

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---June 26, 2009

Alaska Law Review	26	Alaska L. Rev., No. 1, June, 2009.
Albany Law Journal of Science & Technology	19	Alb. L.J. Sci. & Tech., No. 1, Pp. 1-259, 2009.
Arizona Journal of International and Comparative Law	26	Ariz. J. Int'l & Comp. L., No. 1, Spring, 2009.
Arizona State Law Journal	41	Ariz. St. L.J., No. 1, Spring, 2009.
Arkansas Law Review	62	Ark. L. Rev., No. 2, Pp. 195-430., 2009.
Barry Law Review	10	Barry L. Rev., Spring, 2008.
Baylor Law Review	61	Baylor L. Rev., No. 1, Winter, 2009.
Buffalo Law Review	57	Buff. L. Rev., No. 2, April, 2009.
California Law Review	97	Cal. L. Rev., No. 2, April, 2009.
California Western International Law Journal	39	Cal. W. Int'l L.J., No. 2, Spring, 2009.
Denver Journal of International Law and Policy	37	Denv. J. Int'l L. & Pol'y, No. 2, Spring, 2009.
DePaul Journal of Art, Technology & Intellectual Property Law	19	DePaul J. Art, Tech. & Intell. Prop. L., No. 2, Spring, 2009.
Duke Journal of Comparative & International Law	19	Duke J. Comp. & Int'l L., No. 3, Spring, 2009.
Florida Coastal Law Journal	10	Fla. Coastal L.J., No. 3, Spring, 2009.
Fordham Law Review	77	Fordham L. Rev., No. 6, May, 2009.
Hastings Business Law Journal	5	Hastings Bus. L.J., No. 1, Winter, 2009.
Hastings Constitutional Law Quarterly	36	Hastings Const. L.Q., No. 4, Summer, 2009.
Hastings West-Northwest Journal of Environmental Law & Policy	15	Hastings W.-Nw. J. Envtl. L. & Pol'y, No. 2, Summer, 2009.
Houston Journal of International Law	31	Hous. J. Int'l L., No. 2, Spring, 2009.
Iowa Law Review	94	Iowa L. Rev., No. 3, March, 2009.
Journal of Law & Education	38	J.L. & Educ., No. 2, April, 2009.
Loyola of Los Angeles Entertainment Law Review	29	Loy. L.A. Ent. L. Rev., No. 1, Pp. 1-162, 2008-2009.
Michigan Journal of Gender & Law	15	Mich. J. Gender & L., No. 2, Pp. 205-469, 2009.
Michigan Journal of Race & Law	14	Mich. J. Race & L., No. 2, Spring, 2009.
Negotiation Journal	25	Negotiation J., No. 2, April, 2009.
New York University Annual Survey of American Law	64	N.Y.U. Ann. Surv. Am. L., No. 4, Pp. 653-931, 2009.
New York University Law Review	84	N.Y.U. L. Rev., No. 2, May, 2009.
North Carolina Law Review	87	N.C. L. Rev., No. 4, May, 2009.
Northern Illinois University Law Review	29	N. Ill. U. L. Rev., No. 2, Spring, 2009.
Ohio State Law Journal	70	Ohio St. L.J., No. 2, Pp. 251-518, 2009.
Rutgers Law Review	61	Rutgers L. Rev., No. 2, Winter, 2009.
Saint Louis University Law Journal	53	St. Louis U. L.J., No. 2, Winter, 2009.
South Texas Law Review	50	S. Tex. L. Rev., No. 3, Spring, 2009.
Southern California Review of Law and Social Justice	18	S. Cal. Rev. L. & Soc. Just., No. 2, Spring, 2009.
St. Mary's Law Journal	40	St. Mary's L.J., No. 3, Pp. 627-890, 2009.
Stanford Environmental Law Journal	28	Stan. Envtl. L.J., No. 2, June, 2009.
Stanford Law Review	61	Stan. L. Rev., No. 5, March, 2009.
Texas International Law Journal	44	Tex. Int'l L.J., No. 4, Summer, 2009.
Texas Journal of Women and the Law	17	Tex. J. Women & L., No. 2, Spring, 2008.
UC Davis Journal of International Law and Policy	15	UC Davis J. Int'l L. & Pol'y, No. 2, Spring, 2009.
University of Pennsylvania Law Review	157	U. Pa. L. Rev., No. 5, May, 2009.
Vermont Journal of Environmental Law	10	Vt. J. Envtl. L., No. 2, Winter, 2009.
Washington University Global Studies Law Review	8	Wash. U. Global Stud. L. Rev., No. 2, Pp. 187-449, 2009.
William and Mary Law Review	50	Wm. & Mary L. Rev., No. 5, April, 2009.

ADMINISTRATIVE LAW

Bryant, Beth C. Adapting to uncertainty: law, science, and management in the Steller sea lion controversy. 28 Stan. Envtl. L.J. 171-211 (2009).

Bunbury, Mark A., Jr. Recent development. "Forty acres and a mule"...not quite yet: Section 14012 of the Food, Conservation, and Energy Act of 2008 fails black farmers. 87 N.C. L. Rev. 1230-1251 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 2
June 26, 2009

Clarke, Donald C. The private attorney-general in China: potential and pitfalls. 8 Wash. U. Global Stud. L. Rev. 241-255 (2009).

Dudley, Andrew. Comment. Opening borders: congressional delegation of discretionary authority to suspend or repeal the laws of the United States. 41 Ariz. St. L.J. 273-313 (2009).

Gray, John. Comment. Choosing the nuclear option: the case for a strong regulatory response to encourage nuclear energy development. 41 Ariz. St. L.J. 315-348 (2009).

Harris, Michael Ray. Standing in the way of judicial review: assertion of the deliberative process privilege in APA cases. 53 St. Louis U. L.J. 349-416 (2009).

Manley, Lesley. Comment. Should states serve as laboratories for mine safety regulation? 41 Ariz. St. L.J. 379-401 (2009).

Merriam, Dwight H. Regulating backyard wind turbines. 10 Vt. J. Envtl. L. 291-313 (2009).

Muys, Jerome C. Section 5 of the Boulder Canyon Project Act and 43 C.F.R. Part 417 occupy the field of determination of reasonable beneficial use of Lower Colorado River water. 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 197-214 (2009).

Reiter, Keramet. Comment. Experimentation on prisoners: persistent dilemmas in rights and regulations. 97 Cal. L. Rev. 501-566 (2009).

Robinson, Andrew J. Comment. Language, national origin, and employment discrimination: the importance of the EEOC guidelines. 157 U. Pa. L. Rev. 1513-1539 (2009).

Seidenfeld, Mark. Why agencies act: a reassessment of the ossification critique of judicial review. 70 Ohio St. L.J. 251-321 (2009).

Spriggs, Matthew J. Note. "Don't tase me bro!" An argument for clear and effective taser regulation. 70 Ohio St. L.J. 487-518 (2009).

van der Vaart, D. R. and John C. Evans. Location, location, location: did **North Carolina** go far enough? 10 Vt. J. Envtl. L. 267-290 (2009).

ADMIRALTY

Diaz, Leticia M. and Barry Hart Dubner. Environmental damage and the destruction of life--problems that add a new balancing dimension to international port access vs. efficient trade under international law. 10 Barry L. Rev. 1-23 (2008).

Power, Jason. Student article. Maritime terrorism: a new challenge for national and international security. 10 Barry L. Rev. 111-133 (2008).

AGRICULTURE LAW

Bunbury, Mark A., Jr. Recent development. "Forty acres and a mule"...not quite yet: Section 14012 of the Food, Conservation, and Energy Act of 2008 fails black farmers. 87 N.C. L. Rev. 1230-1251 (2009).

El-Hajj, Jeff. Confined animal feeding operations in California: current regulatory schemes and what must be done to improve them. 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 349-368 (2009).

Eubanks, William S. II. A rotten system: subsidizing environmental degradation and poor public health with our nation's tax dollars. 28 Stan. Envtl. L.J. 213-310 (2009).

Kurz, Natalie Jean. Comment. Corn ethanol: setting straight a misguided attempt to free the United States from foreign oil. 31 Hous. J. Int'l L. 377-417 (2009).

Lappé, Anna. Food, fuel, and the future of farming: conference of sustainable agriculture. 10 Vt. J. Envtl. L. 367-378 (2009).

Magee, Jerry. Legal implications of forest management science in National Environmental Policy Act analyses. 10 Vt. J. Envtl. L. 213-228 (2009).

McCland, Stacy. Student article. Immigration reform and agriculture: what we really want, what we really need, and what will happen if they leave? 10 Barry L. Rev. 63-79 (2008).

AIR AND SPACE LAW

Beck, Brian. The next, small, step for mankind: fixing the inadequacies of the international space law treaty regime to accommodate the modern space flight industry. 19 Alb. L.J. Sci. & Tech. 1-37 (2009).

ANIMAL LAW

Galantucci, Robert. Compassionate consumerism within the GATT regime: can Belgium's ban on seal product imports be justified under Article XX? 39 Cal. W. Int'l L.J. 281-312 (2009).

ARTS AND ENTERTAINMENT

(For other articles on ARTS AND ENTERTAINMENT see the **Tables of Contents of Indexed Law Reviews for DePaul Journal of Art, Technology & Intellectual Property Law** and **Loyola of Los Angeles Entertainment Law Review**.)

Sinclair, Peter. Comment. Freedom of speech in the virtual world. 19 Alb. L.J. Sci. & Tech. 231-259 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3
June 26, 2009

BANKING AND FINANCE

Manns, Jeffrey. Rating risk after the subprime mortgage crisis: a user fee approach for rating agency accountability. 87 N.C. L. Rev. 1011-1089 (2009).

Stutts, William F. and Wesley C. Watts. Of herring and sausage: Nordic responses to banking crises as examples for the United States. 44 Tex. Int'l L.J. 577-627 (2009).

Unterman, Aaron. Innovative destruction--structured finance and credit market reform in the bubble era. 5 Hastings Bus. L.J. 53-108 (2009).

BANKRUPTCY LAW

Landry, Robert J. III. The means test: finding a safe harbor, passing the means test, or rebutting the presumption of abuse may not be enough. 29 N. Ill. U. L. Rev. 245-280 (2009).

Martinez, Michael D. Note. Where there's a "will," there should be a way: why *In re Salvino* unjustifiably restricts the application of § 523(a)(6) to exclude willful and malicious breaches of contract. (**Wish Acquisition, LLC v. Salvino** (*In re Salvino*), 373 B.R. 578, 2007, *aff'd*, No. 4756, 2008 WL 182241, 2008.) 29 N. Ill. U. L. Rev. 441-468 (2009).

Rajak, Harry. Corporate groups and cross-border bankruptcy. 44 Tex. Int'l L.J. 521-546 (2009).

Sarra, Janis. Oversight and financing of cross-border business enterprise group insolvency proceedings. 44 Tex. Int'l L.J. 547-576 (2009).

Wofford, Travis. Comment. The other Establishment Clause: the misunderstood minimum threshold for recognition. 44 Tex. Int'l L.J. 665-689 (2009).

CIVIL RIGHTS AND DISCRIMINATION

Bodensteiner, Ivan E. The Supreme Court as the major barrier to racial equality. 61 Rutgers L. Rev. 199-230 (2009).

Bunbury, Mark A., Jr. Recent development. "Forty acres and a mule"...not quite yet: Section 14012 of the Food, Conservation, and Energy Act of 2008 fails black farmers. 87 N.C. L. Rev. 1230-1251 (2009).

Faigman, David L. Defining empirical frames of reference in constitutional cases: unraveling the as-applied versus facial distinction in constitutional law. 36 Hastings Const. L.Q. 631-665 (2009).

Griffin, C.J. Note. Workplace restroom policies in light of New Jersey's gender identity protection. 61 Rutgers L. Rev. 409-436 (2009).

Grim, Jill. Student article. Peer harassment in our schools: should teachers and administrators join the fight? 10 Barry L. Rev. 155-176 (2008).

Hickox, Stacy M. Transfer as an accommodation: standards from discrimination cases and theory. 62 Ark. L. Rev. 195-248 (2009).

Hogan, Holly. The real choice in a perceived "Catch-22": providing fairness to both the accused and complaining students in college sexual assault disciplinary proceedings. 38 J.L. & Educ. 277-293 (2009).

Kotkin, Minna J. Diversity and discrimination: a look at complex bias. 50 Wm. & Mary L. Rev. 1439-1500 (2009).

Rhode, Deborah L. The injustice of appearance. 61 Stan. L. Rev. 1033-1101 (2009).

Robinson, Andrew J. Comment. Language, national origin, and employment discrimination: the importance of the EEOC guidelines. 157 U. Pa. L. Rev. 1513-1539 (2009).

Tanner, John. Effective monitoring of polling places. 61 Baylor L. Rev. 50-89 (2009).

Ward, Ellison S. Note. Toward constitutional minority recruitment and retention programs: a narrowly tailored approach. 84 N.Y.U. L. Rev. 609-646 (2009).

Willis, Amanda M. Mutiny in the nursery: sexual harassment liability for young children. 38 J.L. & Educ. 245-276 (2009).

Zirkel, Perry A. Independent educational evaluations at district expense under the Individuals with Disabilities Education Act. 38 J.L. & Educ. 223-244 (2009).

COMMERCIAL LAW

Taylor, Veronica L. Japanese commercial transactions and sanctions revisited: **Sumitomo v. UFJ**. 8 Wash. U. Global Stud. L. Rev. 399-425 (2009).

COMMUNICATIONS LAW

Bailey, Stephen A. Fooling ourselves? An ethical and constitutional analysis of lawyer-to-lawyer advertising. 10 Fla. Coastal L.J. 385-419 (2009).

Donnelly, Matthew J. Note. A newsworthiness privilege for republishes defamation of public figures. 94 Iowa L. Rev. 1023-1049 (2009).

Flarity, Alicia. Comment. David slays Goliath: the fight against the FCC's recent relaxation of the newspaper-broadcast cross-ownership rule. (**Prometheus Radio Project v. FCC**, 373 F.3d 372, 2004.) 61 Baylor L. Rev. 261-295 (2009).

Heidlage, Benjamin F. Note. A relational approach to schools' regulation of youth online speech. 84 N.Y.U. L. Rev. 572-608 (2009).

