

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 27, 2009

American Bankruptcy Institute Law Review	16	Am. Bankr. Inst. L. Rev., No. 2, Winter, 2008.
Arizona State Law Journal	40	Ariz. St. L.J., No. 4, Winter, 2008.
Boston University Journal of Science & Technology Law	15	B.U. J. Sci. & Tech. L., No. 1, Winter, 2009.
Cardozo Arts & Entertainment Law Journal	26	Cardozo Arts & Ent. L.J., No. 3, Pp. 639-956, 2009.
Catholic University Law Review	58	Cath. U. L. Rev., No. 1, Fall, 2008.
Chapman Law Review	12	Chapman L. Rev., No. 1, Summer, 2008.
Charleston Law Review	3	Charleston L. Rev., No. 2, Winter, 2009.
Comparative Labor Law & Policy Journal	30	Comp. Lab. L. & Pol'y J., No. 2, Winter, 2009.
Emory Law Journal	58	Emory L.J., No. 1, Fall, 2008.
Entrepreneurial Business Law Journal	3	Entrepren. Bus. L.J., No. 1, Pp. 1-175, 2008.
Environs	32	Environs, No. 1, Fall, 2008.
Family Law Quarterly	42	Fam. L.Q., No. 3, Fall, 2008.
Gonzaga Law Review	44	Gonz. L. Rev., No. 2, Pp. 159-362, 2008/09.
Hofstra Labor & Employment Law Journal	25	Hofstra Lab. & Emp. L.J., No. 2, Spring, 2008.
Law & Policy	31	Law & Pol'y, No. 1, January, 2009.
Liberty University Law Review	2	Liberty U. L. Rev., No. 2, Fall, 2008.
Loyola of Los Angeles Entertainment Law Review	28	Loy. L.A. Ent. L. Rev., No. 3, Pp. 205-374, 2007-2008.
Michigan Law Review	107	Mich. L. Rev., No. 5, March, 2009.
Mississippi College Law Review	28	Miss. C.L. Rev., No. 1, Pp. 1-228, 2008-2009.
Mississippi Law Journal	78	Miss. L.J., No. 2, Winter, 2008.
New York University Environmental Law Journal	17	N.Y.U. Envtl. L.J., No. 1, Pp. 1-853, 2008.
Notre Dame Law Review	84	Notre Dame L. Rev., No. 2, January, 2009.
Ocean and Coastal Law Journal	14	Ocean & Coastal L.J., No. 1, Pp. 1-154, 2008.
Ocean Development and International Law	40	Ocean Dev. & Int'l L., No. 1, January-March, 2009.
Quinnipiac Health Law Journal	12	Quinnipiac Health L.J., No. 1, Pp. 1-208, 2008.
Review of Litigation	28	Rev. Litig., No. 2, Symposium, 2008.
Seton Hall Law Review	39	Seton Hall L. Rev., No. 1, Pp. 1-334, 2009.
SMU Law Review	60	SMU L. Rev., No. 2, Spring, 2007.
South Dakota Law Review	54	S.D. L. Rev., No. 1, Pp. 1-198, 2009.
Southwestern Journal of Law and Trade in the Americas	15	Sw. J.L. & Trade Americas, No. 1, Pp. 1-221, 2008.
Suffolk Transnational Law Review	32	Suffolk Transnat'l L. Rev., No. 1, Winter, 2008.
University of San Francisco Law Review	43	U.S.F.L. Rev., No. 2, Fall, 2008.
Vanderbilt Law Review	62	Vand. L. Rev., No. 1, January, 2009.
Vermont Law Review	33	Vt. L. Rev., No. 2, Winter, 2008.
Washington University Global Studies Law Review	8	Wash. U. Global Stud. L. Rev., No. 1, Pp. 1-185, 2009.
Western Legal History	19	W. Legal Hist., Nos. 1 & 2, Pp. 1-161, 2006.
Women's Rights Law Reporter	30	Women's Rts. L. Rep., No. 1, Fall, 2008.

ACCOUNTING

de R. Barondes, Royce. Services as capital contributions: understanding **Kovacik v. Reed**. 3 Entrepren. Bus. L.J. 1-17 (2008).

ADMINISTRATIVE LAW

Cowart, Richard. Carbon caps and efficiency resources: how climate legislation can mobilize efficiency and lower the cost of greenhouse emission reduction. 33 Vt. L. Rev. 201-223 (2008).

Evans, Barbara J. Congress' new infrastructural model of medical privacy. 84 Notre Dame L. Rev. 585-654 (2009).

Gershonowitz, Aaron. Environmental regulation: fitting the pieces together. 32 Environs 99-129 (2008).

Gilmore, Brian C. Comment. ERISA's full and fair review: access to appeal-level documents during the course of an administrative appeal. 43 U.S.F.L. Rev. 383-416 (2008).

Harmon, Roy F. III. The debate over deference in the ERISA setting--judicial review of decisions by conflicted fiduciaries. 54 S.D. L. Rev. 1-32 (2009).

Johnsen, D. Bruce. The SEC's mistaken ban on directed brokerage: a transaction cost analysis. 40 Ariz. St. L.J. 1241-1295 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 2
March 27, 2009

Klass, Alexandra B. and Elizabeth J. Wilson. Climate change and carbon sequestration: assessing a liability regime for long-term storage of carbon dioxide. 58 Emory L.J. 103-179 (2008).

Puckett, Alissa. Comment. The proper focus for FDA regulations: why the fundamental right to self-preservation should allow terminally ill patients with no treatment options to attempt to save their lives. 60 SMU L. Rev. 635-665 (2007).

Sovacool, Benjamin K. A game of cat and fish: how to restore the balance in sustainable fisheries management. 40 Ocean Dev. & Int'l L. 97-125 (2009).

Wessendorf, Erin M. Note. Regulating the credit rating agencies. 3 Entrepren. Bus. L.J. 155-175 (2008).

Yee, Krista. "A period of consequences": global warming legislation, cooperative federalism, and the fight between the EPA and the State of California. 32 Environs 183-213 (2008).

Young, Adam R. Note. Generic pharmaceutical regulation in the United States with comparison to Europe: innovation and competition. 8 Wash. U. Global Stud. L. Rev. 165-185 (2009).

Breaking the Logjam: Environmental Reform for the New Congress and Administration. Introduction by Carol A. Casazza Herman, David Shoenbrod, Richard B. Stewart and Katrina M. Wyman; panels with Lawrence S. Huntington and Leslie Carothers, chairs; E. Donald Elliott, keynote speaker; David T. Buente, Jr., Richard Lazarus, Felicia Marcus, Paul Portney and Marcia Bystryn, participants; papers by Cary Coglianese, Bradley C. Karkkainen, Michael A. Livermore, Angus Macbeth, Gary Marchant, Beth S. Noveck, David R. Johnson, Jonathan B. Wiener, William F. Pedersen, David Schoenbrod, Joel Schwartz, Ross Sandler, Andrew P. Morriss, John D. Leshy, Molly S. McUsic, Kai S. Anderson, Deborah Paulis-Jagrič, J. B. Ruhl, Barton H. Thompson, Jr., Katrina M. Wyman, Harry W. Richardson, Peter Gordon, Chang-Hee Christine Bae, Sam Schwartz, Gerard Soffian, Jee Mee Kim, Annie Weinstock, Jonathan Cannon, G. Tracy Mehan III, Josh Eagle, James N. Sanchirico, James L. Huffman, Kate Adams, Brian D. Israel, Jonathan H. Adler, John S. Applegate, Richard B. Stewart and Daniel C. Esty; luncheon address by Peter Lehner. 17 N.Y.U. Env'tl. L.J. 1-853 (2008).

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

AGRICULTURE LAW

Boudreaux, Karol C. and Adam Aft. Fighting the food crisis: feeding Africa one family at a time. 32 Environs 131-181 (2008).

Panel IV--Protecting Ecosystems on Land. Papers by John D. Leshy, Molly S. McUsic, Kai S. Anderson, Deborah Paulis-Jagrič, J. B. Ruhl, Barton H. Thompson, Jr. and Katrina M. Wyman. 17 N.Y.U. Env'tl. L.J. 368-528 (2008).

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

ARTS AND ENTERTAINMENT

(For other articles on ARTS AND ENTERTAINMENT see the **Tables of Contents of Indexed Law Reviews** for Cardozo Arts & Entertainment Law Journal and Loyola of Los Angeles Entertainment Law Review.)

Simpson-Wood, Taylor. American Girl Place and Actor's Equity Association: a tale of tenacious thespians and how their legitimate right to join the union received reluctant, but just, recognition. 28 Miss. C.L. Rev. 97-120 (2008-2009).

Turco, Jonathan M. Note. Leaving Los Angeles: runaway productions and the FTAC's 301(A) petition under international law. 15 Sw. J.L. & Trade Americas 141-166 (2008).

BANKING AND FINANCE

Burcham, Amanda L. Comment. Texas should adopt the Uniform Assignment of Rents Act: a comprehensive statute to eliminate the technical constructions of state mortgage law and secure lenders' access to pledged rents. 60 SMU L. Rev. 579-608 (2007).

BANKRUPTCY LAW

(For other articles on BANKRUPTCY LAW see the **Tables of Contents of Indexed Law Reviews** for American Bankruptcy Institute Law Review.)

Calandra, Brian. Note. Sound and fury, accomplishing nothing?: why haven't empirical data, commentator advocacy and sympathetic media coverage helped women in bankruptcy? 30 Women's Rts. L. Rep. 184-218 (2008).

Feibelman, Adam. Consumer bankruptcy as development policy. 39 Seton Hall L. Rev. 63-105 (2009).

BIOGRAPHY

[Hon. Richard Harvey Chambers.] Articles by Caleb Langston, Michael Eric Siegel, Hon. Cynthia Holcomb Hall, Lee M. A. Simpson, Hon. Alfred T. Goodwin and Rebekah Heiser Hanley. 19 W. Legal Hist. 1-146 (2006).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Western Legal History.)

CIVIL RIGHTS AND DISCRIMINATION

Bertagna, Blake R. The Internet--disability or distraction? An analysis of whether "Internet addiction" can qualify as a disability under the Americans with Disabilities Act. 25 Hofstra Lab. & Emp. L.J. 419-481 (2008).

Brown, Alison and Angus Erskine. A qualitative study of judgments in race discrimination employment cases. 31 Law & Pol'y 142-159 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3
March 27, 2009

La Fetra, Deborah J. Medical marijuana and the limits of the Compassionate Use Act: **Ross v. RagingWire Telecommunications**. 12 Chapman L. Rev. 71-85 (2008).

Matejkovic, John E. and Margaret E. Matejkovic. What is reasonable accommodation under the ADA?: not an easy answer; rather a plethora of questions. 28 Miss. C.L. Rev. 67-96 (2008-2009).

McDonald, Laughlin. A challenge to the constitutionality of section 5 of the Voting Rights Act: **Northwest Austin Municipal Utility District Number One v. Mukasey**. 3 Charleston L. Rev. 231-263 (2009).

Miller, Stephen W. Note. Rethinking prisoner litigation: shifting from qualified immunity to good faith defense in § 1983 prisoner lawsuits. 84 Notre Dame L. Rev. 929-955 (2009).

Oliveri, Rigel C. Between a rock and a hard place: landlords, Latinos, anti-illegal immigrant ordinances, and housing discrimination. 62 Vand. L. Rev. 55-125 (2009).

Labor Law in the Eastern Mediterranean. Articles by Ioannis D. Koukiadis, Guy Mundlak, Melda Sur, Viktoria S. Douka, Nurhan Süral, Kostas D. Papadimitriou and Guy Davidov. 30 Comp. Lab. L. & Pol'y J. 143-372 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Comparative Labor Law & Policy Journal](#).)

COMMUNICATIONS LAW

Alach, Patrick J. Paparazzi and privacy. 28 Loy. L.A. Ent. L. Rev. 205-238 (2007-2008).

Calandra, Brian. Note. Sound and fury, accomplishing nothing?: why haven't empirical data, commentator advocacy and sympathetic media coverage helped women in bankruptcy? 30 Women's Rts. L. Rep. 184-218 (2008).

Cannon, Alex W. Comment. Regulating AdWords: consumer protection in a market where the commodity is speech. 39 Seton Hall L. Rev. 291-333 (2009).

Carlson, Eric J. Note. Drawing dead: recognizing problems with Congress' attempt to regulating the online gambling industry and the negative repercussions to international trade. 32 Suffolk Transnat'l L. Rev. 135-160 (2008).

Fiore, Alexandra and Matthew Weinick. Note. Undignified in defeat: an analysis of the stagnation and demise of proposed legislation limiting video surveillance in the workplace and suggestions for change. 25 Hofstra Lab. & Emp. L.J. 525-562 (2008).

Gonzalez, Eduardo M. Comment. The new Arizona data security breach law: a step in the right direction, but unlikely to prevent identity theft of compensate consumers. 40 Ariz. St. L.J. 1349-1375 (2008).

Hashemi, Yasamine. Note. Facebook's privacy policy and its third-party partnerships: lucrativity and liability. 15 B.U. J. Sci. & Tech. L. 140-161 (2009).

May, Randolph J. Creating a new constitutional jurisprudence for the digital age. 3 Charleston L. Rev. 373-395 (2009).

Montagnani, Maria Lillà. A new interface between copyright law and technology: how user-generated content will shape the future of online distribution. 26 Cardozo Arts & Ent. L.J. 719-773 (2009).

Nisbett, John. Comment. Checkmate: how sexual predators in (your) space have strategically employed existing cyber-laws to outflank their prey. 28 Miss. C.L. Rev. 181-202 (2008-2009).

Quarmby, Ben. Pirates around the Second Life islands--why you should monitor the misuse of your intellectual property in online virtual worlds. 26 Cardozo Arts & Ent. L.J. 667-694 (2009).

Reiss, Dorit Rubinstein. Agency accountability strategies after liberalization: universal service in the United Kingdom, France, and Sweden. 31 Law & Pol'y 111-141 (2009).

Roysen, Yevgeniya. Note. Taking chances: the United States' policy on Internet gambling and its international implications. 26 Cardozo Arts & Ent. L.J. 873-898 (2009).

Vener, Michael J. Comment. Internet gambling law: is prohibition really good policy? 15 Sw. J.L. & Trade Americas 199-221 (2008).

Von Lehman, Anne. Note. American entrepreneurs and Internet gambling: are the odds stacked against them? 3 Entrepren. Bus. L.J. 135-153 (2008).

Emerging Technology & Employee Privacy Symposium. Articles by William A. Herbert, Amelia K. Tuminaro, Robert Sprague, Blake R. Bertagna, Joseph L. Lazzarotti and Christine E. Howard. 25 Hofstra Lab. & Emp. L.J. 355-523 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Hofstra Labor & Employment Law Journal](#).)

Symposium. The Fourth Amendment at the International Border. Foreword by Thomas K. Clancy; articles by John Palfrey, Robert M. Bloom, Susan Freiwald, Matthew R. Hall and Harvey Rishikof. 78 Miss. L.J. 241-430 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Mississippi Law Journal](#).)

COMPARATIVE AND FOREIGN LAW

(For other articles on COMPARATIVE AND FOREIGN LAW see the **Tables of Contents of Indexed Law Reviews** for [Southwestern Journal of Law and Trade in the Americas](#).)

Alach, Patrick J. Paparazzi and privacy. 28 Loy. L.A. Ent. L. Rev. 205-238 (2007-2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 4
March 27, 2009

