

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---May 8, 2009

| | | |
|-----------------------------------------------------------------------|-----|--------------------------------------------------------|
| Administrative Law Review | 61 | Admin. L. Rev., No. 1, Winter, 2009. |
| American Journal of Legal History | 49 | Am. J. Legal Hist., No. 2, April, 2007. |
| American Review of International Arbitration | 18 | Am. Rev. Int'l Arb., No. 3, Pp. 233-370, 2007. |
| Arizona Law Review | 51 | Ariz. L. Rev., No. 1, Spring, 2009. |
| Case Western Reserve Law Review | 59 | Case W. Res. L. Rev., No. 1, Fall, 2008. |
| Colorado Journal of International Environmental Law and Policy | 20 | Colo. J. Int'l Env'tl. L. & Pol'y, No. 1, Fall, 2008. |
| Columbia Journal of European Law | 15 | Colum. J. Eur. L., No. 2, Spring, 2009. |
| CommLaw Conspectus: Journal of Communications Law and Policy | 17 | CommLaw Conspectus, No. 1, Pp. 1-369, 2008. |
| Connecticut Journal of International Law | 24 | Conn. J. Int'l L., No. 1, Fall, 2008. |
| Denver Journal of International Law and Policy | 37 | Denv. J. Int'l L. & Pol'y, No. 1, Winter, 2008. |
| Florida Law Review | 61 | Fla. L. Rev., No. 2, April, 2009. |
| Florida Tax Review | 9 | Fla. Tax Rev., No. 2, Pp. 71-162, 2008. |
| George Washington Law Review | 77 | Geo. Wash. L. Rev., No. 1, November, 2008. |
| Georgia State University Law Review | 24 | Ga. St. U. L. Rev., No. 4, Summer, 2008. |
| Harvard Law Review | 122 | Harv. L. Rev., No. 6, April, 2009. |
| Hastings Law Journal | 60 | Hastings L.J., No. 2, December, 2008. |
| International Review of Law and Economics | 28 | Int'l Rev. L. & Econ., No. 4, December, 2008. |
| Journal of Catholic Legal Studies | 48 | J. Cath. Legal Stud., No. 1, Pp. 1-146, 2009. |
| Journal of Corporation Law | 34 | J. Corp. L., No. 2, Winter, 2009. |
| Journal of Environmental Law and Litigation | 23 | J. Env'tl. L. & Litig., No. 2, Pp. 275-541, 2008. |
| Journal of Legal Education | 58 | J. Legal Educ., No. 3, September, 2008. |
| Journal of Transnational Law & Policy | 17 | J. Transnat'l L. & Pol'y, No. 2, Spring, 2008. |
| Marquette Intellectual Property Law Review | 13 | Marq. Intell. Prop. L. Rev., No. 1, Winter, 2009. |
| Maryland Law Review | 68 | Md. L. Rev., No. 2, Pp. 287-480, 2009. |
| Michigan Law Review | 107 | Mich. L. Rev., No. 6, April, 2009. |
| Nebraska Law Review | 87 | Neb. L. Rev., No. 3, Pp. 599-820, 2009. |
| Nevada Law Journal | 9 | Nev. L.J., No. 1, Fall, 2008. |
| New York University Journal of International Law and Politics | 41 | N.Y.U. J. Int'l L. & Pol., No. 1, Fall, 2008. |
| North Carolina Journal of International Law and Commercial Regulation | 34 | N.C. J. Int'l L. & Com. Reg., No. 2, Winter, 2009. |
| Northwestern Journal of International Law & Business | 29 | Nw. J. Int'l L. & Bus., No. 1, Winter, 2009. |
| Pace Law Review | 29 | Pace L. Rev., No. 1, Fall, 2008. |
| Perspectives: Teaching Legal Research and Writing | 17 | Perspectives, No. 2, Winter, 2009. |
| Southern University Law Review | 36 | S.U. L. Rev., No. 1, Fall, 2008. |
| Tennessee Law Review | 76 | Tenn. L. Rev., No. 1, Fall, 2008. |
| UCLA Law Review | 56 | UCLA L. Rev., No. 3, February, 2009. |
| University of Cincinnati Law Review | 77 | U. Cin. L. Rev., No. 1, Fall, 2008. |
| University of Miami Law Review | 63 | U. Miami L. Rev., No. 2, January, 2009. |
| University of Pennsylvania Journal of Business Law | 11 | U. Pa. J. Bus. L., No. 2, Winter, 2009. |
| University of Pennsylvania Journal of Constitutional Law | 11 | U. Pa. J. Const. L., No. 1, December, 2008. |
| University of Richmond Law Review | 43 | U. Rich. L. Rev., No. 3, March, 2009. |
| Urban Lawyer | 41 | Urb. Law., No. 1, Winter, 2009. |
| Vanderbilt Journal of Transnational Law | 42 | Vand. J. Transnat'l L., No. 2, March, 2009. |
| Washington and Lee Journal of Civil Rights and Social Justice | 14 | Wash. & Lee J. C.R. & Soc. Just., No. 2, Spring, 2008. |
| Western State University Law Review | 36 | W. St. U. L. Rev., No. 1, Fall, 2008. |
| William and Mary Journal of Women and the Law | 15 | Wm. & Mary J. Women & L., No. 2, Winter, 2009. |

CURRENT INDEX TO LEGAL PERIODICALS

Page 2
May 8, 2009

ACCOUNTING

Park, James J. Assessing the materiality of financial misstatements. 34 J. Corp. L. 513-565 (2009).

ADMINISTRATIVE LAW

(For other articles on ADMINISTRATIVE LAW see the **Tables of Contents of Indexed Law Reviews** for Administrative Law Review.)

Abbott, Kenneth W. and Duncan Snidal. Strengthening international regulation through transnational new governance: overcoming the orchestration deficit. 42 Vand. J. Transnat'l L. 501-578 (2009).

Benjamin, Stuart Minor and Arti K. Rai. Fixing innovation policy: a structural perspective. 77 Geo. Wash. L. Rev. 1-88 (2008).

D'Ardenne, Jessica. Note. A hybrid marine protection system as a model for the marine conservation efforts of the United States. 20 Colo. J. Int'l Envtl. L. & Pol'y 99-126 (2008).

Hartman, Amity. Student article. FDA's minimal regulation of cosmetics and the daring claims of cosmetic companies that cause consumers economic harm. 36 W. St. U. L. Rev. 53-87 (2008).

Waggoner, Michael. Why and how to tax carbon. 20 Colo. J. Int'l Envtl. L. & Pol'y 1-34 (2008).

Balancing Deregulation and Consumer Protection. Preface by Kevin J. Martin; articles by Barbara A. Cherry, Jeffrey A. Eisenbach, Paul S. Lowengrub, James C. Miller III, Thomas B. Nachbar, Lynne Holt and Mary Galligan. 17 CommLaw Conspectus 1-185 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for CommLaw Conspectus: Journal of Communications Law and Policy.)

ADMIRALTY

Diaz, Leticia M. and Barry Hart Dubner. An examination of the evolution of crimes at sea and the emergence of the many legal regimes in their wake. 34 N.C. J. Int'l L. & Com. Reg. 521-567 (2009).

Tate, James A. Comment. Eliminating the nexus obstacle to the prosecution of international drug traffickers on the high seas. 77 U. Cin. L. Rev. 267-296 (2008).

AGRICULTURE LAW

Murphy, Laura Bucher. CAFO grief: using tax grieving procedures to protest industrial animal factories. 23 J. Envtl. L. & Litig. 357-400 (2008).

AIR AND SPACE LAW

Goh, Gérardine Meishan. Softly, softly catchee monkey: informalism and the quiet development of international space law. 87 Neb. L. Rev. 725-746 (2009).

ARTS AND ENTERTAINMENT

Penick, Amanda J. Comment. Legal recourse when virtual-world banks pack up their toys and go home. 77 U. Cin. L. Rev. 233-265 (2008).

Smolla, Rodney A. The life of the mind and a life of meaning: reflections on Fahrenheit 451. (Reviewing Ray Bradbury: Fahrenheit 451.) 107 Mich. L. Rev. 895-912 (2009).

BANKING AND FINANCE

Curtis, Kasey. Student article. The burst bubble: revisiting foreclosure law in the light of the collapse of the housing industry. 36 W. St. U. L. Rev. 119-136 (2008).

Faller, Benjamin D. Note. Payday loan solutions: slaying the Hydra (and keeping it dead). 59 Case W. Res. L. Rev. 125-160 (2008).

Fernow, Lindsey R. Case note. Will settlement service providers be forced to work for their money?: the validity and effect of ... (**Cohen v. JP Morgan Chase & Co.**, 498 F.3d 111, 2007.) 77 U. Cin. L. Rev. 297-320 (2008).

Kim, E. Tammy. Note. Unlikely formation: contesting and advancing Asian/African "indigenouness" at the World Bank Inspection Panel. 41 N.Y.U. J. Int'l L. & Pol. 131-158 (2008).

Matthews, David J. Comment. Ruined in a conventional way: responses to credit ratings' role in credit crises. 29 Nw. J. Int'l L. & Bus. 245-274 (2009).

Penick, Amanda J. Comment. Legal recourse when virtual-world banks pack up their toys and go home. 77 U. Cin. L. Rev. 233-265 (2008).

Stein, Norman. Slouching toward a consumption tax and the end of retirement income security. 9 Fla. Tax Rev. 119-162 (2008).

Trujillo, Bernard. Randomness and complexity in social explanation: evidence from finance and bankruptcy law. 24 Ga. St. U. L. Rev. 913-930 (2008).

BANKRUPTCY LAW

Chung, John J. Chapter 15 of the Bankruptcy Code and its implicit assumptions regarding the foreign exchange market. 76 Tenn. L. Rev. 67-110 (2008).

Kim, Jungho. Bankruptcy law dilemma: appraisal of corporate value and its distribution in corporate reorganization proceedings. 29 Nw. J. Int'l L. & Bus. 119-194 (2009).

Paprocki, Bishop Thomas J. **Address. Annual Meeting of the National Diocesan Attorneys Association.** As the pendulum swings from charitable immunity to bankruptcy, bringing it to rest with charitable viability. 48 J. Cath. Legal Stud. 1-18 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3
May 8, 2009

Pindado, Julio, Luis Rodrigues and Chabela de la Torre. How do insolvency codes affect a firm's investment? 28 Int'l Rev. L. & Econ. 227-238 (2008).

Samahon, Tuan. Are bankruptcy judges unconstitutional? An Appointments Clause challenge. 60 Hastings L.J. 233-296 (2008).

Trujillo, Bernard. Randomness and complexity in social explanation: evidence from finance and bankruptcy law. 24 Ga. St. U. L. Rev. 913-930 (2008).

BIOGRAPHY

Johnson, Justice Bernette J. Justice Revius O. Ortique, Jr.: a man for all seasons. 36 S.U. L. Rev. 1-10 (2008).

CIVIL RIGHTS AND DISCRIMINATION

(For other articles on CIVIL RIGHTS AND DISCRIMINATION see the **Tables of Contents of Indexed Law Reviews** for Washington and Lee Journal of Civil Rights and Social Justice.)

Alten, Patricia. Note. GINA: a genetic information nondiscrimination solution in search of a problem. 61 Fla. L. Rev. 379-401 (2009).

Amandus, Elizabeth A. Note. A t-shirt as a security threat: where's the right to free speech in the United States and Australia? 24 Conn. J. Int'l L. 119-154 (2008).

Berger, Bethany R. Red: racism and the American Indian. 56 UCLA L. Rev. 591-656 (2009).

Brown, Mark R. The rise and fall of qualified immunity: from **Hope** to **Harris**. 9 Nev. L.J. 185-225 (2008).

Klaeren, Katie. Case note. Moving toward a more protective interpretation of national origin discrimination under Title VII? (**Maldonado v. City of Altus**, 433 F.3d 1294, 2006.) 77 U. Cin. L. Rev. 349-381 (2008).

Shane, Richard D. Note. Teachers as sexual harassment victims: the inequitable protections of Title VII in public schools. 61 Fla. L. Rev. 355-377 (2009).

Stevens, Michael A. Comment. Down but not out: how school districts may utilize race-conscious student assignments in the wake of ... (**Parents Involved in Community Schools v. Seattle School District No. 1**, 127 S. Ct. 2738, 2007.) 29 Pace L. Rev. 175-198 (2008).

Streichler, Stuart. What would Warren do? A brief historical comment on **Brown** and **Parents Involved**. 76 Tenn. L. Rev. 159-186 (2008).

Warnick, Ashlie C. Accommodating discrimination. 77 U. Cin. L. Rev. 119-180 (2008).

Symposium. The Future of Affirmative Action: **Seattle School Dist. # 1**, Race, Education, and the Constitution. Articles by Girardeau A. Spann, Rachel F. Moran, Wendy Parker, Kenneth M. Casebeer, Steven L. Winter, Zanita E. Fenton, Ebonie S. Nelson, D. Marvin Jones, Sharon L. Browne and Elizabeth A. Yi; note by Kimberly J. Freedman. 63 U. Miami L. Rev. 431-707 (2009).

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

COMMUNICATIONS LAW

(For other articles on COMMUNICATIONS LAW see the **Tables of Contents of Indexed Law Reviews** for CommLaw Conspectus: Journal of Communications Law and Policy.)

Beaty, Tiffany N. Comment. Navigating the Safe Harbor Rule: the need for a DMCA compass. 13 Marq. Intell. Prop. L. Rev. 207-227 (2009).

Cherry, Barbara A. Maintaining critical rules to enable sustainable communications infrastructures. 24 Ga. St. U. L. Rev. 947-975 (2008).

Dunlop, Maj. Gen., USAF, Charles J., Jr. Towards a cyberspace legal regime in the twenty-first century: consideration for American cyber-warriors. 87 Neb. L. Rev. 712-724 (2009).

Fogt, Kyle T. Note. The road less traveled: West Virginia's rejection of the learned intermediary doctrine in the age of direct-to-consumer advertising. 34 J. Corp. L. 587-609 (2009).

Foster, Joshua. Prophets, cartoons, and legal norms: rethinking the United Nations defamation of religion provisions. 48 J. Cath. Legal Stud. 19-57 (2009).

Kelly, James J., Jr. Bringing clarity to title clearing: tax foreclosure and due process in the Internet age. 77 U. Cin. L. Rev. 63-118 (2008).

Niehoff, Leonard M. Rationing the infinite. (Reviewing C. Edwin Baker, Media Concentration and Democracy: Why Ownership Matters.) 107 Mich. L. Rev. 1019-1038 (2009).

Randall, Laura McJimsey. Comment. The guarantees of a fair and impartial trial in the midst of a surge of technological advances: should emails and text messages be admissible as evidence against a defendant in a criminal trial? 36 S.U. L. Rev. 151-171 (2008).

Rassas, Melissa Ilyse. Comment. Explaining the outlier: Oregon's new non-compete agreement law & the broadcasting industry. 11 U. Pa. J. Bus. L. 447-473 (2009).

Varona, Anthony E. Toward a broadband public interest standard. 61 Admin. L. Rev. 1-135 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 4
May 8, 2009

COMPARATIVE AND FOREIGN LAW

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

Amandus, Elizabeth A. Note. A t-shirt as a security threat: where's the right to free speech in the United States and Australia? 24 Conn. J. Int'l L. 119-154 (2008).

Ayres, Susan. *Kairos* and safe havens: the timing and calamity of unwanted birth. 15 Wm. & Mary J. Women & L. 227-289 (2009).

Chen, Fuyong. Striving for independence, competence, and fairness: a case study of the Beijing Arbitration Commission. 18 Am. Rev. Int'l Arb. 313-352 (2007).

Clark, Gordon L. and Eric R. W. Knight. Implications of the UK Companies Act 2006 for institutional investors and the market for corporate social responsibility. 11 U. Pa. J. Bus. L. 259-296 (2009).

Dickson, Brice. The detention of suspected terrorists in Northern Ireland and Great Britain. 43 U. Rich. L. Rev. 927-966 (2009).

Hu, Robert H. International legal protection of trademarks in China. 13 Marq. Intell. Prop. L. Rev. 69-121 (2009).

Hupper, Gail J. The academic doctorate in law: a vehicle for legal transplants? 58 J. Legal Educ. 413-454 (2008).

Kielsgard, Mark D. Restorative justice for the Armenians, resolved: it's the least we can do. 24 Conn. J. Int'l L. 1-37 (2008).

Kong, Gina. Comment. Are women-only trade unions necessary in South Korea? A study of women workers' struggles in Korea's labor market. 29 Nw. J. Int'l L. & Bus. 217-243 (2009).

Lebeck, Carl. Implied powers beyond functional integration? The flexibility clause in the revised EU Treaties. 17 J. Transnat'l L. & Pol'y 303-357 (2008).

Miller, Aurelia. Note. "Until death do us part?": a proposal for the Philippines to legalize divorce. 24 Conn. J. Int'l L. 181-200 (2008).

Mourre, Alexis and Janice Feigher. Can the statutory grounds for review of arbitral awards be changed by the parties? A French law perspective. 18 Am. Rev. Int'l Arb. 279-288 (2007).

Nagle, Luz E. Columbia's incursion into Ecuadorian territory: justified hot pursuit or pugnacious error? 17 J. Transnat'l L. & Pol'y 359-385 (2008).

Sami, George. Comment. A comparative analysis of hedge fund regulation in the United States and Europe. 29 Nw. J. Int'l L. & Bus. 275-307 (2009).

Terry, Laurel S. The European Commission project regarding competition in professional services. 29 Nw. J. Int'l L. & Bus. 1-117 (2009).

Torres, Marina A. Inside looking out: an application of international and regional linguistic protections to the U.S. Spanish-speaking minority. 87 Neb. L. Rev. 599-629 (2009).

CONSTITUTIONAL LAW, GENERALLY

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

Bruno, Christopher. Note. A right to decide not to be a legal father: **Gonzales v. Carhart** and the acceptance of emotional harm as a constitutionally protected interest. (**Gonzales v. Carhart**, 127 S. Ct. 1610, 2007.) 77 Geo. Wash. L. Rev. 141-171 (2008).

Fleming, Marka B. Feticide laws: contemporary legal applications and constitutional inquiries. 29 Pace L. Rev. 43-74 (2008).

