to the keynote address. 37 Sw. U. L. Rev. 731-732 (2008).

Rothstein, Judge Barbara. *Perspectives on Asbestos Litigation*: keynote address. 37 Sw. U. L. Rev. 733-739 (2008).

14 TEXAS HISPANIC JOURNAL OF LAW & POLICY, SPRING, 2008.

Sandoval, Edward. In recognition of Nina Perales: Southwest Regional Counsel, MALDEF. 14 Tex. Hispanic J.L. & Pol'y 1-5 (2008).

Nagle, Luz E. Criminal gangs in Latin America: the next great threat to regional security and stability? 14 Tex. Hispanic J.L. & Pol'y 7-27 (2008).

Labadie-Jackson, Glenda. *Los derechos reproductivos de las Latinas y los acuerdos comerciales de maternidad subrogada*. 14 Tex. Hispanic J.L. & Pol'y 29-47 (2008).

Labadie-Jackson, Glenda. The reproductive rights of the Latinas and commercial surrogacy contracts--English translation. 14 Tex. Hispanic J.L. & Pol'y 49-66 (2008).

O'Byrne, Hayden. Note. Municipal overreaching: federal preemption as it applies to town ordinances outlawing the rental of housing to undocumented aliens. 14 Tex. Hispanic J.L. & Pol'y 69-89 (2008).

41 TEXAS TECH LAW REVIEW, NO. 1, FALL, 2008.

Second Annual Criminal Law Symposium: Convicting the Innocent. 41 Tex. Tech. L. Rev. 1-220 (2008).

Executive Board notes. 41 Tex. Tech. L. Rev. unpagged (2008).

Melendez, Juan Roberto. Presumed guilty: a death row exoneree shares his story of supreme injustice and reflections on the death penalty. 41 Tex. Tech. L. Rev. 1-13 (2008).

Roper, Richard B. The death penalty at the intersection of reality and justice. 41 Tex. Tech. L. Rev. 15-31 (2008).

Why do we convict as many innocent people as we do?

Guerra Thompson, Sandra. What price justice? The importance of costs to eyewitness identification reform. 41 Tex. Tech. L. Rev. 33-63 (2008).

Allen, Ronald J. and Larry Laudan. Deadly dilemmas. 41 Tex. Tech. L. Rev. 65-92 (2008).

Sorochan, Donald J. Wrongful convictions: preventing miscarriages of justice some case studies. 41 Tex. Tech. L. Rev. 93-116 (2008).

Whitehurst, Frederic. Forensic analysis of marijuana and the Kurzman mystery: a case study in flawed logic in determination of guilt. 41 Tex. Tech. L. Rev. 117-132 (2008).

Can we reduce the amount of wrongfully convicted people without acquitting too many guilty?

Findley, Keith A. Toward a new paradigm of criminal justice: how the innocence movement merges crime control and due process. 41 Tex. Tech. L. Rev. 133-173 (2008).

Lillquist, Erik. Balancing errors in the criminal justice system. 41 Tex. Tech. L. Rev. 175-185 (2008).

Given that we know we sometimes convict innocent people, what, if anything, does that say about the death penalty?

Loewy, Arnold H. The death penalty in a world where the innocent are sometimes convicted. 41 Tex. Tech. L. Rev. 187-198 (2008).

Radelet, Michael L. The role of the innocence argument in contemporary death penalty debates. 41 Tex. Tech. L. Rev. 199-220 (2008).

63 UNIVERSITY OF MIAMI LAW REVIEW, NO. 1, OCTOBER, 2008.

Mahoney, Martha R. "Democracy begins at home"--notes from the grassroots on inequality, voters, and lawyers. 63 U. Miami L. Rev. 1-36 (2008).

Robinson, Thomas A. Stop! Are you sure you want to throw Grandpa's body away? 63 U. Miami L. Rev. 37-81 (2008).

Stotsky, Irwin P. Constitutionalism and democracy: an essay in honor of Stanley N. Katz. 63 U. Miami L. Rev. 83-136 (2008).

Ciulli, Anthony. Chilling effects: the Communications Decency Act and the online marketplace of ideas. 63 U. Miami L. Rev. 137-268 (2008).

Fair, Bryan K. The ultimate association: same-sex marriage and the battle against Jim Crow's other cousin. 63 U. Miami L. Rev. 269-299 (2008).