- Bennett, Jackson. Note. The Union of South American Nations: the new(est) regionalism in Latin America. 32 *Suffolk Transnat'l L. Rev.* 103-133 (2008).
- Boudreaux, Karol C. and Adam Aft. Fighting the food crisis: feeding Africa one family at a time. 32 *Environ* 131-181 (2008).
- D'Addabbo, Erika M. Regulating childhood obesity: a comparison of federal school meal programs in England and the United States. 12 *Quinnipiac Health L.J.* 171-207 (2008).
- Dietel, Clara A. Note. "Not our problem?": Russia's resistance to joining the Convention on Action Against Trafficking in Human Beings. 32 *Suffolk Transnat'l L. Rev.* 161-189 (2008).
- Elkins, David. Taxing income under inflationary conditions: the Israeli experience. 60 *SMU L. Rev.* 363-381 (2007).
- Hanzlik, Mary J. Note. The implications of China's Anti-Monopoly Law for investors: problematic protection of intellectual property. 3 *Entrepren. Bus. L.J.* 75-94 (2008).
- Issacharoff, Samuel and Geoffrey P. Miller. Will aggregate litigation come to Europe? 62 *Vand. L. Rev.* 179-210 (2009).
- Nagareda, Richard A. Aggregate litigation across the Atlantic and the future of American exceptionalism. 62 *Vand. L. Rev.* 1-52 (2009).
- Recht, Jennifer M. Note. Performance enhancement: what the Israel Baseball League can learn from the agreement between Major League Baseball and Japan. 32 *Suffolk Transnat'l L. Rev.* 191-218 (2008).
- Reiss, Dorit Rubinstein. Agency accountability strategies after liberalization: universal service in the United Kingdom, France, and Sweden. 31 *Law & Pol'y* 111-141 (2009).
- Robinson, Nick. Expanding judiciaries: India and the rise of the good governance court. 8 *Wash. U. Global Stud. L. Rev.* 1-69 (2009).
- Scott, Mark A. China's influence on the American legal system resulting from China's rise to power. 32 *Suffolk Transnat'l L. Rev.* 51-91 (2008).
- Singh, Rahul. The teeter-totter of regulation and competition: balancing the Indian Competition Commission with sectoral regulators. 8 *Wash. U. Global Stud. L. Rev.* 71-105 (2009).
- Van Dyke, Jon M. Canada's authority to prohibit LNG vessels from passing through Head Harbor Passage to U.S. ports. 14 *Ocean & Coastal L.J.* 45-72 (2008).
- Wagner, Peter G. Note. **Shi Lang Lin v. Gonzales**: how the Second Circuit overruled the Board of Immigration Appeals and denied asylum to the spouses of one-child policy victims. (**Shi Lang Lin v. Gonzales**, 494 F.3d 296, 2007.) 30 *Women's Rts. L. Rep.* 219-254 (2008).
- Young, Adam R. Note. Generic pharmaceutical regulation in the United States with comparison to Europe: innovation and competition. 8 *Wash. U. Global Stud. L. Rev.* 165-185 (2009).
- Labor Law in the Eastern Mediterranean. Articles by Ioannis D. Koukiadis, Guy Mundlak, Melda Sur, Viktoria S. Douka, Nurhan Süral, Kostas D. Papadimitriou and Guy Davidov. 30 *Comp. Lab. L. & Pol'y J.* 143-372 (2009).
- (For contents see the **Tables of Contents of Indexed Law Reviews** for [Comparative Labor Law & Policy Journal](#).)
- ### CONSTITUTIONAL LAW, GENERALLY
- Allen, Ronald J. From the Enlightenment to **Crawford to Holmes**: address at the Association of American Law Schools Evidence Conference. 39 *Seton Hall L. Rev.* 1-16 (2009).
- Brennan, Travis Martay. Comment. Redefining the American coastline: can the government withdraw basic services from the coast and avoid taking claims? 14 *Ocean & Coastal L.J.* 101-142 (2008).
- Harris, Priscilla Norwood. Money, fear and prejudice: why the courts killed Terri Shiavo. 30 *Women's Rts. L. Rep.* 42-105 (2008).
- Jipping, Thomas L. Which is to be master?: the people, judges, and the Constitution's meaning. 2 *Liberty U. L. Rev.* 419-458 (2008).
- Kelly, M. R. L. L. Common law constitutionalism and the oath of governance: "an hieroglyphic of the laws". 28 *Miss. C.L. Rev.* 121-180 (2008-2009).
- Meyer, David D. The constitutionalization of family law. 42 *Fam. L.Q.* 529-572 (2008).
- Ostrowski, Chester R. Comment. A "blighted area" of the law: why eminent domain legislation is still necessary in New Jersey after ... (**Gallenthin Realty Development, Inc. v. Borough of Paulsboro**, 924 A.2d 447, 2007.) 39 *Seton Hall L. Rev.* 225-264 (2009).
- Page, Bryan L. State of emergency: Washington's use of emergency clauses and the people's right to referendum. 44 *Gonz. L. Rev.* 219-281 (2008/09).
- Widiss, Deborah A. Shadow precedents and the separation of powers: statutory interpretation of congressional overrides. 84 *Notre Dame L. Rev.* 511-583 (2009).
- Lecture. The Bible and American Law. Lecture by Herbert W. Titus; responses by Jeffrey C. Tuomala and Michael J. DeBoer; responses by Herbert W. Titus. 2 *Liberty U. L. Rev.* 305-417 (2008).
- (For contents see the **Tables of Contents of Indexed Law Reviews** for [Liberty University Law Review](#).)

CURRENT INDEX TO LEGAL PERIODICALS

Page 5
March 27, 2009

CONSUMER PROTECTION LAW

Cannon, Alex W. Comment. Regulating AdWords: consumer protection in a market where the commodity is speech. 39 Seton Hall L. Rev. 291-333 (2009).

Gonzalez, Eduardo M. Comment. The new Arizona data security breach law: a step in the right direction, but unlikely to prevent identity theft of compensate consumers. 40 Ariz. St. L.J. 1349-1375 (2008).

CONTRACTS

McDonald, Jeffrey E. Note. **Leonard v. Nationwide Mutual Insurance Co.**: why the high water mark in the tort-contract debate may cause the next wave of insurance litigation to inundate the Fifth Circuit Court of Appeals with their tort claims. (**Leonard v. Nationwide Mut. Ins. Co.**, 499 F.3d 419 2007.) 28 Miss. C.L. Rev. 203-227 (2008-2009).

Thomley, Brian S. Comment. Nothing is sacred: why Georgia and California cannot bar contractual jury waivers in federal court. 12 Chapman L. Rev. 127-153 (2008).

CORPORATIONS

(For other articles on CORPORATIONS see the **Tables of Contents of Indexed Law Reviews** for [Entrepreneurial Business Law Journal](#).)

Carter, Erin M. Note. Pragmatic selective waiver: re-aligning corporate executives' personal interests with those of the corporation amidst government investigations. 62 Vand. L. Rev. 239-274 (2009).

Downing, Peter N. Comment. Parallel proceedings in the post-Enron era: the duty to warn and the case for abolishing the government misconduct test. 58 Cath. U. L. Rev. 199-231 (2008).

McDonnell, Brett H. Sticky defaults and altering rules in corporate law. 60 SMU L. Rev. 383-439 (2007).

Nowicki, Elizabeth A. Not in good faith. 60 SMU L. Rev. 441-491 (2007).

Thompson, Robert B. and Paul H. Edelman. Corporate voting. 62 Vand. L. Rev. 129-175 (2009).

COURTS

Bruhl, Aaron-Andrew P. The Supreme Court's controversial GVRs --and an alternative. 107 Mich. L. Rev. 711-755 (2009).

McKeown, Cassandra L. and Michael G. Miller. Say what?: South Dakota's unsettling indifference to linguistic minorities in the courtroom. 54 S.D. L. Rev. 33-88 (2009).

Ver Steegh, Nancy. Family court reform and ADR: shifting values and expectations transform the divorce process. 42 Fam. L.Q. 659-671 (2008).

CRIMINAL LAW AND PROCEDURE

Bailey, Travis. Comment. California's Determinate Sentencing Law: how California got it wrong...twice. 12 Chapman L. Rev. 87-105 (2008).

Blume, John H. and Emily C. Paavola. Crime labs and prison guards: a comment on **Melendez-Diaz** and its potential impact on capital sentencing proceedings. 3 Charleston L. Rev. 205-230 (2009).

Blumenstein, Matthew Hardwick. Note. RICO overreach: how the federal government's escalating offensive against gangs has run afoul of the Constitution. 62 Vand. L. Rev. 211-238 (2009).

Caudill, David S. Arsenic and old chemistry: images of mad alchemists, experts attacking experts, and the crisis in forensic science. 15 B.U. J. Sci. & Tech. L. 1-33 (2009).

Darmer, M. K. B. Scalian skepticism and the Sixth Amendment in the twilight of the Rehnquist Court. 43 U.S.F.L. Rev. 347-382 (2008).

Dasgupta, Rid. **Bivens** in the war on terror: scope for the Supreme Court in its upcoming case. 3 Charleston L. Rev. 397-420 (2009).

Dietel, Clara A. Note. "Not our problem": Russia's resistance to joining the Convention on Action Against Trafficking in Human Beings. 32 Suffolk Transnat'l L. Rev. 161-189 (2008).

Downing, Peter N. Comment. Parallel proceedings in the post-Enron era: the duty to warn and the case for abolishing the government misconduct test. 58 Cath. U. L. Rev. 199-231 (2008).

Exum, Jelani Jefferson. The more things change: a psychological case against allowing Federal Sentencing Guidelines to stay the same in light of **Gall**, **Kimbrough**, and new understandings of reasonableness review. 58 Cath. U. L. Rev. 115-151 (2008).

Griffin, Lissa. Avoiding wrongful convictions: re-examining the "wrong-person" defense. 39 Seton Hall L. Rev. 129-162 (2009).

Hagen, Alex M. Comment. From formal separation to functional equivalence: tribal-federal dual sovereignty and the Sixth Amendment right to counsel. 54 S.D. L. Rev. 129-172 (2009).

Healy, Thomas. **Brandenburg** in a time of terror. 84 Notre Dame L. Rev. 655-731 (2009).

Kelly, Arianna Kennedy. The costs of the Fourth Amendment: home searches and takings law. 28 Miss. C.L. Rev. 1-35 (2008-2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
March 27, 2009

Kippley, Joseph A. Note. **State v. Buchold**: the South Dakota Supreme Court fails to recognize a *de facto* life sentence as the functional equivalent of a life sentence when determining gross disproportionality. (**State v. Buchold**, 727 N.W.2d 816, 2007.) 54 S.D. L. Rev. 173-198 (2009).

McKeown, Cassandra L. and Michael G. Miller. Say what?: South Dakota's unsettling indifference to linguistic minorities in the courtroom. 54 S.D. L. Rev. 33-88 (2009).

Nisbett, John. Comment. Checkmate: how sexual predators in (your) space have strategically employed existing cyber-laws to outflank their prey. 28 Miss. C.L. Rev. 181-202 (2008-2009).

Pickerill, J. Mitchell, Clayton Mosher and Travis Pratt. Search and seizure, racial profiling, and traffic stops: a disparate impact framework. 31 Law & Pol'y 1-30 (2009).

Price, Benjamin. Comment. The Sixth District of the California Court of Appeal throws a curveball: the use of juvenile adjudications as strikes in California post- ... (**People v. Nguyen**, 62 Cal. Rptr. 3d 255, 2007, *review granted*, 169 P.3d 882, 2007.) 12 Chapman L. Rev. 107-126 (2008).

Schneider, Elizabeth M. Domestic violence law reform in the twenty-first century: looking back and looking forward. 42 Fam. L.Q. 353-363 (2008).

Smith, Christopher E., Michael A. McCall and Madhavi M. McCall. The Roberts Court and criminal justice at the dawn of the 2008 term. 3 Charleston L. Rev. 265-287 (2009).

Studen, Gary R. Comment. **Panetti v. Quarterman**: solving the competency dilemma by broadening the concept of rational understanding in competency-to-be-executed determinations. (**Panetti v. Quarterman**, 127 S. Ct. 2842, 2007.) 39 Seton Hall L. Rev. 163-190 (2009).

Tanaka, Elizabeth Stewart. Can you protect your DNA when your family does not? An analysis of familial DNA usage in criminal investigations. 12 Quinnipiac Health L.J. 115-139 (2008).

Tunink, Michael S. Comment. A new role for the United States Sentencing Commission in post-**Booker** sentencing: reflecting judicial practice. (**United States v. Booker**, 543 U.S. 220, 2005.) 40 Ariz. St. L.J. 1429-1450 (2008).

Weber, Kendra. Comment. Life, liberty, or *your children*: California parents' Fifth Amendment quandary between self-incrimination and family preservation. 12 Chapman L. Rev. 155-173 (2008).

Symposium. Abandoning the Inquisitor: Latin America's Criminal Procedure Revolution. Part 2 of 2. Articles by Edmundo Hendler, Andrés D'Alessio, Carlos Rios Espinoza, Gonzalo Reyes Salas, Carmen Alguindigue and Rogelio Pérez Perdomo. 15 Sw. J.L. & Trade Americas 1-122 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Southwestern Journal of Law and Trade in the Americas.)

Symposium. The Fourth Amendment at the International Border. Foreword by Thomas K. Clancy; articles by John Palfrey, Robert M. Bloom, Susan Freiwald, Matthew R. Hall and Harvey Rishikof. 78 Miss. L.J. 241-430 (2008).

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

The James Otis Lectures. Introduction by Thomas K. Clancy; lecture by Nancy J. King and Joseph L. Hoffman. 78 Miss. L.J. 431-451 (2008).

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

DISPUTE RESOLUTION

Birney, Patrick M. Reawakening section 1334: resolving the conflict between bankruptcy and arbitration through an abstention analysis. 16 Am. Bankr. Inst. L. Rev. 619-677 (2008).

Fielding, Michael D. Elevating business above the Constitution: arbitration and bankruptcy proofs of claim. 16 Am. Bankr. Inst. L. Rev. 563-618 (2008).

Leasure, Stanley A. and Kent P. Ragan. Arbitration of medical malpractice claims: patient's dilemma and doctor's delight? 28 Miss. C.L. Rev. 51-66 (2008-2009).

Thomley, Brian S. Comment. Nothing is sacred: why Georgia and California cannot bar contractual jury waivers in federal court. 12 Chapman L. Rev. 127-153 (2008).

Ver Steegh, Nancy. Family court reform and ADR: shifting values and expectations transform the divorce process. 42 Fam. L.Q. 659-671 (2008).

Younkins, Andrew Lee. Comment. Judicial review standards for interest arbitration awards under the Employee Free Choice Act. 43 U.S.F.L. Rev. 447-472 (2008).

Labor Law Developments in China. Articles by Hilary K. Josephs, Wolfgang Däubler, Qian Wang, Yun Zhao and Feng Xu. 30 Comp. Lab. L. & Pol'y J. 373-461 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Comparative Labor Law & Policy Journal.)

DOMESTIC RELATIONS

(For other articles on DOMESTIC RELATIONS see the **Tables of Contents of Indexed Law Reviews** for Family Law Quarterly.)

Alquist, Amanda. The honeymoon is over, maybe for good: the same-sex marriage issue before the California Supreme Court. 12 Chapman L. Rev. 23-46 (2008).

Lorillard, Christine Metteer. Placing second-parent adoption along the "rational continuum" of constitutionally protected family rights. 30 Women's Rts. L. Rep. 1-41 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 7
March 27, 2009

Staver, Mathew D. Transsexualism and the binary divide: determining sex using objective criteria. 2 *Liberty U. L. Rev.* 459-519 (2008).

Williams, Sean Hannon. Sticky expectations: responses to persistent over-optimism in marriage, employment contracts, and credit card use. 84 *Notre Dame L. Rev.* 733-791 (2009).

In Honor of the 30th Anniversary of the South Royalton Legal Clinic: Writings on the "Best Interest of the Child: Lecture. Articles by James C. May, Alexander Banks and Maryann Zavez. 33 *Vt. L. Rev.* 169-199 (2008).

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

Same-Sex Marriage. Matthew J. Parlow, moderator; William N. Eskridge and Lawrence Rosenthal, panelists. 12 *Chapman L. Rev.* 1-22 (2008).

The Future of Law, Religion, and the Family. A 25th Anniversary Symposium. Foreword by Leah Ward Sears; Articles by Enola G. Aird, Stephen L. Carter, Don S. Browning, Margaret Brinig and Jean Bethke Elshstain, afterword by John Witte, Jr. 58 *Emory L.J.* 1-102 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Emory Law Journal](#).)

ECONOMICS

Oldham, J. Thomas. Changes in the economic consequences of divorces, 1958-2008. 42 *Fam. L.Q.* 419-447 (2008).

Williams, Sean Hannon. Sticky expectations: responses to persistent over-optimism in marriage, employment contracts, and credit card use. 84 *Notre Dame L. Rev.* 733-791 (2009).

EDUCATION LAW

Beckstrom, Darryn Cathryn. State legislation mandating school cyberbullying policies and the potential threat to students' free speech rights. 33 *Vt. L. Rev.* 283-321 (2008).

D'Addabbo, Erika M. Regulating childhood obesity: a comparison of federal school meal programs in England and the United States. 12 *Quinnipiac Health L.J.* 171-207 (2008).

Daggett, Lynn M. FERPA in the twenty-first century: failure to effectively regulate privacy for all students. 58 *Cath. U. L. Rev.* 59-113 (2008).

Gendel, Julie E. Comment. Playing games with girls' health: why it is too soon to mandate the HPV vaccine for pre-teen girls as a prerequisite to school entry. 39 *Seton Hall L. Rev.* 265-290 (2009).

Gottlieb, Jamie. Comment. Harmonizing No Child Left Behind's restructuring provision and state charter school laws: the need for autonomy, flexibility, and adequate resources. 39 *Seton Hall L. Rev.* 191-224 (2009).

Lane, Thomas Ryan. Comment. Federalism, the Seventeenth Amendment, and its effect on the public school system. 2 *Liberty U. L. Rev.* 521-555 (2008).

ELDER LAW

Horton, David. The uneasy case for California's "care custodian" statute. 12 *Chapman L. Rev.* 47-69 (2008).

EMPLOYMENT PRACTICE

Brown, Alison and Angus Erskine. A qualitative study of judgments in race discrimination employment cases. 31 *Law & Pol'y* 142-159 (2009).

Field, Katherine Mesebring. Note. Agency, code, or contract: determining employees' authorization under the Computer Fraud and Abuse Act. 107 *Mich. L. Rev.* 819-852 (2009).

Fiore, Alexandra and Matthew Weinick. Note. Undignified in defeat: an analysis of the stagnation and demise of proposed legislation limiting video surveillance in the workplace and suggestions for change. 25 *Hofstra Lab. & Emp. L.J.* 525-562 (2008).

Ghandakly, Elizabeth C. Note. Employee wellness programs: a cure for employer health plans? 3 *Entrepren. Bus. L.J.* 37-53 (2008).

Matejkovic, John E. and Margaret E. Matejkovic. What is reasonable accommodation under the ADA?: not an easy answer; rather a plethora of questions. 28 *Miss. C.L. Rev.* 67-96 (2008-2009).

Widiss, Deborah A. Shadow precedents and the separation of powers: statutory interpretation of congressional overrides. 84 *Notre Dame L. Rev.* 511-583 (2009).

Williams, Sean Hannon. Sticky expectations: responses to persistent over-optimism in marriage, employment contracts, and credit card use. 84 *Notre Dame L. Rev.* 733-791 (2009).

Emerging Technology & Employee Privacy Symposium. Articles by William A. Herbert, Amelia K. Tuminaro, Robert Sprague, Blake R. Bertagna, Joseph L. Lazzarotti and Christine E. Howard. 25 *Hofstra Lab. & Emp. L.J.* 355-523 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Hofstra Labor & Employment Law Journal](#).)

Labor Law Developments in China. Articles by Hilary K. Josephs, Wolfgang Däubler, Qian Wang, Yun Zhao and Feng Xu. 30 *Comp. Lab. L. & Pol'y J.* 373-461 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Comparative Labor Law & Policy Journal](#).)

CURRENT INDEX TO LEGAL PERIODICALS

Page 8
March 27, 2009

Labor Law in the Eastern Mediterranean. Articles by Ioannis D. Koukiadis, Guy Mundlak, Melda Sur, Viktoria S. Douka, Nurhan Süral, Kostas D. Papadimitriou and Guy Davidov. 30 *Comp. Lab. L. & Pol'y J.* 143-372 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Comparative Labor Law & Policy Journal](#).)