Howard, Joshua C. Note. "No set of circumstances" v. "large fraction of cases": debate resolved-- (**Gonzales v. Carhart**, 127 S. Ct. 1610, 2007.) 87 Neb. L. Rev. 759-792 (2009).

Lebeck, Carl. Implied powers beyond functional integration? The flexibility clause in the revised EU Treaties. 17 J. Transnat'l L. & Pol'y 303-357 (2008).

Samahon, Tuan. Are bankruptcy judges unconstitutional? An Appointments Clause challenge. 60 Hastings L.J. 233-296 (2008).

Sitorius, Michelle L. Note. **Nebraska Coalition for Educational Equity & Adequacy v. Heineman**--the political question doctrine: a thin black line between judicial deference and judicial review. (**Nebraska Coalition for Educational Equity & Adequacy v. Heineman**, 731 N.W.2d 164, 2007.) 87 Neb. L. Rev. 793-820 (2009).

Treanor, William Michael. Supreme neglect of text and history. (Reviewing Richard A. Epstein, Supreme Neglect: How to Revive Constitutional Protection for Private Property.) 107 Mich. L. Rev. 1059-1071 (2009).

Williams, Matthew Cory. 25th Smith-Babcock-Williams Student Writing Competition winner. Restitution, eminent domain, and economic development: moving to a gains-based conception of the Takings Clause. 41 Urb. Law. 183-2166 (2009).

Book Review. Review by Thomas B. McAfee; reply by Daniel A. Farber. 9 Nev. L.J. 226-245 (2008).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 5
May 8, 2009

CONSUMER PROTECTION LAW

Carmody, Meghan Josephine. Comment. The price of cheap goods: international trade with China and the need for stringent enforcement of manufacturing regulations. 34 N.C. J. Int'l L. & Com. Reg. 655-697 (2009).

Feeney, Adam. Note. In search of a remedy: do state laws exempting sellers from strict product liability adequately protect consumers harmed by defective Chinese-manufactured products? 34 J. Corp. L. 567-585 (2009).

Balancing Deregulation and Consumer Protection. Preface by Kevin J. Martin; articles by Barbara A. Cherry, Jeffrey A. Eisenbach, Paul S. Lowengrub, James C. Miller III, Thomas B. Nachbar, Lynne Holt and Mary Galligan. 17 CommLaw Conspectus 1-185 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for CommLaw Conspectus: Journal of Communications Law and Policy.)

CONTRACTS

Russi, Luigi. Chronicles of a failure: from a renegotiation clause to arbitration of transnational contracts. 24 Conn. J. Int'l L. 77-118 (2008).

Wirtz, Richard S. Cost of performance or difference in value? 59 Case W. Res. L. Rev. 61-85 (2008).

Contracts as Organizations. Article by D. Gordon Smaith and Brayden G. King; responses by Robert P. Bartlett, III and Anna Gelpert. 51 Ariz. L. Rev. 1-74 (2009).

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

CORPORATIONS

(For other articles on CORPORATIONS see the **Tables of Contents of Indexed Law Reviews** for Journal of Corporation Law and University of Pennsylvania Journal of Business Law.)

Broecker, Christen. Note. "Better the devil you know": home state approaches to transnational corporate accountability. 41 N.Y.U. J. Int'l L. & Pol. 159-217 (2008).

Cummings, Lawton P. Globalization and the evisceration of the corporate attorney-client privilege: a re-examination of the privilege and a proposal for harmonization. 76 Tenn. L. Rev. 1-32 (2008).

Goldman, Steven H. Corporate expatriation: a case analysis. 9 Fla. Tax Rev. 71-117 (2008).

Hanna, Christopher H. The real value of tax deferral. 61 Fla. L. Rev. 203-247 (2009).

Kim, Jungho. Bankruptcy law dilemma: appraisal of corporate value and its distribution in corporate reorganization proceedings. 29 Nw. J. Int'l L. & Bus. 119-194 (2009).

Page, Antony. Has corporate law failed? Addressing the proposals for reform. (Reviewing Kent Greenfield, The Failure of Corporate Law: Fundamental Flaws and Progressive Possibilities.) 107 Mich. L. Rev. 979-998 (2009).

Steinberg, Marc I. and Matthew D. Bivona. Disney goes goofy: agency, delegation, and corporate governance. 60 Hastings L.J. 201-231 (2008).

Winchester, Richard. Parity lost: the price of a corporate tax in a progressive tax world. 9 Nev. L.J. 130-184 (2008).

Note. Go directly to jail: white collar sentencing after the Sarbanes-Oxley Act. 122 Harv. L. Rev. 1728-1749 (2009).

CRIMINAL LAW AND PROCEDURE

Anderson, Horace E., Jr. "Criminal minded?": mixtape DJs, the piracy paradox, and lessons from the recording industry. 76 Tenn. L. Rev. 111-158 (2008).

Buys, Cindy Galway. The United States Supreme Court misses the mark: towards better implementation of the United States' international obligations. 24 Conn. J. Int'l L. 39-76 (2008).

Cohen, G. Ben and Robert J. Smith. The death of death-qualification. 59 Case W. Res. L. Rev. 87-124 (2008).

Diaz, Leticia M. and Barry Hart Dubner. An examination of the evolution of crimes at sea and the emergence of the many legal regimes in their wake. 34 N.C. J. Int'l L. & Com. Reg. 521-567 (2009).

Fleming, Marka B. Feticide laws: contemporary legal applications and constitutional inquiries. 29 Pace L. Rev. 43-74 (2008).

Gekht, Anna. Shared but differentiated responsibility: integration of international obligations in fight against trafficking in human beings. 37 Denv. J. Intl'l L. & Pol'y 29-62 (2008).

Gershman, Bennett L. **James D. Hopkins Memorial Lecture**. The most dangerous power of the prosecutor. 29 Pace L. Rev. 1-28 (2008).

Grace, Molly E. Note. **Baze v. Rees**: merging Eighth Amendment precedents into a new standard for method of execution challenges. (**Baze v. Rees**, 128 S. Ct. 1520, 2008.) 68 Md. L. Rev. 430-479 (2009).

Harrington, Alexandra R. Prostituting peace: the impact of sending state's legal regimes on U.N. peacekeeper behavior and suggestions to protect the populations peacekeepers guard. 17 J. Transnat'l L. & Pol'y 217-302 (2008).

Hathorn, Bryan C. Case note. Constitutional law--searches, seizures & confessions--constitutional protections for students in public schools. (**R.D.S. v. State**, 245 S.W.3d 356, 2008.) 76 Tenn. L. Rev. 211-234 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
May 8, 2009

- Held, student Eliot M. and Reid Griffith Fontaine. Law & policy note. On the boundaries of culture as an affirmative defense. 51 *Ariz. L. Rev.* 237-251 (2009).
- Jameson, Sarah. Comment. Cyberharassment: striking a balance between free speech and privacy. 17 *CommLaw Conspectus* 231-266 (2008).
- Johnstone, Rachael Lorna. State responsibility: a concerto for court, council and committee. 37 *Denv. J. Intl'l L. & Pol'y* 63-117 (2008).
- Kamath, Pramila A. Case note. Blinded by the bright-line: problems with strict construction of the criteria for death penalty exemption on the basis of mental retardation. (**State v. Strode**, 232 S.W.3d 1, 2007.) 77 *U. Cin. L. Rev.* 321-348 (2008).
- Keiter, Mitchell. **Ireland** at forty: how to rescue the felony-murder rule's merger limitation from its midlife crisis. 36 *W. St. U. L. Rev.* 1-33 (2008).
- Kerr, Orin S. Do we need a new Fourth Amendment? (Reviewing Christopher Slobogin, Privacy at Risk: The New Government Surveillance and the Fourth Amendment.) 107 *Mich. L. Rev.* 951-966 (2009).
- Kielsgard, Mark D. Restorative justice for the Armenians, resolved: it's the least we can do. 24 *Conn. J. Int'l L.* 1-37 (2008).
- Levin, Mark. Lighting up the Foreign Corrupt Practices Act: a case study of U.S. tobacco industry political influence buying in Japan. 34 *N.C. J. Int'l L. & Com. Reg.* 471-519 (2009).
- Levine, Kay L. When gender meets sex: an exploratory study of women who seduce adolescent boys. 15 *Wm. & Mary J. Women & L.* 361-376 (2009).
- McCall, Michael A., Madhavi M. McCall and Christopher E. Smith. Criminal justice and the U.S. Supreme Court's 2007-2008 term. 36 *S.U. L. Rev.* 33-87 (2008).
- Meirson, Arthur. Note. Prosecuting elder abuse: setting the gold standard in the golden state. 60 *Hastings L.J.* 431-452 (2008).
- Mostaghim, Cameron. Student article. Roadside seizures of medical marijuana: public safety and public policy as limitations upon transporting and the return of lawfully seized medical marijuana. 36 *W. St. U. L. Rev.* 89-118 (2008).
- Poulin, Anne Bowen. Government appeals in criminal cases: the myth of asymmetry. 77 *U. Cin. L. Rev.* 1-62 (2008).
- Randall, Laura McJimsey. Comment. The guarantees of a fair and impartial trial in the midst of a surge of technological advances: should emails and text messages be admissible as evidence against a defendant in a criminal trial? 36 *S.U. L. Rev.* 151-171 (2008).
- Rosenthal, Lawrence. Second Amendment plumbing after **Heller**: of standards of scrutiny, incorporation, well-regulated militias, and criminal street gangs. 41 *Urb. Law.* 1-92 (2009).
- Schiltz, Eugene J. Civil liability for and abetting: should lawyers be "privileged" to assist their clients' wrongdoing? 29 *Pace L. Rev.* 75-150 (2008).
- Sklansky, David Alan. Anti-inquisitorialism. 122 *Harv. L. Rev.* 1634-1704 (2009).
- Swisher, Keith. The modern movement of vindicating violations of criminal defendants' rights through judicial discipline. 14 *Wash. & Lee J. C.R. & Soc. Just.* 255-274 (2008).
- Tate, James A. Comment. Eliminating the nexus obstacle to the prosecution of international drug traffickers on the high seas. 77 *U. Cin. L. Rev.* 267-296 (2008).
- Telman, D. A. Jeremy. **Medellín** and originalism. 68 *Md. L. Rev.* 377-429 (2009).
- Travisani, Dante P. Note. Passenger standing to challenge searches and seizures: a distinction without a constitutional difference. 61 *Fla. L. Rev.* 329-354 (2009).
- White, Kari. Note. Where will they go? Sex offender residence restrictions as modern-day banishment. 59 *Case W. Res. L. Rev.* 161-189 (2008).
- Wilson, Melanie D. The return of reasonableness: saving the Fourth Amendment from the Supreme Court. 59 *Case W. Res. L. Rev.* 1-60 (2008).
- Allen Chair Symposium 2009.** Detaining Suspected Terrorists: Past, Present, and Future. Acknowledgments and preface by John P. O'Herron; articles by Sen. Saxby Chambliss, Mary Ellen O'Connell, Tung Yin, Brice Dickson, Gregory S. McNeal, Benjamin J. Priestler, Kyndra Rotunda and Nathan Alexander Sales; book review by Stephen I. Vladeck; note by Robert Johnson. 43 *U. Rich. L. Rev.* 821-1174 (2009).
- (For contents see the **Tables of Contents of Indexed Law Reviews** for University of Richmond Law Review.)
- Note. Go directly to jail: white collar sentencing after the Sarbanes-Oxley Act. 122 *Harv. L. Rev.* 1728-1749 (2009).
- Symposium: Cruel and Unusual Punishment: Litigating Under the Eighth Amendment. Articles by Elizabeth Alexander, Stephen B. Bright, Richard S. Frase, Sarah Vandenbraak Hart, Youngjae Lee, Jules Lobel, Margo Schlanger, Giovanna Shay, Carol S. Steiker and Jordan M. Steiker; closing keynote by David Rudovsky. 11 *U. Pa. J. Const. L.* 1-214 (2008).
- (For contents see the **Tables of Contents of Indexed Law Reviews** for University of Pennsylvania Journal of Constitutional Law.)

DISPUTE RESOLUTION

(For other articles on DISPUTE RESOLUTION see the **Tables of Contents of Indexed Law Reviews** for American Review of International Arbitration.)

CURRENT INDEX TO LEGAL PERIODICALS

Page 7
May 8, 2009

Collins, David. Reliance remedies at the International Center for the Settlement of Investment Disputes. 29 Nw. J. Int'l L. & Bus. 195-216 (2009).

Cunha, Elizabeth. Note. The potential importance of incorporating online dispute resolution into a universal mediation model for international child abduction cases. 24 Conn. J. Int'l L. 155-179 (2008).

Elloie, Christian N. Are pre-dispute jury trial waivers a bargain for employers over arbitration? It depends on the employee. 36 S.U. L. Rev. 121-149 (2008).

Fernow, Lindsey R. Case note. Will settlement service providers be forced to work for their money?: the validity and effect of ... (**Cohen v. JP Morgan Chase & Co.**, 498 F.3d 111, 2007.) 77 U. Cin. L. Rev. 297-320 (2008).

Russi, Luigi. Chronicles of a failure: from a renegotiation clause to arbitration of transnational contracts. 24 Conn. J. Int'l L. 77-118 (2008).

Shaffer, Gregory. A structural theory of WTO dispute settlement: why institutional choice lies at the center of the GMO case. 41 N.Y.U. J. Int'l L. & Pol. 1-101 (2008).

DOMESTIC RELATIONS

Bonfanti, Christina V. Student note. 'Till [my parents'] death do us part: exposing testamentary restrictions placed on marriages that perpetuate prejudice. 14 Wash. & Lee J. C.R. & Soc. Just. 357-380 (2008).

Bruno, Christopher. Note. A right to decide not to be a legal father: **Gonzales v. Carhart** and the acceptance of emotional harm as a constitutionally protected interest. (**Gonzales v. Carhart**, 127 S. Ct. 1610, 2007.) 77 Geo. Wash. L. Rev. 141-171 (2008).

Cunha, Elizabeth. Note. The potential importance of incorporating online dispute resolution into a universal mediation model for international child abduction cases. 24 Conn. J. Int'l L. 155-179 (2008).

Elias, Shaina N. Note. From bereavement to banishment: the deportation of surviving alien spouses under the "widow penalty". 77 Geo. Wash. L. Rev. 172-215 (2008).

Kaskade, Satya Grace. Note. Mothers without borders: undocumented immigrant mothers facing deportation and the best interests of their U.S. citizen children. 15 Wm. & Mary J. Women & L. 447-467 (2009).

Miller, Aurelia. Note. "Until death do us part?": a proposal for the Philippines to legalize divorce. 24 Conn. J. Int'l L. 181-200 (2008).

Wax, Amy L. The family law doctrine of equivalence. (Reviewing Nancy D. Polikoff, **Beyond (Straight and Gay) Marriage: Valuing All Families Under the Law.**) 107 Mich. L. Rev. 999-1017 (2009).

2008 Symposium. Not That Kind of Girl: The Legal Treatment of Women Defying Traditional Gender Roles. Articles by Susan Ayres, Joan MacLeod Heminway, Michelle Oberman, Kay L. Levine and Michèle Alexandre. 15 Wm. & Mary J. Women & L. 227-413 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for **William and Mary Journal of Women and the Law.**)

ECONOMICS

(For other articles on ECONOMICS see the **Tables of Contents of Indexed Law Reviews** for **American Review of International Arbitration.**)

Contracts as Organizations. Article by D. Gordon Smaith and Brayden G. King; responses by Robert P. Bartlett, III and Anna Gelpert. 51 Ariz. L. Rev. 1-74 (2009).

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

EDUCATION LAW

Cairnes, Kellie A. Comment. **Morse v. Frederick**: evaluating a Supreme hit to students' First Amendment rights. (**Morse v. Frederick**, 127 S. Ct. 2618, 2007.) 29 Pace L. Rev. 151-174 (2008).

Depowski, Kristen L. Student note. Limited English proficiency students left behind. 14 Wash. & Lee J. C.R. & Soc. Just. 331-355 (2008).

DeRousselle, Paul T. II. Comment. Personal foul! How the Supreme Court allowed the Tennessee Secondary School Athletic Association to violate Brentwood Academy's First Amendment rights. 36 S.U. L. Rev. 173-205 (2008).

Doering, Shannon L. **Tinkering** with school discipline in the name of the First Amendment: expelling a teacher's ability to proactively quell disruptions caused by cyberbullies at the schoolhouse. 87 Neb. L. Rev. 630-674 (2009).

Drakeman, Donald L. **Everson v. Board of Education** and the quest for the historical Establishment Clause. 49 Am. J. Legal Hist. 119-168 (2007).

Hathorn, Bryan C. Case note. Constitutional law--searches, seizures & confessions--constitutional protections for students in public schools. (**R.D.S. v. State**, 245 S.W.3d 356, 2008.) 76 Tenn. L. Rev. 211-234 (2008).

Jarvis, Robert M. Emeritus lawsuits: much ado about nothing? 9 Nev. L.J. 63-78 (2008).

Shane, Richard D. Note. Teachers as sexual harassment victims: the inequitable protections of Title VII in public schools. 61 Fla. L. Rev. 355-377 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8
May 8, 2009

Stevens, Michael A. Comment. Down but not out: how school districts may utilize race-conscious student assignments in the wake of ... (**Parents Involved in Community Schools v. Seattle School District No. 1**, 127 S. Ct. 2738, 2007.) 29 Pace L. Rev. 175-198 (2008).

Streichler, Stuart. What would Warren do? A brief historical comment on **Brown** and **Parents Involved**. 76 Tenn. L. Rev. 159-186 (2008).

Tumbiolo, Stephanie R. Note. "Intimately linked": examining religious protection for student expressions of sexual abstinence. 48 J. Cath. Legal Stud. 117-146 (2009).

Note. Church, choice, and charters: a new wrinkle for public education? 122 Harv. L. Rev. 1750-1771 (2009).

Symposium. The Future of Affirmative Action: **Seattle School Dist. # 1**, Race, Education, and the Constitution. Articles by Girardeau A. Spann, Rachel F. Moran, Wendy Parker, Kenneth M. Casebeer, Steven L. Winter, Zanita E. Fenton, Ebonie S. Nelson, D. Marvin Jones, Sharon L. Browne and Elizabeth A. Yi; note by Kimberly J. Freedman. 63 U. Miami L. Rev. 431-707 (2009).