Lee, Erick S. Play ball!: substituting current federal non-regulation of fantasy sports leagues with limited supervision of hyper-competitive leagues. 29 Loy. L.A. Ent. L. Rev. 53-90 (2008-2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 4
June 26, 2009

Mossavar-Rahmani, Shahab. Comment. The Protect America Act: one nation under God surveillance. 29 Loy. L.A. Ent. L. Rev. 133-162 (2008-2009).

Sprague, Robert and Corey Ciocchetti. Preserving identities: protecting personal identifying information through enhanced privacy policies and laws. 19 Alb. L.J. Sci. & Tech. 91-141 (2009).

COMPARATIVE AND FOREIGN LAW

Blodgett, Mark S., Richard J. Hunter, Jr. and Robert M. Hayden. Foreign direct investment, trade, and China's competition laws. 37 Denv. J. Int'l L. & Pol'y 201-231 (2009).

Boudreaux, Karol C. and Puja Ahluwalia. Cautiously optimistic: economic liberalization and reconciliation in Rwanda's coffee sector. 37 Denv. J. Int'l L. & Pol'y 147-200 (2009).

Donnelly-Saalfield, James. Irreparable harms: how the devastating effects of oil extraction in Nigeria have not been remedied by Nigerian courts, the African Commission, or U.S. courts. 15 Hastings W.-Nw. J. Env'tl. L. & Pol'y 371-420 (2009).

Donohue, Laura K. The perilous dialogue. 97 Cal. L. Rev. 357-392 (2009).

Easterday, Jennifer S. Deciding the fate of complementarity: a Colombian case study. 26 Ariz. J. Int'l & Comp. L. 49-111 (2009).

Esmaeili, Hossein. On a slow boat towards the rule of law: the nature of law in the Saudi Arabian legal system. 26 Ariz. J. Int'l & Comp. L. 1-47 (2009).

Fentiman, Linda C. Pursuing the perfect mother: why America's criminalization of maternal substance abuse is not the answer--a comparative legal analysis. 15 Mich. J. Gender & L. 389-469 (2009).

Galantucci, Robert. Compassionate consumerism within the GATT regime: can Belgium's ban on seal product imports be justified under Article XX? 39 Cal. W. Int'l L.J. 281-312 (2009).

Greene, D. Wendy. Determining the (in)determinable: race in Brazil and the United States. 14 Mich. J. Race & L. 143-195 (2009).

Harris, Lindsay M. Untold stories: gender-related persecution and asylum in South Africa. 15 Mich. J. Gender & L. 291-347 (2009).

Healy, James J. Note. Consumer protection choice of law: European lessons for the United States. 19 Duke J. Comp. & Int'l L. 535-558 (2009).

Pixler, Reid C. Peace is not the absence of conflict, but the presence of justice. 29 N. Ill. U. L. Rev. 335-423 (2009).

Radson, A. John. An overt turn on covert action. 53 St. Louis U. L.J. 485-552 (2009).

Reisinger, Will. The unintended revolution: U.S. anti-drug policy and the socialist movement in Bolivia. 39 Cal. W. Int'l L.J. 237-280 (2009).

Silva, Mario. Extraordinary rendition: a challenge to Canadian and United States legal obligations under the Convention Against Torture. 39 Cal. W. Int'l L.J. 313-355 (2009).

Stutts, William F. and Wesley C. Watts. Of herring and sausage: Nordic responses to banking crises as examples for the United States. 44 Tex. Int'l L.J. 577-627 (2009).

Thorson, Erica J. Sharing Himalayan glacial meltwater: the role of territorial sovereignty. 19 Duke J. Comp. & Int'l L. 487-514 (2009).

Wang, Angela. Note. Will China prevail over the current WTO? 5 Hastings Bus. L.J. 207-228 (2009).

Zuloaga, Patricia Palacios. The path to gender justice in the Inter-American Court of Human Rights. 17 Tex. J. Women & L. 227-295 (2008).

International Energy Issue. Articles by Giancarlo Guardia Gonzalez, Martin Hunt, Erik Eisele, Martin Lythgoe and Kim Talus; comments by Natalie Jean Kurz and Carlos J. Moreno. 31 Hous. J. Int'l L. 213-467 (2009).

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

Law in Japan: A Celebration of the Works of John Owen Haley. Keynote address by Hisashi Owada; introduction by J. Mark Ramseyer; articles by Bruce E. Aronson, Donald C. Clarke, Eric A. Feldman, Daniel H. Foote, Tom Ginsburg, Glenn Hoetker, Mark Levin, Salil K. Mehra, Curtis J. Milhaupt, Yoshiro Miwa, J. Mark Ramseyer, Toshiko Takenaka, Veronica Taylor and Mark D. West. 8 Wash. U. Global Stud. L. Rev. 187-449 (2009).

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

Symposium. Soft Money 4. Panel participation by Ezra Doner and Jay Dougherty, moderators and George David, Lokesh Dhar, Ellen Eliasoph, Hunt Lowry, Stephanie Austin, Kamil Ahmad Dato Mohd Othman, Robin L. James, Janet Lockwood, Susan Simms and Alison Small, panelists. 29 Loy. L.A. Ent. L. Rev. 1-52 (2008-2009).

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

CONSTITUTIONAL LAW, GENERALLY

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

Alexander, Heidi S. Note. The theoretic and democratic implications of anti-abortion trigger laws. 61 Rutgers L. Rev. 381-407 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 5
June 26, 2009

Coenen, Dan T. The pros and cons of politically reversible “semisubstantive” constitutional rules. 77 Fordham L. Rev. 2835-2891 (2009).

Cooper, R. Brent and Diana L. Faust. Procedural and judicial limitations on *Voir dire*--constitutional implications and preservation of error in civil cases. 40 St. Mary's L.J. 751-794 (2009).

Dudley, Andrew. Comment. Opening borders: congressional delegation of discretionary authority to suspend or repeal the laws of the United States. 41 Ariz. St. L.J. 273-313 (2009).

Fasullo, Kristin. Note. Beyond **Lawrence v. Texas**: crafting a fundamental right to sexual privacy. 77 Fordham L. Rev. 2997-3043 (2009).

Greenblatt, Jennifer L. Putting the government to the (heightened, intermediate, or strict) scrutiny test: disparate application shows not all rights and powers are created equal. 10 Fla. Coastal L.J. 421-489 (2009).

Hafetz, Daniel S. Note. Ferreting out favoritism: bringing pretext claims after ... (**Kelo v. City of New London**, 545 U.S. 469, 2005.) 77 Fordham L. Rev. 3095-3162 (2009).

Kian, Sina. Note. Pleading sovereign immunity: the doctrinal underpinnings of **Hans v. Louisiana** and *Ex parte Young*. 61 Stan. L. Rev. 1233-1279 (2009).

Knowles, Robert. American hegemony and the foreign affairs Constitution. 41 Ariz. St. L.J. 87-158 (2009).

Lash, Kurt T. Leaving the **Chisholm** trail: the Eleventh Amendment and the background principle of strict construction. 50 Wm. & Mary L. Rev. 1577-1698 (2009).

Shapiro, Michael H. Argument selection in constitutional law: choosing and reconstructing conceptual systems. 18 S. Cal. Rev. L. & Soc. Just. 209-392 (2009).

Sura, Arpan A. Note. An end-run around the Takings Clause? The law and economics of **Bivens** actions for property rights violations. 50 Wm. & Mary L. Rev. 1739-1786 (2009).

Ward, Kenneth D. A turn to politics: Sanford Levenson's Our Undemocratic Constitution and debates in contemporary constitutional theory. 29 N. Ill. U. L. Rev. 311-334 (2009).

The Brennan Center Jorde Symposium on Constitutional Law. Articles by Stephen Holmes, Laura K. Donohue and Paul W. Kahn; response by Paul M. Schwartz. 97 Cal. L. Rev. 301-432 (2009).

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

CONSUMER PROTECTION LAW

Healy, James J. Note. Consumer protection choice of law: European lessons for the United States. 19 Duke J. Comp. & Int'l L. 535-558 (2009).

Mandelbaum, Joshua T. Note. Stuck in a bind: can the Arbitration Fairness Act solve the problems of mandatory binding arbitration in the consumer context? 94 Iowa L. Rev. 1075-1105 (2009).

CONTRACTS

Brick, Phillip M., jr. Case note. Agree to disagree: the inequity of Arkansas's tacit-agreement test as seen in ... (**Deck House**, 249 S.W.3d 817, 2007.) 62 Ark. L. Rev. 361-380 (2009).

Collett, Teresa Stanton. Whose life is it anyway? Texas public policy and contracts to kill embryonic children. 50 S. Tex. L. Rev. 371-398 (2009).

Phillips, Joe and Suk-Jun Lin. Their brothers' keeper: global buyers and the legal duty to protect suppliers' employees. 61 Rutgers L. Rev. 333-379 (2009).

CORPORATIONS

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

Aronson, Bruce E. Changes in the role of lawyers and corporate governance in Japan--how do we measure whether legal reform leads to real change? 8 Wash. U. Global Stud. L. Rev. 223-240 (2009).

Bebchuk, Lucian A. and Assaf Hamdani. The elusive quest for global governance standards. 157 U. Pa. L. Rev. 1263-1317 (2009).

Matheson, John H. The modern law of corporate groups: an empirical study of piercing the corporate veil in the parent-subsidiary context. 87 N.C. L. Rev. 1091-1155 (2009).

Milhaupt, Curtis J. **Bull-Dog Sauce** for the Japanese Soul? Courts, corporations, and communities--a comment on Haley's view of Japanese law. 8 Wash. U. Global Stud. L. Rev. 345-361 (2009).

Rajak, Harry. Corporate groups and cross-border bankruptcy. 44 Tex. Int'l L.J. 521-546 (2009).

Sarra, Janis. Oversight and financing of cross-border business enterprise group insolvency proceedings. 44 Tex. Int'l L.J. 547-576 (2009).

Sneirson, Judd F. Green is good: sustainability, profitability, and a new paradigm for corporate governance. 94 Iowa L. Rev. 987-1022 (2009).

Tsai, Edward. Note. Success by another name: recognizing a limited exception under Delaware law to the indemnification of derivative action settlements. 64 N.Y.U. Ann. Surv. Am. L. 879-931 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
June 26, 2009

COURTS

Schwartz, David L. Courting specialization: an empirical study of claim construction comparing patent litigation before federal district courts and the International Trade Commission. 50 *Wm. & Mary L. Rev.* 1699-1737 (2009).

CRIMINAL LAW AND PROCEDURE

Carey, David J. Note. Reliability discarded: the irrelevance of the medical exception to hearsay in post-**Crawford** Confrontation Clause jurisprudence. 64 *N.Y.U. Ann. Surv. Am. L.* 653-692 (2009).

Dannenbaum, Tom. Crime beyond punishment. 15 *UC Davis J. Int'l L. & Pol'y* 189-219 (2009).

Fayette, James. "The judge said, 'Son, what is your alibi...?'" A survey of Alaska criminal discovery principles. 26 *Alaska L. Rev.* 47-96 (2009).

Fentiman, Linda C. Pursuing the perfect mother: why America's criminalization of maternal substance abuse is not the answer--a comparative legal analysis. 15 *Mich. J. Gender & L.* 389-469 (2009).

Finlay, Lorraine. Does the International Criminal Court protect against double jeopardy: an analysis of Article 20 of the Rome Statute. 15 *UC Davis J. Int'l L. & Pol'y* 221-248 (2009).

Hickcox-Howard, Mary Beth. Note. The case for pro-choice participation in drafting fetal homicide laws. 17 *Tex. J. Women & L.* 317-341 (2008).

Jones, Cynthia E. The right remedy for the wrongly convicted: judicial sanctions for destruction of DNA evidence. 77 *Fordham L. Rev.* 2893-2954 (2009).

Marceau, Justin F. Lifting the haze of **Baze**: lethal injection, the Eighth Amendment, and plurality opinions. 41 *Ariz. St. L.J.* 159-222 (2009).

Mossavar-Rahmani, Shahab. Comment. The Protect America Act: one nation under ~~God~~ surveillance. 29 *Loy. L.A. Ent. L. Rev.* 133-162 (2008-2009).

Myers, Thomas A. Note. The unconstitutionality, ineffectiveness, and alternatives to gang injunctions. 14 *Mich. J. Race & L.* 285-305 (2009).

Pati, Roza. The ICC and the case of Sudan's Omar al Bashir: is plea-bargaining a valid option? 15 *UC Davis J. Int'l L. & Pol'y* 265-327 (2009).

Plunkert, Robert T. Comment. The Aryan Brotherhood, **Crawford**, and the death penalty. (**Crawford v. Washington**, 541 U.S. 36, 2004.) 53 *St. Louis U. L.J.* 663-691 (2009).

Pyun, Grace. Legislative update. The 2008 PRO-IP Act: the inadequacy of the property paradigm in criminal intellectual property law and its effect on prosecutorial boundaries. 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 355-396 (2009).

Raigrodski, Dana. Reasonableness and objectivity: a feminist discourse of the Fourth Amendment. 17 *Tex. J. Women & L.* 153-226 (2008).

Reese, Brian. Comment. Using fMRI as a lie detector--are we lying to ourselves? 19 *Alb. L.J. Sci. & Tech.* 205-230 (2009).

Reisinger, Will. The unintended revolution: U.S. anti-drug policy and the socialist movement in Bolivia. 39 *Cal. W. Int'l L.J.* 237-280 (2009).

Ristroph, Alice. Respect and resistance in punishment theory. 97 *Cal. L. Rev.* 601-632 (2009).

Scales, Ann. Student gladiators and sexual assault: a new analysis of liability for injuries inflicted by college athletes. 15 *Mich. J. Gender & L.* 205-289 (2009).

Seeds, Christopher. The afterlife of **Ford** and **Panetti**: execution competence and the capacity to assist counsel. 53 *St. Louis U. L.J.* 309-348 (2009).

Stoeber, Jane K. Stories absent from the courtroom: responding to domestic violence in the context of HIV and AIDS. 87 *N.C. L. Rev.* 1157-1229 (2009).

Sullivan, Laura. Comment. Enforcing nonenforcement: countering the threat posed to sanctuary laws by the inclusion of immigration records in the National Crime Information Center database. 97 *Cal. L. Rev.* 567-600 (2009).