ENERGY AND UTILITIES LAW

McAllister, Levi. America is dying and the hospital's power is shut off: the health care industry's debilitating reliance on nonrenewable energy. 12 *Quinnipiac Health L.J.* 69-113 (2008).

Reiss, Dorit Rubinstein. Agency accountability strategies after liberalization: universal service in the United Kingdom, France, and Sweden. 31 *Law & Pol'y* 111-141 (2009).

ENVIRONMENTAL LAW

(For other articles on ENVIRONMENTAL LAW see the **Tables of Contents of Indexed Law Reviews** for [Environs](#) and [New York University Environmental Law Journal](#).)

Cowart, Richard. Carbon caps and efficiency resources: how climate legislation can mobilize efficiency and lower the cost of greenhouse emission reduction. 33 *Vt. L. Rev.* 201-223 (2008).

Donald, J. Wylie and Craig W. Davis. Carbon dioxide: harmless, ubiquitous, and certainly not a "pollutant" under a liability policy's absolute pollution exclusion. 39 *Seton Hall L. Rev.* 107-127 (2009).

Klass, Alexandra B. and Elizabeth J. Wilson. Climate change and carbon sequestration: assessing a liability regime for long-term storage of carbon dioxide. 58 *Emory L.J.* 103-179 (2008).

ESTATES AND TRUSTS

Horton, David. The uneasy case for California's "care custodian" statute. 12 *Chapman L. Rev.* 47-69 (2008).

EVIDENCE

Carter, Erin M. Note. Pragmatic selective waiver: re-aligning corporate executives' personal interests with those of the corporation amidst government investigations. 62 *Vand. L. Rev.* 239-274 (2009).

Caudill, David S. Arsenic and old chemistry: images of mad alchemists, experts attacking experts, and the crisis in forensic science. 15 *B.U. J. Sci. & Tech. L.* 1-33 (2009).

Imwinkelried, Edward J. Rethinking the limits of the interpretive maxim of constitutional avoidance: the case study of the corroboration requirement for inculpatory declarations against penal interest (Federal Rule of Evidence 804(b)(3)). 44 *Gonz. L. Rev.* 187-217 (2008/09).

Tanaka, Elizabeth Stewart. Can you protect your DNA when your family does not? An analysis of familial DNA usage in criminal investigations. 12 *Quinnipiac Health L.J.* 115-139 (2008).

Teter, Michael. Acts of emotion: analyzing congressional involvement in the Federal Rules of Evidence. 58 *Cath. U. L. Rev.* 153-197 (2008).

FIRST AMENDMENT

Beckstrom, Darryn Cathryn. State legislation mandating school cyberbullying policies and the potential threat to students' free speech rights. 33 *Vt. L. Rev.* 283-321 (2008).

Dolan, Mary Jean. Why monuments are government speech: the hard case of **Pleasant Grove City v. Sumnum**. 58 *Cath. U. L. Rev.* 7-58 (2008).

Healy, Thomas. **Brandenburg** in a time of terror. 84 *Notre Dame L. Rev.* 655-731 (2009).

Menthe, Darrel C. Reconciling speech and structural elements in sign regulation. 44 *Gonz. L. Rev.* 283-324 (2008/09).

Segal, Jonathan. Anti-SLAPP law make benefit for glorious entertainment industry of America: *Borat, Reality Bites*, and the construction of an anti-SLAPP fence around the First Amendment. 26 *Cardozo Arts & Ent. L.J.* 639-665 (2009).

Sekulow, Jay Alan and Erik M. Zimmerman. **Pleasant Grove City v. Sumnum**: upholding the government's authority to craft its own message through privately donated or funded monuments, memorials, and artwork. 3 *Charleston L. Rev.* 175-204 (2009).

Symposium. The Supreme Court's Hands-Off Approach to Religious Doctrine. Introduction by Samuel J. Levine; articles by Christopher L. Eisgruber, Lawrence G. Sager, Richard W. Garnett, Andrew Koppelman, Bernadette Meyler and Kent Greenawalt. 84 *Notre Dame L. Rev.* 793-928 (2009).

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

FOOD AND DRUG LAW

Bailey, M. Kevin. Note. The conscience conflict: an evaluation of Illinois' "must-fill" statute. 2 *Liberty U. L. Rev.* 587-605 (2008).

La Fetra, Deborah J. Medical marijuana and the limits of the Compassionate Use Act: **Ross v. RagingWire Telecommunications**. 12 *Chapman L. Rev.* 71-85 (2008).

Puckett, Alissa. Comment. The proper focus for FDA regulations: why the fundamental right to self-preservation should allow terminally ill patients with no treatment options to attempt to save their lives. 60 *SMU L. Rev.* 635-665 (2007).

Young, Adam R. Note. Generic pharmaceutical regulation in the United States with comparison to Europe: innovation and competition. 8 *Wash. U. Global Stud. L. Rev.* 165-185 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9
March 27, 2009

FOURTEENTH AMENDMENT

Brenner, Samuel. Note. "Airbrushed out of the constitutional canon": the evolving understanding of **Giles v. Harris**, 1903-1925. 107 Mich. L. Rev. 853-879 (2009).

GAMING

Carlson, Eric J. Note. Drawing dead: recognizing problems with Congress' attempt to regulating the online gambling industry and the negative repercussions to international trade. 32 Suffolk Transnat'l L. Rev. 135-160 (2008).

Roysen, Yevgeniya. Note. Taking chances: the United States' policy on Internet gambling and its international implications. 26 Cardozo Arts & Ent. L.J. 873-898 (2009).

Vener, Michael J. Comment. Internet gambling law: is prohibition really good policy? 15 Sw. J.L. & Trade Americas 199-221 (2008).

Von Lehman, Anne. Note. American entrepreneurs and Internet gambling: are the odds stacked against them? 3 Entrepren. Bus. L.J. 135-153 (2008).

GOVERNMENT CONTRACTS

Addicott, Jeffrey F. The political question doctrine and civil liberty for contracting companies on the "battlefield". 28 Rev. Litig. 343-364 (2008).

HEALTH LAW AND POLICY

(For other articles on HEALTH LAW AND POLICY see the **Tables of Contents of Indexed Law Reviews** for Quinnipiac Health Law Journal.)

Busching, Desireé and Simon Kapochunas. Note. Timothy's Law: introducing New York to mental health parity. 25 Hofstra Lab. & Emp. L.J. 601-638 (2008).

Evans, Barbara J. Congress' new infrastructural model of medical privacy. 84 Notre Dame L. Rev. 585-654 (2009).

Gendel, Julie E. Comment. Playing games with girls' health: why it is too soon to mandate the HPV vaccine for pre-teen girls as a prerequisite to school entry. 39 Seton Hall L. Rev. 265-290 (2009).

Ghandakly, Elizabeth C. Note. Employee wellness programs: a cure for employer health plans? 3 Entrepren. Bus. L.J. 37-53 (2008).

Kugielska, Lauren and Melissa Linker. Note. Balancing the Red Cross: an examination of hospital malpractice and the nursing shortage. 25 Hofstra Lab. & Emp. L.J. 563-600 (2008).

Patrick, Erin E. Comment. Lose weight or lose out: the legality of state Medicaid programs that make overweight beneficiaries' receipt of funds contingent upon healthy lifestyle choices. 58 Emory L.J. 249-285 (2008).

HOUSING LAW

Oliveri, Rigel C. Between a rock and a hard place: landlords, Latinos, anti-illegal immigrant ordinances, and housing discrimination. 62 Vand. L. Rev. 55-125 (2009).

HUMAN RIGHTS LAW

Brandes, Rudolph E. Note. "Who's afraid of universal jurisdiction?: the Fujimori case". 15 Sw. J.L. & Trade Americas 123-140 (2008).

Clarke, Alan. Creating a torture culture. 32 Suffolk Transnat'l L. Rev. 1-50 (2008).

Dietel, Clara A. Note. "Not our problem": Russia's resistance to joining the Convention on Action Against Trafficking in Human Beings. 32 Suffolk Transnat'l L. Rev. 161-189 (2008).

Wong, Mary W. S. Toward an alternative normative framework for copyright: from private property to human rights. 26 Cardozo Arts & Ent. L.J. 775-843 (2009).

IMMIGRATION LAW

Hall, Matthew R. Border fiction: does an analogy to immigration law alleviate Fourth Amendment anxiety? 78 Miss. L.J. 363-380 (2008).

Oliveri, Rigel C. Between a rock and a hard place: landlords, Latinos, anti-illegal immigrant ordinances, and housing discrimination. 62 Vand. L. Rev. 55-125 (2009).

Wagner, Peter G. Note. **Shi Lang Lin v. Gonzales**: how the Second Circuit overruled the Board of Immigration Appeals and denied asylum to the spouses of one-child policy victims. (**Shi Lang Lin v. Gonzales**, 494 F.3d 296, 2007.) 30 Women's Rts. L. Rep. 219-254 (2008).

INDIAN AND ABORIGINAL LAW

Hagen, Alex M. Comment. From formal separation to functional equivalence: tribal-federal dual sovereignty and the Sixth Amendment right to counsel. 54 S.D. L. Rev. 129-172 (2009).

Miller, Robert J. American Indian entrepreneurs: unique challenges, limited potential. 40 Ariz. St. L.J. 1297-1341 (2008).

INSURANCE LAW

Busching, Desireé and Simon Kapochunas. Note. Timothy's Law: introducing New York to mental health parity. 25 Hofstra Lab. & Emp. L.J. 601-638 (2008).

Donald, J. Wylie and Craig W. Davis. Carbon dioxide: harmless, ubiquitous, and certainly not a "pollutant" under a liability policy's absolute pollution exclusion. 39 Seton Hall L. Rev. 107-127 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
March 27, 2009

McDonald, Jeffrey E. Note. **Leonard v. Nationwide Mutual Insurance Co.**: why the high water mark in the tort-contract debate may cause the next wave of insurance litigation to inundate the Fifth Circuit Court of Appeals with their tort claims. (**Leonard v. Nationwide Mut. Ins. Co.**, 499 F.3d 419 2007.) 28 Miss. C.L. Rev. 203-227 (2008-2009).

Young, Katy M. Comment. Georgia is a peach for insured's right to diminished value. 43 U.S.F.L. Rev. 417-445 (2008).

INTELLECTUAL PROPERTY LAW

Ali, Mohammad Hasan. Legal update. **Capital Records v. Thomas** and the future of peer-to-peer file sharing litigation. 15 B.U. J. Sci. & Tech. L. 162-180 (2009).

Collins, Kevin Emerson. Propertizing thought. 60 SMU L. Rev. 317-362 (2007).

Hanzlik, Mary J. Note. The implications of China's Anti-Monopoly Law for investors: problematic protection of intellectual property. 3 Entrepren. Bus. L.J. 75-94 (2008).

Huddleson, Justin P. Note. Objectively reckless: a semi-empirical evaluation of *in re Seagate*. 15 B.U. J. Sci. & Tech. L. 102-139 (2009).

Husain, Siraj. The willfulness pendulum swings back: how **Seagate** helps level the playing field. 28 Loy. L.A. Ent. L. Rev. 239-264 (2007-2008).

Lemley, Mark A. and Bhaven Sampat. Is the Patent Office a rubber stamp? 58 Emory L.J. 181-206 (2008).

Matin, Ali. Digital rights management (DRM) in online music stores: DRM-encumbered music downloads' inevitable demise as a result of the negative effects of heavy-handed copyright law. 28 Loy. L.A. Ent. L. Rev. 265-294 (2007-2008).

Meyers, Brette G. Recent development. Filtering systems or fair use? A comparative analysis of proposed regulations for user-generated content. 26 Cardozo Arts & Ent. L.J. 935-956 (2009).

Montagnani, Maria Lillà. A new interface between copyright law and technology: how user-generated content will shape the future of online distribution. 26 Cardozo Arts & Ent. L.J. 719-773 (2009).

Ponte, Lucille M. Preserving creativity from endless digital exploitation: has the time come for the new concept of copyright dilution? 15 B.U. J. Sci. & Tech. L. 34-101 (2009).

Quarmby, Ben. Pirates around the Second Life islands--why you should monitor the misuse of your intellectual property in online virtual worlds. 26 Cardozo Arts & Ent. L.J. 667-694 (2009).

Rothchild, Meryl. Note. Ruling with an iron fist: the TTAB's strict standard for fraud for trademark registrants and its sanctions for fraudulent registrations. 26 Cardozo Arts & Ent. L.J. 845-871 (2009).

Wong, Mary W. S. Toward an alternative normative framework for copyright: from private property to human rights. 26 Cardozo Arts & Ent. L.J. 775-843 (2009).

INTERNATIONAL LAW

(For other articles on INTERNATIONAL LAW see the **Tables of Contents of Indexed Law Reviews** for [Suffolk Transnational Law Review](#) and [Washington University Global Studies Law Review](#).)

Manfredi, Christina M. Comment. Waiving goodbye to personal jurisdiction defenses: why United States courts should maintain a rebuttable presumption of preclusion and waiver within the context of international litigation. 58 Cath. U. L. Rev. 233-262 (2008).

Roysen, Yevgeniya. Note. Taking chances: the United States' policy on Internet gambling and its international implications. 26 Cardozo Arts & Ent. L.J. 873-898 (2009).

Umoff, Alice Alexis. An analysis of the 1944 U.S.-Mexico water treaty: its past, present, and future. 32 *Environs* 69-98 (2008).

Van Schaack, Beth. Finding the tort of terrorism in international law. 28 Rev. Litig. 381-478 (2008).

Panel III--Climate Change, U.S. Domestic Regulation, and the Future of the Car. Papers by Jonathan B. Wiener, William F. Pedersen, David Schoenbrod, Joel Schwartz, Ross Sandler and Andrew P. Morriss. 17 N.Y.U. *Envtl. L.J.* 210-367 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [New York University Environmental Law Journal](#).)

Symposium. The Fourth Amendment at the International Border. Foreword by Thomas K. Clancy; articles by John Palfrey, Robert M. Bloom, Susan Freiwald, Matthew R. Hall and Harvey Rishikof. 78 Miss. L.J. 241-430 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Mississippi Law Journal](#).)

INTERNATIONAL TRADE

Baskin, Bernard Isaac Weinstein. Note. Historical heist: an economic argument against embargoing Chinese cultural property. 8 Wash. U. *Global Stud. L. Rev.* 107-138 (2009).

Carlson, Eric J. Note. Drawing dead: recognizing problems with Congress' attempt to regulating the online gambling industry and the negative repercussions to international trade. 32 *Suffolk Transnat'l L. Rev.* 135-160 (2008).

Chorev, Nitsan. The judicial transformation of the state: the case of U.S. trade policy, 1974-2004. 31 *Law & Pol'y* 31-68 (2009).

Kagalwalla, Adnan. Note. NAFTA Chapter 11 tribunals and their impact on signatory states: a parallel system and its many potential dangers. 3 *Entrepren. Bus. L.J.* 95-112 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
March 27, 2009

Turco, Jonathan M. Note. Leaving Los Angeles: runaway productions and the FTAC's 301(A) petition under international law. 15 Sw. J.L. & Trade Americas 141-166 (2008).

JUDGES

Clark, Mary L. My brethren's (gate) keeper? Testimony by U.S. judges at others' Supreme Court confirmation hearings: its implications for judicial independence and judicial ethics. 40 Ariz. St. L.J. 1181-1239 (2008).

Darmer, M. K. B. Scalian skepticism and the Sixth Amendment in the twilight of the Rehnquist Court. 43 U.S.F.L. Rev. 347-382 (2008).

Eber, Michael L. Comment. When the dissent creates the law: cross-cutting majorities and the prediction model of precedent. 58 Emory L.J. 207-248 (2008).

Harmon, Roy F. III. The debate over deference in the ERISA setting--judicial review of decisions by conflicted fiduciaries. 54 S.D. L. Rev. 1-32 (2009).

Harris, Priscilla Norwood. Money, fear and prejudice: why the courts killed Terri Shiavo. 30 Women's Rts. L. Rep. 42-105 (2008).

Jipping, Thomas L. Which is to be master?: the people, judges, and the Constitution's meaning. 2 Liberty U. L. Rev. 419-458 (2008).

Robinson, Nick. Expanding judiciaries: India and the rise of the good governance court. 8 Wash. U. Global Stud. L. Rev. 1-69 (2009).

Smith, Christopher E., Michael A. McCall and Madhavi M. McCall. The Roberts Court and criminal justice at the dawn of the 2008 term. 3 Charleston L. Rev. 265-287 (2009).

Younkins, Andrew Lee. Comment. Judicial review standards for interest arbitration awards under the Employee Free Choice Act. 43 U.S.F.L. Rev. 447-472 (2008).

[Hon. Richard Harvey Chambers.] Articles by Caleb Langston, Michael Eric Siegel, Hon. Cynthia Holcomb Hall, Lee M. A. Simpson, Hon. Alfred T. Goodwin and Rebekah Heiser Hanley. 19 W. Legal Hist. 1-146 (2006).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Western Legal History.)

Symposium. The Supreme Court's Hands-Off Approach to Religious Doctrine. Introduction by Samuel J. Levine; articles by Christopher L. Eisgruber, Lawrence G. Sager, Richard W. Garnett, Andrew Koppelman, Bernadette Meyler and Kent Greenawalt. 84 Notre Dame L. Rev. 793-928 (2009).

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

JURISDICTION

Brandes, Rudolph E. Note. "Who's afraid of universal jurisdiction?: the Fujimori case". 15 Sw. J.L. & Trade Americas 123-140 (2008).

Davidson, Howard. Federal law and state intervention when parents fail: has national guidance of our child welfare system been successful? 42 Fam. L.Q. 481-510 (2008).

Diffley, Jonathan P. Note. Spa-cific jurisdiction: a massage in Barbados perpetuates improper analysis of personal jurisdiction in U.S. courts. (**O'Connor v. Sandy Lane Hotel Co.**, 496 F.3d 312, 2007.) 58 Cath. U. L. Rev. 305-331 (2008).

Huffman, James L. The federal role in water resource management. 17 N.Y.U. Envtl. L.J. 669-702 (2008).