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

ELDER LAW

Meirson, Arthur. Note. Prosecuting elder abuse: setting the gold standard in the golden state. 60 Hastings L.J. 431-452 (2008).

EMPLOYMENT PRACTICE

Alexandre, Michèle. When freedom is not free: investigating the First Amendment's potential for providing protection against sexual profiling in the public workplace. 15 Wm. & Mary J. Women & L. 377-413 (2009).

Alten, Patricia. Note. GINA: a genetic information nondiscrimination solution in search of a problem. 61 Fla. L. Rev. 379-401 (2009).

Caroline, David S. Comment. Employer health-care mandates: the wrong answer to the wrong question. 11 U. Pa. J. Bus. L. 427-446 (2009).

Elloie, Christian N. Are pre-dispute jury trial waivers a bargain for employers over arbitration? It depends on the employee. 36 S.U. L. Rev. 121-149 (2008).

Rassas, Melissa Ilyse. Comment. Explaining the outlier: Oregon's new non-compete agreement law & the broadcasting industry. 11 U. Pa. J. Bus. L. 447-473 (2009).

ENVIRONMENTAL LAW

(For articles on ENVIRONMENTAL LAW see the **Tables of Contents of Indexed Law Reviews** for [Colorado Journal of International Environmental Law and Policy](#) and [Journal of Environmental Law and Litigation](#).)

ESTATES AND TRUSTS

Goodwin, Iris J. Ask not what your charity can do for you: **Robertson v. Princeton** provides liberal-democratic insights into the dilemma of *cy pres* reform. 51 Ariz. L. Rev. 75-125 (2009).

EVIDENCE

Cummings, Lawton P. Globalization and the evisceration of the corporate attorney-client privilege: a re-examination of the privilege and a proposal for harmonization. 76 Tenn. L. Rev. 1-32 (2008).

Hill, John W., et al. Increasing complexity and partisanship in business damages expert testimony: the need for a modified trial regime in quantification of damages. 11 U. Pa. J. Bus. L. 297-382 (2009).

Randall, Laura McJimsey. Comment. The guarantees of a fair and impartial trial in the midst of a surge of technological advances: should emails and text messages be admissible as evidence against a defendant in a criminal trial? 36 S.U. L. Rev. 151-171 (2008).

Yee, Kenton K. Dueling experts and imperfect verification. 28 Int'l Rev. L. & Econ. 246-255 (2008).

FIRST AMENDMENT

Alexandre, Michèle. When freedom is not free: investigating the First Amendment's potential for providing protection against sexual profiling in the public workplace. 15 Wm. & Mary J. Women & L. 377-413 (2009).

Amandus, Elizabeth A. Note. A t-shirt as a security threat: where's the right to free speech in the United States and Australia? 24 Conn. J. Int'l L. 119-154 (2008).

Cairnes, Kellie A. Comment. **Morse v. Frederick**: evaluating a Supreme hit to students' First Amendment rights. (**Morse v. Frederick**, 127 S. Ct. 2618, 2007.) 29 Pace L. Rev. 151-174 (2008).

DeRousselle, Paul T. II. Comment. Personal foul! How the Supreme Court allowed the Tennessee Secondary School Athletic Association to violate Brentwood Academy's First Amendment rights. 36 S.U. L. Rev. 173-205 (2008).

Doering, Shannon L. **Tinkering** with school discipline in the name of the First Amendment: expelling a teacher's ability to proactively quell disruptions caused by cyberbullies at the schoolhouse. 87 Neb. L. Rev. 630-674 (2009).

Drakeman, Donald L. **Everson v. Board of Education** and the quest for the historical Establishment Clause. 49 Am. J. Legal Hist. 119-168 (2007).

Duncan, Kyle. Misunderstanding **Freedom from Religion**: two cents on Madison's three pence. 9 Nev. L.J. 32-62 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9
May 8, 2009

El-Haj, Tabatha Abu. The neglected right of assembly. 56 UCLA L. Rev. 543-589 (2009).

Nichol, Gene R. Establishing inequality. (Reviewing Martha C. Nussbaum, Liberty of Conscience: In Defense of America's Tradition of Religious Equality.) 107 Mich. L. Rev. 913-930 (2009).

Tumbiolo, Stephanie R. Note. "Intimately linked": examining religious protection for student expressions of sexual abstinence. 48 J. Cath. Legal Stud. 117-146 (2009).

Vetrini, Salvatore. Comment. Balancing the individual and societal interests under the First Amendment: how the Eighth Circuit saved fantasy baseball. (**C.B.C. Distribution and Marketing, Inc. v. Major League Baseball Advanced Media, L.P.**, 505 F.3d 818, 2007, *cert. denied*, 128 S. Ct. 2872, 2008.) 29 Pace L. Rev. 199-221 (2008).

Warnick, Ashlie C. Accommodating discrimination. 77 U. Cin. L. Rev. 119-180 (2008).

FOOD AND DRUG LAW

Barker, Kevin Gauntt. Comment. Thank you for regulating: why Philip Morris's embrace of FDA regulation helps the company but harms the agency. 61 Admin. L. Rev. 197-224 (2009).

Fogt, Kyle T. Note. The road less traveled: West Virginia's rejection of the learned intermediary doctrine in the age of direct-to-consumer advertising. 34 J. Corp. L. 587-609 (2009).

Hartman, Amity. Student article. FDA's minimal regulation of cosmetics and the daring claims of cosmetic companies that cause consumers economic harm. 36 W. St. U. L. Rev. 53-87 (2008).

Mostaghim, Cameron. Student article. Roadside seizures of medical marijuana: public safety and public policy as limitations upon transporting and the return of lawfully seized medical marijuana. 36 W. St. U. L. Rev. 89-118 (2008).

FOURTEENTH AMENDMENT

Heiny, Louisa M. A. Radical abolitionist influence on federalism and the Fourteenth Amendment. 49 Am. J. Legal Hist. 180-196 (2007).

Kelly, James J., Jr. Bringing clarity to title clearing: tax foreclosure and due process in the Internet age. 77 U. Cin. L. Rev. 63-118 (2008).

Sklansky, David Alan. Anti-inquisitorialism. 122 Harv. L. Rev. 1634-1704 (2009).

GOVERNMENT CONTRACTS

Dahl, Matthew C. Student article. Soldiers of fortune--holding private security contractors accountable: the Alien Tort Claims Act and its potential application to **Abtan, et al. v. Blackwater Lodge and Training Center, Inc., et al.** 37 Denv. J. Int'l L. & Pol'y 119-134 (2008).

Dunoff, Jeffrey L. Linking international markets and global justice. (Reviewing Christopher McCrudden, Buying Social Justice: Equality, Government Procurement, and Legal Change.) 107 Mich. L. Rev. 1039-1058 (2009).

HEALTH LAW AND POLICY

Alexander, Elizabeth. Prison health care, political choice, and the accidental death penalty. 11 U. Pa. J. Const. L. 1-22 (2008).

Caroline, David S. Comment. Employer health-care mandates: the wrong answer to the wrong question. 11 U. Pa. J. Bus. L. 427-446 (2009).

Folkerts, Laura L. Note. Do nonprofit hospitals provide community benefit? A critique of the standards for proving deservedness of federal tax exemptions. 34 J. Corp. L. 611-640 (2009).

Hammer, Catherine. Note. An unhealthy nation: why lobbying restrictions for voluntary health care organizations don't make sense. 24 Ga. St. U. L. Rev. 1097-1120 (2008).

Mackey, Thomas M. Nanobiotechnology, synthetic biology, and RNAi: patent portfolios for maximal near-term commercialization and commons for maximal long-term medical gain. 13 Marq. Intell. Prop. L. Rev. 123-205 (2009).

Mostaghim, Cameron. Student article. Roadside seizures of medical marijuana: public safety and public policy as limitations upon transporting and the return of lawfully seized medical marijuana. 36 W. St. U. L. Rev. 89-118 (2008).

HOUSING LAW

Curtis, Kasey. Student article. The burst bubble: revisiting foreclosure law in the light of the collapse of the housing industry. 36 W. St. U. L. Rev. 119-136 (2008).

Fernow, Lindsey R. Case note. Will settlement service providers be forced to work for their money?: the validity and effect of ... (**Cohen v. JP Morgan Chase & Co.**, 498 F.3d 111, 2007.) 77 U. Cin. L. Rev. 297-320 (2008).

Plitt, Steven and Daniel Maldonado. Prohibiting *de facto* insurance redlining: will Hurricane Katrina draw a discriminatory redline in the Gulf Coast sands prohibiting access to home ownership? 14 Wash. & Lee J. C.R. & Soc. Just. 199-254 (2008).

HUMAN RIGHTS LAW

Atapattu, Sumudu. Global climate change: can human rights (and human beings) survive this onslaught? 20 Colo. J. Int'l Envtl. L. & Pol'y 35-67 (2008).

Broecker, Christen. Note. "Better the devil you know": home state approaches to transnational corporate accountability. 41 N.Y.U. J. Int'l L. & Pol. 159-217 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
May 8, 2009

Dahl, Matthew C. Student article. Soldiers of fortune--holding private security contractors accountable: the Alien Tort Claims Act and its potential application to **Abtan, et al. v. Blackwater Lodge and Training Center, Inc., et al.** 37 *Denv. J. Intl'l L. & Pol'y* 119-134 (2008).

Foster, Joshua. Prophets, cartoons, and legal norms: rethinking the United Nations defamation of religion provisions. 48 *J. Cath. Legal Stud.* 19-57 (2009).

Gekht, Anna. Shared but differentiated responsibility: integration of international obligations in fight against trafficking in human beings. 37 *Denv. J. Intl'l L. & Pol'y* 29-62 (2008).

Kielsgard, Mark D. Restorative justice for the Armenians, resolved: it's the least we can do. 24 *Conn. J. Int'l L.* 1-37 (2008).

Panjabi, Raneer Khooshie Lal. Born free yet everywhere in chains: global slavery in the twenty-first century. 37 *Denv. J. Intl'l L. & Pol'y* 1-28 (2008).

Satterfield, Stephen. Note. Still crying out for clarification: the scope of liability under the Alien Tort Statute after **Sosa**. 77 *Geo. Wash. L. Rev.* 216-254 (2008).

Sidel, Mark. **Richard B. Lillich Memorial Lecture.** New directions in the struggle against human trafficking. 17 *J. Transnat'l L. & Pol'y* 187-216 (2008).

Wise, Lindsay N. Student note. People not equal: a glimpse into the use of profiling and the effect a pending U.N. Human Rights Committee case may have on United States' policy. 14 *Wash. & Lee J. C.R. & Soc. Just.* 303-329 (2008).

IMMIGRATION LAW

Depowski, Kristen L. Student note. Limited English proficiency students left behind. 14 *Wash. & Lee J. C.R. & Soc. Just.* 331-355 (2008).

Elias, Shaina N. Note. From bereavement to banishment: the deportation of surviving alien spouses under the "widow penalty". 77 *Geo. Wash. L. Rev.* 172-215 (2008).

Kaskade, Satya Grace. Note. Mothers without borders: undocumented immigrant mothers facing deportation and the best interests of their U.S. citizen children. 15 *Wm. & Mary J. Women & L.* 447-467 (2009).

O'Day-Senior, Dana. Note. The forgotten frontier? Healthcare for transgender detainees in immigration and customs enforcement detention. 60 *Hastings L.J.* 453-475 (2008).

INDIAN AND ABORIGINAL LAW

Berger, Bethany R. Red: racism and the American Indian. 56 *UCLA L. Rev.* 591-656 (2009).

Bryar, Jeremiah A. Comment. What goes around, comes around: how Indian tribes can profit in the aftermath of **Seminole Tribe and Florida Prepaid**. 13 *Marq. Intell. Prop. L. Rev.* 229-248 (2009).

Corcoran, Maire. Note. Rhetoric versus reality: the jurisdiction of rape, the Indian Child Welfare Act, and the struggle for tribal self-determination. 15 *Wm. & Mary J. Women & L.* 415-445 (2009).

Davies, Lincoln L. Skull Valley crossroads: reconciling Native sovereignty and the federal trust. 68 *Md. L. Rev.* 290-376 (2009).

Fisher, William. Note. The **Culverts Opinion** and the need for a broader property-based construct. 23 *J. Envtl. L. & Litig.* 491-518 (2008).

Kim, E. Tammy. Note. Unlikely formation: contesting and advancing Asian/African "indigenoussness" at the World Bank Inspection Panel. 41 *N.Y.U. J. Int'l L. & Pol.* 131-158 (2008).

Ottom, Sidney P. The general adjudication of the Yakima River: tributaries for the twenty-first century and a changing climate. 23 *J. Envtl. L. & Litig.* 275-355 (2008).

INSURANCE LAW

Buzzacchi, Luigi and Giuseppe Scellato. Patent litigation insurance and R&D incentives. 28 *Int'l Rev. L. & Econ.* 272-286 (2008).

Conway, Christopher T. Note. As hurricanes end, legal storms begin: the insurance battle under state valued policy laws. 24 *Ga. St. U. L. Rev.* 1043-1072 (2008).

Plitt, Steven and Daniel Maldonado. Prohibiting *de facto* insurance redlining: will Hurricane Katrina draw a discriminatory redline in the Gulf Coast sands prohibiting access to home ownership? 14 *Wash. & Lee J. C.R. & Soc. Just.* 199-254 (2008).

INTELLECTUAL PROPERTY LAW

(For other articles on INTELLECTUAL PROPERTY LAW see the **Tables of Contents of Indexed Law Reviews** for [Marquette Intellectual Property Law Review](#).)

Anderson, Horace E., Jr. "Criminal minded?": mixtape DJs, the piracy paradox, and lessons from the recording industry. 76 *Tenn. L. Rev.* 111-158 (2008).

Balganesh, Shyamkrishna. Foreseeability and copyright incentives. 122 *Harv. L. Rev.* 1569-1633 (2009).

Buzzacchi, Luigi and Giuseppe Scellato. Patent litigation insurance and R&D incentives. 28 *Int'l Rev. L. & Econ.* 272-286 (2008).

Golden, John M. The Supreme Court as "prime percolator": a prescription for appellate review of questions in patent law. 56 *UCLA L. Rev.* 657-724 (2009).

Ho, Cynthia M. Patent breaking or balancing?: separating strands of fact from fiction under TRIPS. 34 *N.C. J. Int'l L. & Com. Reg.* 371-469 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
May 8, 2009

Hoeker, Michael T. Comment. From **Carterfone** to the iPhone: consumer choices in the wireless telecommunications marketplace. 17 *CommLaw Conspectus* 187-229 (2008).

Vetrini, Salvatore. Comment. Balancing the individual and societal interests under the First Amendment: how the Eighth Circuit saved fantasy baseball. (**C.B.C. Distribution and Marketing, Inc. v. Major League Baseball Advanced Media, L.P.**, 505 F.3d 818, 2007, *cert. denied*, 128 S. Ct. 2872, 2008.) 29 *Pace L. Rev.* 199-221 (2008).

INTERNATIONAL LAW

(For other articles on INTERNATIONAL LAW see the **Tables of Contents of Indexed Law Reviews** for [Connecticut Journal of International Law](#), [Denver Journal of International Law and Policy](#), [Journal of Transnational Law & Policy](#), [New York University Journal of International Law and Politics](#), [Northwestern Journal of International Law & Business](#), [North Carolina Journal of International Law and Commercial Regulation](#) and [Vanderbilt Journal of Transnational Law](#).)

Reichman, Jerome H. **Honorable Helen Wilson Nies Memorial Lecture**. Rethinking the role of clinical trial data in international intellectual property law: the case for a public goods approach. 13 *Marq. Intell. Prop. L. Rev.* 1-68 (2009).

Smit, Hans. Annulment and enforcement of international arbitral awards: a practical perspective. 18 *Am. Rev. Int'l Arb.* 297-308 (2007).

Telman, D. A. Jeremy. **Medellín** and originalism. 68 *Md. L. Rev.* 377-429 (2009).

Wise, Lindsay N. Student note. People not equal: a glimpse into the use of profiling and the effect a pending U.N. Human Rights Committee case may have on United States' policy. 14 *Wash. & Lee J. C.R. & Soc. Just.* 303-329 (2008).

INTERNATIONAL TRADE

Carmody, Meghan Josephine. Comment. The price of cheap goods: international trade with China and the need for stringent enforcement of manufacturing regulations. 34 *N.C. J. Int'l L. & Com. Reg.* 655-697 (2009).

Colares, Juscelino F. A theory of WTO adjudication: from empirical analysis to biased rule development. 42 *Vand. J. Transnat'l L.* 383-439 (2009).

Feeney, Adam. Note. In search of a remedy: do state laws exempting sellers from strict product liability adequately protect consumers harmed by defective Chinese-manufactured products? 34 *J. Corp. L.* 567-585 (2009).

Shaffer, Gregory. A structural theory of WTO dispute settlement: why institutional choice lies at the center of the GMO case. 41 *N.Y.U. J. Int'l L. & Pol.* 1-101 (2008).

JUDGES

Golden, John M. The Supreme Court as "prime percolator": a prescription for appellate review of questions in patent law. 56 *UCLA L. Rev.* 657-724 (2009).

Gomm-Santos, Mauricio and Quinn Smith. On dangerous footing: the non-statutory standards for reviewing an arbitral award. 18 *Am. Rev. Int'l Arb.* 353-370 (2007).

Johnson, Justice Bernette J. Justice Revius O. Ortique, Jr.: a man for all seasons. 36 *S.U. L. Rev.* 1-10 (2008).

Lau, Terence J. Judicial independence: a call for reform. 9 *Nev. L.J.* 79-129 (2008).

Lipkin, Robert Justin. We are all judicial activists now. 77 *U. Cin. L. Rev.* 181-232 (2008).

Samahon, Tuan. Are bankruptcy judges unconstitutional? An Appointments Clause challenge. 60 *Hastings L.J.* 233-296 (2008).

Sitorius, Michelle L. Note. **Nebraska Coalition for Educational Equity & Adequacy v. Heineman**--the political question doctrine: a thin black line between judicial deference and judicial review. (**Nebraska Coalition for Educational Equity & Adequacy v. Heineman**, 731 N.W.2d 164, 2007.) 87 *Neb. L. Rev.* 793-820 (2009).