Summers, Mark A. The constable blunders but isn't punished: does **Hudson v. Michigan**'s abolition of the exclusionary rule extend beyond knock-and-announce violations? 10 *Barry L. Rev.* 25-41 (2008).

Usleber, Michael. Comment. Presumption of unreasonableness: crack sentencing and § 3553(a). 10 *Barry L. Rev.* 43-61 (2008).

Vivatvaraphol, Tai. Note. Back to basics: determining a child's habitual residence in international child abduction cases under the Hague Convention. 77 *Fordham L. Rev.* 3325-3369 (2009).

Webb, Matthew W. J. Note. Third-party consent searches after **Randolph**: the circuit split over police removal of an objecting tenant. (**Randolph v. State**, 590 S.E.2d 834, 2003.) 77 *Fordham L. Rev.* 3371-3419 (2009).

Wexler, David B. Therapeutic jurisprudence, legal landscapes, and form reform: the case of diversion. 10 *Fla. Coastal L.J.* 361-383 (2009).

The Brennan Center Jorde Symposium on Constitutional Law. Articles by Stephen Holmes, Laura K. Donohue and Paul W. Kahn; response by Paul M. Schwartz. 97 *Cal. L. Rev.* 301-432 (2009).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 7
June 26, 2009

DISPUTE RESOLUTION

(For other articles on DISPUTE RESOLUTION see the **Tables of Contents of Indexed Law Reviews** for [Negotiation Journal](#).)

Catabagan, Aaron. Rights of action for private non-state actors in the WTO dispute settlement system. 37 *Denv. J. Intl'l L. & Pol'y* 279-302 (2009).

Griffee, John F. Case note. Against the grain: the Arkansas Supreme Court resists the judicial movement to enforce mandatory-arbitration provisions in employment contracts in ... (**Ark. Diagnostic Ctr., P.A. v. Tahiri**, 257 S.W.3d 884, 2007.) 62 *Ark. L. Rev.* 381-411 (2009).

Mandelbaum, Joshua T. Note. Stuck in a bind: can the Arbitration Fairness Act solve the problems of mandatory binding arbitration in the consumer context? 94 *Iowa L. Rev.* 1075-1105 (2009).

Rhee, Robert J. Toward procedural optionality: private ordering of public adjudication. 84 *N.Y.U. L. Rev.* 514-571 (2009).

Riskin, Leonard L. Awareness and ethics in dispute resolution and law: why mindfulness *tends* to foster ethical behavior. 50 *S. Tex. L. Rev.* 493-503 (2009).

Tsai, Edward. Note. Success by another name: recognizing a limited exception under Delaware law to the indemnification of derivative action settlements. 64 *N.Y.U. Ann. Surv. Am. L.* 879-931 (2009).

DOMESTIC RELATIONS

Fentiman, Linda C. Pursuing the perfect mother: why America's criminalization of maternal substance abuse is not the answer--a comparative legal analysis. 15 *Mich. J. Gender & L.* 389-469 (2009).

Kaplan, Yehiel S. A father's consent to the marriage of his minor daughter: feminism and multiculturalism in Jewish law. 18 *S. Cal. Rev. L. & Soc. Just.* 393-460 (2009).

Parker, Aly. Note. Can't buy me love: funding marriage promotion versus listening to real needs in breaking the cycle of poverty. 18 *S. Cal. Rev. L. & Soc. Just.* 493-536 (2009).

Stoeber, Jane K. Stories absent from the courtroom: responding to domestic violence in the context of HIV and AIDS. 87 *N.C. L. Rev.* 1157-1229 (2009).

Vivatvaraphol, Tai. Note. Back to basics: determining a child's habitual residence in international child abduction cases under the Hague Convention. 77 *Fordham L. Rev.* 3325-3369 (2009).

Worthington, Rebecca. Note. The road to parentless children is paved with good intentions: how the Hague Convention and recent intercountry adoption rules are affecting potential parents and the best interests of children. 19 *Duke J. Comp. & Intl'l L.* 559-586 (2009).

ECONOMICS

Boudreaux, Karol C. and Puja Ahluwalia. Cautiously optimistic: economic liberalization and reconciliation in Rwanda's coffee sector. 37 *Denv. J. Intl'l L. & Pol'y* 147-200 (2009).

Chung, John J. Money as simulacrum: the legal nature and reality of money. 5 *Hastings Bus. L.J.* 109-167 (2009).

Gupta, Amar and Deth Sao. Anti-offshoring legislation and United States federalism: the constitutionality of federal and state measures against global outsourcing of professional services. 44 *Tex. Intl'l L.J.* 629-663 (2009).

Schuman, Matthew. Note. Can global warming laws redistribute wealth? 18 *S. Cal. Rev. L. & Soc. Just.* 463-492 (2009).

The Law, Culture, and Economics of Fashion. Article by C. Scott Hemphill and Jeannie Suk; response by Kal Raustiala and Christopher Sprigman; reply by C. Scott Hemphill and Jeannie Suk. 61 *Stan. L. Rev.* 1147-1232 (2009).

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

EDUCATION LAW

(For other articles on EDUCATION LAW see the **Tables of Contents of Indexed Law Reviews** for [Journal of Law & Education](#).)

Faigman, David L. Defining empirical frames of reference in constitutional cases: unraveling the as-applied versus facial distinction in constitutional law. 36 *Hastings Const. L.Q.* 631-665 (2009).

Grim, Jill. Student article. Peer harassment in our schools: should teachers and administrators join the fight? 10 *Barry L. Rev.* 155-176 (2008).

Heidlage, Benjamin F. Note. A relational approach to schools' regulation of youth online speech. 84 *N.Y.U. L. Rev.* 572-608 (2009).

McAdoo, Bobbi and Melissa Manwaring. Teaching for implementation: designing negotiation curricula to maximize long-term learning. 25 *Negotiation J.* 195-215 (2009).

Nelken, Melissa L. Negotiating classroom process: lessons from adult learning. 25 *Negotiation J.* 181-194 (2009).

Scales, Ann. Student gladiators and sexual assault: a new analysis of liability for injuries inflicted by college athletes. 15 *Mich. J. Gender & L.* 205-289 (2009).

Ward, Ellison S. Note. Toward constitutional minority recruitment and retention programs: a narrowly tailored approach. 84 *N.Y.U. L. Rev.* 609-646 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8
June 26, 2009

EMPLOYMENT PRACTICE

Griffiee, John F. Case note. Against the grain: the Arkansas Supreme Court resists the judicial movement to enforce mandatory-arbitration provisions in employment contracts in ... (Ark. Diagnostic Ctr., P.A. v. Tahiri, 257 S.W.3d 884, 2007.) 62 Ark. L. Rev. 381-411 (2009).

Griffin, C.J. Note. Workplace restroom policies in light of New Jersey's gender identity protection. 61 Rutgers L. Rev. 409-436 (2009).

Kotkin, Minna J. Diversity and discrimination: a look at complex bias. 50 Wm. & Mary L. Rev. 1439-1500 (2009).

Lindsey, Maegan. Comment. The Family and Medical Leave Act: who really cares? 50 S. Tex. L. Rev. 559-588 (2009).

Lobel, Orly. Citizenship, organizational citizenship, and the laws of overlapping obligations. 97 Cal. L. Rev. 433-499 (2009).

Robinson, Andrew J. Comment. Language, national origin, and employment discrimination: the importance of the EEOC guidelines. 157 U. Pa. L. Rev. 1513-1539 (2009).

ENERGY AND UTILITIES LAW

Gray, John. Comment. Choosing the nuclear option: the case for a strong regulatory response to encourage nuclear energy development. 41 Ariz. St. L.J. 315-348 (2009).

Kuntz, Jennifer. Note. A guide to solar panel installation at Grand Central Terminal: creating a policy of sustainable rehabilitation in local and national historic preservation law. 10 Vt. J. Envtl. L. 315-336 (2009).

Luciano, Brenda J. Note. Is Vermont ready to embrace the winds of change or are there gale force winds of controversy still surrounding wind power? 10 Vt. J. Envtl. L. 337-366 (2009).

Merriam, Dwight H. Regulating backyard wind turbines. 10 Vt. J. Envtl. L. 291-313 (2009).

International Energy Issue. Articles by Giancarlo Guardia Gonzalez, Martin Hunt, Erik Eisele, Martin Lythgoe and Kim Talus; comments by Natalie Jean Kurz and Carlos J. Moreno. 31 Hous. J. Int'l L. 213-467 (2009).

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

ENVIRONMENTAL LAW

(For other articles on ENVIRONMENTAL LAW see the **Tables of Contents of Indexed Law Reviews** for Hastings West-Northwest Journal of Environmental Law & Policy and Vermont Journal of Environmental Law.)

Cumberlege, Sean. 2007-2008 Leonard V.B. Sutton Award. Multilateral environmental agreements: from Montreal to Kyoto--a theoretical approach to an improved climate change regime. 37 Denv. J. Int'l L. & Pol'y 303-329 (2009).

Diaz, Leticia M. and Barry Hart Dubner. Environmental damage and the destruction of life--problems that add a new balancing dimension to international port access vs. efficient trade under international law. 10 Barry L. Rev. 1-23 (2008).

Maguire, Annise Katherine. Note. Permitting under the Clean Air Act: how current standards impose obstacles to achieving environmental justice. 14 Mich. J. Race & L. 255-284 (2009).

Moberg, Kara K. Note. Extending refugee definitions to cover environmentally displaced persons displaces necessary protection. 94 Iowa L. Rev. 1107-1136 (2009).

O'Neill, Stacey R. Comment. Consuming for the environment: a proposal for carbon labels in the United States. 39 Cal. W. Int'l L.J. 393-440 (2009).

Schuman, Matthew. Note. Can global warming laws redistribute wealth? 18 S. Cal. Rev. L. & Soc. Just. 463-492 (2009).

Sneirson, Judd F. Green is good: sustainability, profitability, and a new paradigm for corporate governance. 94 Iowa L. Rev. 987-1022 (2009).

Symposium: Local Property, Global Justice: Law and Resources in the Era of Climate Change. Articles by David M. Druesen, Coalter G. Lathrop, Annie Peterson, Jediah Purdy, Erica J. Thorson and Jonathan B. Wiener. 19 Duke J. Comp. & Int'l L. 389-534 (2009).

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

ESTATES AND TRUSTS

Sneddon, Karen J. Beyond the personal representative: the potential of succession without administration. 50 S. Tex. L. Rev. 449-492 (2009).

EVIDENCE

Carey, David J. Note. Reliability discarded: the irrelevance of the medical exception to hearsay in post-Crawford Confrontation Clause jurisprudence. 64 N.Y.U. Ann. Surv. Am. L. 653-692 (2009).

Jones, Cynthia E. The right remedy for the wrongly convicted: judicial sanctions for destruction of DNA evidence. 77 Fordham L. Rev. 2893-2954 (2009).

Leflar, Samantha Blassingame. Comment. Reviving the privilege doctrine: the appealability of orders compelling the production of privileged information. 62 Ark. L. Rev. 283-314 (2009).

Levine, Allyson B. Comment. Failing to speak for itself: the *res ipsa loquitur* presumption of parental culpability and its greater consequences. (Comm'r of Soc. Servs. Of New York *ex rel Julian L. v. Hyacinth L.*, 619 N.Y.S.2d 762, 1994.) 57 Buff. L. Rev. 587-628 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9
June 26, 2009

Reese, Brian. Comment. Using fMRI as a lie detector--are we lying to ourselves? 19 Alb. L.J. Sci. & Tech. 205-230 (2009).

Robinson, Robert. **Daubert v. Merrell Dow Pharmaceuticals** and the local construction of reliability. 19 Alb. L.J. Sci. & Tech. 39-90 (2009).

FIRST AMENDMENT

Blocher, Joseph. Categoricalism and balancing in First and Second Amendment analysis. 84 N.Y.U. L. Rev. 375-439 (2009).

Cobden, Darcie. Comment. 'Ms. Placed' presumptions in the Texas Election Code: Texas Legislature tightening the old ball and chain on political contributions made by the spouses of lawyers. 50 S. Tex. L. Rev. 529-557 (2009).

Heidlage, Benjamin F. Note. A relational approach to schools' regulation of youth online speech. 84 N.Y.U. L. Rev. 572-608 (2009).

Lobel, Orly. Citizenship, organizational citizenship, and the laws of overlapping obligations. 97 Cal. L. Rev. 433-499 (2009).

Mangloña, Elkie. Comment. An avatar's parody: considering a First Amendment right to parody real world trademarks in a three-dimensional virtual world. 19 Alb. L.J. Sci. & Tech. 183-204 (2009).

Moore, Todd W. Note. Untying our hands: the case for uniform personal jurisdiction over "libel tourists". 77 Fordham L. Rev. 3207-3247 (2009).

Puryear, P.J. Recent development. Life after **NCRL v. Leake**: can North Carolina's disclosure laws survive a constitutional challenge? (**NCRL v. Leake**, 525 F.3d 274, 2008.) 87 N.C. L. Rev. 1252-1278 (2009).

Sinclair, Peter. Comment. Freedom of speech in the virtual world. 19 Alb. L.J. Sci. & Tech. 231-259 (2009).

Strasser, Mark. The coercion test: on prayer, offense, and doctrinal inculcation. 53 St. Louis U. L.J. 417-483 (2009).

FOOD AND DRUG LAW

Heiles, Holli N. Comment. Baseball's "growth" problem: can Congress require Major League Baseball to test its athletes for human growth hormone? A proposal. 62 Ark. L. Rev. 315-359 (2009).

Lockwood, Christopher Lea. Comment. **Biotechnology Industry Organization v. District of Columbia**: a preemptive strike against state price restrictions on prescription pharmaceuticals. (**Biotechnology Indus. Org. v. District of Columbia**, 496 F.3d 1362, 2007.) 19 Alb. L.J. Sci. & Tech. 143-181 (2009).

Quadir, Riadh. Note. Patent stalemate? The WTO's essential medicines impasse between pharma and least developed countries. 61 Rutgers L. Rev. 437-469 (2009).

Smith, Nareissa. Eatin' good? Not in this neighborhood. A legal analysis of disparities in food availability and quality at chain supermarkets in poverty-stricken areas. 14 Mich. J. Race & L. 197-253 (2009).

West, Mark D. Haley and the blowfish. 8 Wash. U. Global Stud. L. Rev. 427-442 (2009).