Manfredi, Christina M. Comment. Waiving goodbye to personal jurisdiction defenses: why United States courts should maintain a rebuttable presumption of preclusion and waiver within the context of international litigation. 58 Cath. U. L. Rev. 233-262 (2008).

Yee, Krista. "A period of consequences": global warming legislation, cooperative federalism, and the fight between the EPA and the State of California. 32 Environs 183-213 (2008).

JURISPRUDENCE

Neaçușu, Dana. The red booklet on feminist equality. Instead of a manifesto. 30 Women's Rts. L. Rep. 106-183 (2008).

Van Doren, Jack. A Restatement of Jurisprudence: why not? 44 Gonz. L. Rev. 159-186 (2008/09).

Zoller, Elisabeth. Public law as the law of the *res publica*. 32 Suffolk Transnat'l L. Rev. 93-102 (2008).

JUVENILES

D'Addabbo, Erika M. Regulating childhood obesity: a comparison of federal school meal programs in England and the United States. 12 Quinnipiac Health L.J. 171-207 (2008).

Davidson, Howard. Federal law and state intervention when parents fail: has national guidance of our child welfare system been successful? 42 Fam. L.Q. 481-510 (2008).

Myers, John E. B. A short history of child protection in America. 42 Fam. L.Q. 449-463 (2008).

Price, Benjamin. Comment. The Sixth District of the California Court of Appeal throws a curveball: the use of juvenile adjudications as strikes in California post- ... (**People v. Nguyen**, 62 Cal. Rptr. 3d 255, 2007, *review granted*, 169 P.3d 882, 2007.) 12 Chapman L. Rev. 107-126 (2008).

Weber, Kendra. Comment. Life, liberty, or your children: California parents' Fifth Amendment quandary between self-incrimination and family preservation. 12 Chapman L. Rev. 155-173 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
March 27, 2009

LABOR LAW

(For other articles on LABOR LAW see the **Tables of Contents of Indexed Law Reviews** for Comparative Labor Law & Policy Journal and Hofstra Labor & Employment Law Journal.)

Gould, William B. IV. The Employee Free Choice Act of 2009, labor law reform, and what can be done about the broken system of labor-management relations law in the United States. 43 U.S.F.L. Rev. 291-345 (2008).

Irion, Sue. Comment. The [un]constitutionality of the NLRA's religious accommodation provision. 44 Gonz. L. Rev. 325-362 (2008/09).

Simpson-Wood, Taylor. American Girl Place and Actor's Equity Association: a tale of tenacious thespians and how their legitimate right to join the union received reluctant, but just, recognition. 28 Miss. C.L. Rev. 97-120 (2008-2009).

LAND USE PLANNING

Menthe, Darrel C. Reconciling speech and structural elements in sign regulation. 44 Gonz. L. Rev. 283-324 (2008/09).

Panel V--Urban Issues. Papers by Harry W. Richardson, Peter Gordon, Chang-Hee Christine Bae, Sam Schwartz, Gerard Soffian, Jee Mee Kim and Annie Weinstock. 17 N.Y.U. Envtl. L.J. 529-607 (2008).

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

LAW AND SOCIETY

(For other articles on LAW AND SOCIETY see the **Tables of Contents of Indexed Law Reviews** for Law & Policy.)

Aird, Enola G. Toward a renaissance for the African-American family: confronting the lie of black inferiority. 58 Emory L.J. 7-21 (2008).

Calandra, Brian. Note. Sound and fury, accomplishing nothing?: why haven't empirical data, commentator advocacy and sympathetic media coverage helped women in bankruptcy? 30 Women's Rts. L. Rep. 184-218 (2008).

Davidson, Nestor M. Property and relative status. 107 Mich. L. Rev. 757-817 (2009).

Garfield, Alan E. Finding shared values in a diverse society: lessons from the intelligent design community. 33 Vt. L. Rev. 225-281 (2008).

Howe, Ruth-Arlene W. Race matters in adoption. 42 Fam. L.Q. 465-479 (2008).

Loder, Reed Elizabeth. Epistemic integrity and the environmental future. 32 *Environ* 1-35 (2008).

Seto, Theodore P. Understanding the U.S. News law school rankings. 60 SMU L. Rev. 493-576 (2007).

Symposium. Deconstructing Race: When Reasonable Minds Differ. Articles by Dan Subotnik, Richard Delgado and Rhonda V. Magee. 43 U.S.F.L. Rev. 227-290 (2008).

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

LAW ENFORCEMENT AND CORRECTIONS

Miller, Stephen W. Note. Rethinking prisoner litigation: shifting from qualified immunity to good faith defense in § 1983 prisoner lawsuits. 84 Notre Dame L. Rev. 929-955 (2009).

Zavez, Maryann. Use of the Adoption and Safe Families Act at 15/22 months for incarcerated parents. 33 Vt. L. Rev. 187-199 (2008).

LAW OF THE SEA

(For articles on LAW OF THE SEA see the **Tables of Contents of Indexed Law Reviews** for Ocean and Coastal Law Journal and Ocean Development and International Law.)

LEGAL ANALYSIS AND WRITING

Eber, Michael L. Comment. When the dissent creates the law: cross-cutting majorities and the prediction model of precedent. 58 Emory L.J. 207-248 (2008).

[Hon. Richard Harvey Chambers.] Articles by Caleb Langston, Michael Eric Siegel, Hon. Cynthia Holcomb Hall, Lee M. A. Simpson, Hon. Alfred T. Goodwin and Rebekah Heiser Hanley. 19 W. Legal Hist. 1-146 (2006).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Western Legal History.)

LEGAL EDUCATION

Brenner, Samuel. Note. "Airbrushed out of the constitutional canon": the evolving understanding of *Giles v. Harris*, 1903-1925. 107 Mich. L. Rev. 853-879 (2009).

Seto, Theodore P. Understanding the U.S. News law school rankings. 60 SMU L. Rev. 493-576 (2007).

Symposium. Deconstructing Race: When Reasonable Minds Differ. Articles by Dan Subotnik, Richard Delgado and Rhonda V. Magee. 43 U.S.F.L. Rev. 227-290 (2008).

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

LEGAL HISTORY

(For other articles on LEGAL HISTORY see the **Tables of Contents of Indexed Law Reviews** for Western Legal History.)

CURRENT INDEX TO LEGAL PERIODICALS

Page 13
March 27, 2009

Goldwarg, Eric. Note. Known unknowns: ancient roads in Northern New England. 33 Vt. L. Rev. 355-385 (2008).

Kelly, M. R. L. L. Common law constitutionalism and the oath of governance: "an hieroglyphic of the laws". 28 Miss. C.L. Rev. 121-180 (2008-2009).

Zoller, Elisabeth. Public law as the law of the *res publica*. 32 Suffolk Transnat'l L. Rev. 93-102 (2008).

LEGAL PROFESSION

Kay, Fiona M., John Hagan and Patricia Parker. Principals in practice: the importance of mentorship in the early stages of career development. 31 Law & Pol'y 69-110 (2009).

May, James C. and Alexander W. Banks. Lawyering for children in high-conflict cases. 33 Vt. L. Rev. 169-186 (2008).

LEGISLATION

Field, Katherine Mesenbring. Note. Agency, code, or contract: determining employees' authorization under the Computer Fraud and Abuse Act. 107 Mich. L. Rev. 819-852 (2009).

Sampson, John J. Uniform family laws and model acts. 42 Fam. L.Q. 673-685 (2008).

Segal, Jonathan. Anti-SLAPP law make benefit for glorious entertainment industry of America: *Borat, Reality Bites*, and the construction of an anti-SLAPP fence around the First Amendment. 26 Cardozo Arts & Ent. L.J. 639-665 (2009).

Van Doren, Jack. A Restatement of Jurisprudence: why not? 44 Gonz. L. Rev. 159-186 (2008/09).

Widiss, Deborah A. Shadow precedents and the separation of powers: statutory interpretation of congressional overrides. 84 Notre Dame L. Rev. 511-583 (2009).

MEDICAL JURISPRUDENCE

Annas, George J. The changing face of family law: global consequences of embedding physicians and biotechnology in the parent-child relationship. 42 Fam. L.Q. 511-528 (2008).

Harris, Priscilla Norwood. Money, fear and prejudice: why the courts killed Terri Shiavo. 30 Women's Rts. L. Rep. 42-105 (2008).

Kugielska, Lauren and Melissa Linker. Note. Balancing the Red Cross: an examination of hospital malpractice and the nursing shortage. 25 Hofstra Lab. & Emp. L.J. 563-600 (2008).

La Fetra, Deborah J. Medical marijuana and the limits of the Compassionate Use Act: **Ross v. RagingWire Telecommunications**. 12 Chapman L. Rev. 71-85 (2008).

Leasure, Stanley A. and Kent P. Ragan. Arbitration of medical malpractice claims: patient's dilemma and doctor's delight? 28 Miss. C.L. Rev. 51-66 (2008-2009).

Puckett, Alissa. Comment. The proper focus for FDA regulations: why the fundamental right to self-preservation should allow terminally ill patients with no treatment options to attempt to save their lives. 60 SMU L. Rev. 635-665 (2007).

MILITARY, WAR AND PEACE

Clarke, Alan. Creating a torture culture. 32 Suffolk Transnat'l L. Rev. 1-50 (2008).

Gil, Jonas Bruce-Enri'. Note. Exonerated Guantanamo detainees: is compensation warranted for their *de facto* convictions under the military judicial system? 15 Sw. J.L. & Trade Americas 167-197 (2008).

Terror on Trial: Civil Litigation and the War on Terror. Commentary by Hon. John J. Gibbons; articles by John F. Murphy, Jeffrey F. Addicott, Jonathan Hafetz, Beth Van Schaack and Jules Lobel. 28 Rev. Litig. 295-500 (2008).

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

MOTOR VEHICLES

Panel III--Climate Change, U.S. Domestic Regulation, and the Future of the Car. Papers by Jonathan B. Wiener, William F. Pedersen, David Schoenbrod, Joel Schwartz, Ross Sandler and Andrew P. Morriss. 17 N.Y.U. EIntl. L.J. 210-367 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [New York University Environmental Law Journal](#).)

NATURAL RESOURCES LAW

Heimes, Rita. Managing a fishery through contract: legal issues raised by sector operating agreements in the New England multispecies fishery. 14 Ocean & Coastal L.J. 17-44 (2008).

Shannon, Matthew. From zebra mussels to coqui frogs: public nuisance liability as a method to combat the introduction of invasive species. 32 Environs 37-67 (2008).

Sovacool, Benjamin K. A game of cat and fish: how to restore the balance in sustainable fisheries management. 40 Ocean Dev. & Int'l L. 97-125 (2009).

Van Tuyn, Peter and Valerie Brown. A look within: executive branch authority to ensure sustainable fisheries. 14 Ocean & Coastal L.J. 1-15 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
March 27, 2009

Panel IV--Protecting Ecosystems on Land. Papers by John D. Leshy, Molly S. McUsic, Kai S. Anderson, Deborah Paulis-Jagrič, J. B. Ruhl, Barton H. Thompson, Jr. and Katrina M. Wyman. 17 N.Y.U. Envtl. L.J. 368-528 (2008).

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

Panel VI--Protecting Aquatic Ecosystems. Papers by Jonathan Cannon, G. Tracy Mehan III, Josh Eagle, James N. Sanchirico and James L. Huffman. 17 N.Y.U. Envtl. L.J. 608-702 (2008).

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

PARTNERSHIPS

de R. Barondes, Royce. Services as capital contributions: understanding **Kovacik v. Reed**. 3 Entrepren. Bus. L.J. 1-17 (2008).

POLITICS

Clark, Mary L. My brethren's (gate) keeper? Testimony by U.S. judges at others' Supreme Court confirmation hearings: its implications for judicial independence and judicial ethics. 40 Ariz. St. L.J. 1181-1239 (2008).

Johnson, Jeffrey Mikell. Comment. The 501(c)(3) campaign prohibition as applied to churches: a consideration of the prohibition's rationale, constitutionality, and possible alternatives. 2 Liberty U. L. Rev. 557-586 (2008).

Letzkus, Sarah. Comment. Damned if you do, damned if you don't: the Speech or Debate Clause and investigating corruption charges in Congress. 40 Ariz. St. L.J. 1377-1399 (2008).

Page, Bryan L. State of emergency: Washington's use of emergency clauses and the people's right to referendum. 44 Gonz. L. Rev. 219-281 (2008/09).

Breaking the Logjam: Environmental Reform for the New Congress and Administration. Introduction by Carol A. Casazza Herman, David Shoenbrod, Richard B. Stewart and Katrina M. Wyman; panels with Lawrence S. Huntington and Leslie Carothers, chairs; E. Donald Elliott, keynote speaker; David T. Buente, Jr., Richard Lazarus, Felicia Marcus, Paul Portney and Marcia Bystryk, participants; papers by Cary Coglianese, Bradley C. Karkkainen, Michael A. Livermore, Angus Macbeth, Gary Marchant, Beth S. Noveck, David R. Johnson, Jonathan B. Wiener, William F. Pedersen, David Schoenbrod, Joel Schwartz, Ross Sandler, Andrew P. Morriss, John D. Leshy, Molly S. McUsic, Kai S. Anderson, Deborah Paulis-Jagrič, J. B. Ruhl, Barton H. Thompson, Jr., Katrina M. Wyman, Harry W. Richardson, Peter Gordon, Chang-Hee Christine Bae, Sam Schwartz, Gerard Soffian, Jee Mee Kim, Annie Weinstock, Jonathan Cannon, G. Tracy Mehan III, Josh Eagle, James N. Sanchirico, James L. Huffman, Kate Adams, Brian D. Israel, Jonathan H. Adler, John S. Applegate, Richard B. Stewart and Daniel C. Esty; luncheon address by Peter Lehner. 17 N.Y.U. Envtl. L.J. 1-853 (2008).

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

PRACTICE AND PROCEDURE

Amyx, Damon. Note. The toll of **Bell Atlantic Corp. v. Twombly**: an argument for taking the edge off the advantage given defendants. (**Bell Atlantic Corp. v. Twombly**, 127 S. Ct. 1955, 1007.) 33 Vt. L. Rev. 323-354 (2008).

Bruhl, Aaron-Andrew P. The Supreme Court's controversial GVRs--and an alternative. 107 Mich. L. Rev. 711-755 (2009).

Issacharoff, Samuel and Geoffrey P. Miller. Will aggregate litigation come to Europe? 62 Vand. L. Rev. 179-210 (2009).

Nagareda, Richard A. Aggregate litigation across the Atlantic and the future of American exceptionalism. 62 Vand. L. Rev. 1-52 (2009).

Thomley, Brian S. Comment. Nothing is sacred: why Georgia and California cannot bar contractual jury waivers in federal court. 12 Chapman L. Rev. 127-153 (2008).

PRESIDENT/EXECUTIVE DEPARTMENT

Van Tuyn, Peter and Valerie Brown. A look within: executive branch authority to ensure sustainable fisheries. 14 Ocean & Coastal L.J. 1-15 (2008).

PRODUCTS LIABILITY

Dylla, Joseph M. Note. **Burley v. Kytac Innovative Sports Equipment, Inc.**: expert testimony in strict products liability cases in South Dakota. (**Burley v. Kytac Innovative Sports Equip., Inc.**, 737 N.W.2d 397, 2007.) 54 S.D. L. Rev. 97-128 (2009).

PROPERTY--PERSONAL AND REAL

Baskin, Bernard Isaac Weinstein. Note. Historical heist: an economic argument against embargoing Chinese cultural property. 8 Wash. U. Global Stud. L. Rev. 107-138 (2009).

Brennan, Travis Martay. Comment. Redefining the American coastline: can the government withdraw basic services from the coast and avoid taking claims? 14 Ocean & Coastal L.J. 101-142 (2008).

Burcham, Amanda L. Comment. Texas should adopt the Uniform Assignment of Rents Act: a comprehensive statute to eliminate the technical constructions of state mortgage law and secure lenders' access to pledged rents. 60 SMU L. Rev. 579-608 (2007).

Davidson, Nestor M. Property and relative status. 107 Mich. L. Rev. 757-817 (2009).

Goldwarg, Eric. Note. Known unknowns: ancient roads in Northern New England. 33 Vt. L. Rev. 355-385 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
March 27, 2009

Kelly, Arianna Kennedy. The costs of the Fourth Amendment: home searches and takings law. 28 Miss. C.L. Rev. 1-35 (2008-2009).

Ostrowski, Chester R. Comment. A “blighted area” of the law: why eminent domain legislation is still necessary in New Jersey after ... (**Gallenthin Realty Development, Inc. v. Borough of Paulsboro**, 924 A.2d 447, 2007.) 39 Seton Hall L. Rev. 225-264 (2009).

PSYCHOLOGY AND PSYCHIATRY

Busching, Desireé and Simon Kapochunas. Note. Timothy’s Law: introducing New York to mental health parity. 25 Hofstra Lab. & Emp. L.J. 601-638 (2008).

Exum, Jelani Jefferson. The more things change: a psychological case against allowing Federal Sentencing Guidelines to stay the same in light of **Gall**, **Kimrough**, and new understandings of reasonableness review. 58 Cath. U. L. Rev. 115-151 (2008).

Jorgensen, Mike E. Is today the day we free electroconvulsive therapy? 12 Quinnipiac Health L.J. 1-67 (2008).

RELIGION

Bailey, M. Kevin. Note. The conscience conflict: an evaluation of Illinois’ “must-fill” statute. 2 Liberty U. L. Rev. 587-605 (2008).

Brewbaker, William S. III. Theory, identity, vocation: three models of Christian legal scholarship. 39 Seton Hall L. Rev. 17-61 (2009).

Dolan, Mary Jean. Why monuments are government speech: the hard case of **Pleasant Grove City v. Sumnum**. 58 Cath. U. L. Rev. 7-58 (2008).

Garfield, Alan E. Finding shared values in a diverse society: lessons from the intelligent design community. 33 Vt. L. Rev. 225-281 (2008).

Irion, Sue. Comment. The [un]constitutionality of the NLRA’s religious accommodation provision. 44 Gonz. L. Rev. 325-362 (2008/09).