Swisher, Keith. The modern movement of vindicating violations of criminal defendants' rights through judicial discipline. 14 *Wash. & Lee J. C.R. & Soc. Just.* 255-274 (2008).

Note. Retreat: the Supreme Court and the new police. 122 *Harv. L. Rev.* 1706-1727 (2009).

Symposium. The Future of Affirmative Action: **Seattle School Dist. # 1**, Race, Education, and the Constitution. Articles by Girardeau A. Spann, Rachel F. Moran, Wendy Parker, Kenneth M. Casebeer, Steven L. Winter, Zanita E. Fenton, Ebonie S. Nelson, D. Marvin Jones, Sharon L. Browne and Elizabeth A. Yi; note by Kimberly J. Freedman. 63 *U. Miami L. Rev.* 431-707 (2009).

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

JURISDICTION

Floyd, Katherine L. Note. The one-year limit on removal: an ace up the sleeve of the unscrupulous litigant? 24 *Ga. St. U. L. Rev.* 1073-1096 (2008).

Heiny, Louisa M. A. Radical abolitionist influence on federalism and the Fourteenth Amendment. 49 *Am. J. Legal Hist.* 180-196 (2007).

Hoppe, Matthew L. Note. Environmental protection for the new Northwest Passage. 20 *Colo. J. Int'l Env'tl. L. & Pol'y* 69-97 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
May 8, 2009

Massey, Calvin. State standing after **Massachusetts v. EPA**. 61 Fla. L. Rev. 249-284 (2009).

Napper, Norene. Case note. Water law--states' rights and riparian rights--riparian jurisdiction: ordinary and usual v. extraordinary. (**New Jersey v. Delaware**, 128 S. Ct. 1410, 2008.) 76 Tenn. L. Rev. 187-209 (2008).

JURISPRUDENCE

Woan, Sunny. White sexual imperialism: a theory of Asian feminist jurisprudence. 14 Wash. & Lee J. C.R. & Soc. Just. 275-301 (2008).

Book Review. Review by Thomas B. McAfee; reply by Daniel A. Farber. 9 Nev. L.J. 226-245 (2008).

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

Dynamical Jurisprudence: Law as a Complex System. Introduction by Gregory Todd Jones; articles by J. B. Ruhl, Bernard Trujillo, Gregory Todd Jones, Douglas H. Yarn, Reidar Hagtvedt, Travis Lloyd, Barbara A. Cherry, Daniel M. Katz, Derek K. Stafford, Eric Provins and Theodore Y. Blumoff. 24 Ga. St. U. L. Rev. 873-1042 (2008).

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

JUVENILES

Ayres, Susan. *Kairos* and safe havens: the timing and calamity of unwanted birth. 15 Wm. & Mary J. Women & L. 227-289 (2009).

Carroll, Maureen. Comment. Transgender youth, adolescent decisionmaking, and **Roper v. Simmons**. 56 UCLA L. Rev. 725-753 (2009).

Symposium. Creating Children with Disabilities: Commentaries on Parental Tort Liability for Preimplantation Genetic Interventions. Introduction by the volume 60 Editorial Board; article by Kirsten Rabe Smolensky; responses by I. Glenn Cohen, Jaime King and Alicia R. Ouellette; reply by Kirsten Rabe Smolensky. 60 Hastings L.J. 297-429 (2008).

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

LABOR LAW

Jarvis, Robert M. Emeritus lawsuits: much ado about nothing? 9 Nev. L.J. 63-78 (2008).

Kong, Gina. Comment. Are women-only trade unions necessary in South Korea? A study of women workers' struggles in Korea's labor market. 29 Nw. J. Int'l L. & Bus. 217-243 (2009).

Panjabi, Raneen Khooshie Lal. Born free yet everywhere in chains: global slavery in the twenty-first century. 37 Denv. J. Intl'l L. & Pol'y 1-28 (2008).

Sidel, Mark. **Richard B. Lillich Memorial Lecture**. New directions in the struggle against human trafficking. 17 J. Transnat'l L. & Pol'y 187-216 (2008).

LAND USE PLANNING

Sparks, Jeffrey L. Note. Land use regulation in Arizona after the Private Property Rights Protection Act. 51 Ariz. L. Rev. 211-235 (2009).

Ziegler, Edward H. The case for megapolitan growth management in the 21st century: regional urban planning and sustainable development in the United States. 41 Urb. Law. 147-182 (2009).

Point-Counterpoint. Article by Julia D. Mahoney; response by James L. Olmsted. 23 J. Envtl. L. & Litig. 433-489 (2008).

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

LAW AND SOCIETY

Bright, Stephen B. The failure to achieve fairness: race and poverty continue to influence who dies. 11 U. Pa. J. Const. L. 23-38 (2008).

Cheng, Edward K. Will quants rule the (legal) world? (Reviewing Ian Ayres, Super Crunchers: Why Thinking-by-the-Numbers is the New Way to be Smart) 107 Mich. L. Rev. 967-978 (2009).

Clark, Gordon L. and Eric R. W. Knight. Implications of the UK Companies Act 2006 for institutional investors and the market for corporate social responsibility. 11 U. Pa. J. Bus. L. 259-296 (2009).

Dunoff, Jeffrey L. Linking international markets and global justice. (Reviewing Christopher McCrudden, Buying Social Justice: Equality, Government Procurement, and Legal Change.) 107 Mich. L. Rev. 1039-1058 (2009).

Held, student Eliot M. and Reid Griffith Fontaine. Law & policy note. On the boundaries of culture as an affirmative defense. 51 Ariz. L. Rev. 237-251 (2009).

Hutchison, Harry G. Work, the social question, progress and the common good? (Reviewing Recovering Self-Evident Truths: Catholic Perspectives on American Law, edited by Michael A. Scaperlanda and Teresa Stanton Collett.) 48 J. Cath. Legal Stud. 59-116 (2009).

Kovacic, Casey A. The real BCS: black coach syndrome and the pursuit to become a college head football coach. 36 S.U. L. Rev. 89-120 (2008).

Torres, Marina A. Inside looking out: an application of international and regional linguistic protections to the U.S. Spanish-speaking minority. 87 Neb. L. Rev. 599-629 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13
May 8, 2009

Weinberg, Jonathan. The end of citizenship? (Reviewing Peter J. Spiro, Beyond Citizenship: American Identity After Globalization.) 107 Mich. L. Rev. 931-950 (2009).

Woan, Sunny. White sexual imperialism: a theory of Asian feminist jurisprudence. 14 Wash. & Lee J. C.R. & Soc. Just. 275-301 (2008).

2008 Symposium. Not That Kind of Girl: The Legal Treatment of Women Defying Traditional Gender Roles. Articles by Susan Ayres, Joan MacLeod Heminway, Michelle Oberman, Kay L. Levine and Michèle Alexandre. 15 Wm. & Mary J. Women & L. 227-413 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for William and Mary Journal of Women and the Law.)

Dynamical Jurisprudence: Law as a Complex System. Introduction by Gregory Todd Jones; articles by J. B. Ruhl, Bernard Trujillo, Gregory Todd Jones, Douglas H. Yarn, Reidar Hagtvedt, Travis Lloyd, Barbara A. Cherry, Daniel M. Katz, Derek K. Stafford, Eric Provins and Theodore Y. Blumoff. 24 Ga. St. U. L. Rev. 873-1042 (2008).

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

Special Issue: European Citizenship at Center-Stage. Introduction by George A. Berman; Articles by Dimitry Kochenov, Marlene Wind, Willem Maas, Miriam Aziz and Nathan Cambian; book review by Gregory A. Odegaard; note by Spencer Wolf. 15 Colum. J. Eur. L. 165-347 (2009).

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

LAW ENFORCEMENT AND CORRECTIONS

Note. Retreat: the Supreme Court and the new police. 122 Harv. L. Rev. 1706-1727 (2009).

Symposium: Cruel and Unusual Punishment: Litigating Under the Eighth Amendment. Articles by Elizabeth Alexander, Stephen B. Bright, Richard S. Frase, Sarah Vandenbraak Hart, Youngjae Lee, Jules Lobel, Margo Schlanger, Giovanna Shay, Carol S. Steiker and Jordan M. Steiker; closing keynote by David Rudovsky. 11 U. Pa. J. Const. L. 1-214 (2008).

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

LAW OF THE SEA

Hoppe, Matthew L. Note. Environmental protection for the new Northwest Passage. 20 Colo. J. Int'l Envtl. L. & Pol'y 69-97 (2008).

LEGAL ANALYSIS AND WRITING

2009 Survey of Books Related to the Law. Foreword by Erwin Chemerinsky; reviews by Rodney A. Smolla, Gene R. Nochol, Jonathan Weinberg, Orin S. Kerr, Edward K. Cheng, Antony Page, Amy L. Wax, Leonard M. Niehoff, Jeffrey L. Dunoff, William Michael Traenor and Anthony V. Alfieri. 107 Mich. L. Rev. 881-1092 (2009).

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

LEGAL EDUCATION

(For other articles on LEGAL EDUCATION see the **Tables of Contents of Indexed Law Reviews** for Journal of Legal Education.)

Alfieri, Anthony V. Against practice. (Reviewing William M. Sullivan, et al., Educating Lawyers: Preparation for the Profession of Law.) 107 Mich. L. Rev. 1073-1092 (2009).

Lesnick, Howard. The practice of teaching, the practice of law: what does it mean to practice responsibly? 29 Pace L. Rev. 29-41 (2008).

LEGAL HISTORY

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

LEGAL PROFESSION

Cummings, Lawton P. Globalization and the evisceration of the corporate attorney-client privilege: a re-examination of the privilege and a proposal for harmonization. 76 Tenn. L. Rev. 1-32 (2008).

Schiltz, Eugene J. Civil liability for and abetting: should lawyers be "privileged" to assist their clients' wrongdoing? 29 Pace L. Rev. 75-150 (2008).

Terry, Laurel S. The European Commission project regarding competition in professional services. 29 Nw. J. Int'l L. & Bus. 1-117 (2009).

LEGAL RESEARCH AND BIBLIOGRAPHY

(For other articles on LEGAL RESEARCH AND BIBLIOGRAPHY see the **Tables of Contents of Indexed Law Reviews** for Perspectives: Teaching Legal Research and Writing.)

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
May 8, 2009

2009 Survey of Books Related to the Law. Foreword by Erwin Chemerinsky; reviews by Rodney A. Smolla, Gene R. Nochol, Jonathan Weinberg, Orin S. Kerr, Edward K. Cheng, Antony Page, Amy L. Wax, Leonard M. Niehoff, Jeffrey L. Dunoff, William Michael Traenor and Anthony V. Alfieri. 107 Mich. L. Rev. 881-1092 (2009).

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

LEGISLATION

Klaeren, Katie. Case note. Moving toward a more protective interpretation of national origin discrimination under Title VII? (**Maldonado v. City of Altus**, 433 F.3d 1294, 2006.) 77 U. Cin. L. Rev. 349-381 (2008).

MEDICAL JURISPRUDENCE

Fleming, Marka B. Feticide laws: contemporary legal applications and constitutional inquiries. 29 Pace L. Rev. 43-74 (2008).

Howard, Joshua C. Note. "No set of circumstances" v. "large fraction of cases": debate resolved-- (**Gonzales v. Carhart**, 127 S. Ct. 1610, 2007.) 87 Neb. L. Rev. 759-792 (2009).

Symposium. Creating Children with Disabilities: Commentaries on Parental Tort Liability for Preimplantation Genetic Interventions. Introduction by the volume 60 Editorial Board; article by Kirsten Rabe Smolensky; responses by I. Glenn Cohen, Jaime King and Alicia R. Ouellette; reply by Kirsten Rabe Smolensky. 60 Hastings L.J. 297-429 (2008).

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

MILITARY, WAR AND PEACE

Burke, Naomi. A change in perspective: looking at occupation through the lens of the law of treaties. 41 N.Y.U. J. Int'l L. & Pol. 103-129 (2008).

Chugani, Sumeet H. Comment. Benevolent blood money: terrorist exploitation of Zakat and its complications in the war on terror. 34 N.C. J. Int'l L. & Com. Reg. 601-654 (2009).

Dahl, Matthew C. Student article. Soldiers of fortune--holding private security contractors accountable: the Alien Tort Claims Act and its potential application to **Abtan, et al. v. Blackwater Lodge and Training Center, Inc., et al.** 37 Denv. J. Int'l L. & Pol'y 119-134 (2008).

Fabrikant, Robert. Lincoln legal acolytes, a comment on Professor Akhil Reed Amar's The American Constitution: A Biography (2005), and Judge Frank J. Williams' "Doing Less" and "Doing More": The President and the Proclamation--Legally, Militarily and Politically, in the Emancipation Proclamation, Three Views (2006). 49 Am. J. Legal Hist. 169-179 (2007).

Harrington, Alexandra R. Prostituting peace: the impact of sending state's legal regimes on U.N. peacekeeper behavior and suggestions to protect the populations peacekeepers guard. 17 J. Transnat'l L. & Pol'y 217-302 (2008).

Johnstone, Rachael Lorna. State responsibility: a concerto for court, council and committee. 37 Denv. J. Int'l L. & Pol'y 63-117 (2008).

Nagle, Luz E. Columbia's incursion into Ecuadorian territory: justified hot pursuit or pugnacious error? 17 J. Transnat'l L. & Pol'y 359-385 (2008).

Prakash, Saikrishna Bangalore. Exhuming the seemingly moribund declaration of war. 77 Geo. Wash. L. Rev. 89-140 (2008).

Sadoff, David A. Striking a sensible balance on the legality of defensive first strikes. 42 Vand. J. Transnat'l L. 441-500 (2009).

Allen Chair Symposium 2009. Detaining Suspected Terrorists: Past, Present, and Future. Acknowledgments and preface by John P. O'Herron; articles by Sen. Saxby Chambliss, Mary Ellen O'Connell, Tung Yin, Brice Dickson, Gregory S. McNeal, Benjamin J. Priestler, Kyndra Rotunda and Nathan Alexander Sales; book review by Stephen I. Vladeck; note by Robert Johnson. 43 U. Rich. L. Rev. 821-1174 (2009).

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

MOTOR VEHICLES

Trevisani, Dante P. Note. Passenger standing to challenge searches and seizures: a distinction without a constitutional difference. 61 Fla. L. Rev. 329-354 (2009).

NATURAL RESOURCES LAW

D'Ardenne, Jessica. Note. A hybrid marine protection system as a model for the marine conservation efforts of the United States. 20 Colo. J. Int'l Env'tl. L. & Pol'y 99-126 (2008).

ORGANIZATIONS

Abbott, Kenneth W. and Duncan Snidal. Strengthening international regulation through transnational new governance: overcoming the orchestration deficit. 42 Vand. J. Transnat'l L. 501-578 (2009).

Goodwin, Iris J. Ask not what your charity can do for you: **Robertson v. Princeton** provides liberal-democratic insights into the dilemma of *cy pres* reform. 51 Ariz. L. Rev. 75-125 (2009).

POLITICS

Carbonneau, Thomas E. "Arbitricide": the story of anti-arbitration sentiment in the U.S. Congress. 18 Am. Rev. Int'l Arb. 233-278 (2007).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
May 8, 2009

Garcia, Kari. Comment. Broadcasting democracy: why America's political candidates need free airtime. 17 *CommLaw Conspectus* 267-307 (2008).

Hammer, Catherine. Note. An unhealthy nation: why lobbying restrictions for voluntary health care organizations don't make sense. 24 *Ga. St. U. L. Rev.* 1097-1120 (2008).

Niehoff, Leonard M. Rationing the infinite. (Reviewing C. Edwin Baker, Media Concentration and Democracy: Why Ownership Matters.) 107 *Mich. L. Rev.* 1019-1038 (2009).

Saiger, Aaron J. Local government without Tiebout. 41 *Urb. Law.* 93-145 (2009).

Special Issue: European Citizenship at Center-Stage. Introduction by George A. Berman; Articles by Dimitry Kochenov, Marlene Wind, Willem Maas, Miriam Aziz and Nathan Cambian; book review by Gregory A. Odegaard; note by Spencer Wolf. 15 *Colum. J. Eur. L.* 165-347 (2009).

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

PRACTICE AND PROCEDURE

Brown, Mark R. The rise and fall of qualified immunity: from **Hope** to **Harris**. 9 *Nev. L.J.* 185-225 (2008).

Campbell, Charles B. A "plausible" showing after **Bell Atlantic Corp. v. Twombly**. 9 *Nev. L.J.* 1-31 (2008).

Floyd, Katherine L. Note. The one-year limit on removal: an ace up the sleeve of the unscrupulous litigant? 24 *Ga. St. U. L. Rev.* 1073-1096 (2008).

Gonzalez, Jarod S. A tale of two waivers: waiver of the jury waiver defense under the Federal Rules of Civil procedure. 87 *Neb. L. Rev.* 675-711 (2009).

PRESIDENT/EXECUTIVE DEPARTMENT

Buys, Cindy Galway. The United States Supreme Court misses the mark: towards better implementation of the United States' international obligations. 24 *Conn. J. Int'l L.* 39-76 (2008).

Fabrikant, Robert. Lincoln legal acolytes, a comment on Professor Akhil Reed Amar's The American Constitution: A Biography (2005), and Judge Frank J. Williams' "Doing Less" and "Doing More": The President and the Proclamation--Legally, Militarily and Politically, in the Emancipation Proclamation, Three Views (2006). 49 *Am. J. Legal Hist.* 169-179 (2007).

Prakash, Saikrishna Bangalore. Exhuming the seemingly moribund declaration of war. 77 *Geo. Wash. L. Rev.* 89-140 (2008).

PRODUCTS LIABILITY

Feeney, Adam. Note. In search of a remedy: do state laws exempting sellers from strict product liability adequately protect consumers harmed by defective Chinese-manufactured products? 34 *J. Corp. L.* 567-585 (2009).

PROFESSIONAL ETHICS

Lesnick, Howard. The practice of teaching, the practice of law: what does it mean to practice responsibly? 29 *Pace L. Rev.* 29-41 (2008).

Swisher, Keith. The modern movement of vindicating violations of criminal defendants' rights through judicial discipline. 14 *Wash. & Lee J. C.R. & Soc. Just.* 255-274 (2008).