FOURTEENTH AMENDMENT

Spelman, Kate T. Note. Revising judicial review of legislative findings of scientific and medical "fact": a modified due process approach. 64 N.Y.U. Ann. Surv. Am. L. 837-877 (2009).

GAMING

Gutierrez, Guadalupe. Note. Jurisdictional ambiguities among sovereigns: the impact of the Indian Gaming Regulatory Act on criminal jurisdiction on tribal lands. 26 Ariz. J. Int'l & Comp. L. 229-267 (2009).

Lee, Erick S. Play ball!: substituting current federal non-regulation of fantasy sports leagues with limited supervision of hyper-competitive leagues. 29 Loy. L.A. Ent. L. Rev. 53-90 (2008-2009).

GOVERNMENT CONTRACTS

Davidson, Nestor M. Values and value creation in public-private transactions. 94 Iowa L. Rev. 937-985 (2009).

Norton, Sara Kate. Student article. Defective pricing: what it is, why it is a problem, and what can be done to prevent it? 10 Barry L. Rev. 135-154 (2008).

HEALTH LAW AND POLICY

Allen, J. Thomas. Comment. ERISA subrogation and reimbursement claims: a vote to reject federal common law adoption of a default "make whole" rule. 41 Ariz. St. L.J. 223-243 (2009).

Eubanks, William S. II. A rotten system: subsidizing environmental degradation and poor public health with our nation's tax dollars. 28 Stan. Env'tl. L.J. 213-310 (2009).

Orentlicher, David. Presumed consent to organ donation: its rise and fall in the United States. 61 Rutgers L. Rev. 295-331 (2009).

Reiter, Keramet. Comment. Experimentation on prisoners: persistent dilemmas in rights and regulations. 97 Cal. L. Rev. 501-566 (2009).

Stoeber, Jane K. Stories absent from the courtroom: responding to domestic violence in the context of HIV and AIDS. 87 N.C. L. Rev. 1157-1229 (2009).

West, Mark D. Haley and the blowfish. 8 Wash. U. Global Stud. L. Rev. 427-442 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
June 26, 2009

HOUSING LAW

Unterman, Aaron. Innovative destruction--structured finance and credit market reform in the bubble era. 5 *Hastings Bus. L.J.* 53-108 (2009).

HUMAN RIGHTS LAW

Harris, Lindsay M. Untold stories: gender-related persecution and asylum in South Africa. 15 *Mich. J. Gender & L.* 291-347 (2009).

Isanga, Joseph. Counter-terrorism and human rights: the emergence of a rule of customary int'l law from U.N. resolutions. 37 *Denv. J. Intl'l L. & Pol'y* 233-255 (2009).

Zuloaga, Patricia Palacios. The path to gender justice in the Inter-American Court of Human Rights. 17 *Tex. J. Women & L.* 227-295 (2008).

IMMIGRATION LAW

Lee, Stephen. Private immigration screening in the workplace. 61 *Stan. L. Rev.* 1103-1145 (2009).

McCland, Stacy. Student article. Immigration reform and agriculture: what we really want, what we really need, and what will happen if they leave? 10 *Barry L. Rev.* 63-79 (2008).

Moberg, Kara K. Note. Extending refugee definitions to cover environmentally displaced persons displaces necessary protection. 94 *Iowa L. Rev.* 1107-1136 (2009).

Smith, Daniel F. E. Recent development. Refusing to expand asylum law: an appropriate response by the Fourth Circuit in ... (**Niang v. Gonzales**, 492 F.3d 505, 2007.) 87 *N.C. L. Rev.* 1279-1299 (2009).

Sullivan, Laura. Comment. Enforcing nonenforcement: countering the threat posed to sanctuary laws by the inclusion of immigration records in the National Crime Information Center database. 97 *Cal. L. Rev.* 567-600 (2009).

Sullivan, Leah. Comment. Press one for English: to form a more perfect union. 50 *S. Tex. L. Rev.* 589-616 (2009).

INDIAN AND ABORIGINAL LAW

Gutierrez, Guadalupe. Note. Jurisdictional ambiguities among sovereigns: the impact of the Indian Gaming Regulatory Act on criminal jurisdiction on tribal lands. 26 *Ariz. J. Int'l & Comp. L.* 229-267 (2009).

INSURANCE LAW

Allen, J. Edward. Comment. Insurance carriers v. construction industry: a Texas-sized showdown to come? A closer look at the implications of ... (**Lamar Homes, Inc. v. Mid-Continent Casualty Co.**, 242 S.W.3d 1, 2007.) 50 *S. Tex. L. Rev.* 505-528 (2009).

Allen, J. Thomas. Comment. ERISA subrogation and reimbursement claims: a vote to reject federal common law adoption of a default "make whole" rule. 41 *Ariz. St. L.J.* 223-243 (2009).

INTELLECTUAL PROPERTY LAW

Buttler, Geonard F. III. Case summary. **Warner Bros. Entertainment & J.K. Rowling v. RDR Books and Does 1-10.** (**Warner Bros. Entm't Inc. v. RDR Books**, 575 F. Supp. 2d 513, 2008.) 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 421-434 (2009).

Harman, Jesse. Case note. Drawing a line between direct and contributory copyright infringement: the Second Circuit's take on a copying service provider's direct liability in ... (**Cartoon Network LP v. CSC Holdings, Inc.**, 536 F.3d 121, 2008.) 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 397-420 (2009).

Kan, Steven S. Court standards of joint inventorship & authorship. 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 267-313 (2009).

Kan, Steven S. The efficient boundary of inventorship & authorship. 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 235-266 (2009).

Malkan, Jeffrey. Rule-based expression in copyright law. 57 *Buff. L. Rev.* 433-509 (2009).

Mangloña, Elkia. Comment. An avatar's parody: considering a First Amendment right to parody real world trademarks in a three-dimensional virtual world. 19 *Alb. L.J. Sci. & Tech.* 183-204 (2009).

Miller, Rex W., II. Note. Construing "offers to dell" patent infringement: why economic interests rather than territoriality should guide the construction. 70 *Ohio St. L.J.* 403-453 (2009).

Pyun, Grace. Legislative update. The 2008 PRO-IP Act: the inadequacy of the property paradigm in criminal intellectual property law and its effect on prosecutorial boundaries. 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 355-396 (2009).

Quadir, Riadh. Note. Patent stalemate? The WTO's essential medicines impasse between pharmas and least developed countries. 61 *Rutgers L. Rev.* 437-469 (2009).

Schwartz, David L. Courting specialization: an empirical study of claim construction comparing patent litigation before federal district courts and the International Trade Commission. 50 *Wm. & Mary L. Rev.* 1699-1737 (2009).

Shurtz, Kenneth R. Note. How far should the PTO regulate business relationships of patent practitioners? 5 *Hastings Bus. L.J.* 169-187 (2009).

Takenaka, Toshiko. Success or failure? Japan's national strategy on intellectual property and evaluation of its impact from the comparative law perspective. 8 *Wash. U. Global Stud. L. Rev.* 379-398 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
June 26, 2009

The Law, Culture, and Economics of Fashion. Article by C. Scott Hemphill and Jeannie Suk; response by Kal Raustiala and Christopher Sprigman; reply by C. Scott Hemphill and Jeannie Suk. 61 *Stan. L. Rev.* 1147-1232 (2009).

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

INTERNATIONAL LAW

(For other articles on INTERNATIONAL LAW see the **Tables of Contents of Indexed Law Reviews** for [Arizona Journal of International and Comparative Law](#), [California Western International Law Journal](#), [Denver Journal of International Law and Policy](#), [Duke Journal of Comparative & International Law](#), [Houston Journal of International Law](#), [Texas International Law Journal](#), [UC Davis Journal of International Law and Policy](#) and [Washington University Global Studies Law Review](#).)

Bebchuk, Lucian A. and Assaf Hamdani. The elusive quest for global governance standards. 157 *U. Pa. L. Rev.* 1263-1317 (2009).

Bernard, Phyllis E. Bringing soul to international negotiation. 25 *Negotiation J.* 147-159 (2009).

George, James P. Enforcing judgments across state and national boundaries: inbound foreign judgments and outbound Texas judgments. 50 *S. Tex. L. Rev.* 399-447 (2009).

Knowles, Robert. American hegemony and the foreign affairs Constitution. 41 *Ariz. St. L.J.* 87-158 (2009).

Levine, Jane A. The importance of provenance documentation in the market for ancient art & artifacts: the future of the market may depend on documenting the past. 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 219-233 (2009).

van Asselt, Harro and Joyeeta Gupta. Stretching too far? Developing countries and the role of flexibility mechanisms beyond Kyoto. 28 *Stan. Envtl. L.J.* 311-378 (2009).

Vivatvaraphol, Tai. Note. Back to basics: determining a child's habitual residence in international child abduction cases under the Hague Convention. 77 *Fordham L. Rev.* 3325-3369 (2009).

INTERNATIONAL TRADE

Bhala, Raj and David A. Gantz. WTO case review 2008. 26 *Ariz. J. Int'l & Comp. L.* 113-228 (2009).

Catabagan, Aaron. Rights of action for private non-state actors in the WTO dispute settlement system. 37 *Denv. J. Int'l L. & Pol'y* 279-302 (2009).

Galantucci, Robert. Compassionate consumerism within the GATT regime: can Belgium's ban on seal product imports be justified under Article XX? 39 *Cal. W. Int'l L.J.* 281-312 (2009).

Phillips, Joe and Suk-Jun Lin. Their brothers' keeper: global buyers and the legal duty to protect suppliers' employees. 61 *Rutgers L. Rev.* 333-379 (2009).

Quadir, Riadh. Note. Patent stalemate? The WTO's essential medicines impasse between pharmas and least developed countries. 61 *Rutgers L. Rev.* 437-469 (2009).

Schwartz, David L. Courting specialization: an empirical study of claim construction comparing patent litigation before federal district courts and the International Trade Commission. 50 *Wm. & Mary L. Rev.* 1699-1737 (2009).

Wang, Angela. Note. Will China prevail over the current WTO? 5 *Hastings Bus. L.J.* 207-228 (2009).

JUDGES

Bodensteiner, Ivan E. The Supreme Court as the major barrier to racial equality. 61 *Rutgers L. Rev.* 199-230 (2009).

Coenen, Dan T. The pros and cons of politically reversible "semisubstantive" constitutional rules. 77 *Fordham L. Rev.* 2835-2891 (2009).

Foote, Daniel H. Restrictions on political activity by judges in Japan and the United States: the cases of Judge Teranishi and Justice Sanders. 8 *Wash. U. Global Stud. L. Rev.* 285-302 (2009).

Franklin, David L. Looking through both ends of the telescope: facial challenges and the Roberts Court. 36 *Hastings Const. L.Q.* 689-716 (2009).

Funk, Matthew. Comment. Sticks and stones: the ability of attorneys to appeal from judicial criticism. 157 *U. Pa. L. Rev.* 1485-1511 (2009).

Greenblatt, Jennifer L. Putting the government to the (heightened, intermediate, or strict) scrutiny test: disparate application shows not all rights and powers are created equal. 10 *Fla. Coastal L.J.* 421-489 (2009).

Griffee, John F. Case note. Against the grain: the Arkansas Supreme Court resists the judicial movement to enforce mandatory-arbitration provisions in employment contracts in ... (**Ark. Diagnostic Ctr., P.A. v. Tahiri**, 257 S.W.3d 884, 2007.) 62 *Ark. L. Rev.* 381-411 (2009).

Harris, Michael Ray. Standing in the way of judicial review: assertion of the deliberative process privilege in APA cases. 53 *St. Louis U. L.J.* 349-416 (2009).

Kim, Pauline T. Deliberation and strategy on the United States Court of Appeals: an empirical exploration of panel effects. 157 *U. Pa. L. Rev.* 1319-1381 (2009).

Masar, Martin S. III. Effects of the federal circuit judges on Hatch-Waxman litigation. 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 315-354 (2009).

Palms, Katie. A missed opportunity to exercise "passive virtue": applying the political question doctrine to **Bosnia v. Serbia**. 15 *UC Davis J. Int'l L. & Pol'y* 249-263 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
June 26, 2009

Pelham-Webb, Tristan C. Note. Powelling for precedent: “binding” concurrences. 64 N.Y.U. Ann. Surv. Am. L. 693-749 (2009).

Schwaiger, Michael. Salmon, sage-brush, and safaris: Alaska’s territorial judicial system and the adventures of the floating court, 1901-1915. 26 Alaska L. Rev. 97-133 (2009).

Seidenfeld, Mark. Why agencies act: a reassessment of the ossification critique of judicial review. 70 Ohio St. L.J. 251-321 (2009).

Spelman, Kate T. Note. Revising judicial review of legislative findings of scientific and medical “fact”: a modified due process approach. 64 N.Y.U. Ann. Surv. Am. L. 837-877 (2009).

JURISDICTION

Bloom, Frederic M. Jurisdiction’s noble lie. 61 Stan. L. Rev. 971-1031 (2009).

Gupta, Amar and Deth Sao. Anti-offshoring legislation and United States federalism: the constitutionality of federal and state measures against global outsourcing of professional services. 44 Tex. Int’l L.J. 629-663 (2009).

Gutierrez, Guadalupe. Note. Jurisdictional ambiguities among sovereigns: the impact of the Indian Gaming Regulatory Act on criminal jurisdiction on tribal lands. 26 Ariz. J. Int’l & Comp. L. 229-267 (2009).

Hild, Rebecca. Comment. Federal diversity jurisdiction in the Fifth Circuit: meeting the amount in controversy. 61 Baylor L. Rev. 296-321 (2009).

Kian, Sina. Note. Pleading sovereign immunity: the doctrinal underpinnings of **Hans v. Louisiana** and *Ex parte Young*. 61 Stan. L. Rev. 1233-1279 (2009).

Lash, Kurt T. Leaving the **Chisholm** trail: the Eleventh Amendment and the background principle of strict construction. 50 Wm. & Mary L. Rev. 1577-1698 (2009).

Montaño, Michael. Note. Who may be tried under the Military Commissions Act of 2006? 61 Stan. L. Rev. 1281-1332 (2009).

Moore, Todd W. Note. Untying our hands: the case for uniform personal jurisdiction over “libel tourists”. 77 Fordham L. Rev. 3207-3247 (2009).

Palms, Katie. A missed opportunity to exercise “passive virtue”: applying the political question doctrine to **Bosnia v. Serbia**. 15 UC Davis J. Int’l L. & Pol’y 249-263 (2009).