Johnson, Jeffrey Mikell. Comment. The 501(c)(3) campaign prohibition as applied to churches: a consideration of the prohibition’s rationale, constitutionality, and possible alternatives. 2 Liberty U. L. Rev. 557-586 (2008).

Proffitt, Spencer T. Comment. Gods behind bars: how religious liberty has been sent directly to jail, and how to get out of jail free. 40 Ariz. St. L.J. 1401-1427 (2008).

Sekulow, Jay Alan and Erik M. Zimmerman. **Pleasant Grove City v. Sumnum**: upholding the government’s authority to craft its own message through privately donated or funded monuments, memorials, and artwork. 3 Charleston L. Rev. 175-204 (2009).

Lecture. The Bible and American Law. Lecture by Herbert W. Titus; responses by Jeffrey C. Tuomala and Michael J. DeBoer; responses by Herbert W. Titus. 2 Liberty U. L. Rev. 305-417 (2008).

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

Symposium. The Supreme Court’s Hands-Off Approach to Religious Doctrine. Introduction by Samuel J. Levine; articles by Christopher L. Eisgruber, Lawrence G. Sager, Richard W. Garnett, Andrew Koppelman, Bernadette Meyler and Kent Greenawalt. 84 Notre Dame L. Rev. 793-928 (2009).

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

The Future of Law, Religion, and the Family. A 25th Anniversary Symposium. Foreword by Leah Ward Sears; Articles by Enola G. Aird, Stephen L. Carter, Don S. Browning, Margaret Brinig and Jean Bethke Elshstain, afterword by John Witte, Jr. 58 Emory L.J. 1-102 (2008).

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

REMEDIES

Dasgupta, Rid. **Bivens** in the war on terror: scope for the Supreme Court in its upcoming case. 3 Charleston L. Rev. 397-420 (2009).

Gil, Jonas Bruce-Enri’. Note. Exonerated Guantanamo detainees: is compensation warranted for their *de facto* convictions under the military judicial system? 15 Sw. J.L. & Trade Americas 167-197 (2008).

Roy, Tyson. Case comment. International law--I.C.J. maintains high evidentiary standard in granting requests for indication of provisional measures: ... (**Argentina v. Uruguay: Request for the Indication of Provisional Measures**, 2007.) 32 Suffolk Transnat’l L. Rev. 219-229 (2008).

Terror on Trial: Civil Litigation and the War on Terror. Commentary by Hon. John J. Gibbons; articles by John F. Murphy, Jeffrey F. Addicott, Jonathan Hafetz, Beth Van Schaack and Jules Lobel. 28 Rev. Litig. 295-500 (2008).

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

RETIREMENT SECURITY

Feuer, Albert. Will the Supreme Court reinforce or undermine basic ERISA principles when it decides a death benefit dispute? 3 Charleston L. Rev. 289-371 (2009).

Harmon, Roy F. III. The debate over deference in the ERISA setting--judicial review of decisions by conflicted fiduciaries. 54 S.D. L. Rev. 1-32 (2009).

Hollander, Scott. Note. Super Bowl hero to bank account zero. 26 Cardozo Arts & Ent. L.J. 899-934 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
March 27, 2009

RICO

Blumenstein, Matthew Hardwick. Note. RICO overreach: how the federal government's escalating offensive against gangs has run afoul of the Constitution. 62 Vand. L. Rev. 211-238 (2009).

SCIENCE AND TECHNOLOGY

(For other articles on SCIENCE AND TECHNOLOGY see the **Tables of Contents of Indexed Law Reviews** for Boston University Journal of Science & Technology Law.)

Annas, George J. The changing face of family law: global consequences of embedding physicians and biotechnology in the parent-child relationship. 42 Fam. L.Q. 511-528 (2008).

Macbeth, Angus and Gary Marchant. Improving the government's environmental science. 17 N.Y.U. Env'tl. L.J. 134-169 (2008).

Emerging Technology & Employee Privacy Symposium. Articles by William A. Herbert, Amelia K. Tuminaro, Robert Sprague, Blake R. Bertagna, Joseph L. Lazzarotti and Christine E. Howard. 25 Hofstra Lab. & Emp. L.J. 355-523 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Hofstra Labor & Employment Law Journal.)

SECURITIES LAW

Becker, Dania S. Note. Less can be more: recent examples of cooperation between the United States and European Union on securities regulation. 8 Wash. U. Global Stud. L. Rev. 139-163 (2009).

Gail, David B. Comment. Uncertain future: liability concerns surrounding the application of section 12(a)(2) of the Securities Act of 1933 to free writing prospectuses after the enactment of the SEC's recently reformed offering rules. 60 SMU L. Rev. 609-634 (2007).

Gilbert, Melissa. Note. **Tellabs, Inc. v. Makor Issues & Rights, Ltd.**--how the ruling will affect securities litigation. (**Tellabs, Inc. v. Makor Issues & Rights, Ltd.**, 127 S. Ct. 2499, 2007.) 3 Entrepren. Bus. L.J. 55-73 (2008).

Grubb, Robert John II. Note. Attorneys, accountants, and bankers, oh my! Primary liability for secondary actors in the wake of ... (**Stoneridge Inv. Partners, LLS v. Scientific-Atlanta, Inc.**, 128 S. Ct. 761, 2008.) 62 Vand. L. Rev. 275-310 (2009).

Johnsen, D. Bruce. The SEC's mistaken ban on directed brokerage: a transaction cost analysis. 40 Ariz. St. L.J. 1241-1295 (2008).

SEXUALITY AND THE LAW

Alquist, Amanda. The honeymoon is over, maybe for good: the same-sex marriage issue before the California Supreme Court. 12 Chapman L. Rev. 23-46 (2008).

Lorillard, Christine Metteer. Placing second-parent adoption along the "rational continuum" of constitutionally protected family rights. 30 Women's Rts. L. Rep. 1-41 (2008).

Nisbett, John. Comment. Checkmate: how sexual predators in (your) space have strategically employed existing cyber-laws to outflank their prey. 28 Miss. C.L. Rev. 181-202 (2008-2009).

Staver, Mathew D. Transsexualism and the binary divide: determining sex using objective criteria. 2 Liberty U. L. Rev. 459-519 (2008).

Same-Sex Marriage. Matthew J. Parlow, moderator; William N. Eskridge and Lawrence Rosenthal, panelists. 12 Chapman L. Rev. 1-22 (2008).

SOCIAL WELFARE

Davidson, Howard. Federal law and state intervention when parents fail: has national guidance of our child welfare system been successful? 42 Fam. L.Q. 481-510 (2008).

Myers, John E. B. A short history of child protection in America. 42 Fam. L.Q. 449-463 (2008).

Patrick, Erin E. Comment. Lose weight or lose out: the legality of state Medicaid programs that make overweight beneficiaries' receipt of funds contingent upon healthy lifestyle choices. 58 Emory L.J. 249-285 (2008).

Weber, Kendra. Comment. Life, liberty, or your children: California parents' Fifth Amendment quandary between self-incrimination and family preservation. 12 Chapman L. Rev. 155-173 (2008).

SPORTS

Hollander, Scott. Note. Super Bowl hero to bank account zero. 26 Cardozo Arts & Ent. L.J. 899-934 (2009).

Imbriglio, Andrew. Trading future health concerns for a cortisone shot today: informed consent and the need for regulation of cortisone in professional sports. 12 Quinnipiac Health L.J. 141-169 (2008).

Marsh, Gene A. A call for dissent and further independence in the NCAA infractions process. 26 Cardozo Arts & Ent. L.J. 695-717 (2009).

Recht, Jennifer M. Note. Performance enhancement: what the Israel Baseball League can learn from the agreement between Major League Baseball and Japan. 32 Suffolk Transnat'l L. Rev. 191-218 (2008).

STATE AND LOCAL GOVERNMENT LAW

Page, Bryan L. State of emergency: Washington's use of emergency clauses and the people's right to referendum. 44 Gonz. L. Rev. 219-281 (2008/09).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
March 27, 2009

Panel V--Urban Issues. Papers by Harry W. Richardson, Peter Gordon, Chang-Hee Christine Bae, Sam Schwartz, Gerard Soffian, Jee Mee Kim and Annie Weinstock. 17 N.Y.U. Envtl. L.J. 529-607 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [New York University Environmental Law Journal](#).)

TAXATION--FEDERAL INCOME

Johnson, Jeffrey Mikell. Comment. The 501(c)(3) campaign prohibition as applied to churches: a consideration of the prohibition's rationale, constitutionality, and possible alternatives. 2 Liberty U. L. Rev. 557-586 (2008).

Roche, Matthew. Comment. Son of Boss and the troubling legacy of **Colony, Inc. v. Commissioner**. 58 Cath. U. L. Rev. 263-303 (2008).

TAXATION--STATE AND LOCAL

FitzSimons, Mary. Note. Have disparities in state tax treatment of single member limited liability companies created a tax overlap for interstate businesses? 3 Entrepren. Bus. L.J. 19-36 (2008).

TAXATION--TRANSNATIONAL

Elkins, David. Taxing income under inflationary conditions: the Israeli experience. 60 SMU L. Rev. 363-381 (2007).

TORTS

McDonald, Jeffrey E. Note. **Leonard v. Nationwide Mutual Insurance Co.**: why the high water mark in the tort-contract debate may cause the next wave of insurance litigation to inundate the Fifth Circuit Court of Appeals with their tort claims. (**Leonard v. Nationwide Mut. Ins. Co.**, 499 F.3d 419 2007.) 28 Miss. C.L. Rev. 203-227 (2008-2009).

Van Schaack, Beth. Finding the tort of terrorism in international law. 28 Rev. Litig. 381-478 (2008).

TRADE REGULATION

Abbott, Alden F. Competition policy and its convergence as key drivers of economic development. 28 Miss. C.L. Rev. 37-50 (2008-2009).

Amyx, Damon. Note. The toll of **Bell Atlantic Corp. v. Twombly**: an argument for taking the edge off the advantage given defendants. (**Bell Atlantic Corp. v. Twombly**, 127 S. Ct. 1955, 1007.) 33 Vt. L. Rev. 323-354 (2008).

Hanzlik, Mary J. Note. The implications of China's Anti-Monopoly Law for investors: problematic protection of intellectual property. 3 Entrepren. Bus. L.J. 75-94 (2008).

Rodes, Carlo Luis. Note. Giving teeth to Sherman Act enforcement in the intrabrand context: weaning courts off their interbrand addiction post-**Sylvania**. 84 Notre Dame L. Rev. 957-989 (2009).

Singh, Rahul. The teeter-totter of regulation and competition: balancing the Indian Competition Commission with sectoral regulators. 8 Wash. U. Global Stud. L. Rev. 71-105 (2009).

WATER LAW

Umoff, Alice Alexis. An analysis of the 1944 U.S.-Mexico water treaty: its past, present, and future. 32 Environs 69-98 (2008).

Panel VI--Protecting Aquatic Ecosystems. Papers by Jonathan Cannon, G. Tracy Mehan III, Josh Eagle, James N. Sanchirico and James L. Huffinan. 17 N.Y.U. Envtl. L.J. 608-702 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [New York University Environmental Law Journal](#).)

WOMEN

(For articles on WOMEN see the **Tables of Contents of Indexed Law Reviews** for [Women's Rights Law Reporter](#).)

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

16 AMERICAN BANKRUPTCY INSTITUTE LAW REVIEW, NO. 2, WINTER, 2008.

Jewell, Katherine C. and the Editorial Board. Introduction. 16 Am. Bankr. Inst. L. Rev. i-iii (2008).

Braucher, Jean. A guide to interpretation of the 2005 bankruptcy law. 16 Am. Bankr. Inst. L. Rev. 349-412 (2008).

Murphy, Kathleen and Justin H. Dion. "Means test" or "just a mean test": an examination of the requirement that converted Chapter 7 bankruptcy debtors comply with amended section 707(b). 16 Am. Bankr. Inst. L. Rev. 413-461 (2008).

Ching, Dienna. Does negative equity negate the hanging paragraph? 16 Am. Bankr. Inst. L. Rev. 463-510 (2008).

Kettering, Kenneth C. True sale of receivables: a purposive analysis. 16 Am. Bankr. Inst. L. Rev. 511-562 (2008).

Fielding, Michael D. Elevating business above the Constitution: arbitration and bankruptcy proofs of claim. 16 Am. Bankr. Inst. L. Rev. 563-618 (2008).

Birney, Patrick M. Reawakening section 1334: resolving the conflict between bankruptcy and arbitration through an abstention analysis. 16 Am. Bankr. Inst. L. Rev. 619-677 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
March 27, 2009

40 ARIZONA STATE LAW JOURNAL, NO. 4, WINTER, 2008.

Clark, Mary L. My brethren's (gate) keeper? Testimony by U.S. judges at others' Supreme Court confirmation hearings: its implications for judicial independence and judicial ethics. 40 Ariz. St. L.J. 1181-1239 (2008).

Johnsen, D. Bruce. The SEC's mistaken ban on directed brokerage: a transaction cost analysis. 40 Ariz. St. L.J. 1241-1295 (2008).

Miller, Robert J. American Indian entrepreneurs: unique challenges, limited potential. 40 Ariz. St. L.J. 1297-1341 (2008).

Lloyd, Robert M. Why every law student should be a gunner. 40 Ariz. St. L.J. 1343-1348 (2008).

Gonzalez, Eduardo M. Comment. The new Arizona data security breach law: a step in the right direction, but unlikely to prevent identity theft of compensate consumers. 40 Ariz. St. L.J. 1349-1375 (2008).

Letzkus, Sarah. Comment. Damned if you do, damned if you don't: the Speech or Debate Clause and investigating corruption charges in Congress. 40 Ariz. St. L.J. 1377-1399 (2008).

Proffitt, Spencer T. Comment. Gods behind bars: how religious liberty has been sent directly to jail, and how to get out of jail free. 40 Ariz. St. L.J. 1401-1427 (2008).

Tunink, Michael S. Comment. A new role for the United States Sentencing Commission in post-**Booker** sentencing: reflecting judicial practice. (**United States v. Booker**, 543 U.S. 220, 2005.) 40 Ariz. St. L.J. 1429-1450 (2008).

15 BOSTON UNIVERSITY JOURNAL OF SCIENCE & TECHNOLOGY LAW, NO. 1, WINTER, 2009.

Caudill, David S. Arsenic and old chemistry: images of mad alchemists, experts attacking experts, and the crisis in forensic science. 15 B.U. J. Sci. & Tech. L. 1-33 (2009).

Ponte, Lucille M. Preserving creativity from endless digital exploitation: has the time come for the new concept of copyright dilution? 15 B.U. J. Sci. & Tech. L. 34-101 (2009).

Huddleson, Justin P. Note. Objectively reckless: a semi-empirical evaluation of *in re Seagate*. 15 B.U. J. Sci. & Tech. L. 102-139 (2009).

Hashemi, Yasamine. Note. Facebook's privacy policy and its third-party partnerships: lucrativity and liability. 15 B.U. J. Sci. & Tech. L. 140-161 (2009).

Ali, Mohammad Hasan. Legal update. **Capital Records v. Thomas** and the future of peer-to-peer file sharing litigation. 15 B.U. J. Sci. & Tech. L. 162-180 (2009).

26 CARDOZO ARTS & ENTERTAINMENT LAW JOURNAL, NO. 3, PP. 639-956, 2009.

Segal, Jonathan. Anti-SLAPP law make benefit for glorious entertainment industry of America: *Borat*, *Reality Bites*, and the construction of an anti-SLAPP fence around the First Amendment. 26 Cardozo Arts & Ent. L.J. 639-665 (2009).

Quarmby, Ben. Pirates around the Second Life islands--why you should monitor the misuse of your intellectual property in online virtual worlds. 26 Cardozo Arts & Ent. L.J. 667-694 (2009).

Marsh, Gene A. A call for dissent and further independence in the NCAA infractions process. 26 Cardozo Arts & Ent. L.J. 695-717 (2009).

Montagnani, Maria Lillà. A new interface between copyright law and technology: how user-generated content will shape the future of online distribution. 26 Cardozo Arts & Ent. L.J. 719-773 (2009).

Wong, Mary W. S. Toward an alternative normative framework for copyright: from private property to human rights. 26 Cardozo Arts & Ent. L.J. 775-843 (2009).

Rothchild, Meryl. Note. Ruling with an iron fist: the TTAB's strict standard for fraud for trademark registrants and its sanctions for fraudulent registrations. 26 Cardozo Arts & Ent. L.J. 845-871 (2009).

Roysen, Yevgeniya. Note. Taking chances: the United States' policy on Internet gambling and its international implications. 26 Cardozo Arts & Ent. L.J. 873-898 (2009).

Hollander, Scott. Note. Super Bowl hero to bank account zero. 26 Cardozo Arts & Ent. L.J. 899-934 (2009).

Meyers, Brette G. Recent development. Filtering systems or fair use? A comparative analysis of proposed regulations for user-generated content. 26 Cardozo Arts & Ent. L.J. 935-956 (2009).

58 CATHOLIC UNIVERSITY LAW REVIEW, NO. 1, FALL, 2008.

Alito, Justice Samuel A., Jr. Remarks of Justice Alito: the Catholic University of America, Columbus School of Law commencement. 58 Cath. U. L. Rev. 1-6 (2008).

Dolan, Mary Jean. Why monuments are government speech: the hard case of **Pleasant Grove City v. Summum**. 58 Cath. U. L. Rev. 7-58 (2008).

Daggett, Lynn M. FERPA in the twenty-first century: failure to effectively regulate privacy for all students. 58 Cath. U. L. Rev. 59-113 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
March 27, 2009

Exum, Jelani Jefferson. The more things change: a psychological case against allowing Federal Sentencing Guidelines to stay the same in light of **Gall**, **Kimbrough**, and new understandings of reasonableness review. 58 Cath. U. L. Rev. 115-151 (2008).

Teter, Michael. Acts of emotion: analyzing congressional involvement in the Federal Rules of Evidence. 58 Cath. U. L. Rev. 153-197 (2008).

Downing, Peter N. Comment. Parallel proceedings in the post-Enron era: the duty to warn and the case for abolishing the government misconduct test. 58 Cath. U. L. Rev. 199-231 (2008).