PROPERTY--PERSONAL AND REAL

Fisher, William. Note. The **Culverts Opinion** and the need for a broader property-based construct. 23 *J. Env'tl. L. & Litig.* 491-518 (2008).

Harding Sarah. Perpetual property. 61 *Fla. L. Rev.* 285-327 (2009).

Vacca, Ryan. Viewing virtual property ownership through the lens of innovation. 76 *Tenn. L. Rev.* 33-65 (2008).

Williams, Matthew Cory. 25th Smith-Babcock-Williams Student Writing Competition winner. Restitution, eminent domain, and economic development: moving to a gains-based conception of the Takings Clause. 41 *Urb. Law.* 183-2166 (2009).

PSYCHOLOGY AND PSYCHIATRY

Kamath, Pramila A. Case note. Blinded by the bright-line: problems with strict construction of the criteria for death penalty exemption on the basis of mental retardation. (**State v. Strode**, 232 S.W.3d 1, 2007.) 77 *U. Cin. L. Rev.* 321-348 (2008).

RELIGION

(For other articles on RELIGION see the **Tables of Contents of Indexed Law Reviews** for Journal of Catholic Legal Studies.)

Chugani, Sumeet H. Comment. Benevolent blood money: terrorist exploitation of Zakat and its complications in the war on terror. 34 *N.C. J. Int'l L. & Com. Reg.* 601-654 (2009).

Duncan, Kyle. Misunderstanding **Freedom from Religion**: two cents on Madison's three pence. 9 *Nev. L.J.* 32-62 (2008).

Nichol, Gene R. Establishing inequality. (Reviewing Martha C. Nussbaum, Liberty of Conscience: In Defense of America's Tradition of Religious Equality.) 107 *Mich. L. Rev.* 913-930 (2009).

Warnick, Ashlie C. Accommodating discrimination. 77 *U. Cin. L. Rev.* 119-180 (2008).

Note. Church, choice, and charters: a new wrinkle for public education? 122 *Harv. L. Rev.* 1750-1771 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
May 8, 2009

REMEDIES

Burton, Anthony W. Student article. No more combined awards of permanent disability for separate injuries to the same body part. **Benson v. Permanente Medical Group (Benson v. Permanente Medical Group**, 72 Cal. Compen. Cases 1620, 2007.) 36 W. St. U. L. Rev. 35-52 (2008).

Collins, David. Reliance remedies at the International Center for the Settlement of Investment Disputes. 29 Nw. J. Int'l L. & Bus. 195-216 (2009).

Hill, John W., et al. Increasing complexity and partisanship in business damages expert testimony: the need for a modified trial regime in quantification of damages. 11 U. Pa. J. Bus. L. 297-382 (2009).

Satterfield, Stephen. Note. Still crying out for clarification: the scope of liability under the Alien Tort Statute after **Sosa**. 77 Geo. Wash. L. Rev. 216-254 (2008).

Wirtz, Richard S. Cost of performance or difference in value? 59 Case W. Res. L. Rev. 61-85 (2008).

Symposium: Cruel and Unusual Punishment: Litigating Under the Eighth Amendment. Articles by Elizabeth Alexander, Stephen B. Bright, Richard S. Frase, Sarah Vandenbraak Hart, Youngjae Lee, Jules Lobel, Margo Schlanger, Giovanna Shay, Carol S. Steiker and Jordan M. Steiker; closing keynote by David Rudovsky. 11 U. Pa. J. Const. L. 1-214 (2008).

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

RETIREMENT SECURITY

Stein, Norman. Slouching toward a consumption tax and the end of retirement income security. 9 Fla. Tax Rev. 119-162 (2008).

SCIENCE AND TECHNOLOGY

Mackey, Thomas M. Nanobiotechnology, synthetic biology, and RNAi: patent portfolios for maximal near-term commercialization and commons for maximal long-term medical gain. 13 Marq. Intell. Prop. L. Rev. 123-205 (2009).

SECOND AMENDMENT

Lamy, Rudolph B. The influence of history upon a plain text reading of the Second Amendment to the Constitution of the United States. 49 Am. J. Legal Hist. 217-230 (2007).

Rosenthal, Lawrence. Second Amendment plumbing after **Heller**: of standards of scrutiny, incorporation, well-regulated militias, and criminal street gangs. 41 Urb. Law. 1-92 (2009).

SECURITIES LAW

Allen, Robert. Comment. Securities litigation as a coordination problem. 11 U. Pa. J. Bus. L. 475-518 (2009).

Barney, Jacob L. Note. Beyond economics: the U.S. recognition of international financial reporting standards as an international subdelegation of the SEC's rulemaking authority. 42 Vand. J. Transnat'l L. 579-620 (2009).

Gabilondo, José. Leveraged liquidity: bear raids and junk loans in the new credit market. 34 J. Corp. L. 447-512 (2009).

Heminway, Joan MacLeod. Female investors and securities fraud: is the reasonable investor a woman? 15 Wm. & Mary J. Women & L. 291-336 (2009).

Krawiec, Kimberly D. The return of the rogue. 51 Ariz. L. Rev. 127-174 (2009).

Sami, George. Comment. A comparative analysis of hedge fund regulation in the United States and Europe. 29 Nw. J. Int'l L. & Bus. 275-307 (2009).

Winship, Verity. Public agencies and investor compensation: examples from the SEC and CFTC. 61 Admin. L. Rev. 137-161 (2009).

SEXUALITY AND THE LAW

Carroll, Maureen. Comment. Transgender youth, adolescent decisionmaking, and **Roper v. Simmons**. 56 UCLA L. Rev. 725-753 (2009).

O'Day-Senior, Dana. Note. The forgotten frontier? Healthcare for transgender detainees in immigration and customs enforcement detention. 60 Hastings L.J. 453-475 (2008).

Paprocki, Bishop Thomas J. **Address. Annual Meeting of the National Diocesan Attorneys Association**. As the pendulum swings from charitable immunity to bankruptcy, bringing it to rest with charitable viability. 48 J. Cath. Legal Stud. 1-18 (2009).

Tumbiolo, Stephanie R. Note. "Intimately linked": examining religious protection for student expressions of sexual abstinence. 48 J. Cath. Legal Stud. 117-146 (2009).

Wax, Amy L. The family law doctrine of equivalence. (Reviewing Nancy D. Polikoff, **Beyond (Straight and Gay) Marriage: Valuing All Families Under the Law**.) 107 Mich. L. Rev. 999-1017 (2009).

White, Kari. Note. Where will they go? Sex offender residence restrictions as modern-day banishment. 59 Case W. Res. L. Rev. 161-189 (2008).

2008 Symposium. Not That Kind of Girl: The Legal Treatment of Women Defying Traditional Gender Roles. Articles by Susan Ayres, Joan MacLeod Heminway, Michelle Oberman, Kay L. Levine and Michèle Alexandre. 15 Wm. & Mary J. Women & L. 227-413 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for William and Mary Journal of Women and the Law.)

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
May 8, 2009

SPORTS

DeRousselle, Paul T. II. Comment. Personal foul! How the Supreme Court allowed the Tennessee Secondary School Athletic Association to violate Brentwood Academy's First Amendment rights. 36 S.U. L. Rev. 173-205 (2008).

Grow, Nathaniel. Reevaluating the Curt Flood Act of 1998. 87 Neb. L. Rev. 747-758 (2009).

Halper, Michael. 2008 Note of the year. The tax ramifications of catching home run baseballs. 59 Case W. Res. L. Rev. 191-217 (2008).

Kovacic, Casey A. The real BCS: black coach syndrome and the pursuit to become a college head football coach. 36 S.U. L. Rev. 89-120 (2008).

Vetrini, Salvatore. Comment. Balancing the individual and societal interests under the First Amendment: how the Eighth Circuit saved fantasy baseball. (**C.B.C. Distribution and Marketing, Inc. v. Major League Baseball Advanced Media, L.P.**, 505 F.3d 818, 2007, *cert. denied*, 128 S. Ct. 2872, 2008.) 29 Pace L. Rev. 199-221 (2008).

STATE AND LOCAL GOVERNMENT LAW

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

El-Haj, Tabatha Abu. The neglected right of assembly. 56 UCLA L. Rev. 543-589 (2009).

TAXATION--FEDERAL ESTATE AND GIFT

Frederick, David. Historical lessons from the life and death of the federal estate tax. 49 Am. J. Legal Hist. 197-216 (2007).

TAXATION--FEDERAL INCOME

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

Folkerts, Laura L. Note. Do nonprofit hospitals provide community benefit? A critique of the standards for proving deservedness of federal tax exemptions. 34 J. Corp. L. 611-640 (2009).

Halper, Michael. 2008 Note of the year. The tax ramifications of catching home run baseballs. 59 Case W. Res. L. Rev. 191-217 (2008).

Hammer, Catherine. Note. An unhealthy nation: why lobbying restrictions for voluntary health care organizations don't make sense. 24 Ga. St. U. L. Rev. 1097-1120 (2008).

Hanna, Christopher H. The real value of tax deferral. 61 Fla. L. Rev. 203-247 (2009).

Winchester, Richard. Parity lost: the price of a corporate tax in a progressive tax world. 9 Nev. L.J. 130-184 (2008).

TAXATION--STATE AND LOCAL

Kelly, James J., Jr. Bringing clarity to title clearing: tax foreclosure and due process in the Internet age. 77 U. Cin. L. Rev. 63-118 (2008).

Murphy, Laura Bucher. CAFO grief: using tax grieving procedures to protest industrial animal factories. 23 J. Envtl. L. & Litig. 357-400 (2008).

TORTS

Burton, Anthony W. Student article. No more combined awards of permanent disability for separate injuries to the same body part. **Benson v. Permanente Medical Group (Benson v. Permanente Medical Group**, 72 Cal. Comp. Cases 1620, 2007.) 36 W. St. U. L. Rev. 35-52 (2008).

Foster, Joshua. Prophets, cartoons, and legal norms: rethinking the United Nations defamation of religion provisions. 48 J. Cath. Legal Stud. 19-57 (2009).

Janke, Benjamin W. Government liability in tort under a hundred year flood plan. 36 S.U. L. Rev. 11-32 (2008).

Paprocki, Bishop Thomas J. **Address. Annual Meeting of the National Diocesan Attorneys Association.** As the pendulum swings from charitable immunity to bankruptcy, bringing it to rest with charitable viability. 48 J. Cath. Legal Stud. 1-18 (2009).

Symposium. Creating Children with Disabilities: Commentaries on Parental Tort Liability for Preimplantation Genetic Interventions. Introduction by the volume 60 Editorial Board; article by Kirsten Rabe Smolensky; responses by I. Glenn Cohen, Jaime King and Alicia R. Ouellette; reply by Kirsten Rabe Smolensky. 60 Hastings L.J. 297-429 (2008).

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

TRADE REGULATION

Campbell, Charles B. A "plausible" showing after **Bell Atlantic Corp. v. Twombly**. 9 Nev. L.J. 1-31 (2008).

Ellis, Peter M. Note. **Leegin Creative Leather Products v. PSKS** and vertical restraints. (**Leegin Creative Leather Products v. PSKS**, 127 S. Ct. 2705, 2007.) 34 N.C. J. Int'l L. & Com. Reg. 569-600 (2009).

Hoeker, Michael T. Comment. From **Carterfone** to the iPhone: consumer choices in the wireless telecommunications marketplace. 17 CommLaw Conspectus 187-229 (2008).

Terry, Laurel S. The European Commission project regarding competition in professional services. 29 Nw. J. Int'l L. & Bus. 1-117 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
May 8, 2009

WATER LAW

Marder, Meredith K. Note. The battle to save the Verde: how Arizona's water law could destroy one of its last free-flowing rivers. 51 Ariz. L. Rev. 175-210 (2009).

Napper, Norene. Case note. Water law--states' rights and riparian rights--riparian jurisdiction: ordinary and usual v. extraordinary. (**New Jersey v. Delaware**, 128 S. Ct. 1410, 2008.) 76 Tenn. L. Rev. 187-209 (2008).

Ottum, Sidney P. The general adjudication of the Yakima River: tributaries for the twenty-first century and a changing climate. 23 J. Envtl. L. & Litig. 275-355 (2008).

WOMEN

(For other articles on WOMEN see the **Tables of Contents of Indexed Law Reviews** for William and Mary Journal of Women and the Law.)

Kong, Gina. Comment. Are women-only trade unions necessary in South Korea? A study of women workers' struggles in Korea's labor market. 29 Nw. J. Int'l L. & Bus. 217-243 (2009).

Woan, Sunny. White sexual imperialism: a theory of Asian feminist jurisprudence. 14 Wash. & Lee J. C.R. & Soc. Just. 275-301 (2008).

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

61 ADMINISTRATIVE LAW REVIEW, NO. 1, WINTER, 2009.

Varona, Anthony E. Toward a broadband public interest standard. 61 Admin. L. Rev. 1-135 (2009).

Winship, Verity. Public agencies and investor compensation: examples from the SEC and CFTC. 61 Admin. L. Rev. 137-161 (2009).

Brito, Jerry and Veronique de Rugy. Midnight regulations and regulatory review. 61 Admin. L. Rev. 163-196 (2009).

Barker, Kevin Gauntt. Comment. Thank you for regulating: why Philip Morris's embrace of FDA regulation helps the company but harms the agency. 61 Admin. L. Rev. 197-224 (2009).

Michael, Douglas C. "Prejudgment" rejudgment: the true story of **Antoniou v. SEC**. 61 Admin. L. Rev. 225-233 (2009).

Improving the Administrative Process: A Report to the President-Elect of the United States (2008). 61 Admin. L. Rev. 235-247 (2009).

49 AMERICAN JOURNAL OF LEGAL HISTORY, NO. 2, APRIL, 2007.

Drakeman, Donald L. **Everson v. Board of Education** and the quest for the historical Establishment Clause. 49 Am. J. Legal Hist. 119-168 (2007).

Fabrikant, Robert. Lincoln legal acolytes, a comment on Professor Akhil Reed Amar's The American Constitution: A Biography (2005), and Judge Frank J. Williams' "Doing Less" and "Doing More": The President and the Proclamation--Legally, Militarily and Politically, in the Emancipation Proclamation, Three Views (2006). 49 Am. J. Legal Hist. 169-179 (2007).

Heiny, Louisa M. A. Radical abolitionist influence on federalism and the Fourteenth Amendment. 49 Am. J. Legal Hist. 180-196 (2007).

Frederick, David. Historical lessons from the life and death of the federal estate tax. 49 Am. J. Legal Hist. 197-216 (2007).

Lamy, Rudolph B. The influence of history upon a plain text reading of the Second Amendment to the Constitution of the United States. 49 Am. J. Legal Hist. 217-230 (2007).

Book reviews. 49 Am. J. Legal Hist. 231-234 (2007).

Books received. 49 Am. J. Legal Hist. 235(2007).

18 AMERICAN REVIEW OF INTERNATIONAL ARBITRATION, NO. 3, PP. 233-370, 2007.

Carbonneau, Thomas E. "Arbitricide": the story of anti-arbitration sentiment in the U.S. Congress. 18 Am. Rev. Int'l Arb. 233-278 (2007).

Mourre, Alexis and Janice Feigher. Can the statutory grounds for review of arbitral awards be changed by the parties? A French law perspective. 18 Am. Rev. Int'l Arb. 279-288 (2007).

Cremades, Bernardo M. and Alicia M. Blanco. Modification by agreement of the statutory grounds to set aside international arbitral awards in Spain. 18 Am. Rev. Int'l Arb. 289-295 (2007).

Smit, Hans. Annulment and enforcement of international arbitral awards: a practical perspective. 18 Am. Rev. Int'l Arb. 297-308 (2007).

Smit, Hans. Postscript: the *Cour de Cassation's* decision in **Putrabali**. 18 Am. Rev. Int'l Arb. 309-311 (2007).

Chen, Fuyong. Striving for independence, competence, and fairness: a case study of the Beijing Arbitration Commission. 18 Am. Rev. Int'l Arb. 313-352 (2007).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
May 8, 2009

Gomm-Santos, Mauricio and Quinn Smith. On dangerous footing: the non-statutory standards for reviewing an arbitral award. 18 Am. Rev. Int'l Arb. 353-370 (2007).

51 ARIZONA LAW REVIEW, NO. 1, SPRING, 2009.

Contracts as Organizations. 51 Ariz. L. Rev. 1-74 (2009).

Smith, D. Gordon and Brayden G. King. Contracts as organizations. 51 Ariz. L. Rev. 1-45 (2009).

Bartlett, Robert P., III. Commentary. 51 Ariz. L. Rev. 47-55 (2009).

Gelpert, Anna. Commentary. 51 Ariz. L. Rev. 57-74 (2009).

Goodwin, Iris J. Ask not what your charity can do for you: **Robertson v. Princeton** provides liberal-democratic insights into the dilemma of *cy pres* reform. 51 Ariz. L. Rev. 75-125 (2009).

Krawiec, Kimberly D. The return of the rogue. 51 Ariz. L. Rev. 127-174 (2009).

Marder, Meredith K. Note. The battle to save the Verde: how Arizona's water law could destroy one of its last free-flowing rivers. 51 Ariz. L. Rev. 175-210 (2009).

Sparks, Jeffrey L. Note. Land use regulation in Arizona after the Private Property Rights Protection Act. 51 Ariz. L. Rev. 211-235 (2009).

Held, student Eliot M. and Reid Griffith Fontaine. Law & policy note. On the boundaries of culture as an affirmative defense. 51 Ariz. L. Rev. 237-251 (2009).

59 CASE WESTERN RESERVE LAW REVIEW, NO. 1, FALL, 2008.

Wilson, Melanie D. The return of reasonableness: saving the Fourth Amendment from the Supreme Court. 59 Case W. Res. L. Rev. 1-60 (2008).

Wirtz, Richard S. Cost of performance or difference in value? 59 Case W. Res. L. Rev. 61-85 (2008).

Cohen, G. Ben and Robert J. Smith. The death of death-qualification. 59 Case W. Res. L. Rev. 87-124 (2008).

Faller, Benjamin D. Note. Payday loan solutions: slaying the Hydra (and keeping it dead). 59 Case W. Res. L. Rev. 125-160 (2008).

White, Kari. Note. Where will they go? Sex offender residence restrictions as modern-day banishment. 59 Case W. Res. L. Rev. 161-189 (2008).