Simmons, Rebecca and Suzette Kinder Patton. Plea to the jurisdiction: defining the undefined. 40 St. Mary’s L.J. 627-691 (2009).

JURISPRUDENCE

Kahn, Paul W. Philosophy and the politics of unreason. 97 Cal. L. Rev. 393-405 (2009).

NeJaime, Douglas. When new governance fails. 70 Ohio St. L.J. 323-401 (2009).

Ristroph, Alice. Respect and resistance in punishment theory. 97 Cal. L. Rev. 601-632 (2009).

JUVENILES

Hickcox-Howard, Mary Beth. Note. The case for pro-choice participation in drafting fetal homicide laws. 17 Tex. J. Women & L. 317-341 (2008).

Levine, Allyson B. Comment. Failing to speak for itself: the *res ipsa loquitor* presumption of parental culpability ad its greater consequences. (**Comm’r of Soc. Servs. Of New York ex rel Julian L. v. Hyacinth L.**, 619 N.Y.S.2d 762, 1994.) 57 Buff. L. Rev. 587-628 (2009).

Willis, Amanda M. Mutiny in the nursery: sexual harassment liability for young children. 38 J.L. & Educ. 245-276 (2009).

LABOR LAW

Hilkin, Michael J. Note. The NLRB’s **Oil Capitol** and **Toering** decisions and their effects on unionization and American labor law. (**Oil Capitol Sheet Metal, Inc.**, 349 N.L.R.B. 1348, 2007 and **Toering Elec. Co.**, 351 N.L.R.B. 225, 2007.) 94 Iowa L. Rev. 1051-1074 (2009).

Lee, Stephen. Private immigration screening in the workplace. 61 Stan. L. Rev. 1103-1145 (2009).

Lopez, Rick J. Comment. Signing bonus skimming and a premature call for a global draft in Major League Baseball. 41 Ariz. St. L.J. 349-378 (2009).

LAND USE PLANNING

Thompson, Rozalynne. Somewhere in between: the classification and standard of review of mixed ministerial-discretionary land use decisiona. 15 Hastings W.-Nw. J. Env’tl. L. & Pol’y 325-346 (2009).

LAW AND SOCIETY

(For other articles on LAW AND SOCIETY see the **Tables of Contents of Indexed Law Reviews** for [Michigan Journal of Race & Law](#) and [Southern California Review of Law and Social Justice](#).)

Cohen, May J. Thinking with culture in law and development. 57 Buff. L. Rev. 511-586 (2009).

Guardia Gonzalez, Giancarlo. The Camisea Project: developing legal frameworks for avoiding social and environmental conflicts in sensitive areas. 31 Hous. J. Int’l L. 213-241 (2009).

Rhode, Deborah L. The injustice of appearance. 61 Stan. L. Rev. 1033-1101 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13
June 26, 2009

Sullivan, Leah. Comment. Press one for English: to form a more perfect union. 50 S. Tex. L. Rev. 589-616 (2009).

Selling Blue Elephants to the Jury: Potential Application of the Rule Developing Experimentation in Litigation. Article by James E. Wren and Timothy C. Williams; appendix by Hoared R. Moscovitz and Alan M. Perry, et al. 61 Baylor L. Rev. 1-49 (2009).

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

The Law, Culture, and Economics of Fashion. Article by C. Scott Hemphill and Jeannie Suk; response by Kal Raustiala and Christopher Sprigman; reply by C. Scott Hemphill and Jeannie Suk. 61 Stan. L. Rev. 1147-1232 (2009).

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

LAW ENFORCEMENT AND CORRECTIONS

Hoffman, Robyn D. Note. Adding insult to injury?: the untoward impact of requiring more than *de minimis* injury in an Eighth Amendment excessive force case. 77 Fordham L. Rev. 3163-3205 (2009).

Reiter, Keramet. Comment. Experimentation on prisoners: persistent dilemmas in rights and regulations. 97 Cal. L. Rev. 501-566 (2009).

Robotti, Michael P. Note. Grasping the pendulum: coordination between law enforcement and intelligence officers within the Department of Justice in a post-“Wall” era. 64 N.Y.U. Ann. Surv. Am. L. 751-835 (2009).

Saul, Joanna E. Of sexual bondage: the ‘legitimate penological interest’ in restricting sexual expression in women’s prisons. 15 Mich. J. Gender & L. 349-388 (2009).

Schwartz, Paul M. Warrantless wiretapping, FISA reform, and the lessons of public liberty: a comment on Holmes’s Jorde lecture. 97 Cal. L. Rev. 407-432 (2009).

Spriggs, Matthew J. Note. “Don’t tase me bro!” An argument for clear and effective taser regulation. 70 Ohio St. L.J. 487-518 (2009).

Tang, Angela Jacqueline. Note. Taking aim at Tiahrt. 50 Wm. & Mary L. Rev. 1787-1829 (2009).

LEGAL ANALYSIS AND WRITING

Kim, Pauline T. Deliberation and strategy on the United States Court of Appeals: an empirical exploration of panel effects. 157 U. Pa. L. Rev. 1319-1381 (2009).

Pelham-Webb, Tristan C. Note. Powelling for precedent: “binding” concurrences. 64 N.Y.U. Ann. Surv. Am. L. 693-749 (2009).

Shapiro, Michael H. Argument selection in constitutional law: choosing and reconstructing conceptual systems. 18 S. Cal. Rev. L. & Soc. Just. 209-392 (2009).

LEGAL EDUCATION

Buckles, Johnny Rex. Do law schools forfeit federal income tax exemption when they deny military recruiters full access to career services programs?: the hypothetical case of **Yale University v. Commissioner**. 41 Ariz. St. L.J. 1-48 (2009).

California Western School of Law: California Heritage Professorships. Speeches by Thomas D. Barton, Michal R. Belknap, Barbara J. Cox, Bryan A. Liang and John E. Noyes. 39 Cal. W. Int’l L.J. 357-391 (2009).

LEGAL HISTORY

Levin, Mark. Continuities of legal consciousness: Professor John Haley’s writings on twelve hundred years of Japanese legal history. 8 Wash. U. Global Stud. L. Rev. 317-332 (2009).

Schwaiger, Michael. Salmon, sage-brush, and safaris: Alaska’s territorial judicial system and the adventures of the floating court, 1901-1915. 26 Alaska L. Rev. 97-133 (2009).

LEGAL PROFESSION

Buhai, Sande. Lawyers as fiduciaries. 53 St. Louis U. L.J. 553-592 (2009).

Cooper, Benjamin P. The lawyer’s duty to inform his client of his own malpractice. 61 Baylor L. Rev. 174-214 (2009).

Davidson, Nestor M. Values and value creation in public-private transactions. 94 Iowa L. Rev. 937-985 (2009).

Margulies, Peter. The detainees’ dilemma: the virtues and vices of advocacy strategies in the war on terror. 57 Buff. L. Rev. 347-431 (2009).

NeJaime, Douglas. When new governance fails. 70 Ohio St. L.J. 323-401 (2009).

Law in Japan: A Celebration of the Works of John Owen Haley. Keynote address by Hisashi Owada; introduction by J. Mark Ramseyer; articles by Bruce E. Aronson, Donald C. Clarke, Eric A. Feldman, Daniel H. Foote, Tom Ginsburg, Glenn Hoetker, Mark Levin, Salil K. Mehra, Curtis J. Milhaupt, Yoshiro Miwa, J. Mark Ramseyer, Toshiko Takenaka, Veronica Taylor and Mark D. West. 8 Wash. U. Global Stud. L. Rev. 187-449 (2009).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
June 26, 2009

LEGAL RESEARCH AND BIBLIOGRAPHY

Solomon, Andrew T. Practitioners beware: under amended TRAP 47, “unpublished” memorandum opinions in civil cases are binding and research on Westlaw and Lexis is a necessity. 40 St. Mary’s L.J. 693-749 (2009).

LEGISLATION

Himelrick, Richard G. The importance of statutory text: from scienter to nonstatutory defenses under Arizona securities law. 41 Ariz. St. L.J. 49-85 (2009).

Sill, Kyle B. Note. Is RAP gone? How **Old Port Cove Holdings, Inc.** still leaves RAP alive in Florida. (**Old Port Cove Holdings, Inc. v. Old Port Cove Condo. Ass’n One**, 986 So. 2d 1279, 2008.) 10 Fla. Coastal L.J. 491-504 (2009).

Spelman, Kate T. Note. Revising judicial review of legislative findings of scientific and medical “fact”: a modified due process approach. 64 N.Y.U. Ann. Surv. Am. L. 837-877 (2009).

MEDICAL JURISPRUDENCE

Alexander, Heidi S. Note. The theoretic and democratic implications of anti-abortion trigger laws. 61 Rutgers L. Rev. 381-407 (2009).

Collett, Teresa Stanton. Whose life is it anyway? Texas public policy and contracts to kill embryonic children. 50 S. Tex. L. Rev. 371-398 (2009).

Feldman, Eric A. Law, society, and medical malpractice litigation in Japan. 8 Wash. U. Global Stud. L. Rev. 257-284 (2009).

Ford, Michelle. Student article. Gestational surrogacy is not adultery: fighting against religious opposition to procreate. 10 Barry L. Rev. 81-110 (2008).

Hickcox-Howard, Mary Beth. Note. The case for pro-choice participation in drafting fetal homicide laws. 17 Tex. J. Women & L. 317-341 (2008).

MILITARY, WAR AND PEACE

Atwater, Alison. Comment. When is a combat veteran a combat veteran?: the evidentiary stumbling block for veterans seeking PTSD disability benefits. 41 Ariz. St. L.J. 243-272 (2009).

Buckles, Johnny Rex. Do law schools forfeit federal income tax exemption when they deny military recruiters full access to career services programs?: the hypothetical case of **Yale University v. Commissioner**. 41 Ariz. St. L.J. 1-48 (2009).

Giardino, Anthony E. Combat veterans, mental health issues, and the death penalty: addressing the impact of post-traumatic stress disorder and traumatic brain injury. 77 Fordham L. Rev. 2955-2995 (2009).

Holmes, Stephen. In case of emergency: misunderstanding tradeoffs in the war on terror. 97 Cal. L. Rev. 301-355 (2009).

Margulies, Peter. The detainees’ dilemma: the virtues and vices of advocacy strategies in the war on terror. 57 Buff. L. Rev. 347-431 (2009).

Miwa, Yoshiro and J. Mark Ramseyer. The good Occupation? Law in the Allied Occupation of Japan. 8 Wash. U. Global Stud. L. Rev. 363-378 (2009).

Montaño, Michael. Note. Who may be tried under the Military Commissions Act of 2006? 61 Stan. L. Rev. 1281-1332 (2009).

Pixler, Reid C. Peace is not the absence of conflict, but the presence of justice. 29 N. Ill. U. L. Rev. 335-423 (2009).

Radson, A. John. An overt turn on covert action. 53 St. Louis U. L.J. 485-552 (2009).

Silva, Mario. Extraordinary rendition: a challenge to Canadian and United States legal obligations under the Convention Against Torture. 39 Cal. W. Int’l L.J. 313-355 (2009).

NATURAL RESOURCES LAW

Bittner, Valerie. Wolves in the crosshairs: a scientific case against the final rule of the U.S. Fish and Wildlife Service removing Northern Rocky Mountain gray wolves from the endangered species list. 15 Hastings W.-Nw. J. Env’tl. L. & Pol’y 281-322 (2009).

Bryant, Beth C. Adapting to uncertainty: law, science, and management in the Steller sea lion controversy. 28 Stan. Env’tl. L.J. 171-211 (2009).

Magee, Jerry. Legal implications of forest management science in National Environmental Policy Act analyses. 10 Vt. J. Env’tl. L. 213-228 (2009).

OIL, GAS, AND MINERAL LAW

Donnelly-Saalfeld, James. Irreparable harms: how the devastating effects of oil extraction in Nigeria have not been remedied by Nigerian courts, the African Commission, or U.S. courts. 15 Hastings W.-Nw. J. Env’tl. L. & Pol’y 371-420 (2009).

Manley, Lesley. Comment. Should states serve as laboratories for mine safety regulation? 41 Ariz. St. L.J. 379-401 (2009).

International Energy Issue. Articles by Giancarlo Guardia Gonzalez, Martin Hunt, Erik Eisele, Martin Lythgoe and Kim Talus; comments by Natalie Jean Kurz and Carlos J. Moreno. 31 Hous. J. Int’l L. 213-467 (2009).

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

ORGANIZATIONS

Kim, Seong J. Note. Hiding behind the corporate veil: a guide for non-profit corporations with for-profit subsidiaries. 5 Hastings Bus. L.J. 189-205 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
June 26, 2009

POLITICS

Borgmann, Caitlin E. Holding legislatures constitutionally accountable through facial challenges. 36 *Hastings Const. L.Q.* 563-610 (2009).

Cobden, Darcie. Comment. 'Ms. Placed' presumptions in the Texas Election Code: Texas Legislature tightening the old ball and chain on political contributions made by the spouses of lawyers. 50 *S. Tex. L. Rev.* 529-557 (2009).

Coenen, Dan T. The pros and cons of politically reversible "semisubstantive" constitutional rules. 77 *Fordham L. Rev.* 2835-2891 (2009).

Foote, Daniel H. Restrictions on political activity by judges in Japan and the United States: the cases of Judge Teranishi and Justice Sanders. 8 *Wash. U. Global Stud. L. Rev.* 285-302 (2009).

Kahn, Paul W. Philosophy and the politics of unreason. 97 *Cal. L. Rev.* 393-405 (2009).

Klass, Alexandra B. Tort experiments in the laboratories of democracy. 50 *Wm. & Mary L. Rev.* 1501-1576 (2009).

Manian, Maya. Rights, remedies and facial challenges. 36 *Hastings Const. L.Q.* 611-629 (2009).

Mullins, Timothy J. Note. The Clean Water Initiatives and the proper balance between the right to ballot initiatives and the prohibition on appropriations. 26 *Alaska L. Rev.* 135-170 (2009).

Puryear, P.J. Recent development. Life after **NCRL v. Leake**: can North Carolina's disclosure laws survive a constitutional challenge? (**NCRL v. Leake**, 525 F.3d 274, 2008.) 87 *N.C. L. Rev.* 1252-1278 (2009).