Manfredi, Christina M. Comment. Waiving goodbye to personal jurisdiction defenses: why United States courts should maintain a rebuttable presumption of preclusion and waiver within the context of international litigation. 58 Cath. U. L. Rev. 233-262 (2008).

Roche, Matthew. Comment. Son of Boss and the troubling legacy of **Colony, Inc. v. Commissioner**. 58 Cath. U. L. Rev. 263-303 (2008).

Diffley, Jonathan P. Note. Spa-cific jurisdiction: a massage in Barbados perpetuates improper analysis of personal jurisdiction in U.S. courts. (**O'Connor v. Sandy Lane Hotel Co.**, 496 F.3d 312, 2007.) 58 Cath. U. L. Rev. 305-331 (2008).

12 CHAPMAN LAW REVIEW, NO. 1, SUMMER, 2008.

Chavez, Ryan. Editor's note. 12 Chapman L. Rev. unpagged (2008).

Same-Sex Marriage. Matthew J. Parlow, moderator; William N. Eskridge and Lawrence Rosenthal, panelists. 12 Chapman L. Rev. 1-22 (2008).

Alquist, Amanda. The honeymoon is over, maybe for good: the same-sex marriage issue before the California Supreme Court. 12 Chapman L. Rev. 23-46 (2008).

Horton, David. The uneasy case for California's "care custodian" statute. 12 Chapman L. Rev. 47-69 (2008).

La Fetra, Deborah J. Medical marijuana and the limits of the Compassionate Use Act: **Ross v. RagingWire Telecommunications**. 12 Chapman L. Rev. 71-85 (2008).

Bailey, Travis. Comment. California's Determinate Sentencing Law: how California got it wrong...twice. 12 Chapman L. Rev. 87-105 (2008).

Price, Benjamin. Comment. The Sixth District of the California Court of Appeal throws a curveball: the use of juvenile adjudications as strikes in California post- ... (**People v. Nguyen**, 62 Cal. Rptr. 3d 255, 2007, *review granted*, 169 P.3d 882, 2007.) 12 Chapman L. Rev. 107-126 (2008).

Thomley, Brian S. Comment. Nothing is sacred: why Georgia and California cannot bar contractual jury waivers in federal court. 12 Chapman L. Rev. 127-153 (2008).

Weber, Kendra. Comment. Life, liberty, or your children: California parents' Fifth Amendment quandary between self-incrimination and family preservation. 12 Chapman L. Rev. 155-173 (2008).

Case digests. 12 Chapman L. Rev. 175-278 (2008).

3 CHARLESTON LAW REVIEW, NO. 2, WINTER, 2009.

Sekulow, Jay Alan and Erik M. Zimmerman. **Pleasant Grove City v. Sumnum**: upholding the government's authority to craft its own message through privately donated or funded monuments, memorials, and artwork. 3 Charleston L. Rev. 175-204 (2009).

Blume, John H. and Emily C. Paavola. Crime labs and prison guards: a comment on **Melendez-Diaz** and its potential impact on capital sentencing proceedings. 3 Charleston L. Rev. 205-230 (2009).

McDonald, Laughlin. A challenge to the constitutionality of section 5 of the Voting Rights Act: **Northwest Austin Municipal Utility District Number One v. Mukasey**. 3 Charleston L. Rev. 231-263 (2009).

Smith, Christopher E., Michael A. McCall and Madhavi M. McCall. The Roberts Court and criminal justice at the dawn of the 2008 term. 3 Charleston L. Rev. 265-287 (2009).

Feuer, Albert. Will the Supreme Court reinforce or undermine basic ERISA principles when it decides a death benefit dispute? 3 Charleston L. Rev. 289-371 (2009).

May, Randolph J. Creating a new constitutional jurisprudence for the digital age. 3 Charleston L. Rev. 373-395 (2009).

Dasgupta, Rid. **Bivens** in the war on terror: scope for the Supreme Court in its upcoming case. 3 Charleston L. Rev. 397-420 (2009).

30 COMPARATIVE LABOR LAW & POLICY JOURNAL, NO. 2, WINTER, 2009.

Labor Law in the Eastern Mediterranean. 30 Comp. Lab. L. & Pol'y J. 143-372 (2009).

Labor Law Systems

Koukiadis, Ioannis D. General characteristics of the Greek labor law. 30 Comp. Lab. L. & Pol'y J. 145-158 (2009).

Mundlak, Guy. The Israeli system of labor law: sources and form. 30 Comp. Lab. L. & Pol'y J. 159-182 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
March 27, 2009

Sur, Melda. General framework and historical development of labor law in Turkey. 30 *Comp. Lab. L. & Pol'y J.* 183-197 (2009).

Employment Discrimination

Douka, Viktoria S. Prohibition of discrimination: law and law cases. 30 *Comp. Lab. L. & Pol'y J.* 199-211 (2009).

Mundlak, Guy. The law of equal opportunities in employment: between equality and polarization. 30 *Comp. Lab. L. & Pol'y J.* 213-243 (2009).

Süral, Nurhan. Anti-discrimination rules and policies in Turkey. 30 *Comp. Lab. L. & Pol'y J.* 245-272 (2009).

Wrongful Dismissal and Managerial Prerogative

Papadimitriou, Kostas D. The managerial prerogative and the right and duty to collective bargaining in Greece. 30 *Comp. Lab. L. & Pol'y J.* 273-281 (2009).

Davidov, Guy. Unbound: some comments on Israel's judicially-developed labor law. 30 *Comp. Lab. L. & Pol'y J.* 283-311 (2009).

Sur, Melda. The fundamentals and limits of managerial prerogative in Turkish labor law. 30 *Comp. Lab. L. & Pol'y J.* 313-333 (2009).

Süral, Nurhan. Economic implications of employment protection legislation in Turkey: has Turkey found its *juste milieu*? 30 *Comp. Lab. L. & Pol'y J.* 335-372 (2009).

Labor Law Developments in China. 30 *Comp. Lab. L. & Pol'y J.* 373-461 (2009).

Josephs, Hilary K. Measuring progress under China's labor law: goals, processes, outcomes. 30 *Comp. Lab. L. & Pol'y J.* 373-394 (2009).

Däubler, Wilfgang and Qian Wang. The new Chinese employment law. 30 *Comp. Lab. L. & Pol'y J.* 395-408 (2009).

Zhao, Yun. China's new labor dispute resolution law: a catalyst for the establishment of a harmonious labor relationship? 30 *Comp. Lab. L. & Pol'y J.* 409-430 (2009).

Xu, Feng. The emergence of temporary staffing agencies in China. 30 *Comp. Lab. L. & Pol'y J.* 431-461 (2009).

Capsule review. 30 *Comp. Lab. L. & Pol'y J.* 463 (2009).

58 EMORY LAW JOURNAL, NO. 1, FALL, 2008.

The Future of Law, Religion, and the Family. A 25th Anniversary Symposium. 58 *Emory L.J.* 1-102 (2008).

Sears, Leah Ward. Foreword: the frontiers of law, religion, and marriage. 58 *Emory L.J.* 1-6 (2008).

Aird, Enola G. Toward a renaissance for the African-American family: confronting the lie of black inferiority. 58 *Emory L.J.* 7-21 (2008).

Carter, Stephen L. Religion, education, and the primacy of the family. 58 *Emory L.J.* 23-30 (2008).

Browning, Don S. Modern law and Christian jurisprudence on marriage and family. 58 *Emory L.J.* 31-54 (2008).

Brinig, Margaret F. Children's beliefs and family law. 58 *Emory L.J.* 55-70 (2008).

Elshtain, Jean Bethke. "There oughta be a law"--not necessarily. 58 *Emory L.J.* 71-86 (2008).

Witte, John, Jr. Afterword: exploring the frontiers of law, religion, and family life. 58 *Emory L.J.* 87-102 (2008).

Klass, Alexandra B. and Elizabeth J. Wilson. Climate change and carbon sequestration: assessing a liability regime for long-term storage of carbon dioxide. 58 *Emory L.J.* 103-179 (2008).

Lemley, Mark A. and Bhaven Sampat. Is the Patent Office a rubber stamp? 58 *Emory L.J.* 181-206 (2008).

Eber, Michael L. Comment. When the dissent creates the law: cross-cutting majorities and the prediction model of precedent. 58 *Emory L.J.* 207-248 (2008).

Patrick, Erin E. Comment. Lose weight or lose out: the legality of state Medicaid programs that make overweight beneficiaries' receipt of funds contingent upon healthy lifestyle choices. 58 *Emory L.J.* 249-285 (2008).

3 ENTREPRENEURIAL BUSINESS LAW JOURNAL, NO. 1, PP. 1-175, 2008.

de R. Barondes, Royce. Services as capital contributions: understanding **Kovacik v. Reed**. 3 *Entrepren. Bus. L.J.* 1-17 (2008).

FitzSimons, Mary. Note. Have disparities in state tax treatment of single member limited liability companies created a tax overlap for interstate businesses? 3 *Entrepren. Bus. L.J.* 19-36 (2008).

Ghandakly, Elizabeth C. Note. Employee wellness programs: a cure for employer health plans? 3 *Entrepren. Bus. L.J.* 37-53 (2008).

Gilbert, Melissa. Note. **Tellabs, Inc. v. Makor Issues & Rights, Ltd.**--how the ruling will affect securities litigation. (**Tellabs, Inc. v. Makor Issues & Rights, Ltd.**, 127 S. Ct. 2499, 2007.) 3 *Entrepren. Bus. L.J.* 55-73 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21
March 27, 2009

Hanzlik, Mary J. Note. The implications of China's Anti-Monopoly Law for investors: problematic protection of intellectual property. 3 *Entrepren. Bus. L.J.* 75-94 (2008).

Kagalwalla, Adnan. Note. NAFTA Chapter 11 tribunals and their impact on signatory states: a parallel system and its many potential dangers. 3 *Entrepren. Bus. L.J.* 95-112 (2008).

O'Brien, Daniel J. Note. The enforceability of no-hire provisions in mergers, acquisitions and other entrepreneurial ventures. 3 *Entrepren. Bus. L.J.* 113-133 (2008).

Von Lehman, Anne. Note. American entrepreneurs and Internet gambling: are the odds stacked against them? 3 *Entrepren. Bus. L.J.* 135-153 (2008).

Wessendorf, Erin M. Note. Regulating the credit rating agencies. 3 *Entrepren. Bus. L.J.* 155-175 (2008).

32 ENVIRONS, NO. 1, FALL, 2008.

Loder, Reed Elizabeth. Epistemic integrity and the environmental future. 32 *Environs* 1-35 (2008).

Shannon, Matthew. From zebra mussels to coqui frogs: public nuisance liability as a method to combat the introduction of invasive species. 32 *Environs* 37-67 (2008).

Umoff, Alice Alexis. An analysis of the 1944 U.S.-Mexico water treaty: its past, present, and future. 32 *Environs* 69-98 (2008).

Gershonowitz, Aaron. Environmental regulation: fitting the pieces together. 32 *Environs* 99-129 (2008).

Boudreaux, Karol C. and Adam Aft. Fighting the food crisis: feeding Africa one family at a time. 32 *Environs* 131-181 (2008).

Yee, Krista. "A period of consequences": global warming legislation, cooperative federalism, and the fight between the EPA and the State of California. 32 *Environs* 183-213 (2008).

42 FAMILY LAW QUARTERLY, NO. 3, FALL, 2008.

Elrod, Linda D. ("Cricket"). Editor's note. 42 *Fam. L.Q.* vii (2008).

Katz, Sanford N. Five decades of family law. 42 *Fam. L.Q.* 295-307 (2008).

Garrison, Marsha. Nonmarital cohabitation: social revolution and legal regulation. 42 *Fam. L.Q.* 309-331 (2008).

Estin, Ann Laquer. Golden anniversary reflections: changes in marriage after fifty years. 42 *Fam. L.Q.* 333-352 (2008).

Schneider, Elizabeth M. Domestic violence law reform in the twenty-first century: looking back and looking forward. 42 *Fam. L.Q.* 353-363 (2008).

Morgan, Laura W. Child support fifty years later. 42 *Fam. L.Q.* 365-380 (2008).

Elrod, Linda D. and Milfred D. Dale. Paradigm shifts and pendulum swings in child custody: the interests of children in the balance. 42 *Fam. L.Q.* 381-418 (2008).

Oldham, J. Thomas. Changes in the economic consequences of divorces, 1958-2008. 42 *Fam. L.Q.* 419-447 (2008).

Myers, John E. B. A short history of child protection in America. 42 *Fam. L.Q.* 449-463 (2008).

Howe, Ruth-Arlene W. Race matters in adoption. 42 *Fam. L.Q.* 465-479 (2008).

Davidson, Howard. Federal law and state intervention when parents fail: has national guidance of our child welfare system been successful? 42 *Fam. L.Q.* 481-510 (2008).

Annas, George J. The changing face of family law: global consequences of embedding physicians and biotechnology in the parent-child relationship. 42 *Fam. L.Q.* 511-528 (2008).

Meyer, David D. The constitutionalization of family law. 42 *Fam. L.Q.* 529-572 (2008).

Clisham, Michael R. and Robin Fretwell Wilson. America Law Institute's Principles of the Law of Family Dissolution, eight years after adoption: guiding principles or obligatory footnote? 42 *Fam. L.Q.* 573-618 (2008).

Weiner, Merle H. Codification, cooperation, and concern for children: the internationalization of family law in the United States over the last fifty years. 42 *Fam. L.Q.* 619-658 (2008).

Ver Steegh, Nancy. Family court reform and ADR: shifting values and expectations transform the divorce process. 42 *Fam. L.Q.* 659-671 (2008).

Sampson, John J. Uniform family laws and model acts. 42 *Fam. L.Q.* 673-685 (2008).

Schoonmaker, Samuel V., III and S. Two generations of practitioners assess the evolution of family law. 42 *Fam. L.Q.* 687-693 (2008).

44 GONZAGA LAW REVIEW, NO. 2, PP. 159-362, 2008/09.

Van Doren, Jack. A Restatement of Jurisprudence: why not? 44 *Gonz. L. Rev.* 159-186 (2008/09).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22
March 27, 2009

Imwinkelried, Edward J. Rethinking the limits of the interpretive maxim of constitutional avoidance: the case study of the corroboration requirement for inculpatory declarations against penal interest (Federal Rule of Evidence 804(b)(3)). 44 Gonz. L. Rev. 187-217 (2008/09).

Page, Bryan L. State of emergency: Washington's use of emergency clauses and the people's right to referendum. 44 Gonz. L. Rev. 219-281 (2008/09).

Menthe, Darrel C. Reconciling speech and structural elements in sign regulation. 44 Gonz. L. Rev. 283-324 (2008/09).

Irion, Sue. Comment. The [un]constitutionality of the NLRA's religious accommodation provision. 44 Gonz. L. Rev. 325-362 (2008/09).

25 HOFSTRA LABOR & EMPLOYMENT LAW JOURNAL, NO. 2, SPRING, 2008.

Emerging Technology & Employee Privacy Symposium. 25 Hofstra Lab. & Emp. L.J. 355-523 (2008).

Herbert, William A. and Amelia K. Tuminaro. The impact of emerging technologies in the workplace: who's watching the man (who's watching me)? 25 Hofstra Lab. & Emp. L.J. 355-393 (2008).

Sprague, Robert. Rethinking information privacy in an age of online transparency. 25 Hofstra Lab. & Emp. L.J. 395-417 (2008).

Bertagna, Blake R. The Internet--disability or distraction? An analysis of whether "Internet addiction" can qualify as a disability under the Americans with Disabilities Act. 25 Hofstra Lab. & Emp. L.J. 419-481 (2008).

Lazarrotti, Joseph J. The emergence of state data privacy and security laws affecting employers. 25 Hofstra Lab. & Emp. L.J. 483-509 (2008).

Howard, Christine E. Invasion of privacy liability in the electronic workplace: a lawyer's perspective. 25 Hofstra Lab. & Emp. L.J. 511-523 (2008).

Fiore, Alexandra and Matthew Weinick. Note. Undignified in defeat: an analysis of the stagnation and demise of proposed legislation limiting video surveillance in the workplace and suggestions for change. 25 Hofstra Lab. & Emp. L.J. 525-562 (2008).

Kugielska, Lauren and Melissa Linker. Note. Balancing the Red Cross: an examination of hospital malpractice and the nursing shortage. 25 Hofstra Lab. & Emp. L.J. 563-600 (2008).

Busching, Desiree and Simon Kapochunas. Note. Timothy's Law: introducing New York to mental health parity. 25 Hofstra Lab. & Emp. L.J. 601-638 (2008).

Index to volume 25. 25 Hofstra Lab. & Emp. L.J. unpagged (2008).

31 LAW & POLICY, NO. 1, JANUARY, 2009.

Pickerill, J. Mitchell, Clayton Mosher and Travis Pratt. Search and seizure, racial profiling, and traffic stops: a disparate impact framework. 31 Law & Pol'y 1-30 (2009).

Chorev, Nitsan. The judicial transformation of the state: the case of U.S. trade policy, 1974-2004. 31 Law & Pol'y 31-68 (2009).

Kay, Fiona M., John Hagan and Patricia Parker. Principals in practice: the importance of mentorship in the early stages of career development. 31 Law & Pol'y 69-110 (2009).

Reiss, Dorit Rubinstein. Agency accountability strategies after liberalization: universal service in the United Kingdom, France, and Sweden. 31 Law & Pol'y 111-141 (2009).

Brown, Alison and Angus Erskine. A qualitative study of judgments in race discrimination employment cases. 31 Law & Pol'y 142-159 (2009).

2 LIBERTY UNIVERSITY LAW REVIEW, NO. 2, FALL, 2008.

Lecture. The Bible and American Law. 2 Liberty U. L. Rev. 305-417 (2008).

Titus, Herbert W. The Bible and American law. 2 Liberty U. L. Rev. 305-327 (2008).

Tuomala, Jeffrey C. A response to Dean Herbert W. Titus. 2 Liberty U. L. Rev. 329-334 (2008).