Halper, Michael. 2008 Note of the year. The tax ramifications of catching home run baseballs. 59 Case W. Res. L. Rev. 191-217 (2008).

Cripps, Yvonne. Book review. (Reviewing Frederick W. Mostert and Lawrence E. Apolzon, From Edison to iPod: Protect Your Ideas and Make Money.) 59 Case W. Res. L. Rev. 219-225 (2008).

20 COLORADO JOURNAL OF INTERNATIONAL ENVIRONMENTAL LAW AND POLICY, NO. 1, FALL, 2008.

Waggoner, Michael. Why and how to tax carbon. 20 Colo. J. Int'l Env'tl. L. & Pol'y 1-34 (2008).

Atapattu, Sumudu. Global climate change: can human rights (and human beings) survive this onslaught? 20 Colo. J. Int'l Env'tl. L. & Pol'y 35-67 (2008).

Hoppe, Matthew L. Note. Environmental protection for the new Northwest Passage. 20 Colo. J. Int'l Env'tl. L. & Pol'y 69-97 (2008).

D'Ardenne, Jessica. Note. A hybrid marine protection system as a model for the marine conservation efforts of the United States. 20 Colo. J. Int'l Env'tl. L. & Pol'y 99-126 (2008).

15 COLUMBIA JOURNAL OF EUROPEAN LAW, NO. 2, SPRING, 2009.

Odegaard, Gregory A. Letter from the Editor. 15 Colum. J. Eur. L. unpagged (2009).

Special Issue: European Citizenship at Center-Stage. 15 Colum. J. Eur. L. 165-347 (2009).

Bermann, George A. Introduction. 15 Colum. J. Eur. L. 165-168 (2009).

Kochenov, Dimitry. *Ius tractum* of many faces: European citizenship and the difficult relationship between status and rights. 15 Colum. J. Eur. L. 169-237 (2009).

Wind, Marlene. Post-national citizenship in Europe: the EU as a "welfare rights generator"? 15 Colum. J. Eur. L. 239-264 (2009).

Maas, Willem. Unrespected, unequal, hollow?: contingent citizenship and reversible rights in the European Union. 15 Colum. J. Eur. L. 265-280 (2009).

Aziz, Miriam. Implementation as the test case of European citizenship. 15 Colum. J. Eur. L. 281-298 (2009).

Wolff, Spencer. Student note. Uniting the volk: a plea for thick historicizing in analyses of citizenship laws. 15 Colum. J. Eur. L. 299-320 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
May 8, 2009

Cambien, Nathan. Case C-127/08, **Blaise Baheten Metock and Others v. Minister for Justice, Equality and Law Reform**. 15 Colum. J. Eur. L. 321-341 (2009).

Odegaard, Gregory A. Book review. (Reviewing Jo Shaw, The Transformation of Citizenship in the European Union: Electoral Rights and the Restructuring of Political Space.) 15 Colum. J. Eur. L. 343-347 (2009).

17 COMM-LAW CONSPECTUS: JOURNAL OF COMMUNICATIONS LAW AND POLICY, NO. 1, PP. 1-369, 2008.

Balancing Deregulation and Consumer Protection. 17 CommLaw Conspectus 1-185 (2008).

Martin, Kevin J. Preface. 17 CommLaw Conspectus i-xxiii (2008).

Cherry, Barbara A. Institutional governance for essential industries under complexity: providing resilience within the rule of law. 17 CommLaw Conspectus 1-31 (2008).

Eisenbach, Jeffrey A., Paul S. Lowengrub and James C. Miller III. An event analysis study of the economic implications of the FCC's UNE decision: backdrop for current network sharing proposals. 17 CommLaw Conspectus 33-65 (2008).

Nachbar, Thomas B. The public network. 17 CommLaw Conspectus 67-139 (2008).

Holt, Lynne and Mary Galligan. State and federal policies to accelerate broadband deployment: a policy checklist. 17 CommLaw Conspectus 141-185 (2008).

Hoeker, Michael T. Comment. From **Carterfone** to the iPhone: consumer choices in the wireless telecommunications marketplace. 17 CommLaw Conspectus 187-229 (2008).

Jameson, Sarah. Comment. Cyberharassment: striking a balance between free speech and privacy. 17 CommLaw Conspectus 231-266 (2008).

Garcia, Kari. Comment. Broadcasting democracy: why America's political candidates need free airtime. 17 CommLaw Conspectus 267-307 (2008).

Bankey, Robert M. Jr. Comment. Sound rights : legal protections from audio intrusions in light of directional sound technology. 17 CommLaw Conspectus 309-352 (2008).

Major court decisions, 2008. 17 CommLaw Conspectus 353-360 (2008).

Selected FCC docket summaries, 2008. 17 CommLaw Conspectus 361-369 (2008).

24 CONNECTICUT JOURNAL OF INTERNATIONAL LAW, NO. 1, FALL, 2008.

Kielsgard, Mark D. Restorative justice for the Armenians, resolved: it's the least we can do. 24 Conn. J. Int'l L. 1-37 (2008).

Buys, Cindy Galway. The United States Supreme Court misses the mark: towards better implementation of the United States' international obligations. 24 Conn. J. Int'l L. 39-76 (2008).

Russi, Luigi. Chronicles of a failure: from a renegotiation clause to arbitration of transnational contracts. 24 Conn. J. Int'l L. 77-118 (2008).

Amandus, Elizabeth A. Note. A t-shirt as a security threat: where's the right to free speech in the United States and Australia? 24 Conn. J. Int'l L. 119-154 (2008).

Cunha, Elizabeth. Note. The potential importance of incorporating online dispute resolution into a universal mediation model for international child abduction cases. 24 Conn. J. Int'l L. 155-179 (2008).

Miller, Aurelia. Note. "Until death do us part?": a proposal for the Philippines to legalize divorce. 24 Conn. J. Int'l L. 181-200 (2008).

37 DENVER JOURNAL OF INTERNATIONAL LAW AND POLICY, NO. 1, WINTER, 2008.

Panjabi, Ranee Khooshie Lal. Born free yet everywhere in chains: global slavery in the twenty-first century. 37 Denv. J. Intl'l L. & Pol'y 1-28 (2008).

Gekht, Anna. Shared but differentiated responsibility: integration of international obligations in fight against trafficking in human beings. 37 Denv. J. Intl'l L. & Pol'y 29-62 (2008).

Johnstone, Rachael Lorna. State responsibility: a concerto for court, council and committee. 37 Denv. J. Intl'l L. & Pol'y 63-117 (2008).

Dahl, Matthew C. Student article. Soldiers of fortune--holding private security contractors accountable: the Alien Tort Claims Act and its potential application to **Abtan, et al. v. Blackwater Lodge and Training Center, Inc., et al.** 37 Denv. J. Intl'l L. & Pol'y 119-134 (2008).

Noyes, John E. Book review. (Reviewing Places of Refuge for Ships: Emerging Environmental Concerns of a Maritime Custom, edited by Aldo Chircop and Olof Linden.) 37 Denv. J. Intl'l L. & Pol'y 135-145 (2008).

61 FLORIDA LAW REVIEW, NO. 2, APRIL, 2009.

Hanna, Christopher H. The real value of tax deferral. 61 Fla. L. Rev. 203-247 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21
May 8, 2009

Massey, Calvin. State standing after *Massachusetts v. EPA*. 61 Fla. L. Rev. 249-284 (2009).

Harding Sarah. Perpetual property. 61 Fla. L. Rev. 285-327 (2009).

Trevisani, Dante P. Note. Passenger standing to challenge searches and seizures: a distinction without a constitutional difference. 61 Fla. L. Rev. 329-354 (2009).

Shane, Richard D. Note. Teachers as sexual harassment victims: the inequitable protections of Title VII in public schools. 61 Fla. L. Rev. 355-377 (2009).

Alten, Patricia. Note. GINA: a genetic information nondiscrimination solution in search of a problem. 61 Fla. L. Rev. 379-401 (2009).

9 FLORIDA TAX REVIEW, NO. 2, PP. 71-162, 2008.

Goldman, Steven H. Corporate expatriation: a case analysis. 9 Fla. Tax Rev. 71-117 (2008).

Stein, Norman. Slouching toward a consumption tax and the end of retirement income security. 9 Fla. Tax Rev. 119-162 (2008).

77 GEORGE WASHINGTON LAW REVIEW, NO. 1, NOVEMBER, 2008.

Benjamin, Stuart Minor and Arti K. Rai. Fixing innovation policy: a structural perspective. 77 Geo. Wash. L. Rev. 1-88 (2008).

Prakash, Saikrishna Bangalore. Exhuming the seemingly moribund declaration of war. 77 Geo. Wash. L. Rev. 89-140 (2008).

Bruno, Christopher. Note. A right to decide not to be a legal father: *Gonzales v. Carhart* and the acceptance of emotional harm as a constitutionally protected interest. (*Gonzales v. Carhart*, 127 S. Ct. 1610, 2007.) 77 Geo. Wash. L. Rev. 141-171 (2008).

Elias, Shaina N. Note. From bereavement to banishment: the deportation of surviving alien spouses under the "widow penalty". 77 Geo. Wash. L. Rev. 172-215 (2008).

Satterfield, Stephen. Note. Still crying out for clarification: the scope of liability under the Alien Tort Statute after *Sosa*. 77 Geo. Wash. L. Rev. 216-254 (2008).

24 GEORGIA STATE UNIVERSITY LAW REVIEW, NO. 4, SUMMER, 2008.

Dynamical Jurisprudence: Law as a Complex System. 24 Ga. St. U. L. Rev. 873-1042 (2008).

Jones, Gregory Todd. *Dynamical Jurisprudence: Law as a Complex System*. 24 Ga. St. U. L. Rev. 873-883 (2008).

Ruhl, J. B. Law's complexity: a primer. 24 Ga. St. U. L. Rev. 885-911 (2008).

Trujillo, Bernard. Randomness and complexity in social explanation: evidence from finance and bankruptcy law. 24 Ga. St. U. L. Rev. 913-930 (2008).

Jones, Gregory Todd, Douglas H. Yarn, Reidar Hagtvedt and Travis Lloyd. Homogeneity of degree in complex social networks as a collective good. 24 Ga. St. U. L. Rev. 931-945 (2008).

Cherry, Barbara A. Maintaining critical rules to enable sustainable communications infrastructures. 24 Ga. St. U. L. Rev. 947-975 (2008).

Katz, Daniel M., Derek K. Stafford and Eric Provins. Social architecture, judicial peer effects and the "evolution" of the law: toward a positive theory of judicial social structure. 24 Ga. St. U. L. Rev. 977-1001 (2008).

Blumoff, Theodore Y. On the nature of the action-omission network. 24 Ga. St. U. L. Rev. 1003-1042 (2008).

Conway, Christopher T. Note. As hurricanes end, legal storms begin: the insurance battle under state valued policy laws. 24 Ga. St. U. L. Rev. 1043-1072 (2008).

Floyd, Katherine L. Note. The one-year limit on removal: an ace up the sleeve of the unscrupulous litigant? 24 Ga. St. U. L. Rev. 1073-1096 (2008).

Hammer, Catherine. Note. An unhealthy nation: why lobbying restrictions for voluntary health care organizations don't make sense. 24 Ga. St. U. L. Rev. 1097-1120 (2008).

122 HARVARD LAW REVIEW, NO. 6, APRIL, 2009.

Balganesh, Shyamkrishna. Foreseeability and copyright incentives. 122 Harv. L. Rev. 1569-1633 (2009).

Sklansky, David Alan. Anti-inquisitorialism. 122 Harv. L. Rev. 1634-1704 (2009).

Note. Retreat: the Supreme Court and the new police. 122 Harv. L. Rev. 1706-1727 (2009).

Note. Go directly to jail: white collar sentencing after the Sarbanes-Oxley Act. 122 Harv. L. Rev. 1728-1749 (2009).

Note. Church, choice, and charters: a new wrinkle for public education? 122 Harv. L. Rev. 1750-1771 (2009).

Recent case. Constitutional law--First Amendment--Third Circuit holds university sexual harassment policy unconstitutional. (*DeJohn v. Temple University*, 537 F.3d 301, 2008). 122 Harv. L. Rev. 1772-1779 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22
May 8, 2009

Recent case. Criminal law--statutory interpretation--Wisconsin Supreme Court applies sexual assault statute to attempted sexual intercourse with a corpse. (**State v. Grunke**, 752 N.W.2d, 2008). 122 Harv. L. Rev. 1780-1787 (2009).

Recent publications. 122 Harv. L. Rev. 1788-1790 (2009).

60 HASTINGS LAW JOURNAL, NO. 2, DECEMBER, 2008.

Steinberg, Marc I. and Matthew D. Bivona. Disney goes goofy: agency, delegation, and corporate governance. 60 Hastings L.J. 201-231 (2008).

Samahon, Tuan. Are bankruptcy judges unconstitutional? An Appointments Clause challenge. 60 Hastings L.J. 233-296 (2008).

Symposium. Creating Children with Disabilities: Commentaries on Parental Tort Liability for Preimplantation Genetic Interventions. 60 Hastings L.J. 297-429 (2008).

Volume 60 Executive Board. Introduction. 60 Hastings L.J. 297-298 (2008).

Smolensky, Kirsten Rabe. *Creating Children with Disabilities: Commentaries on Parental Tort Liability for Preimplantation Genetic Interventions*. 60 Hastings L.J. 299-345 (2008).

Cohen, I. Glenn. Intentional diminishment, the non-entity problem, and legal liability. 60 Hastings L.J. 347-375 (2008).

King, Jaime. Duty to the unborn: a response to Smolensky. 60 Hastings L.J. 377-395 (2008).

Ouellette, Alicia R. Insult to injury: a disability-sensitive response to Smolensky's call for parental tort liability for preimplantation genetic interventions. 60 Hastings L.J. 397-410 (2008).

Smolensky, Kirsten Rabe. Parental tort liability for preimplantation genetic interventions: technological harms, the social model of disability, and questions of identity. 60 Hastings L.J. 411-429 (2008).

Meirson, Arthur. Note. Prosecuting elder abuse: setting the gold standard in the golden state. 60 Hastings L.J. 431-452 (2008).

O'Day-Senior, Dana. Note. The forgotten frontier? Healthcare for transgender detainees in immigration and customs enforcement detention. 60 Hastings L.J. 453-475 (2008).

28 INTERNATIONAL REVIEW OF LAW AND ECONOMICS, NO. 4, DECEMBER, 2008.

Pindado, Julio, Luis Rodrigues and Chabela de la Torre. How do insolvency codes affect a firm's investment? 28 Int'l Rev. L. & Econ. 227-238 (2008).

Orzach, Ram and Stephen J. Spurr. Lesser-included offenses. 28 Int'l Rev. L. & Econ. 239-245 (2008).

Yee, Kenton K. Dueling experts and imperfect verification. 28 Int'l Rev. L. & Econ. 246-255 (2008).

Herings, P. Jean-Jacques and Arnald J. Kanning. Harmonization of private law on a global level. 28 Int'l Rev. L. & Econ. 256-262 (2008).

Helm, Carsten. How liable should an exporter be? The case of trade in hazardous goods. 28 Int'l Rev. L. & Econ. 263-271 (2008).

Buzzacchi, Luigi and Giuseppe Scellato. Patent litigation insurance and R&D incentives. 28 Int'l Rev. L. & Econ. 272-286 (2008).

Miceli, Thomas J. Public goods, taxes, and takings. 28 Int'l Rev. L. & Econ. 287-293 (2008).

Collins, Alan and Guy Judge. Client participation in paid sex markets under alternative regulatory regimes. 28 Int'l Rev. L. & Econ. 294-301 (2008).

Annual index. 28 Int'l Rev. L. & Econ. i-ii (2008).

48 JOURNAL OF CATHOLIC LEGAL STUDIES, NO. 1, PP. 1-146, 2009.

Paprocki, Bishop Thomas J. **Address. Annual Meeting of the National Diocesan Attorneys Association.** As the pendulum swings from charitable immunity to bankruptcy, bringing it to rest with charitable viability. 48 J. Cath. Legal Stud. 1-18 (2009).

Foster, Joshua. Prophets, cartoons, and legal norms: rethinking the United Nations defamation of religion provisions. 48 J. Cath. Legal Stud. 19-57 (2009).

Hutchison, Harry G. Work, the social question, progress and the common good? (Reviewing Recovering Self-Evident Truths: Catholic Perspectives on American Law, edited by Michael A. Scaperlanda and Teresa Stanton Collett.) 48 J. Cath. Legal Stud. 59-116 (2009).

Tumbiolo, Stephanie R. Note. "Intimately linked": examining religious protection for student expressions of sexual abstinence. 48 J. Cath. Legal Stud. 117-146 (2009).

34 JOURNAL OF CORPORATION LAW, NO. 2, WINTER, 2009.

Adams, Edward S. Bridging the gap between ownership and control. 34 J. Corp. L. 409-445 (2009).

Gabilondo, José. Leveraged liquidity: bear raids and junk loans in the new credit market. 34 J. Corp. L. 447-512 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23
May 8, 2009

Park, James J. Assessing the materiality of financial misstatements. 34 J. Corp. L. 513-565 (2009).

Feeney, Adam. Note. In search of a remedy: do state laws exempting sellers from strict product liability adequately protect consumers harmed by defective Chinese-manufactured products? 34 J. Corp. L. 567-585 (2009).

Fogt, Kyle T. Note. The road less traveled: West Virginia's rejection of the learned intermediary doctrine in the age of direct-to-consumer advertising. 34 J. Corp. L. 587-609 (2009).

Folkerts, Laura L. Note. Do nonprofit hospitals provide community benefit? A critique of the standards for proving deservedness of federal tax exemptions. 34 J. Corp. L. 611-640 (2009).

23 JOURNAL OF ENVIRONMENTAL LAW AND LITIGATION, NO. 2, PP. 275-541, 2008.

Ottum, Sidney P. The general adjudication of the Yakima River: tributaries for the twenty-first century and a changing climate. 23 J. Envtl. L. & Litig. 275-355 (2008).

Murphy, Laura Bucher. CAFO grief: using tax grieving procedures to protest industrial animal factories. 23 J. Envtl. L. & Litig. 357-400 (2008).

Nastich, Summer L. and Diane R. Smith. Can you trust a trust? The potential CERCLA liability of trustees and beneficiaries. 23 J. Envtl. L. & Litig. 401-432 (2008).