Reisinger, Will. The unintended revolution: U.S. anti-drug policy and the socialist movement in Bolivia. 39 *Cal. W. Int'l L.J.* 237-280 (2009).

Tanner, John. Effective monitoring of polling places. 61 *Baylor L. Rev.* 50-89 (2009).

Ward, Kenneth D. A turn to politics: Sanford Levenson's Our Undemocratic Constitution and debates in contemporary constitutional theory. 29 *N. Ill. U. L. Rev.* 311-334 (2009).

PRACTICE AND PROCEDURE

Bone, Robert G. **Twombly**, pleading rules, and the regulation of court access. 94 *Iowa L. Rev.* 873-936 (2009).

Cooper, R. Brent and Diana L. Faust. Procedural and judicial limitations on *Voir dire*--constitutional implications and preservation of error in civil cases. 40 *St. Mary's L.J.* 751-794 (2009).

Furgeson, Royal. Civil jury trials R.I.P.? Can it actually happen in America? 40 *St. Mary's L.J.* 795-890 (2009).

George, James P. Enforcing judgments across state and national boundaries: inbound foreign judgments and outbound Texas judgments. 50 *S. Tex. L. Rev.* 399-447 (2009).

Ginsburg, Tom and Glenn Hoetker. The effects of liberalization on litigation: notes toward a theory in the context of Japan. 8 *Wash. U. Global Stud. L. Rev.* 303-315 (2009).

Rasch, Meehan. Not taking frivolity lightly: circuit variance in determining frivolous appeals under Federal Rule of Appellate Procedure 38. 62 *Ark. L. Rev.* 249-282 (2009).

Rhee, Robert J. Toward procedural optionality: private ordering of public adjudication. 84 *N.Y.U. L. Rev.* 514-571 (2009).

Silver, Courtney E. Note. Procedural hassles in multidistrict litigation: a call for reform of 28 U.S.C. § 1407 and the **Lexecon** result. 70 *Ohio St. L.J.* 455-486 (2009).

Solomon, Andrew T. Practitioners beware: under amended TRAP 47, "unpublished" memorandum opinions in civil cases are binding and research on Westlaw and Lexis is a necessity. 40 *St. Mary's L.J.* 693-749 (2009).

Stancil, Paul. Balancing the pleading equation. 61 *Baylor L. Rev.* 90-173 (2009).

PROFESSIONAL ETHICS

Bailey, Stephen A. Fooling ourselves? An ethical and constitutional analysis of lawyer-to-lawyer advertising. 10 *Fla. Coastal L.J.* 385-419 (2009).

Buhai, Sande. Lawyers as fiduciaries. 53 *St. Louis U. L.J.* 553-592 (2009).

Cooper, Benjamin P. The lawyer's duty to inform his client of his own malpractice. 61 *Baylor L. Rev.* 174-214 (2009).

PROPERTY--PERSONAL AND REAL

Hafetz, Daniel S. Note. Ferreting out favoritism: bringing pretext claims after ... (**Kelo v. City of New London**, 545 U.S. 469, 2005.) 77 *Fordham L. Rev.* 3095-3162 (2009).

Sill, Kyle B. Note. Is RAP gone? How **Old Port Cove Holdings, Inc.** still leaves RAP alive in Florida. (**Old Port Cove Holdings, Inc. v. Old Port Cove Condo. Ass'n One**, 986 So. 2d 1279, 2008.) 10 *Fla. Coastal L.J.* 491-504 (2009).

Sura, Arpan A. Note. An end-run around the Takings Clause? The law and economics of **Bivens** actions for property rights violations. 50 *Wm. & Mary L. Rev.* 1739-1786 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
June 26, 2009

Symposium: Local Property, Global Justice: Law and Resources in the Era of Climate Change. Articles by David M. Druesen, Coalter G. Lathrop, Annie Petsonk, Jedediah Purdy, Erica J. Thorson and Jonathan B. Wiener. 19 *Duke J. Comp. & Int'l L.* 389-534 (2009).

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

PSYCHOLOGY AND PSYCHIATRY

Atwater, Alison. Comment. When is a combat veteran a combat veteran?: the evidentiary stumbling block for veterans seeking PTSD disability benefits. 41 *Ariz. St. L.J.* 243-272 (2009).

Giardino, Anthony E. Combat veterans, mental health issues, and the death penalty: addressing the impact of post-traumatic stress disorder and traumatic brain injury. 77 *Fordham L. Rev.* 2955-2995 (2009).

Seeds, Christopher. The afterlife of **Ford** and **Panetti**: execution competence and the capacity to assist counsel. 53 *St. Louis U. L.J.* 309-348 (2009).

RELIGION

Ford, Michelle. Student article. Gestational surrogacy is not adultery: fighting against religious opposition to procreate. 10 *Barry L. Rev.* 81-110 (2008).

Kaplan, Yehiel S. A father's consent to the marriage of his minor daughter: feminism and multiculturalism in Jewish law. 18 *S. Cal. Rev. L. & Soc. Just.* 393-460 (2009).

Khan, Liaquat Ali. Jurodynamics of Islamic law. 61 *Rutgers L. Rev.* 231-293 (2009).

Strasser, Mark. The coercion test: on prayer, offense, and doctrinal inculcation. 53 *St. Louis U. L.J.* 417-483 (2009).

REMEDIES

Fisher, Jeffrey L. The **Exxon Valdez** case and regularizing punishment. 26 *Alaska L. Rev.* 1-46 (2009).

Jones, Cynthia E. The right remedy for the wrongly convicted: judicial sanctions for destruction of DNA evidence. 77 *Fordham L. Rev.* 2893-2954 (2009).

Manian, Maya. Rights, remedies and facial challenges. 36 *Hastings Const. L.Q.* 611-629 (2009).

Markel, Dan. How should punitive damages work? 157 *U. Pa. L. Rev.* 1383-1484 (2009).

Orso, Matthew E. Comment. "Spring-loading" executive stock options: an abuse in need of a federal remedy. 53 *St. Louis U. L.J.* 629-662 (2009).

Walsh, Kevin C. Frames of reference and the "turn to remedy" in facial challenge doctrine. 36 *Hastings Const. L.Q.* 667-687 (2009).

SCIENCE AND TECHNOLOGY

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

Bryant, Beth C. Adapting to uncertainty: law, science, and management in the Steller sea lion controversy. 28 *Stan. Envtl. L.J.* 171-211 (2009).

SECOND AMENDMENT

Blocher, Joseph. Categoricalism and balancing in First and Second Amendment analysis. 84 *N.Y.U. L. Rev.* 375-439 (2009).

Howell, Ben. Note. Come and take it: the status of Texas handgun legislation after ... (**District of Columbia v. Heller**, 128 S. Ct. 2783, 2008.) 61 *Baylor L. Rev.* 215-260 (2009).

Tang, Angela Jacqueline. Note. Taking aim at Tiahrt. 50 *Wm. & Mary L. Rev.* 1787-1829 (2009).

SECURITIES LAW

Abbott, Christy L. Comment. The shareholder derivative suit as a response to stock option backdating. 53 *St. Louis U. L.J.* 593-627 (2009).

Fisch, Jill E. Cause for concern: causation and federal securities fraud. 94 *Iowa L. Rev.* 811-872 (2009).

Francis, Samuel. Note. Meet two-face: the dualistic Rule 10b-5 and the quandary of offsetting losses by gains. 77 *Fordham L. Rev.* 3045-3094 (2009).

Himelrick, Richard G. The importance of statutory text: from scienter to nonstatutory defenses under Arizona securities law. 41 *Ariz. St. L.J.* 49-85 (2009).

Manns, Jeffrey. Rating risk after the subprime mortgage crisis: a user fee approach for rating agency accountability. 87 *N.C. L. Rev.* 1011-1089 (2009).

Mruk, Laura D. The proverbial axe to the judicial oak: the impact of **Stoneridge** on plaintiff's actions under § 10(b). 29 *N. Ill. U. L. Rev.* 281-309 (2009).

Orso, Matthew E. Comment. "Spring-loading" executive stock options: an abuse in need of a federal remedy. 53 *St. Louis U. L.J.* 629-662 (2009).

Sklar, Ryan. Note. Hedges or thickets: protecting investors from hedge fund managers' conflicts of interest. 77 *Fordham L. Rev.* 3251-3323 (2009).

Sullivan, Brian T. Recent development. **CSX Corp. v. Children's Investment Fund Management** and the need for SEC expansion of beneficial ownership. (**CSX Corp. v. Children's Investment Fund Management (UK) LLP**, 562 F. Supp. 2d 511 2008.) 87 *N.C. L. Rev.* 1300-1319 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
June 26, 2009

SEXUALITY AND THE LAW

Fasullo, Kristin. Note. Beyond **Lawrence v. Texas**: crafting a fundamental right to sexual privacy. 77 Fordham L. Rev. 2997-3043 (2009).

Griffin, C.J. Note. Workplace restroom policies in light of New Jersey's gender identity protection. 61 Rutgers L. Rev. 409-436 (2009).

Hogan, Holly. The real choice in a perceived "Catch-22": providing fairness to both the accused and complaining students in college sexual assault disciplinary proceedings. 38 J.L. & Educ. 277-293 (2009).

More, Alex. Note. Coming out of the water closet: the case against sex segregated bathrooms. 17 Tex. J. Women & L. 297-315 (2008).

Saul, Joanna E. Of sexual bondage: the 'legitimate penological interest' in restricting sexual expression in women's prisons. 15 Mich. J. Gender & L. 349-388 (2009).

Willis, Amanda M. Mutiny in the nursery: sexual harassment liability for young children. 38 J.L. & Educ. 245-276 (2009).

SOCIAL WELFARE

Levine, Allyson B. Comment. Failing to speak for itself: the *res ipsa loquitur* presumption of parental culpability and its greater consequences. (Comm'r of Soc. Servs. Of New York *ex rel* **Julian L. v. Hyacinth L.**, 619 N.Y.S.2d 762, 1994.) 57 Buff. L. Rev. 587-628 (2009).

Parker, Aly. Note. Can't buy me love: funding marriage promotion versus listening to real needs in breaking the cycle of poverty. 18 S. Cal. Rev. L. & Soc. Just. 493-536 (2009).

Smith, Nareissa. Eatin' good? Not in this neighborhood. A legal analysis of disparities in food availability and quality at chain supermarkets in poverty-stricken areas. 14 Mich. J. Race & L. 197-253 (2009).

SPORTS

Harlan, Brian P. Note. The California Supreme Court should take a mulligan: how the Court shanked by applying the primary assumption of risk doctrine to golf. (**Shin v. Ahn**, 165 P.3d 581, 2007.) 29 Loy. L.A. Ent. L. Rev. 91-131 (2008-2009).

Heiles, Holli N. Comment. Baseball's "growth" problem: can Congress require Major League Baseball to test its athletes for human growth hormone? A proposal. 62 Ark. L. Rev. 315-359 (2009).

Lee, Erick S. Play ball!: substituting current federal non-regulation of fantasy sports leagues with limited supervision of hyper-competitive leagues. 29 Loy. L.A. Ent. L. Rev. 53-90 (2008-2009).

Lopez, Rick J. Comment. Signing bonus skimming and a premature call for a global draft in Major League Baseball. 41 Ariz. St. L.J. 349-378 (2009).

Scales, Ann. Student gladiators and sexual assault: a new analysis of liability for injuries inflicted by college athletes. 15 Mich. J. Gender & L. 205-289 (2009).

STATE AND LOCAL GOVERNMENT LAW

Shmueli, Deborah, Wallace Warfield and Sandra Kaufman. Enhancing community leadership negotiation skills to build civic capacity. 25 Negotiation J. 249-266 (2009).

Symposium: Local Property, Global Justice: Law and Resources in the Era of Climate Change. Articles by David M. Druesen, Coalter G. Lathrop, Annie Petsonk, Jedediah Purdy, Erica J. Thorson and Jonathan B. Wiener. 19 Duke J. Comp. & Int'l L. 389-534 (2009).

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

TAXATION--FEDERAL INCOME

Buckles, Johnny Rex. Do law schools forfeit federal income tax exemption when they deny military recruiters full access to career services programs?: the hypothetical case of **Yale University v. Commissioner**. 41 Ariz. St. L.J. 1-48 (2009).

Fleischer, Victor. A theory of taxing sovereign wealth. 84 N.Y.U. L. Rev. 440-513 (2009).

Fogg, T. Keith. Leaving money on the table and providing an incentive not to pay--the story of a flawed collection device. 5 Hastings Bus. L.J. 1-52 (2009).

Palmer, Bradley R. Uncle Sam, tuition costs, and the changing economy: tax incentives for education expenses and how to improve them. 38 J.L. & Educ. 345-354 (2009).

TORTS

Donnelly, Matthew J. Note. A newsworthiness privilege for republishes defamation of public figures. 94 Iowa L. Rev. 1023-1049 (2009).

Harlan, Brian P. Note. The California Supreme Court should take a mulligan: how the Court shanked by applying the primary assumption of risk doctrine to golf. (**Shin v. Ahn**, 165 P.3d 581, 2007.) 29 Loy. L.A. Ent. L. Rev. 91-131 (2008-2009).

Kian, Sina. Note. Pleading sovereign immunity: the doctrinal underpinnings of **Hans v. Louisiana** and *Ex parte Young*. 61 Stan. L. Rev. 1233-1279 (2009).

Klass, Alexandra B. Tort experiments in the laboratories of democracy. 50 Wm. & Mary L. Rev. 1501-1576 (2009).

Moore, Todd W. Note. Untying our hands: the case for uniform personal jurisdiction over "libel tourists". 77 Fordham L. Rev. 3207-3247 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
June 26, 2009

Phillips, Joe and Suk-Jun Lin. Their brothers' keeper: global buyers and the legal duty to protect suppliers' employees. 61 Rutgers L. Rev. 333-379 (2009).

Silver, Courtney E. Note. Procedural hassles in multidistrict litigation: a call for reform of 28 U.S.C. § 1407 and the **Lexecon** result. 70 Ohio St. L.J. 455-486 (2009).

TRADE REGULATION

Blodgett, Mark S., Richard J. Hunter, Jr. and Robert M. Hayden. Foreign direct investment, trade, and China's competition laws. 37 Denv. J. Intl'l L. & Pol'y 201-231 (2009).