Funes, Freddy. Note. Removal of Central American gang members: how immigration fails to reflect global reality. 63 U. Miami L. Rev. 301-337 (2008).

Tepich, Laura J. Note. **Gonzales v. Carhart**: the partial termination of the right to choose. 63 U. Miami L. Rev. 339-394 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 26
March 6, 2009

Weaver, Zachary L. Note. Florida's "stand your ground" law: the actual effects and the need for clarification. 63 U. Miami L. Rev. 395-430 (2008).

157 UNIVERSITY OF PENNSYLVANIA LAW REVIEW, NO. 2, DECEMBER, 2008.

Cox, Adam B. Immigration law's organizing principles. 157 U. Pa. L. Rev. 341-393 (2008).

Graham, John D. Saving lives through administrative law and economics. 157 U. Pa. L. Rev. 395-540 (2008).

Super, David A. Laboratories of destitution: democratic experimentalism and the failure of antipoverty law. 157 U. Pa. L. Rev. 541-616 (2008).

DiPompeo, Christopher. Comment. Federal hate crime laws and **United States v. Lopez**: on a collision course to clarify jurisdictional-element analysis. 157 U. Pa. L. Rev. 617-672 (2008).

Goodwin, Paige S. Comment. Mapping the limits of repatriable cultural heritage: a case study of stolen Flemish art in French museums. 157 U. Pa. L. Rev. 673-705 (2008).

40 URBAN LAWYER, NO. 4, FALL, 2008.

Anderson, Jerry L., Aaron E. Brees and Emily C. Reninger. A study of American zoning board composition and public attitudes toward zoning issues. 40 Urb. Law. 689-745 (2008).

Cheslik, Julie M., Aimee L. Morrison and Tyler J. Scott. Supreme Court repost 2007-2008. 40 Urb. Law. 747-829 (2008).

Fisher, Gerald A. The comprehensive plan is an indispensable compass for navigating mixed-use zoning decisions through the precepts of the Due Process, Takings, and Equal Protection Clauses. 40 Urb. Law. 831-901 (2008).

Ragsdale, John W., Jr. Possession: an essay on values necessary for the preservation of wild lands and traditional tribal cultures. 40 Urb. Law. 903-951 (2008).

Graham, Stacey. ABCs of stream crossing: reducing flooding and barriers to aquatic life passage under current federal and state regulation of wetlands. 40 Urb. Law. 953-990 (2008).

Freilich, Robert H. Book review. (Reviewing [America Votes! A Guide to Modern Election Law and Voting Rights](#), edited by Benjamin E. Griffith.) 40 Urb. Law. 991-997 (2008).

Salkin, Patricia E. Book review. (Reviewing Michael Allan Wolf, [The Zoning of America: Euclid v. Ambler](#).) 40 Urb. Law. 999-1002 (2008).

Case notes. 40 Urb. Law. 1003-1016 (2008).

18 WIDENER LAW JOURNAL, NO. 1, PP. 1-294, 2008.

Mack, Kenneth W. The role of law in the making of racial identity: the case of Harrisburg's W. Justin Carter. 18 Widener L.J. 1-22 (2008).

Acquaviva, Gregory L. and Kevin M. McDonough. How to win a **Krimstock** hearing: litigating vehicle retention proceedings before New York's Office of Administrative Trials and Hearings. 18 Widener L.J. 23-90 (2008).

Jacobs, Becky L. Teaching and learning negotiation in a simulated environment. 18 Widener L.J. 91-112 (2008).

Silberlight, Adam. Thou shall not overlook context: a look at the Ten Commandments under the Establishment Clause. 18 Widener L.J. 113-147 (2008).

Stevens, John M. Procedural considerations regarding preliminary objections raising issues of fact. 18 Widener L.J. 149-189 (2008).

Peri, Jonathan. The wisdom of employed general counsel in higher education. 18 Widener L.J. 191-203 (2008).

Seitz, Anthony B. Comment. The Property Rights Protection Act: an overview of Pennsylvania's response to **Kelo v. City of New London**. 18 Widener L.J. 205-248 (2008).

Winter, Cory S. Comment. The rap on clickwrap: how procedural unconscionability is threatening the e-commerce marketplace. 18 Widener L.J. 249-292 (2008).