Titus, Herbert W. A reply to Dean Jeffrey C. Tuomala. 2 Liberty U. L. Rev. 335-337 (2008).

DeBoer, Michael J. A response to Dean Herbert W. Titus. 2 Liberty U. L. Rev. 339-403 (2008).

Titus, Herbert W. A reply to Professor Michael J. DeBoer. 2 Liberty U. L. Rev. 405-417 (2008).

Jipping, Thomas L. Which is to be master?: the people, judges, and the Constitution's meaning. 2 Liberty U. L. Rev. 419-458 (2008).

Staver, Mathew D. Transsexualism and the binary divide: determining sex using objective criteria. 2 Liberty U. L. Rev. 459-519 (2008).

Lane, Thomas Ryan. Comment. Federalism, the Seventeenth Amendment, and its effect on the public school system. 2 Liberty U. L. Rev. 521-555 (2008).

Johnson, Jeffrey Mikell. Comment. The 501(c)(3) campaign prohibition as applied to churches: a consideration of the prohibition's rationale, constitutionality, and possible alternatives. 2 Liberty U. L. Rev. 557-586 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23
March 27, 2009

Bailey, M. Kevin. Note. The conscience conflict: an evaluation of Illinois' "must-fill" statute. 2 *Liberty U. L. Rev.* 587-605 (2008).

28 LOYOLA OF LOS ANGELES ENTERTAINMENT LAW REVIEW, NO. 3, PP. 205-374, 2007-2008.

Alach, Patrick J. Paparazzi and privacy. 28 *Loy. L.A. Ent. L. Rev.* 205-238 (2007-2008).

Husain, Siraj. The willfulness pendulum swings back: how **Seagate** helps level the playing field. 28 *Loy. L.A. Ent. L. Rev.* 239-264 (2007-2008).

Matin, Ali. Digital rights management (DRM) in online music stores: DRM-encumbered music downloads' inevitable demise as a result of the negative effects of heavy-handed copyright law. 28 *Loy. L.A. Ent. L. Rev.* 265-294 (2007-2008).

Entertainment law directory. 28 *Loy. L.A. Ent. L. Rev.* 295-373 (2007-2008).

107 MICHIGAN LAW REVIEW, NO. 5, MARCH, 2009.

Bruhl, Aaron-Andrew P. The Supreme Court's controversial GVRs--and an alternative. 107 *Mich. L. Rev.* 711-755 (2009).

Davidson, Nestor M. Property and relative status. 107 *Mich. L. Rev.* 757-817 (2009).

Field, Katherine Mesenbring. Note. Agency, code, or contract: determining employees' authorization under the Computer Fraud and Abuse Act. 107 *Mich. L. Rev.* 819-852 (2009).

Brenner, Samuel. Note. "Airbrushed out of the constitutional canon": the evolving understanding of **Giles v. Harris**, 1903-1925. 107 *Mich. L. Rev.* 853-879 (2009).

28 MISSISSIPPI COLLEGE LAW REVIEW, NO. 1, PP. 1-228, 2008-2009.

Kelly, Arianna Kennedy. The costs of the Fourth Amendment: home searches and takings law. 28 *Miss. C.L. Rev.* 1-35 (2008-2009).

Abbott, Alden F. Competition policy and its convergence as key drivers of economic development. 28 *Miss. C.L. Rev.* 37-50 (2008-2009).

Leasure, Stanley A. and Kent P. Ragan. Arbitration of medical malpractice claims: patient's dilemma and doctor's delight? 28 *Miss. C.L. Rev.* 51-66 (2008-2009).

Matejkovic, John E. and Margaret E. Matejkovic. What is reasonable accommodation under the ADA?: not an easy answer; rather a plethora of questions. 28 *Miss. C.L. Rev.* 67-96 (2008-2009).

Simpson-Wood, Taylor. American Girl Place and Actor's Equity Association: a tale of tenacious thespians and how their legitimate right to join the union received reluctant, but just, recognition. 28 *Miss. C.L. Rev.* 97-120 (2008-2009).

Kelly, M. R. L. L. Common law constitutionalism and the oath of governance: "an hieroglyphic of the laws". 28 *Miss. C.L. Rev.* 121-180 (2008-2009).

Nisbett, John. Comment. Checkmate: how sexual predators in (your) space have strategically employed existing cyber-laws to outflank their prey. 28 *Miss. C.L. Rev.* 181-202 (2008-2009).

McDonald, Jeffrey E. Note. **Leonard v. Nationwide Mutual Insurance Co.**: why the high water mark in the tort-contract debate may cause the next wave of insurance litigation to inundate the Fifth Circuit Court of Appeals with their tort claims. (**Leonard v. Nationwide Mut. Ins. Co.**, 499 F.3d 419 2007.) 28 *Miss. C.L. Rev.* 203-227 (2008-2009).

78 MISSISSIPPI LAW JOURNAL, NO. 2, WINTER, 2008.

Symposium. The Fourth Amendment at the International Border. 78 *Miss. L.J.* 241-430 (2008).

Clancy, Thomas K. Foreword. 78 *Miss. L.J.* i-xxi (2008).

Palfrey, John. The public and the private at the United States border with cyberspace. 78 *Miss. L.J.* 241-294 (2008).

Bloom, Robert M. Border searches in the age of terrorism. 78 *Miss. L.J.* 295-327 (2008).

Freiwald, Susan. Electronic surveillance at the virtual border. 78 *Miss. L.J.* 329-362 (2008).

Hall, Matthew R. Border fiction: does an analogy to immigration law alleviate Fourth Amendment anxiety? 78 *Miss. L.J.* 363-380 (2008).

Rishikof, Harvey. Combating terrorism in the digital age: a clash of doctrines: the frontier of sovereignty--national security and citizenship--the Fourth Amendment--technology and shifting legal borders. 78 *Miss. L.J.* 381-430 (2008).

The James Otis Lectures. 78 *Miss. L.J.* 431-451 (2008).

Clancy, Thomas K. Introduction to **James Otis Lectures.** 78 *Miss. L.J.* 431-432 (2008).

King, Nancy J. and Joseph L. Hoffmann. Envisioning post-conviction review for the twenty-first century. 78 *Miss. L.J.* 433-451 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24
March 27, 2009

17 NEW YORK UNIVERSITY ENVIRONMENTAL LAW JOURNAL, NO. 1, PP. 1-853, 2008.

Breaking the Logjam: Environmental Reform for the New Congress and Administration. 17 N.Y.U. Envtl. L.J. 1-853 (2008).

Herman, Carol A. Casazza, David Shoenbrod, Richard B. Stewart and Katrina M. Wyman. Introduction. 17 N.Y.U. Envtl. L.J. 1-17 (2008).

Panel I--How Did We Get Into the Logjam, and How Do We Get Out of It?

Panel Summary. Lawrence S. Huntington, chair; E. Donald Elliott, keynote speaker; David T. Buente, Jr., participant. 17 N.Y.U. Envtl. L.J. 18-23 (2008).

Elliott, E. Donald. Portage strategies for adapting environmental law and policy during a logjam era. 17 N.Y.U. Envtl. L.J. 24-53 (2008).

Panel II--Setting Priorities.

Coglianesi, Cary. The managerial turn in environmental policy. 17 N.Y.U. Envtl. L.J. 54-74 (2008).

Karkkainen, Bradley C. Framing rules: breaking the information bottleneck. 17 N.Y.U. Envtl. L.J. 75-106 (2008).

Livermore, Michael A. Cause or cure? Cost-benefit analysis and regulatory gridlock. 17 N.Y.U. Envtl. L.J. 107-133 (2008).

Macbeth, Angus and Gary Marchant. Improving the government's environmental science. 17 N.Y.U. Envtl. L.J. 134-169 (2008).

Noveck, Beth S. and David R. Johnson. A complex(ity) strategy for breaking the logjam. 17 N.Y.U. Envtl. L.J. 170-193 (2008).

Lehner, Peter. The logjam: are our environmental laws failing us or are we failing them? 17 N.Y.U. Envtl. L.J. 194-209 (2008).

Panel III--Climate Change, U.S. Domestic Regulation, and the Future of the Car.

Wiener, Jonathan B. Radiative forcing: climate policy to break the logjam in environmental law. 17 N.Y.U. Envtl. L.J. 210-255 (2008).

Pedersen, William F. Adapting environmental law to global warming controls. 17 N.Y.U. Envtl. L.J. 256-283 (2008).

Schoenbrod, David, Joel Schwartz and Ross Sandler. Air pollution: building on the successes. 17 N.Y.U. Envtl. L.J. 284-324 (2008).

Morriss, Andrew P. The next generation of mobile source regulation. 17 N.Y.U. Envtl. L.J. 325-367 (2008).

Panel IV--Protecting Ecosystems on Land

Leshy, John D. and Molly S. McUsic. Where's the beef? Facilitating voluntary retirement of federal lands from livestock grazing. 17 N.Y.U. Envtl. L.J. 368-397 (2008).

Anderson, Kai S. and Deborah Paulis-Jagrič. A new land initiative in Nevada. 17 N.Y.U. Envtl. L.J. 398-423 (2008).

Ruhl, J. B. Agriculture and ecosystem services: strategies for state and local governments. 17 N.Y.U. Envtl. L.J. 424-459 (2008).

Thompson, Barton H., Jr. Ecosystem services & natural capital: reconceiving environmental management. 17 N.Y.U. Envtl. L.J. 460-489 (2008).

Wyman, Katrina M. Rethinking the ESA to reflect human dominion over nature. 17 N.Y.U. Envtl. L.J. 490-528 (2008).

Panel V--Urban Issues.

Richardson, Harry W. and Peter Gordon. The implications of the Breaking the Logjam project for smart growth and urban land use. 17 N.Y.U. Envtl. L.J. 529-558 (2008).

Bae, Chang-Hee Christine. Salmon protection in the Pacific Northwest: can it succeed? 17 N.Y.U. Envtl. L.J. 559-579 (2008).

Schwartz, Sam, Gerard Soffian, Jee Mee Kim and Annie Weinstock. A comprehensive transportation policy for the 21st century: a case study of congestion pricing in New York City. 17 N.Y.U. Envtl. L.J. 580-607 (2008).

Panel VI--Protecting Aquatic Ecosystems.

Cannon, Jonathan. A bargain for clean water. 17 N.Y.U. Envtl. L.J. 608-637 (2008).

Mehan, C. Tracy III. Establishing markets for ecological services: beyond water quality to a complete portfolio. 17 N.Y.U. Envtl. L.J. 638-645 (2008).

Eagle, Josh, James N. Sanchirico and Barton H. Thompson, Jr. Ocean zoning and spatial access privileges: rewriting the tragedy of the regulated ocean. 17 N.Y.U. Envtl. L.J. 646-668 (2008).

Huffman, James L. The federal role in water resource management. 17 N.Y.U. Envtl. L.J. 669-702 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25
March 27, 2009

Panel VII--Managing Waste.

Adams, Kate and Brian D. Israel. Waste in the 21st century: a framework for wiser management. 17 N.Y.U. Envtl. L.J. 703-723 (2008).

Adler, Jonathan H. Reforming our wasteful hazardous waste policy. 17 N.Y.U. Envtl. L.J. 724-756 (2008).

Applegate, John S. The temporal dimension of land pollution: another perspective on applying the Breaking the Logjam principles to waste management. 17 N.Y.U. Envtl. L.J. 757-782 (2008).

Stewart, Richard B. U.S. nuclear waste law and policy: fixing a bankrupt system. 17 N.Y.U. Envtl. L.J. 783-825 (2008).

Panel VII--Change Going Forward: Institutions and Politics.

Panel Summary. Leslie Carothers, Chair; Richard Lazarus, Felicia Marcus, Paul Portney and Marcia Bystry, participants. 17 N.Y.U. Envtl. L.J. 826-835 (2008).

Esty, Daniel C. Breaking the environmental law logjam: the international dimension. 17 N.Y.U. Envtl. L.J. 836-853 (2008).

84 NOTRE DAME LAW REVIEW, NO. 2, JANUARY, 2009.

Widiss, Deborah A. Shadow precedents and the separation of powers: statutory interpretation of congressional overrides. 84 Notre Dame L. Rev. 511-583 (2009).

Evans, Barbara J. Congress' new infrastructural model of medical privacy. 84 Notre Dame L. Rev. 585-654 (2009).

Healy, Thomas. **Brandenburg** in a time of terror. 84 Notre Dame L. Rev. 655-731 (2009).

Williams, Sean Hannon. Sticky expectations: responses to persistent over-optimism in marriage, employment contracts, and credit card use. 84 Notre Dame L. Rev. 733-791 (2009).

Symposium. The Supreme Court's Hands-Off Approach to Religious Doctrine. 84 Notre Dame L. Rev. 793-928 (2009).

Levine, Samuel J. *The Supreme Court's Hands-Off Approach to Religious Doctrine*: an introduction. 84 Notre Dame L. Rev. 793-805 (2009).

Eisgruber, Christopher L. and Lawrence G. Sager. Does it matter what religion is? 84 Notre Dame L. Rev. 807-835 (2009).

Garnett, Richard W. A hands-off approach to religious doctrine: what are we talking about? 84 Notre Dame L. Rev. 837-864 (2009).

Koppelman, Andrew. The troublesome religious roots of religious neutrality. 84 Notre Dame L. Rev. 865-886 (2009).

Meyler, Bernadette. Commerce in religion. 84 Notre Dame L. Rev. 887-912 (2009).

Greenawalt, Kent. Hands off: when and about what. 84 Notre Dame L. Rev. 913-928 (2009).

Miller, Stephen W. Note. Rethinking prisoner litigation: shifting from qualified immunity to good faith defense in § 1983 prisoner lawsuits. 84 Notre Dame L. Rev. 929-955 (2009).

Rodes, Carlo Luis. Note. Giving teeth to Sherman Act enforcement in the intrabrand context: weaning courts off their interbrand addiction post-**Sylvania**. 84 Notre Dame L. Rev. 957-989 (2009).

14 OCEAN AND COASTAL LAW JOURNAL, NO. 1, PP. 1-154, 2008.

Van Tuyn, Peter and Valerie Brown. A look within: executive branch authority to ensure sustainable fisheries. 14 Ocean & Coastal L.J. 1-15 (2008).

Heimes, Rita. Managing a fishery through contract: legal issues raised by sector operating agreements in the New England multispecies fishery. 14 Ocean & Coastal L.J. 17-44 (2008).

Van Dyke, Jon M. Canada's authority to prohibit LNG vessels from passing through Head Harbor Passage to U.S. ports. 14 Ocean & Coastal L.J. 45-72 (2008).

Kaye, Stuart. Lessons learned from the **Gulf of Maine Case**: the development of maritime boundary delimitation jurisprudence since UNCLOS III. 14 Ocean & Coastal L.J. 73-99 (2008).

Brennan, Travis Martay. Comment. Redefining the American coastline: can the government withdraw basic services from the coast and avoid taking claims? 14 Ocean & Coastal L.J. 101-142 (2008).

Scovazzi, Tullio. Book review. (Reviewing Maria Gavouneli, Functional Jurisdiction in the Law of the Sea.) 14 Ocean & Coastal L.J. 143-145 (2008).

Baker, Betsy. Book review. (Reviewing Yoshifumi Tanaka, A Dual Approach to Ocean Governance: The Cases of Zonal and Integrated Management in International Law of the Sea.) 14 Ocean & Coastal L.J. 147-154 (2008).

40 OCEAN DEVELOPMENT AND INTERNATIONAL LAW, NO. 1, JANUARY-MARCH, 2009.

Beckman, Robert and Clive Schofield. Moving beyond disputes over island sovereignty: ICJ decision sets stage for maritime boundary delimitation in the Singapore Strait. 40 Ocean Dev. & Int'l L. 1-35 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 26
March 27, 2009

Elferink, Alex G. Oude. "Openness" and Article 76 of the Law of the Sea Convention: the process does not need to be adjusted. 40 *Ocean Dev. & Int'l L.* 36-50 (2009).

Górski, Tamasz. A note on submarine ridges and elevations with special reference to the Russian Federation and the Arctic ridges. 40 *Ocean Dev. & Int'l L.* 51-60 (2009).

Gau, Michael Sheng-Ti. Third party intervention in the Commission on the Limits of the Continental Shelf regarding a submission involving a dispute. 40 *Ocean Dev. & Int'l L.* 61-79 (2009).

Henriksen, Tore. Revisiting the freedom of fishing and legal obligations on states not party to regional fisheries management organizations. 40 *Ocean Dev. & Int'l L.* 80-96 (2009).

Sovacool, Benjamin K. A game of cat and fish: how to restore the balance in sustainable fisheries management. 40 *Ocean Dev. & Int'l L.* 97-125 (2009).

McDorman, Ted L. From the desk of the Editor-in-Chief. 40 *Ocean Dev. & Int'l L.* 126-130 (2009).

12 QUINNIPIAC HEALTH LAW JOURNAL, NO. 1, PP. 1-208, 2008.

Jorgensen, Mike E. Is today the day we free electroconvulsive therapy? 12 *Quinnipiac Health L.J.* 1-67 (2008).

McAllister, Levi. America is dying and the hospital's power is shut off: the health care industry's debilitating reliance on nonrenewable energy. 12 *Quinnipiac Health L.J.* 69-113 (2008).

Tanaka, Elizabeth Stewart. Can you protect your DNA when your family does not? An analysis of familial DNA usage in criminal investigations. 12 *Quinnipiac Health L.J.* 115-139 (2008).

Imbriglio, Andrew. Trading future health concerns for a cortisone shot today: informed consent and the need for regulation of cortisone in professional sports. 12 *Quinnipiac Health L.J.* 141-169 (2008).

D'Addabbo, Erika M. Regulating childhood obesity: a comparison of federal school meal programs in England and the United States. 12 *Quinnipiac Health L.J.* 171-207 (2008).

28 REVIEW OF LITIGATION, NO. 2, SYMPOSIUM, 2008.

Terror on Trial: Civil Litigation and the War on Terror. 28 *Rev. Litig.* 295-500 (2008).

Introduction. *Terror on Trial: Civil Litigation and the War on Terror.* 28 *Rev. Litig.* 295(2008).