Mehra, Salil K. Antitrust by other means: Haley on form and function. 8 Wash. U. Global Stud. L. Rev. 333-343 (2009).

WATER LAW

Gorman, Edmund J. Jr. Book review. (Reviewing Water, Place, and Equity, edited by John M. Whiteley, Helen Ingram and Richard Warren Perry.) 28 Stan. Envtl. L.J. 381-396 (2009).

Hersh, C. Mark. The Clean Water Act's antidegradation policy and its role in watershed protection in Washington State. 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 217-278 (2009).

Lathrop, Coalter G. Finding the right fit: one design element in the international groundwater resource regime. 19 Duke J. Comp. & Intl'l L. 413-431 (2009).

Mullins, Timothy J. Note. The Clean Water Initiatives and the proper balance between the right to ballot initiatives and the prohibition on appropriations. 26 Alaska L. Rev. 135-170 (2009).

Muys, Jerome C. Section 5 of the Boulder Canyon Project Act and 43 C.F.R. Part 417 occupy the field of determination of reasonable beneficial use of Lower Colorado River water. 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 197-214 (2009).

O'Day, Stephen E., Jessica Lee Reece and Josie Krause Nackers. Wars between the states in the 21st century: water law in an era of scarcity. 10 Vt. J. Envtl. L. 229-265 (2009).

Palay, Sonya F. Note. Muddy waters: congressional consent and the Great Lakes-St. Lawrence River Basin Water Resources Compact. 36 Hastings Const. L.Q. 717-738 (2009).

WOMEN

(For other articles on WOMEN see the **Tables of Contents of Indexed Law Reviews** for Michigan Journal of Gender & Law and Texas Journal of Women and the Law.)

Kaplan, Yehiel S. A father's consent to the marriage of his minor daughter: feminism and multiculturalism in Jewish law. 18 S. Cal. Rev. L. & Soc. Just. 393-460 (2009).

Tinsley, Catherine H., et al. Women at the bargaining table: pitfalls and prospects. 25 Negotiation J. 233-248 (2009).

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

26 ALASKA LAW REVIEW, NO. 1, JUNE, 2009.

Fisher, Jeffrey L. The **Exxon Valdez** case and regularizing punishment. 26 Alaska L. Rev. 1-46 (2009).

Fayette, James. "The judge said, 'Son, what is your alibi...?'" A survey of Alaska criminal discovery principles. 26 Alaska L. Rev. 47-96 (2009).

Schwaiger, Michael. Salmon, sage-brush, and safaris: Alaska's territorial judicial system and the adventures of the floating court, 1901-1915. 26 Alaska L. Rev. 97-133 (2009).

Mullins, Timothy J. Note. The Clean Water Initiatives and the proper balance between the right to ballot initiatives and the prohibition on appropriations. 26 Alaska L. Rev. 135-170 (2009).

19 ALBANY LAW JOURNAL OF SCIENCE & TECHNOLOGY, NO. 1, PP. 1-259, 2009.

Beck, Brian. The next, small, step for mankind: fixing the inadequacies of the international space law treaty regime to accommodate the modern space flight industry. 19 Alb. L.J. Sci. & Tech. 1-37 (2009).

Robinson, Robert. **Daubert v. Merrell Dow Pharmaceuticals** and the local construction of reliability. 19 Alb. L.J. Sci. & Tech. 39-90 (2009).

Sprague, Robert and Corey Ciocchetti. Preserving identities: protecting personal identifying information through enhanced privacy policies and laws. 19 Alb. L.J. Sci. & Tech. 91-141 (2009).

Lockwood, Christopher Lea. Comment. **Biotechnology Industry Organization v. District of Columbia**: a preemptive strike against state price restrictions on prescription pharmaceuticals. (**Biotechnology Indus. Org. v. District of Columbia**, 496 F.3d 1362, 2007.) 19 Alb. L.J. Sci. & Tech. 143-181 (2009).

Mangloña, Elkia. Comment. An avatar's parody: considering a First Amendment right to parody real world trademarks in a three-dimensional virtual world. 19 Alb. L.J. Sci. & Tech. 183-204 (2009).

Reese, Brian. Comment. Using fMRI as a lie detector--are we lying to ourselves? 19 Alb. L.J. Sci. & Tech. 205-230 (2009).

Sinclair, Peter. Comment. Freedom of speech in the virtual world. 19 Alb. L.J. Sci. & Tech. 231-259 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
June 26, 2009

26 ARIZONA JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW, NO. 1, SPRING, 2009.

Esmaeili, Hossein. On a slow boat towards the rule of law: the nature of law in the Saudi Arabian legal system. 26 Ariz. J. Int'l & Comp. L. 1-47 (2009).

Easterday, Jennifer S. Deciding the fate of complementarity: a Colombian case study. 26 Ariz. J. Int'l & Comp. L. 49-111 (2009).

Bhala, Raj and David A. Gantz. WTO case review 2008. 26 Ariz. J. Int'l & Comp. L. 113-228 (2009).

Gutierrez, Guadalupe. Note. Jurisdictional ambiguities among sovereigns: the impact of the Indian Gaming Regulatory Act on criminal jurisdiction on tribal lands. 26 Ariz. J. Int'l & Comp. L. 229-267 (2009).

41 ARIZONA STATE LAW JOURNAL, NO. 1, SPRING, 2009.

Buckles, Johnny Rex. Do law schools forfeit federal income tax exemption when they deny military recruiters full access to career services programs?: the hypothetical case of **Yale University v. Commissioner**. 41 Ariz. St. L.J. 1-48 (2009).

Himelrick, Richard G. The importance of statutory text: from scienter to nonstatutory defenses under Arizona securities law. 41 Ariz. St. L.J. 49-85 (2009).

Knowles, Robert. American hegemony and the foreign affairs Constitution. 41 Ariz. St. L.J. 87-158 (2009).

Marceau, Justin F. Lifting the haze of **Baze**: lethal injection, the Eighth Amendment, and plurality opinions. 41 Ariz. St. L.J. 159-222 (2009).

Allen, J. Thomas. Comment. ERISA subrogation and reimbursement claims: a vote to reject federal common law adoption of a default "make whole" rule. 41 Ariz. St. L.J. 223-243 (2009).

Atwater, Alison. Comment. When is a combat veteran a combat veteran?: the evidentiary stumbling block for veterans seeking PTSD disability benefits. 41 Ariz. St. L.J. 243-272 (2009).

Dudley, Andrew. Comment. Opening borders: congressional delegation of discretionary authority to suspend or repeal the laws of the United States. 41 Ariz. St. L.J. 273-313 (2009).

Gray, John. Comment. Choosing the nuclear option: the case for a strong regulatory response to encourage nuclear energy development. 41 Ariz. St. L.J. 315-348 (2009).

Lopez, Rick J. Comment. Signing bonus skimming and a premature call for a global draft in Major League Baseball. 41 Ariz. St. L.J. 349-378 (2009).

Manley, Lesley. Comment. Should states serve as laboratories for mine safety regulation? 41 Ariz. St. L.J. 379-401 (2009).

62 ARKANSAS LAW REVIEW, NO. 2, PP. 195-430., 2009.

Hickox, Stacy M. Transfer as an accommodation: standards from discrimination cases and theory. 62 Ark. L. Rev. 195-248 (2009).

Rasch, Meehan. Not taking frivolity lightly: circuit variance in determining frivolous appeals under Federal Rule of Appellate Procedure 38. 62 Ark. L. Rev. 249-282 (2009).

Leflar, Samantha Blassingame. Comment. Reviving the privilege doctrine: the appealability of orders compelling the production of privileged information. 62 Ark. L. Rev. 283-314 (2009).

Heiles, Holli N. Comment. Baseball's "growth" problem: can Congress require Major League Baseball to test its athletes for human growth hormone? A proposal. 62 Ark. L. Rev. 315-359 (2009).

Brick, Phillip M., jr. Case note. Agree to disagree: the inequity of Arkansas's tacit-agreement test as seen in ... (**Deck House**, 249 S.W.3d 817, 2007.) 62 Ark. L. Rev. 361-380 (2009).

Griffee, John F. Case note. Against the grain: the Arkansas Supreme Court resists the judicial movement to enforce mandatory-arbitration provisions in employment contracts in ... (**Ark. Diagnostic Ctr., P.A. v. Tahiri**, 257 S.W.3d 884, 2007.) 62 Ark. L. Rev. 381-411 (2009).

White, Taylor E. Recent developments. 62 Ark. L. Rev. 413-429 (2009).

10 BARRY LAW REVIEW, SPRING, 2008.

Diaz, Leticia M. Foreword. 10 Barry L. Rev. i-ii (2008).

Diaz, Leticia M. and Barry Hart Dubner. Environmental damage and the destruction of life--problems that add a new balancing dimension to international port access vs. efficient trade under international law. 10 Barry L. Rev. 1-23 (2008).

Summers, Mark A. The constable blunders but isn't punished: does **Hudson v. Michigan**'s abolition of the exclusionary rule extend beyond knock-and-announce violations? 10 Barry L. Rev. 25-41 (2008).

Usleber, Michael. Comment. Presumption of unreasonableness: crack sentencing and § 3553(a). 10 Barry L. Rev. 43-61 (2008).

McCland, Stacy. Student article. Immigration reform and agriculture: what we really want, what we really need, and what will happen if they leave? 10 Barry L. Rev. 63-79 (2008).

Ford, Michelle. Student article. Gestational surrogacy is not adultery: fighting against religious opposition to procreate. 10 Barry L. Rev. 81-110 (2008).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
June 26, 2009

Power, Jason. Student article. Maritime terrorism: a new challenge for national and international security. 10 *Barry L. Rev.* 111-133 (2008).

Norton, Sara Kate. Student article. Defective pricing: what it is, why it is a problem, and what can be done to prevent it? 10 *Barry L. Rev.* 135-154 (2008).

Grim, Jill. Student article. Peer harassment in our schools: should teachers and administrators join the fight? 10 *Barry L. Rev.* 155-176 (2008).

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

Wren, James E. and Timothy C. Williams. Selling Blue Elephants to the Jury: Potential Application of the Rule Developing Experimentation in Litigation. 61 *Baylor L. Rev.* 1-17 (2009).

Moscowitz, Howard R., Alan M. Perry, et al. Appendix I: experimental design applied to jury communications. 61 *Baylor L. Rev.* 18-49 (2009).

Tanner, John. Effective monitoring of polling places. 61 *Baylor L. Rev.* 50-89 (2009).

Stancil, Paul. Balancing the pleading equation. 61 *Baylor L. Rev.* 90-173 (2009).

Cooper, Benjamin P. The lawyer's duty to inform his client of his own malpractice. 61 *Baylor L. Rev.* 174-214 (2009).

Howell, Ben. Note. Come and take it: the status of Texas handgun legislation after ... (*District of Columbia v. Heller*, 128 S. Ct. 2783, 2008.) 61 *Baylor L. Rev.* 215-260 (2009).

Flarity, Alicia. Comment. David slays Goliath: the fight against the FCC's recent relaxation of the newspaper-broadcast cross-ownership rule. (*Prometheus Radio Project v. FCC*, 373 F.3d 372, 2004.) 61 *Baylor L. Rev.* 261-295 (2009).

Hild, Rebecca. Comment. Federal diversity jurisdiction in the Fifth Circuit: meeting the amount in controversy. 61 *Baylor L. Rev.* 296-321 (2009).

57 BUFFALO LAW REVIEW, NO. 2, APRIL, 2009.

Margulies, Peter. The detainees' dilemma: the virtues and vices of advocacy strategies in the war on terror. 57 *Buff. L. Rev.* 347-431 (2009).

Malkan, Jeffrey. Rule-based expression in copyright law. 57 *Buff. L. Rev.* 433-509 (2009).

Cohen, May J. Thinking with culture in law and development. 57 *Buff. L. Rev.* 511-586 (2009).

Levine, Allyson B. Comment. Failing to speak for itself: the *res ipsa loquitur* presumption of parental culpability and its greater consequences. (*Comm'r of Soc. Servs. of New York ex rel Julian L. v. Hyacinth L.*, 619 N.Y.S.2d 762, 1994.) 57 *Buff. L. Rev.* 587-628 (2009).

97 CALIFORNIA LAW REVIEW, NO. 2, APRIL, 2009.

The Brennan Center Jorde Symposium on Constitutional Law. 97 *Cal. L. Rev.* 301-432 (2009).

Holmes, Stephen. In case of emergency: misunderstanding tradeoffs in the war on terror. 97 *Cal. L. Rev.* 301-355 (2009).

Donohue, Laura K. The perilous dialogue. 97 *Cal. L. Rev.* 357-392 (2009).

Kahn, Paul W. Philosophy and the politics of unreason. 97 *Cal. L. Rev.* 393-405 (2009).

Schwartz, Paul M. Warrantless wiretapping, FISA reform, and the lessons of public liberty: a comment on Holmes's Jorde lecture. 97 *Cal. L. Rev.* 407-432 (2009).

Lobel, Orly. Citizenship, organizational citizenship, and the laws of overlapping obligations. 97 *Cal. L. Rev.* 433-499 (2009).

Reiter, Keramet. Comment. Experimentation on prisoners: persistent dilemmas in rights and regulations. 97 *Cal. L. Rev.* 501-566 (2009).

Sullivan, Laura. Comment. Enforcing nonenforcement: countering the threat posed to sanctuary laws by the inclusion of immigration records in the National Crime Information Center database. 97 *Cal. L. Rev.* 567-600 (2009).

Ristroph, Alice. Respect and resistance in punishment theory. 97 *Cal. L. Rev.* 601-632 (2009).

39 CALIFORNIA WESTERN INTERNATIONAL LAW JOURNAL, NO. 2, SPRING, 2009.

Reisinger, Will. The unintended revolution: U.S. anti-drug policy and the socialist movement in Bolivia. 39 *Cal. W. Int'l L.J.* 237-280 (2009).

Galantucci, Robert. Compassionate consumerism within the GATT regime: can Belgium's ban on seal product imports be justified under Article XX? 39 *Cal. W. Int'l L.J.* 281-312 (2009).

Silva, Mario. Extraordinary rendition: a challenge to Canadian and United States legal obligations under the Convention Against Torture. 39 *Cal. W. Int'l L.J.* 313-355 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21
June 26, 2009

California Western School of Law: California Heritage Professorships. Speeches by Thomas D. Barton, Michal R. Belknap, Barbara J. Cox, Bryan A. Liang and John E. Noyes. 39 Cal. W. Int'l L.J. 357-391 (2009).