Point-Counterpoint. 23 J. Envtl. L. & Litig. 433-489 (2008).

Mahoney, Julia D. Land preservation and institutional design. 23 J. Envtl. L. & Litig. 433-449 (2008).

Olmsted, James L. Representing nonconcurrent generations: the problem of now. 23 J. Envtl. L. & Litig. 451-489 (2008).

Fisher, William. Note. The **Culverts Opinion** and the need for a broader property-based construct. 23 J. Envtl. L. & Litig. 491-518 (2008).

Lords, Courtney. Note. Protection of public trust assets: trustees' duty of loyalty in the context of modern American politics. 23 J. Envtl. L. & Litig. 519-541 (2008).

58 JOURNAL OF LEGAL EDUCATION, NO. 3, SEPTEMBER, 2008.

Menkel-Meadow, Carrie and Mark Tushnet. From the Editors. 58 J. Legal Educ. 325-326 (2008).

Entering Law School: The Pipeline

Calleros, Charles R. Enhancing the pipeline of diverse K-12 and college students to law school: the HNBA multi-tier mentoring program. 58 J. Legal Educ. 327-340 (2008).

Learning Law

Cox, Charles A., Sr. and Maury S. Landsman. Learning the law by avoiding it in the process: and learning from the students what they don't get in law school. 58 J. Legal Educ. 341-350 (2008).

Grant, Claire. On writing: the essay in jurisprudence. 58 J. Legal Educ. 351-363 (2008).

Whalen-Bridge, Helena. The reluctant comparativist: teaching common law reasoning to civil law students and the future of comparative legal skills. 58 J. Legal Educ. 364-371 (2008).

Assessments in Legal Education

Case, Susan M. and Beth E. Donahue. Developing high-quality multiple-choice questions for assessment in legal education. 58 J. Legal Educ. 372-387 (2008).

Ho, Daniel E. and Timothy H. Shapiro. Evaluating course evaluations: an empirical analysis of a quasi-experiment at the Stanford Law School, 2000-2007. 58 J. Legal Educ. 388-412 (2008).

Institutional Issues in Legal Education

Hupper, Gail J. The academic doctorate in law: a vehicle for legal transplants? 58 J. Legal Educ. 413-454 (2008).

Daly, Gail M. There's no law library on the Starship "Enterprise". 58 J. Legal Educ. 455-462 (2008).

Segall, Eric J. Book review. (Reviewing Jeffrey Toobin, The Nine: Inside the Secret World of the Supreme Court.) 58 J. Legal Educ. 463-471 (2008).

Grimmelman, James. Koans of equity. 58 J. Legal Educ. 472-473 (2008).

17 JOURNAL OF TRANSNATIONAL LAW & POLICY, NO. 2, SPRING, 2008.

Sidel, Mark. **Richard B. Lillich Memorial Lecture**. New directions in the struggle against human trafficking. 17 J. Transnat'l L. & Pol'y 187-216 (2008).

Harrington, Alexandra R. Prostituting peace: the impact of sending state's legal regimes on U.N. peacekeeper behavior and suggestions to protect the populations peacekeepers guard. 17 J. Transnat'l L. & Pol'y 217-302 (2008).

Lebeck, Carl. Implied powers beyond functional integration? The flexibility clause in the revised EU Treaties. 17 J. Transnat'l L. & Pol'y 303-357 (2008).

Nagle, Luz E. Columbia's incursion into Ecuadorian territory: justified hot pursuit or pugnacious error? 17 J. Transnat'l L. & Pol'y 359-385 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24
May 8, 2009

Hemlepp, Justin S. Recent development. "Rachel's Law" wraps New York's long-arm around libel tourists; will Congress follow suit? 17 J. Transnat'l L. & Pol'y 387-391 (2008).

Abstracts. 17 J. Transnat'l L. & Pol'y 393-395 (2008).

13 MARQUETTE INTELLECTUAL PROPERTY LAW REVIEW, NO. 1, WINTER, 2009.

Reichman, Jerome H. **Honorable Helen Wilson Nies Memorial Lecture.** Rethinking the role of clinical trial data in international intellectual property law: the case for a public goods approach. 13 Marq. Intell. Prop. L. Rev. 1-68 (2009).

Hu, Robert H. International legal protection of trademarks in China. 13 Marq. Intell. Prop. L. Rev. 69-121 (2009).

Mackey, Thomas M. Nanobiotechnology, synthetic biology, and RNAi: patent portfolios for maximal near-term commercialization and commons for maximal long-term medical gain. 13 Marq. Intell. Prop. L. Rev. 123-205 (2009).

Beaty, Tiffany N. Comment. Navigating the Safe Harbor Rule: the need for a DMCA compass. 13 Marq. Intell. Prop. L. Rev. 207-227 (2009).

Bryar, Jeremiah A. Comment. What goes around, comes around: how Indian tribes can profit in the aftermath of **Seminole Tribe and Florida Prepaid**. 13 Marq. Intell. Prop. L. Rev. 229-248 (2009).

68 MARYLAND LAW REVIEW, NO. 2, PP. 287-480, 2009.

Tributes to Editorial Assistant Patricia A. Trice. 68 Md. L. Rev. 287-289 (2009).

Singer, Jana and Gordon G. Young. *Tributes to Editorial Assistant Patricia A. Trice*. 68 Md. L. Rev. 287(2009).

O'Connor, John F. Meet the new boss, same as the old boss. 68 Md. L. Rev. 288-289 (2009).

Davies, Lincoln L. Skull Valley crossroads: reconciling Native sovereignty and the federal trust. 68 Md. L. Rev. 290-376 (2009).

Telman, D. A. Jeremy. **Medellín** and originalism. 68 Md. L. Rev. 377-429 (2009).

Grace, Molly E. Note. **Baze v. Rees**: merging Eighth Amendment precedents into a new standard for method of execution challenges. (**Baze v. Rees**, 128 S. Ct. 1520, 2008.) 68 Md. L. Rev. 430-479 (2009).

107 MICHIGAN LAW REVIEW, NO. 6, APRIL, 2009.

2009 Survey of Books Related to the Law. 107 Mich. L. Rev. 881-1092 (2009).

Chemersinsky, Erwin. Foreword. Why write? 107 Mich. L. Rev. 881-894 (2009).

Smolla, Rodney A. The life of the mind and a life of meaning: reflections on Fahrenheit 451. (Reviewing Ray Bradbury: Fahrenheit 451.) 107 Mich. L. Rev. 895-912 (2009).

Nichol, Gene R. Establishing inequality. (Reviewing Martha C. Nussbaum, Liberty of Conscience: In Defense of America's Tradition of Religious Equality.) 107 Mich. L. Rev. 913-930 (2009).

Weinberg, Jonathan. The end of citizenship? (Reviewing Peter J. Spiro, Beyond Citizenship: American Identity After Globalization.) 107 Mich. L. Rev. 931-950 (2009).

Kerr, Orin S. Do we need a new Fourth Amendment? (Reviewing Christopher Slobogin, Privacy at Risk: The New Government Surveillance and the Fourth Amendment.) 107 Mich. L. Rev. 951-966 (2009).

Cheng, Edward K. Will quants rule the (legal) world? (Reviewing Ian Ayres, Super Crunchers: Why Thinking-by-the-Numbers is the New Way to be Smart) 107 Mich. L. Rev. 967-978 (2009).

Page, Antony. Has corporate law failed? Addressing the proposals for reform. (Reviewing Kent Greenfield, The Failure of Corporate Law: Fundamental Flaws and Progressive Possibilities.) 107 Mich. L. Rev. 979-998 (2009).

Wax, Amy L. The family law doctrine of equivalence. (Reviewing Nancy D. Polikoff, Beyond (Straight and Gay) Marriage: Valuing All Families Under the Law.) 107 Mich. L. Rev. 999-1017 (2009).

Niehoff, Leonard M. Rationing the infinite. (Reviewing C. Edwin Baker, Media Concentration and Democracy: Why Ownership Matters.) 107 Mich. L. Rev. 1019-1038 (2009).

Dunoff, Jeffrey L. Linking international markets and global justice. (Reviewing Christopher McCrudden, Buying Social Justice: Equality, Government Procurement, and Legal Change.) 107 Mich. L. Rev. 1039-1058 (2009).

Treanor, William Michael. Supreme neglect of text and history. (Reviewing Richard A. Epstein, Supreme Neglect: How to Revive Constitutional Protection for Private Property.) 107 Mich. L. Rev. 1059-1071 (2009).

Alfieri, Anthony V. Against practice. (Reviewing William M. Sullivan, et al., Educating Lawyers: Preparation for the Profession of Law.) 107 Mich. L. Rev. 1073-1092 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25
May 8, 2009

87 NEBRASKA LAW REVIEW, NO. 3, PP. 599-820, 2009.

Torres, Marina A. Inside looking out: an application of international and regional linguistic protections to the U.S. Spanish-speaking minority. 87 Neb. L. Rev. 599-629 (2009).

Doering, Shannon L. **Tinkering** with school discipline in the name of the First Amendment: expelling a teacher's ability to proactively quell disruptions caused by cyberbullies at the schoolhouse. 87 Neb. L. Rev. 630-674 (2009).

Gonzalez, Jarod S. A tale of two waivers: waiver of the jury waiver defense under the Federal Rules of Civil procedure. 87 Neb. L. Rev. 675-711 (2009).

Dunlop, Maj. Gen., USAF, Charles J., Jr. Towards a cyberspace legal regime in the twenty-first century: consideration for American cyber-warriors. 87 Neb. L. Rev. 712-724 (2009).

Goh, Gérardine Meishan. Softly, softly catchee monkey: informalism and the quiet development of international space law. 87 Neb. L. Rev. 725-746 (2009).

Grow, Nathaniel. Reevaluating the Curt Flood Act of 1998. 87 Neb. L. Rev. 747-758 (2009).

Howard, Joshua C. Note. "No set of circumstances" v. "large fraction of cases": debate resolved-- (**Gonzales v. Carhart**, 127 S. Ct. 1610, 2007.) 87 Neb. L. Rev. 759-792 (2009).

Sitorius, Michelle L. Note. **Nebraska Coalition for Educational Equity & Adequacy v. Heineman**--the political question doctrine: a thin black line between judicial deference and judicial review. (**Nebraska Coalition for Educational Equity & Adequacy v. Heineman**, 731 N.W.2d 164, 2007.) 87 Neb. L. Rev. 793-820 (2009).

9 NEVADA LAW JOURNAL, NO. 1, FALL, 2008.

Campbell, Charles B. A "plausible" showing after **Bell Atlantic Corp. v. Twombly**. 9 Nev. L.J. 1-31 (2008).

Duncan, Kyle. Misunderstanding **Freedom from Religion**: two cents on Madison's three pence. 9 Nev. L.J. 32-62 (2008).

Jarvis, Robert M. Emeritus lawsuits: much ado about nothing? 9 Nev. L.J. 63-78 (2008).

Lau, Terence J. Judicial independence: a call for reform. 9 Nev. L.J. 79-129 (2008).

Winchester, Richard. Parity lost: the price of a corporate tax in a progressive tax world. 9 Nev. L.J. 130-184 (2008).

Brown, Mark R. The rise and fall of qualified immunity: from **Hope** to **Harris**. 9 Nev. L.J. 185-225 (2008).

Book Review. 9 Nev. L.J. 226-245 (2008).

McAfee, Thomas B. The "foundations" of anti-foundationalism--or, taking the Ninth Amendment lightly: a comment on Daniel A. Farber's book on the Ninth Amendment. (Reviewing Daniel A. Farber, **Retained by the People: The "Silent" Ninth Amendment and the Constitutional Rights Americans Don't Know They Have.**) 9 Nev. L.J. 226-242 (2008).

Farber, Daniel A. The Ninth Amendment and individual rights: a reply to Professor McAfee. 9 Nev. L.J. 243-245 (2008).

41 NEW YORK UNIVERSITY JOURNAL OF INTERNATIONAL LAW AND POLITICS, NO. 1, FALL, 2008.

Shaffer, Gregory. A structural theory of WTO dispute settlement: why institutional choice lies at the center of the GMO case. 41 N.Y.U. J. Int'l L. & Pol. 1-101 (2008).

Burke, Naomi. A change in perspective: looking at occupation through the lens of the law of treaties. 41 N.Y.U. J. Int'l L. & Pol. 103-129 (2008).

Kim, E. Tammy. Note. Unlikely formation: contesting and advancing Asian/African "indigenoussness" at the World Bank Inspection Panel. 41 N.Y.U. J. Int'l L. & Pol. 131-158 (2008).

Broecker, Christen. Note. "Better the devil you know": home state approaches to transnational corporate accountability. 41 N.Y.U. J. Int'l L. & Pol. 159-217 (2008).

Book annotations. 41 N.Y.U. J. Int'l L. & Pol. 219-264 (2008).

34 NORTH CAROLINA JOURNAL OF INTERNATIONAL LAW AND COMMERCIAL REGULATION, NO. 2, WINTER, 2009.

Ho, Cynthia M. Patent breaking or balancing?: separating strands of fact from fiction under TRIPS. 34 N.C. J. Int'l L. & Com. Reg. 371-469 (2009).

Levin, Mark. Lighting up the Foreign Corrupt Practices Act: a case study of U.S. tobacco industry political influence buying in Japan. 34 N.C. J. Int'l L. & Com. Reg. 471-519 (2009).

Diaz, Leticia M. and Barry Hart Dubner. An examination of the evolution of crimes at sea and the emergence of the many legal regimes in their wake. 34 N.C. J. Int'l L. & Com. Reg. 521-567 (2009).

Ellis, Peter M. Note. **Leegin Creative Leather Products v. PSKS** and vertical restraints. (**Leegin Creative Leather Products v. PSKS**, 127 S. Ct. 2705, 2007.) 34 N.C. J. Int'l L. & Com. Reg. 569-600 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 26
May 8, 2009

Chugani, Sumeet H. Comment. Benevolent blood money: terrorist exploitation of Zakat and its complications in the war on terror. 34 N.C. J. Int'l L. & Com. Reg. 601-654 (2009).

Carmody, Meghan Josephine. Comment. The price of cheap goods: international trade with China and the need for stringent enforcement of manufacturing regulations. 34 N.C. J. Int'l L. & Com. Reg. 655-697 (2009).

29 NORTHWESTERN JOURNAL OF INTERNATIONAL LAW & BUSINESS, NO. 1, WINTER, 2009.

Terry, Laurel S. The European Commission project regarding competition in professional services. 29 Nw. J. Int'l L. & Bus. 1-117 (2009).

Kim, Jungho. Bankruptcy law dilemma: appraisal of corporate value and its distribution in corporate reorganization proceedings. 29 Nw. J. Int'l L. & Bus. 119-194 (2009).

Collins, David. Reliance remedies at the International Center for the Settlement of Investment Disputes. 29 Nw. J. Int'l L. & Bus. 195-216 (2009).

Kong, Gina. Comment. Are women-only trade unions necessary in South Korea? A study of women workers' struggles in Korea's labor market. 29 Nw. J. Int'l L. & Bus. 217-243 (2009).

Matthews, David J. Comment. Ruined in a conventional way: responses to credit ratings' role in credit crises. 29 Nw. J. Int'l L. & Bus. 245-274 (2009).

Sami, George. Comment. A comparative analysis of hedge fund regulation in the United States and Europe. 29 Nw. J. Int'l L. & Bus. 275-307 (2009).

29 PACE LAW REVIEW, NO. 1, FALL, 2008.

Gershman, Bennett L. **James D. Hopkins Memorial Lecture.** The most dangerous power of the prosecutor. 29 Pace L. Rev. 1-28 (2008).

Lesnick, Howard. The practice of teaching, the practice of law: what does it mean to practice responsibly? 29 Pace L. Rev. 29-41 (2008).

Fleming, Marka B. Feticide laws: contemporary legal applications and constitutional inquiries. 29 Pace L. Rev. 43-74 (2008).

Schiltz, Eugene J. Civil liability for and abetting: should lawyers be "privileged" to assist their clients' wrongdoing? 29 Pace L. Rev. 75-150 (2008).

Cairnes, Kellie A. Comment. **Morse v. Frederick:** evaluating a Supreme hit to students' First Amendment rights. (**Morse v. Frederick**, 127 S. Ct. 2618, 2007.) 29 Pace L. Rev. 151-174 (2008).

Stevens, Michael A. Comment. Down but not out: how school districts may utilize race-conscious student assignments in the wake of ... (**Parents Involved in Community Schools v. Seattle School District No. 1**, 127 S. Ct. 2738, 2007.) 29 Pace L. Rev. 175-198 (2008).

Vetrini, Salvatore. Comment. Balancing the individual and societal interests under the First Amendment: how the Eighth Circuit saved fantasy baseball. (**C.B.C. Distribution and Marketing, Inc. v. Major League Baseball Advanced Media, L.P.**, 505 F.3d 818, 2007, *cert. denied*, 128 S. Ct. 2872, 2008.) 29 Pace L. Rev. 199-221 (2008).

17 PERSPECTIVES: TEACHING LEGAL RESEARCH AND WRITING, NO. 2, WINTER, 2009.

Phillips, Kimberly D. "Down with the death penalty!"--using hot topics with a twist to introduce persuasive advocacy and legal ethics. 17 Perspectives 97-101 (2009).

Bogdanski, John A. and Samuel A. Donaldson. Teaching tax and other tedious topics. 17 Perspectives 102-106 (2009).

Neuman, Richard K. Jr. Three vignettes. 17 Perspectives 107-110 (2009).

Higdon, Michael J. It's a Small World: using the classic Disney ride to teach document coherence. 17 Perspectives 111-114 (2009).

Piccard, Ann M. Teaching to different levels of experience: what I learned about teaching from being a student (or: there really is more than one way to skin a cat). 17 Perspectives 115-118 (2009).

Teachable Moments...

Charles, Patrick J. How do you update the Code of Federal Regulations using GPO access? 17 Perspectives 119-127 (2009).

Brutal Choices in Curricular Design...

Inglehart, Elizabeth L. and Martha Kanter. "The real world": creating a compelling appellate brief assignment based on a real-world case. 17 Perspectives 128-134 (2009).

Writing Tips...

Opipari, Benjamin R. What attorneys can learn from children's literature and other lessons in style. 17 Perspectives 135-141 (2009).