Gibbons, Hon. John J. Commentary on the *Terror on Trial* symposium. 28 *Rev. Litig.* 297-313 (2008).

Murphy, John F. Civil litigation against terrorists and the sponsors of terrorism. 28 *Rev. Litig.* 315-342 (2008).

Addicott, Jeffrey F. The political question doctrine and civil liberty for contracting companies on the "battlefield". 28 *Rev. Litig.* 343-364 (2008).

Hafetz, Jonathan. Stretching precedent beyond recognition: the misplaced reliance on World War II cases in the "war on terror". 28 *Rev. Litig.* 365-379 (2008).

Van Schaack, Beth. Finding the tort of terrorism in international law. 28 *Rev. Litig.* 381-478 (2008).

Lobel, Jules. Extraordinary rendition and the Constitution: the case of Maher Arar. 28 *Rev. Litig.* 479-500 (2008).

39 SETON HALL LAW REVIEW, NO. 1, PP. 1-334, 2009.

Allen, Ronald J. From the Enlightenment to **Crawford to Holmes**: address at the Association of American Law Schools Evidence Conference. 39 *Seton Hall L. Rev.* 1-16 (2009).

Brewbaker, William S. III. Theory, identity, vocation: three models of Christian legal scholarship. 39 *Seton Hall L. Rev.* 17-61 (2009).

Feibelman, Adam. Consumer bankruptcy as development policy. 39 *Seton Hall L. Rev.* 63-105 (2009).

Donald, J. Wylie and Craig W. Davis. Carbon dioxide: harmless, ubiquitous, and certainly not a "pollutant" under a liability policy's absolute pollution exclusion. 39 *Seton Hall L. Rev.* 107-127 (2009).

Griffin, Lissa. Avoiding wrongful convictions: re-examining the "wrong-person" defense. 39 *Seton Hall L. Rev.* 129-162 (2009).

Studen, Gary R. Comment. **Panetti v. Quarterman**: solving the competency dilemma by broadening the concept of rational understanding in competency-to-be-executed determinations. (**Panetti v. Quarterman**, 127 S. Ct. 2842, 2007.) 39 *Seton Hall L. Rev.* 163-190 (2009).

Gottlieb, Jamie. Comment. Harmonizing No Child Left Behind's restructuring provision and state charter school laws: the need for autonomy, flexibility, and adequate resources. 39 *Seton Hall L. Rev.* 191-224 (2009).

Ostrowski, Chester R. Comment. A "blighted area" of the law: why eminent domain legislation is still necessary in New Jersey after ... (**Gallenthin Realty Development, Inc. v. Borough of Paulsboro**, 924 A.2d 447, 2007.) 39 *Seton Hall L. Rev.* 225-264 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 27
March 27, 2009

Gendel, Julie E. Comment. Playing games with girls' health: why it is too soon to mandate the HPV vaccine for pre-teen girls as a prerequisite to school entry. 39 Seton Hall L. Rev. 265-290 (2009).

Cannon, Alex W. Comment. Regulating AdWords: consumer protection in a market where the commodity is speech. 39 Seton Hall L. Rev. 291-333 (2009).

60 SMU LAW REVIEW, NO. 2, SPRING, 2007.

Collins, Kevin Emerson. Propertizing thought. 60 SMU L. Rev. 317-362 (2007).

Elkins, David. Taxing income under inflationary conditions: the Israeli experience. 60 SMU L. Rev. 363-381 (2007).

McDonnell, Brett H. Sticky defaults and altering rules in corporate law. 60 SMU L. Rev. 383-439 (2007).

Nowicki, Elizabeth A. Not in good faith. 60 SMU L. Rev. 441-491 (2007).

Seto, Theodore P. Understanding the U.S. News law school rankings. 60 SMU L. Rev. 493-576 (2007).

Burcham, Amanda L. Comment. Texas should adopt the Uniform Assignment of Rents Act: a comprehensive statute to eliminate the technical constructions of state mortgage law and secure lenders' access to pledged rents. 60 SMU L. Rev. 579-608 (2007).

Gail, David B. Comment. Uncertain future: liability concerns surrounding the application of section 12(a)(2) of the Securities Act of 1933 to free writing prospectuses after the enactment of the SEC's recently reformed offering rules. 60 SMU L. Rev. 609-634 (2007).

Puckett, Alissa. Comment. The proper focus for FDA regulations: why the fundamental right to self-preservation should allow terminally ill patients with no treatment options to attempt to save their lives. 60 SMU L. Rev. 635-665 (2007).

54 SOUTH DAKOTA LAW REVIEW, NO. 1, PP. 1-198, 2009.

Dedication to Professor Sheryl B. Etling. 54 S.D. L. Rev. i-v (2009).

Harmon, Roy F. III. The debate over deference in the ERISA setting--judicial review of decisions by conflicted fiduciaries. 54 S.D. L. Rev. 1-32 (2009).

McKeown, Cassandra L. and Michael G. Miller. Say what?: South Dakota's unsettling indifference to linguistic minorities in the courtroom. 54 S.D. L. Rev. 33-88 (2009).

Spurlin, Candice J. and Patrick M. Garry. Does filtering stop the flow of valuable information?: a case study of the Children's Internet Protection Act (CIPA) in South Dakota. 54 S.D. L. Rev. 89-96 (2009).

Dylla, Joseph M. Note. **Burley v. Kytect Innovative Sports Equipment, Inc.**: expert testimony in strict products liability cases in South Dakota. (**Burley v. Kytect Innovative Sports Equip., Inc.**, 737 N.W.2d 397, 2007.) 54 S.D. L. Rev. 97-128 (2009).

Hagen, Alex M. Comment. From formal separation to functional equivalence: tribal-federal dual sovereignty and the Sixth Amendment right to counsel. 54 S.D. L. Rev. 129-172 (2009).

Kippley, Joseph A. Note. **State v. Buchold**: the South Dakota Supreme Court fails to recognize a *de facto* life sentence as the functional equivalent of a life sentence when determining gross disproportionality. (**State v. Buchold**, 727 N.W.2d 816, 2007.) 54 S.D. L. Rev. 173-198 (2009).

15 SOUTHWESTERN JOURNAL OF LAW AND TRADE IN THE AMERICAS, NO. 1, PP. 1-221, 2008.

Ross, Jack D. Editor's comment. 15 Sw. J.L. & Trade Americas unpagged (2008).

Symposium. Abandoning the Inquisitor: Latin America's Criminal Procedure Revolution. Part 2 of 2. 15 Sw. J.L. & Trade Americas 1-122 (2008).

Hendler, Edmundo. Lay participation in Argentina. 15 Sw. J.L. & Trade Americas 1-29 (2008).

D'Alessio, Andrés. Argentina's sluggish journey toward a constitutional criminal procedure. 15 Sw. J.L. & Trade Americas 31-51 (2008).

Rios Espinoza, Carlos. Redesigning Mexico's criminal procedure: the states' turning point. 15 Sw. J.L. & Trade Americas 53-82 (2008).

Reyes Salas, Gonzalo. Guidelines to reform Mexican criminal procedure. 15 Sw. J.L. & Trade Americas 83-100 (2008).

Alguindigue, Carmen and Rogelio Pérez Perdomo. The inquisitor strikes back: obstacles to the reform of criminal procedure. 15 Sw. J.L. & Trade Americas 101-122 (2008).

Brandes, Rudolph E. Note. "Who's afraid of universal jurisdiction?: the Fujimori case". 15 Sw. J.L. & Trade Americas 123-140 (2008).

Turco, Jonathan M. Note. Leaving Los Angeles: runaway productions and the FTAC's 301(A) petition under international law. 15 Sw. J.L. & Trade Americas 141-166 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 28
March 27, 2009

Gil, Jonas Bruce-Enri'. Note. Exonerated Guantanamo detainees: is compensation warranted for their *de facto* convictions under the military judicial system? 15 Sw. J.L. & Trade Americas 167-197 (2008).

Vener, Michael J. Comment. Internet gambling law: is prohibition really good policy? 15 Sw. J.L. & Trade Americas 199-221 (2008).

32 SUFFOLK TRANSNATIONAL LAW REVIEW, NO. 1, WINTER, 2008.

Clarke, Alan. Creating a torture culture. 32 Suffolk Transnat'l L. Rev. 1-50 (2008).

Scott, Mark A. China's influence on the American legal system resulting from China's rise to power. 32 Suffolk Transnat'l L. Rev. 51-91 (2008).

Zoller, Elisabeth. Public law as the law of the *res publica*. 32 Suffolk Transnat'l L. Rev. 93-102 (2008).

Bennett, Jackson. Note. The Union of South American Nations: the new(est) regionalism in Latin America. 32 Suffolk Transnat'l L. Rev. 103-133 (2008).

Carlson, Eric J. Note. Drawing dead: recognizing problems with Congress' attempt to regulating the online gambling industry and the negative repercussions to international trade. 32 Suffolk Transnat'l L. Rev. 135-160 (2008).

Dietel, Clara A. Note. "Not our problem": Russia's resistance to joining the Convention on Action Against Trafficking in Human Beings. 32 Suffolk Transnat'l L. Rev. 161-189 (2008).

Recht, Jennifer M. Note. Performance enhancement: what the Israel Baseball League can learn from the agreement between Major League Baseball and Japan. 32 Suffolk Transnat'l L. Rev. 191-218 (2008).

Roy, Tyson. Case comment. International law--I.C.J. maintains high evidentiary standard in granting requests for indication of provisional measures: ... (**Argentina v. Uruguay: Request for the Indication of Provisional Measures**, 2007.) 32 Suffolk Transnat'l L. Rev. 219-229 (2008).

Shapiro, Nick. Case comment. International arbitration--ICSID jurisdiction under NAFTA. (**Bayview Irrigation District v. United Mexican States**, ICSD Case No. ARB(AF)/05/1, 2007.) 32 Suffolk Transnat'l L. Rev. 231-237 (2008).

Trilla, Tom. Agency and constitutional law--civil liability of United States officials for acts committed against non-resident aliens. (**Rasul v. Meyers**, 512 F.3d 644, 2008.) 32 Suffolk Transnat'l L. Rev. 239-246 (2008).

43 UNIVERSITY OF SAN FRANCISCO LAW REVIEW, NO. 2, FALL, 2008.

Symposium. Deconstructing Race: When Reasonable Minds Differ. 43 U.S.F.L. Rev. 227-290 (2008).

Subotnik, Dan. Are law schools racist?: a "talk" with Richard Delgado. 43 U.S.F.L. Rev. 227-252 (2008).

Delgado, Richard. The sincerest form of flattery? 43 U.S.F.L. Rev. 253-258 (2008).

Magee, Rhonda V. Toward an integral critical approach to thinking, talking, writing, and teaching about race. 43 U.S.F.L. Rev. 259-290 (2008).

Gould, William B. IV. The Employee Free Choice Act of 2009, labor law reform, and what can be done about the broken system of labor-management relations law in the United States. 43 U.S.F.L. Rev. 291-345 (2008).

Darmer, M. K. B. Scalian skepticism and the Sixth Amendment in the twilight of the Rehnquist Court. 43 U.S.F.L. Rev. 347-382 (2008).

Gilmore, Brian C. Comment. ERISA's full and fair review: access to appeal-level documents during the course of an administrative appeal. 43 U.S.F.L. Rev. 383-416 (2008).

Young, Katy M. Comment. Georgia is a peach for insured's right to diminished value. 43 U.S.F.L. Rev. 417-445 (2008).

Younkins, Andrew Lee. Comment. Judicial review standards for interest arbitration awards under the Employee Free Choice Act. 43 U.S.F.L. Rev. 447-472 (2008).

62 VANDERBILT LAW REVIEW, NO. 1, JANUARY, 2009.

Nagareda, Richard A. Aggregate litigation across the Atlantic and the future of American exceptionalism. 62 Vand. L. Rev. 1-52 (2009).

Oliveri, Rigel C. Between a rock and a hard place: landlords, Latinos, anti-illegal immigrant ordinances, and housing discrimination. 62 Vand. L. Rev. 55-125 (2009).

Thompson, Robert B. and Paul H. Edelman. Corporate voting. 62 Vand. L. Rev. 129-175 (2009).

Issacharoff, Samuel and Geoffrey P. Miller. Will aggregate litigation come to Europe? 62 Vand. L. Rev. 179-210 (2009).

Blumenstein, Matthew Hardwick. Note. RICO overreach: how the federal government's escalating offensive against gangs has run afoul of the Constitution. 62 Vand. L. Rev. 211-238 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 29
March 27, 2009

Carter, Erin M. Note. Pragmatic selective waiver: re-aligning corporate executives' personal interests with those of the corporation amidst government investigations. 62 Vand. L. Rev. 239-274 (2009).

Grubb, Robert John II. Note. Attorneys, accountants, and bankers, oh my! Primary liability for secondary actors in the wake of ... (**Stoneridge Inv. Partners, LLS v. Scientific-Atlanta, Inc.**, 128 S. Ct. 761, 2008.) 62 Vand. L. Rev. 275-310 (2009).

33 VERMONT LAW REVIEW, NO. 2, WINTER, 2008.

In Honor of the 30th Anniversary of the South Royalton Legal Clinic: Writings on the "Best Interest of the Child: Lecture. 33 Vt. L. Rev. 169-199 (2008).

May, James C. and Alexander W. Banks. Lawyering for children in high-conflict cases. 33 Vt. L. Rev. 169-186 (2008).

Zavez, Maryann. Use of the Adoption and Safe Families Act at 15/22 months for incarcerated parents. 33 Vt. L. Rev. 187-199 (2008).

Cowart, Richard. Carbon caps and efficiency resources: how climate legislation can mobilize efficiency and lower the cost of greenhouse emission reduction. 33 Vt. L. Rev. 201-223 (2008).

Garfield, Alan E. Finding shared values in a diverse society: lessons from the intelligent design community. 33 Vt. L. Rev. 225-281 (2008).

Beckstrom, Darryn Cathryn. State legislation mandating school cyberbullying policies and the potential threat to students' free speech rights. 33 Vt. L. Rev. 283-321 (2008).

Amyx, Damon. Note. The toll of **Bell Atlantic Corp. v. Twombly**: an argument for taking the edge off the advantage given defendants. (**Bell Atlantic Corp. v. Twombly**, 127 S. Ct. 1955, 1007.) 33 Vt. L. Rev. 323-354 (2008).

Goldwarg, Eric. Note. Known unknowns: ancient roads in Northern New England. 33 Vt. L. Rev. 355-385 (2008).

8 WASHINGTON UNIVERSITY GLOBAL STUDIES LAW REVIEW, NO. 1, PP. 1-185, 2009.

Robinson, Nick. Expanding judiciaries: India and the rise of the good governance court. 8 Wash. U. Global Stud. L. Rev. 1-69 (2009).

Singh, Rahul. The teeter-totter of regulation and competition: balancing the Indian Competition Commission with sectoral regulators. 8 Wash. U. Global Stud. L. Rev. 71-105 (2009).

Baskin, Bernard Isaac Weinstein. Note. Historical heist: an economic argument against embargoing Chinese cultural property. 8 Wash. U. Global Stud. L. Rev. 107-138 (2009).

Becker, Dania S. Note. Less can be more: recent examples of cooperation between the United States and European Union on securities regulation. 8 Wash. U. Global Stud. L. Rev. 139-163 (2009).

Young, Adam R. Note. Generic pharmaceutical regulation in the United States with comparison to Europe: innovation and competition. 8 Wash. U. Global Stud. L. Rev. 165-185 (2009).

19 WESTERN LEGAL HISTORY, NOS. 1 & 2, PP. 1-161, 2006.

[Hon. Richard Harvey Chambers.] 19 W. Legal Hist. 1-146 (2006).

Williams, Bradley B., Editor. Introduction. 19 W. Legal Hist. 1-2 (2006).

Langston, Caleb. Built to last: Judge Richard H. Chambers and his Pasadena courthouse. 19 W. Legal Hist. 3-25 (2006).

Siegel, Michael Eric. Riding tall in a small saddle: the chief judgeship of Richard H. Chambers. 19 W. Legal Hist. 27-53 (2006).

Hall, Hon. Cynthia Holcomb. A former law clerk remembers. 19 W. Legal Hist. 55-57 (2006).

Simpson, Lee M. A. Preserving the Ninth Circuit. 19 W. Legal Hist. 59-88 (2006).

Goodwin, Hon. Alfred T. Judge Chambers confers sainthood: a reminiscence. 19 W. Legal Hist. 89-90 (2006).

Hanley, Rebekah Heiser. Matters of style, matters of opinion: the voice and legacy of Richard Chambers. 19 W. Legal Hist. 91-122 (2006).

Richard H. Chambers' published opinions. 19 W. Legal Hist. 123-142 (2006).

Richard H. Chambers' published dissents. 19 W. Legal Hist. 143-146 (2006).

Book reviews. 19 W. Legal Hist. 147-156 (2006).

Articles of related interest. 19 W. Legal Hist. 157-162 (2006).

30 WOMEN'S RIGHTS LAW REPORTER, NO. 1, FALL, 2008.

Lorillard, Christine Metteer. Placing second-parent adoption along the "rational continuum" of constitutionally protected family rights. 30 Women's Rts. L. Rep. 1-41 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 30

March 27, 2009

Harris, Priscilla Norwood. Money, fear and prejudice: why the courts killed Terri Shiavo. 30 Women's Rts. L. Rep. 42-105 (2008).

Neaçușu, Dana. The red booklet on feminist equality. Instead of a manifesto. 30 Women's Rts. L. Rep. 106-183 (2008).

Calandra, Brian. Note. Sound and fury, accomplishing nothing?: why haven't empirical data, commentator advocacy and sympathetic media coverage helped women in bankruptcy? 30 Women's Rts. L. Rep. 184-218 (2008).

Wagner, Peter G. Note. **Shi Lang Lin v. Gonzales**: how the Second Circuit overruled the Board of Immigration Appeals and denied asylum to the spouses of one-child policy victims. (**Shi Lang Lin v. Gonzales**, 494 F.3d 296, 2007.) 30 Women's Rts. L. Rep. 219-254 (2008).