Bintiff, Barbara A. Legal research and writing resources: recent publications. 17 Perspectives 142-148 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 27
May 8, 2009

36 SOUTHERN UNIVERSITY LAW REVIEW, NO. 1, FALL, 2008.

Justice Revis O. Ortique, Jr. [Photograph.] 36 S.U. L. Rev. unpagged (2008).

Johnson, Justice Bernette J. Justice Revis O. Ortique, Jr.: a man for all seasons. 36 S.U. L. Rev. 1-10 (2008).

Janke, Benjamin W. Government liability in tort under a hundred year flood plan. 36 S.U. L. Rev. 11-32 (2008).

McCall, Michael A., Madhavi M. McCall and Christopher E. Smith. Criminal justice and the U.S. Supreme Court's 2007-2008 term. 36 S.U. L. Rev. 33-87 (2008).

Kovacic, Casey A. The real BCS: black coach syndrome and the pursuit to become a college head football coach. 36 S.U. L. Rev. 89-120 (2008).

Elloie, Christian N. Are pre-dispute jury trial waivers a bargain for employers over arbitration? It depends on the employee. 36 S.U. L. Rev. 121-149 (2008).

Randall, Laura McJimsey. Comment. The guarantees of a fair and impartial trial in the midst of a surge of technological advances: should emails and text messages be admissible as evidence against a defendant in a criminal trial? 36 S.U. L. Rev. 151-171 (2008).

DeRousselle, Paul T. II. Comment. Personal foul! How the Supreme Court allowed the Tennessee Secondary School Athletic Association to violate Brentwood Academy's First Amendment rights. 36 S.U. L. Rev. 173-205 (2008).

76 TENNESSEE LAW REVIEW, NO. 1, FALL, 2008.

Cummings, Lawton P. Globalization and the evisceration of the corporate attorney-client privilege: a re-examination of the privilege and a proposal for harmonization. 76 Tenn. L. Rev. 1-32 (2008).

Vacca, Ryan. Viewing virtual property ownership through the lens of innovation. 76 Tenn. L. Rev. 33-65 (2008).

Chung, John J. Chapter 15 of the Bankruptcy Code and its implicit assumptions regarding the foreign exchange market. 76 Tenn. L. Rev. 67-110 (2008).

Anderson, Horace E., Jr. "Criminal minded?": mixtape DJs, the piracy paradox, and lessons from the recording industry. 76 Tenn. L. Rev. 111-158 (2008).

Streichler, Stuart. What would Warren do? A brief historical comment on **Brown** and **Parents Involved**. 76 Tenn. L. Rev. 159-186 (2008).

Napper, Norene. Case note. Water law--states' rights and riparian rights--riparian jurisdiction: ordinary and usual v. extraordinary. (**New Jersey v. Delaware**, 128 S. Ct. 1410, 2008.) 76 Tenn. L. Rev. 187-209 (2008).

Hathorn, Bryan C. Case note. Constitutional law--searches, seizures & confessions--constitutional protections for students in public schools. (**R.D.S. v. State**, 245 S.W.3d 356, 2008.) 76 Tenn. L. Rev. 211-234 (2008).

56 UCLA LAW REVIEW, NO. 3, FEBRUARY, 2009.

El-Haj, Tabatha Abu. The neglected right of assembly. 56 UCLA L. Rev. 543-589 (2009).

Berger, Bethany R. Red: racism and the American Indian. 56 UCLA L. Rev. 591-656 (2009).

Golden, John M. The Supreme Court as "prime percolator": a prescription for appellate review of questions in patent law. 56 UCLA L. Rev. 657-724 (2009).

Carroll, Maureen. Comment. Transgender youth, adolescent decisionmaking, and **Roper v. Simmons**. 56 UCLA L. Rev. 725-753 (2009).

77 UNIVERSITY OF CINCINNATI LAW REVIEW, NO. 1, FALL, 2008.

Poulin, Anne Bowen. Government appeals in criminal cases: the myth of asymmetry. 77 U. Cin. L. Rev. 1-62 (2008).

Kelly, James J., Jr. Bringing clarity to title clearing: tax foreclosure and due process in the Internet age. 77 U. Cin. L. Rev. 63-118 (2008).

Warnick, Ashlie C. Accommodating discrimination. 77 U. Cin. L. Rev. 119-180 (2008).

Lipkin, Robert Justin. We are all judicial activists now. 77 U. Cin. L. Rev. 181-232 (2008).

Penick, Amanda J. Comment. Legal recourse when virtual-world banks pack up their toys and go home. 77 U. Cin. L. Rev. 233-265 (2008).

Tate, James A. Comment. Eliminating the nexus obstacle to the prosecution of international drug traffickers on the high seas. 77 U. Cin. L. Rev. 267-296 (2008).

Fernow, Lindsey R. Case note. Will settlement service providers be forced to work for their money?: the validity and effect of ... (**Cohen v. JP Morgan Chase & Co.**, 498 F.3d 111, 2007.) 77 U. Cin. L. Rev. 297-320 (2008).

Kamath, Pramila A. Case note. Blinded by the bright-line: problems with strict construction of the criteria for death penalty exemption on the basis of mental retardation. (**State v. Strode**, 232 S.W.3d 1, 2007.) 77 U. Cin. L. Rev. 321-348 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 28
May 8, 2009

Klaeren, Katie. Case note. Moving toward a more protective interpretation of national origin discrimination under Title VII? (**Maldonado v. City of Altus**, 433 F.3d 1294, 2006.) 77 U. Cin. L. Rev. 349-381 (2008).

63 UNIVERSITY OF MIAMI LAW REVIEW, NO. 2, JANUARY, 2009.

Symposium. The Future of Affirmative Action: **Seattle School Dist. # 1**, Race, Education, and the Constitution. 63 U. Miami L. Rev. 431-707 (2009).

Spann, Girardeau A. The conscience of a court. 63 U. Miami L. Rev. 431-474 (2009).

Moran, Rachel F. Let freedom ring: making **Grutter** matter in school desegregation cases. 63 U. Miami L. Rev. 475-506 (2009).

Parker, Wendy. Limiting the Equal Protection Clause Roberts style. 63 U. Miami L. Rev. 507-535 (2009).

Casebeer, Kenneth M. Memory lost: **Brown v. Board** and the constitutional economy of liberty and race. 63 U. Miami L. Rev. 537-547 (2009).

Winter, Steven L. John Roberts's formalist nightmare. 63 U. Miami L. Rev. 549-559 (2009).

Fenton, Zanita E. Sleight of hand or the old bait & switch?: Article III and the politics of self-policing by the Court in **Parents Involved**. 63 U. Miami L. Rev. 561-575 (2009).

Nelson, Eboni S. Examining the costs of diversity. 63 U. Miami L. Rev. 577-627 (2009).

Jones, D. Marvin. The original meaning of **Brown**: **Seattle**, segregation and the rewriting of history. 63 U. Miami L. Rev. 629-655 (2009).

Browne, Sharon L. and Elizabeth A. Yi. The spirit of **Brown** in **Parents Involved** and beyond. 63 U. Miami L. Rev. 657-684 (2009).

Freedman, Kimberly J. Note. **Parents Involved in Community Schools v. Seattle School District No. 1**: a return to a separate and unequal society? (**Parents Involved in Cmty. Sch. V. Seattle Sch. Dist. No. 1**, 127 S. Ct. 2738, 2007.) 63 U. Miami L. Rev. 685-707 (2009).

11 UNIVERSITY OF PENNSYLVANIA JOURNAL OF BUSINESS LAW, NO. 2, WINTER, 2009.

Clark, Gordon L. and Eric R. W. Knight. Implications of the UK Companies Act 2006 for institutional investors and the market for corporate social responsibility. 11 U. Pa. J. Bus. L. 259-296 (2009).

Hill, John W., et al. Increasing complexity and partisanship in business damages expert testimony: the need for a modified trial regime in quantification of damages. 11 U. Pa. J. Bus. L. 297-382 (2009).

Lin, Tom C. W. Undressing the CEO: disclosing private, material matters of public company executives. 11 U. Pa. J. Bus. L. 383-426 (2009).

Caroline, David S. Comment. Employer health-care mandates: the wrong answer to the wrong question. 11 U. Pa. J. Bus. L. 427-446 (2009).

Rassas, Melissa Ilyse. Comment. Explaining the outlier: Oregon's new non-compete agreement law & the broadcasting industry. 11 U. Pa. J. Bus. L. 447-473 (2009).

Allen, Robert. Comment. Securities litigation as a coordination problem. 11 U. Pa. J. Bus. L. 475-518 (2009).

11 UNIVERSITY OF PENNSYLVANIA JOURNAL OF CONSTITUTIONAL LAW, NO. 1, DECEMBER, 2008.

Symposium: Cruel and Unusual Punishment: Litigating Under the Eighth Amendment. 11 U. Pa. J. Const. L. 1-214 (2008).

Alexander, Elizabeth. Prison health care, political choice, and the accidental death penalty. 11 U. Pa. J. Const. L. 1-22 (2008).

Bright, Stephen B. The failure to achieve fairness: race and poverty continue to influence who dies. 11 U. Pa. J. Const. L. 23-38 (2008).

Frase, Richard S. Limiting excessive prison sentences under Federal and State Constitutions. 11 U. Pa. J. Const. L. 39-72 (2008).

Hart, Sarah Vandenbraak. Evaluating institutional prisoners' rights litigation: costs and benefits and federalism considerations. 11 U. Pa. J. Const. L. 73-100 (2008).

Lee, Youngjae. Desert and the Eighth Amendment. 11 U. Pa. J. Const. L. 101-113 (2008).

Lobel, Jules. Prolonged solitary confinement and the Constitution. 11 U. Pa. J. Const. L. 115-138 (2008).

Schlanger, Margo and Gionvanna Shay. Preserving the rule of law in America's jails and prisons: the case for amending the Prison Litigation Reform Act. 11 U. Pa. J. Const. L. 139-154 (2008).

Steiker, Carol S. and Jordan M. Steiker. Opening a window or building a wall? The effect of Eighth Amendment death penalty law and advocacy on criminal justice more broadly. 11 U. Pa. J. Const. L. 155-205 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 29
May 8, 2009

Rudovsky, David. A closing keynote: a comment on mass incarceration in the United States. 11 U. Pa. J. Const. L. 207-214 (2008).

43 UNIVERSITY OF RICHMOND LAW REVIEW, NO. 3, MARCH, 2009.

O'Herron, John P. Acknowledgments. 43 U. Rich. L. Rev. ix-x (2009).

O'Herron, John P. Preface. 43 U. Rich. L. Rev. xi-xiii (2009).

Allen Chair Symposium 2009. Detaining Suspected Terrorists: Past, Present, and Future. 43 U. Rich. L. Rev. 821-1174 (2009).

Chambliss, Sen. Saxby. The future of detainees in the global war on terror: a U.S. policy perspective. 43 U. Rich. L. Rev. 821-843 (2009).

O'Connell, Mary Ellen. Combatants and the combat zone. 43 U. Rich. L. Rev. 845-864 (2009).

Yin, Tung. **Boumediene** and lawfare. 43 U. Rich. L. Rev. 865-892 (2009).

Vladeck, Stephen I. The long war, the federal courts, and the necessity/legality paradox. (Reviewing Benjamin Wittes, Law and the Long War: The Future of Justice in the Age of Terror.) 43 U. Rich. L. Rev. 893-926 (2009).

Dickson, Brice. The detention of suspected terrorists in Northern Ireland and Great Britain. 43 U. Rich. L. Rev. 927-966 (2009).

McNeal, Gregory S. Institutional legitimacy and counterterrorism trials. 43 U. Rich. L. Rev. 967-1019 (2009).

Priester, Benjamin J. Terrorist detention: directions for reform. 43 U. Rich. L. Rev. 1021-1066 (2009).

Rotunda, Kyndra. Applying the Geneva Convention principles to Guantánamo Bay. 43 U. Rich. L. Rev. 1067-1090 (2009).

Sales, Nathan Alexander. Run for the border: laptop searches and the Fourth Amendment. 43 U. Rich. L. Rev. 1091-1134 (2009).

Johnson, Robert. Note. Extraordinary rendition: a wrong without a right. 43 U. Rich. L. Rev. 1135-1174 (2009).

41 URBAN LAWYER, NO. 1, WINTER, 2009.

Rosenthal, Lawrence. Second Amendment plumbing after **Heller**: of standards of scrutiny, incorporation, well-regulated militias, and criminal street gangs. 41 Urb. Law. 1-92 (2009).

Saiger, Aaron J. Local government without Tiebout. 41 Urb. Law. 93-145 (2009).

Ziegler, Edward H. The case for megapolitan growth management in the 21st century: regional urban planning and sustainable development in the United States. 41 Urb. Law. 147-182 (2009).

Williams, Matthew Cory. 25th Smith-Babcock-Williams Student Writing Competition winner. Restitution, eminent domain, and economic development: moving to a gains-based conception of the Takings Clause. 41 Urb. Law. 183-2166 (2009).

Case notes. 41 Urb. Law. 217-228 (2009).

42 VANDERBILT JOURNAL OF TRANSNATIONAL LAW, NO. 2, MARCH, 2009.

Colares, Juscelino F. A theory of WTO adjudication: from empirical analysis to biased rule development. 42 Vand. J. Transnat'l L. 383-439 (2009).

Sadoff, David A. Striking a sensible balance on the legality of defensive first strikes. 42 Vand. J. Transnat'l L. 441-500 (2009).

Abbott, Kenneth W. and Duncan Snidal. Strengthening international regulation through transnational new governance: overcoming the orchestration deficit. 42 Vand. J. Transnat'l L. 501-578 (2009).

Barney, Jacob L. Note. Beyond economics: the U.S. recognition of international financial reporting standards as an international subdelegation of the SEC's rulemaking authority. 42 Vand. J. Transnat'l L. 579-620 (2009).

Stubbs, Rebecca. Note. The Millennium Challenge Account: influencing governance in developing countries through performance-based foreign aid. 42 Vand. J. Transnat'l L. 621-682 (2009).

14 WASHINGTON AND LEE JOURNAL OF CIVIL RIGHTS AND SOCIAL JUSTICE, NO. 2, SPRING, 2008.

Meyer, Diane S. Editor's note. 14 Wash. & Lee J. C.R. & Soc. Just. vii-viii (2008).

Plitt, Steven and Daniel Maldonado. Prohibiting *de facto* insurance redlining: will Hurricane Katrina draw a discriminatory redline in the Gulf Coast sands prohibiting access to home ownership? 14 Wash. & Lee J. C.R. & Soc. Just. 199-254 (2008).

Swisher, Keith. The modern movement of vindicating violations of criminal defendants' rights through judicial discipline. 14 Wash. & Lee J. C.R. & Soc. Just. 255-274 (2008).

Woan, Sunny. White sexual imperialism: a theory of Asian feminist jurisprudence. 14 Wash. & Lee J. C.R. & Soc. Just. 275-301 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 30
May 8, 2009

Wise, Lindsay N. Student note. People not equal: a glimpse into the use of profiling and the effect a pending U.N. Human Rights Committee case may have on United States' policy. 14 Wash. & Lee J. C.R. & Soc. Just. 303-329 (2008).

Depowski, Kristen L. Student note. Limited English proficiency students left behind. 14 Wash. & Lee J. C.R. & Soc. Just. 331-355 (2008).

Bonfanti, Christina V. Student note. 'Till [my parents'] death do us part: exposing testamentary restrictions placed on marriages that perpetuate prejudice. 14 Wash. & Lee J. C.R. & Soc. Just. 357-380 (2008).

36 WESTERN STATE UNIVERSITY LAW REVIEW, NO. 1, FALL, 2008.

Keiter, Mitchell. **Ireland** at forty: how to rescue the felony-murder rule's merger limitation from its midlife crisis. 36 W. St. U. L. Rev. 1-33 (2008).

Burton, Anthony W. Student article. No more combined awards of permanent disability for separate injuries to the same body part. **Benson v. Permanente Medical Group (Benson v. Permanente Medical Group**, 72 Cal. Compen. Cases 1620, 2007.) 36 W. St. U. L. Rev. 35-52 (2008).

Hartman, Amity. Student article. FDA's minimal regulation of cosmetics and the daring claims of cosmetic companies that cause consumers economic harm. 36 W. St. U. L. Rev. 53-87 (2008).

Mostaghim, Cameron. Student article. Roadside seizures of medical marijuana: public safety and public policy as limitations upon transporting and the return of lawfully seized medical marijuana. 36 W. St. U. L. Rev. 89-118 (2008).

Curtis, Kasey. Student article. The burst bubble: revisiting foreclosure law in the light of the collapse of the housing industry. 36 W. St. U. L. Rev. 119-136 (2008).

15 WILLIAM AND MARY JOURNAL OF WOMEN AND THE LAW, NO. 2, WINTER, 2009.

2008 Symposium. Not That Kind of Girl: The Legal Treatment of Women Defying Traditional Gender Roles. 15 Wm. & Mary J. Women & L. 227-413 (2009).

Ayres, Susan. *Kairos* and safe havens: the timing and calamity of unwanted birth. 15 Wm. & Mary J. Women & L. 227-289 (2009).

Heminway, Joan MacLeod. Female investors and securities fraud: is the reasonable investor a woman? 15 Wm. & Mary J. Women & L. 291-336 (2009).

Oberman, Michelle. Judging Vanessa: norm setting and deviance in the law of motherhood. 15 Wm. & Mary J. Women & L. 337-359 (2009).

Levine, Kay L. When gender meets sex: an exploratory study of women who seduce adolescent boys. 15 Wm. & Mary J. Women & L. 361-376 (2009).

Alexandre, Michèle. When freedom is not free: investigating the First Amendment's potential for providing protection against sexual profiling in the public workplace. 15 Wm. & Mary J. Women & L. 377-413 (2009).

Corcoran, Maire. Note. Rhetoric versus reality: the jurisdiction of rape, the Indian Child Welfare Act, and the struggle for tribal self-determination. 15 Wm. & Mary J. Women & L. 415-445 (2009).

Kaskade, Satya Grace. Note. Mothers without borders: undocumented immigrant mothers facing deportation and the best interests of their U.S. citizen children. 15 Wm. & Mary J. Women & L. 447-467 (2009).