O'Neill, Stacey R. Comment. Consuming for the environment: a proposal for carbon labels in the United States. 39 Cal. W. Int'l L.J. 393-440 (2009).

37 DENVER JOURNAL OF INTERNATIONAL LAW AND POLICY, NO. 2, SPRING, 2009.

Boudreaux, Karol C. and Puja Ahluwalia. Cautiously optimistic: economic liberalization and reconciliation in Rwanda's coffee sector. 37 *Denv. J. Intl'l L. & Pol'y* 147-200 (2009).

Blodgett, Mark S., Richard J. Hunter, Jr. and Robert M. Hayden. Foreign direct investment, trade, and China's competition laws. 37 *Denv. J. Intl'l L. & Pol'y* 201-231 (2009).

Isanga, Joseph. Counter-terrorism and human rights: the emergence of a rule of customary int'l law from U.N. resolutions. 37 *Denv. J. Intl'l L. & Pol'y* 233-255 (2009).

Claussen, Kathleen. Invisible borders: mapping out virtual law? 37 *Denv. J. Intl'l L. & Pol'y* 257-278 (2009).

Catabagan, Aaron. Rights of action for private non-state actors in the WTO dispute settlement system. 37 *Denv. J. Intl'l L. & Pol'y* 279-302 (2009).

Cumberlege, Sean. 2007-2008 Leonard V.B. Sutton Award. Multilateral environmental agreements: from Montreal to Kyoto--a theoretical approach to an improved climate change regime. 37 *Denv. J. Intl'l L. & Pol'y* 303-329 (2009).

19 DEPAUL JOURNAL OF ART, TECHNOLOGY & INTELLECTUAL PROPERTY LAW, NO. 2, SPRING, 2009.

Levine, Jane A. The importance of provenance documentation in the market for ancient art & artifacts: the future of the market may depend on documenting the past. 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 219-233 (2009).

Kan, Steven S. The efficient boundary of inventorship & authorship. 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 235-266 (2009).

Kan, Steven S. Court standards of joint inventorship & authorship. 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 267-313 (2009).

Masar, Martin S. III. Effects of the federal circuit judges on Hatch-Waxman litigation. 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 315-354 (2009).

Pyun, Grace. Legislative update. The 2008 PRO-IP Act: the inadequacy of the property paradigm in criminal intellectual property law and its effect on prosecutorial boundaries. 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 355-396 (2009).

Harman, Jesse. Case note. Drawing a line between direct and contributory copyright infringement: the Second Circuit's take on a copying service provider's direct liability in ... (**Cartoon Network LP v. CSC Holdings, Inc.**, 536 F.3d 121, 2008.) 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 397-420 (2009).

Buttler, Geonard F. III. Case summary. **Warner Bros. Entertainment & J.K. Rowling v. RDR Books and Does 1-10.** (**Warner Bros. Entm't Inc. v. RDR Books**, 575 F. Supp. 2d 513, 2008.) 19 *DePaul J. Art, Tech. & Intell. Prop. L.* 421-434 (2009).

19 DUKE JOURNAL OF COMPARATIVE & INTERNATIONAL LAW, NO. 3, SPRING, 2009.

Symposium: Local Property, Global Justice: Law and Resources in the Era of Climate Change. 19 *Duke J. Comp. & Intl'l L.* 389-534 (2009).

Driesen, David M. Linkage and multilevel governance. 19 *Duke J. Comp. & Intl'l L.* 389-411 (2009).

Lathrop, Coalter G. Finding the right fit: one design element in the international groundwater resource regime. 19 *Duke J. Comp. & Intl'l L.* 413-431 (2009).

Petsonk, Annie. 'Docking stations': designing a more welcoming architecture for a post-2012 framework to combat climate change. 19 *Duke J. Comp. & Intl'l L.* 433-466 (2009).

Purdy, Jedediah. What has to change for forests to be saved? A historical example from the United States. 19 *Duke J. Comp. & Intl'l L.* 467-486 (2009).

Thorson, Erica J. Sharing Himalayan glacial meltwater: the role of territorial sovereignty. 19 *Duke J. Comp. & Intl'l L.* 487-514 (2009).

Weiner, Jonathan B. Property and prices to protect the planet. 19 *Duke J. Comp. & Intl'l L.* 515-534 (2009).

Healy, James J. Note. Consumer protection choice of law: European lessons for the United States. 19 *Duke J. Comp. & Intl'l L.* 535-558 (2009).

Worthington, Rebecca. Note. The road to parentless children is paved with good intentions: how the Hague Convention and recent intercountry adoption rules are affecting potential parents and the best interests of children. 19 *Duke J. Comp. & Intl'l L.* 559-586 (2009).

10 FLORIDA COASTAL LAW JOURNAL, NO. 3, SPRING, 2009.

Wexler, David B. Therapeutic jurisprudence, legal landscapes, and form reform: the case of diversion. 10 *Fla. Coastal L.J.* 361-383 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22
June 26, 2009

Bailey, Stephen A. Fooling ourselves? An ethical and constitutional analysis of lawyer-to-lawyer advertising. 10 Fla. Coastal L.J. 385-419 (2009).

Greenblatt, Jennifer L. Putting the government to the (heightened, intermediate, or strict) scrutiny test: disparate application shows not all rights and powers are created equal. 10 Fla. Coastal L.J. 421-489 (2009).

Sill, Kyle B. Note. Is RAP gone? How **Old Port Cove Holdings, Inc.** still leaves RAP alive in Florida. (**Old Port Cove Holdings, Inc. v. Old Port Cove Condo. Ass'n One**, 986 So. 2d 1279, 2008.) 10 Fla. Coastal L.J. 491-504 (2009).

77 FORDHAM LAW REVIEW, NO. 6, MAY, 2009.

Coenen, Dan T. The pros and cons of politically reversible "semisubstantive" constitutional rules. 77 Fordham L. Rev. 2835-2891 (2009).

Jones, Cynthia E. The right remedy for the wrongly convicted: judicial sanctions for destruction of DNA evidence. 77 Fordham L. Rev. 2893-2954 (2009).

Giardino, Anthony E. Combat veterans, mental health issues, and the death penalty: addressing the impact of post-traumatic stress disorder and traumatic brain injury. 77 Fordham L. Rev. 2955-2995 (2009).

Fasullo, Kristin. Note. Beyond **Lawrence v. Texas**: crafting a fundamental right to sexual privacy. 77 Fordham L. Rev. 2997-3043 (2009).

Francis, Samuel. Note. Meet two-face: the dualistic Rule 10b-5 and the quandary of offsetting losses by gains. 77 Fordham L. Rev. 3045-3094 (2009).

Hafetz, Daniel S. Note. Ferreting out favoritism: bringing pretext claims after ... (**Kelo v. City of New London**, 545 U.S. 469, 2005.) 77 Fordham L. Rev. 3095-3162 (2009).

Hoffman, Robyn D. Note. Adding insult to injury?: the untoward impact of requiring more than *de minimis* injury in an Eighth Amendment excessive force case. 77 Fordham L. Rev. 3163-3205 (2009).

Moore, Todd W. Note. Untying our hands: the case for uniform personal jurisdiction over "libel tourists". 77 Fordham L. Rev. 3207-3247 (2009).

Sklar, Ryan. Note. Hedges or thickets: protecting investors from hedge fund managers' conflicts of interest. 77 Fordham L. Rev. 3251-3323 (2009).

Vivatvaraphol, Tai. Note. Back to basics: determining a child's habitual residence in international child abduction cases under the Hague Convention. 77 Fordham L. Rev. 3325-3369 (2009).

Webb, Matthew W. J. Note. Third-party consent searches after **Randolph**: the circuit split over police removal of an objecting tenant. (**Randolph v. State**, 590 S.E.2d 834, 2003.) 77 Fordham L. Rev. 3371-3419 (2009).

5 HASTINGS BUSINESS LAW JOURNAL, NO. 1, WINTER, 2009.

Fogg, T. Keith. Leaving money on the table and providing an incentive not to pay--the story of a flawed collection device. 5 Hastings Bus. L.J. 1-52 (2009).

Unterman, Aaron. Innovative destruction--structured finance and credit market reform in the bubble era. 5 Hastings Bus. L.J. 53-108 (2009).

Chung, John J. Money as simulacrum: the legal nature and reality of money. 5 Hastings Bus. L.J. 109-167 (2009).

Shurtz, Kenneth R. Note. How far should the PTO regulate business relationships of patent practitioners? 5 Hastings Bus. L.J. 169-187 (2009).

Kim, Seong J. Note. Hiding behind the corporate veil: a guide for non-profit corporations with for-profit subsidiaries. 5 Hastings Bus. L.J. 189-205 (2009).

Wang, Angela. Note. Will China prevail over the current WTO? 5 Hastings Bus. L.J. 207-228 (2009).

36 HASTINGS CONSTITUTIONAL LAW QUARTERLY, NO. 4, SUMMER, 2009.

Borgmann, Caitlin E. Holding legislatures constitutionally accountable through facial challenges. 36 Hastings Const. L.Q. 563-610 (2009).

Manian, Maya. Rights, remedies and facial challenges. 36 Hastings Const. L.Q. 611-629 (2009).

Faigman, David L. Defining empirical frames of reference in constitutional cases: unraveling the as-applied versus facial distinction in constitutional law. 36 Hastings Const. L.Q. 631-665 (2009).

Walsh, Kevin C. Frames of reference and the "turn to remedy" in facial challenge doctrine. 36 Hastings Const. L.Q. 667-687 (2009).

Franklin, David L. Looking through both ends of the telescope: facial challenges and the Roberts Court. 36 Hastings Const. L.Q. 689-716 (2009).

Palay, Sonya F. Note. Muddy waters: congressional consent and the Great Lakes-St. Lawrence River Basin Water Resources Compact. 36 Hastings Const. L.Q. 717-738 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23
June 26, 2009

15 HASTINGS WEST-NORTHWEST JOURNAL OF ENVIRONMENTAL LAW & POLICY, NO. 2, SUMMER, 2009.

Martin, Nicole, Editor-in-Chief. [Foreword.] 15 Hastings W.-Nw. J. Envtl. L. & Pol'y unpagged (2009).

Muys, Jerome C. Section 5 of the Boulder Canyon Project Act and 43 C.F.R. Part 417 occupy the field of determination of reasonable beneficial use of Lower Colorado River water. 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 197-214 (2009).

Carliss, Robyn. Crater Lake, Oregon. [Photograph.] 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 215(2009).

Hersh, C. Mark. The Clean Water Act's antidegradation policy and its role in watershed protection in Washington State. 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 217-278 (2009).

Carliss, Robyn. Dalia, Golden Gate Park, San Francisco, California. [Photograph.] 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 279(2009).

Bittner, Valerie. Wolves in the crosshairs: a scientific case against the final rule of the U.S. Fish and Wildlife Service removing Northern Rocky Mountain gray wolves from the endangered species list. 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 281-322 (2009).

Beard, James. Crash, revisited. [Photograph.] 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 323(2009).

Thompson, Rozalynne. Somewhere in between: the classification and standard of review of mixed ministerial-discretionary land use decisiona. 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 325-346 (2009).

Muzzin, Angel. Hawk at home. [Photograph.] 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 347(2009).

El-Hajj, Jeff. Confined animal feeding operations in California: current regulatory schemes and what must be done to improve them. 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 349-368 (2009).

Carliss, Robyn. Point Bonita Lighthouse, Golden Gate National Recreation Area, California. 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 369(2009).

Donnelly-Saalfeld, James. Irreparable harms: how the devastating effects of oil extraction in Nigeria have not been remedied by Nigerian courts, the African Commission, or U.S. courts. 15 Hastings W.-Nw. J. Envtl. L. & Pol'y 371-420 (2009).

31 HOUSTON JOURNAL OF INTERNATIONAL LAW, NO. 2, SPRING, 2009.

International Energy Issue. 31 Hous. J. Int'l L. 213-467 (2009).

Guardia Gonzalez, Giancarlo. The Camisea Project: developing legal frameworks for avoiding social and environmental conflicts in sensitive areas. 31 Hous. J. Int'l L. 213-241 (2009).

Hunt, Martin and Erik Eisele. Far from disaster: Ukraine's energy sector seeks investment and growth. 31 Hous. J. Int'l L. 243-261 (2009).

Lythgoe, Martin. Renewable generation in Argentina: past failures and a plan for future success. 31 Hous. J. Int'l L. 263-341 (2009).

Talus, Kim. Access to gas markets: a comparative study on access to LNG terminals in the European Union and the United States. 31 Hous. J. Int'l L. 343-376 (2009).

Kurz, Natalie Jean. Comment. Corn ethanol: setting straight a misguided attempt to free the United States from foreign oil. 31 Hous. J. Int'l L. 377-417 (2009).

Moreno, Carlos J. Comment. Oil and gas exploration and production in the Gulf of Guinea: can the new Gulf be green? 31 Hous. J. Int'l L. 419-467 (2009).

94 IOWA LAW REVIEW, NO. 3, MARCH, 2009.

In acknowledgement of Tung Yin. 94 Iowa L. Rev. unpagged (2009).

Fisch, Jill E. Cause for concern: causation and federal securities fraud. 94 Iowa L. Rev. 811-872 (2009).

Bone, Robert G. **Twombly**, pleading rules, and the regulation of court access. 94 Iowa L. Rev. 873-936 (2009).

Davidson, Nestor M. Values and value creation in public-private transactions. 94 Iowa L. Rev. 937-985 (2009).

Sneirson, Judd F. Green is good: sustainability, profitability, and a new paradigm for corporate governance. 94 Iowa L. Rev. 987-1022 (2009).

Donnelly, Matthew J. Note. A newsworthiness privilege for republics defamation of public figures. 94 Iowa L. Rev. 1023-1049 (2009).

Hilkin, Michael J. Note. The NLRB's **Oil Capitol** and **Toering** decisions and their effects on unionization and American labor law. (**Oil Capitol Sheet Metal, Inc.**, 349 N.L.R.B. 1348, 2007 and **Toering Elec. Co.**, 351 N.L.R.B. 225, 2007.) 94 Iowa L. Rev. 1051-1074 (2009).

Mandelbaum, Joshua T. Note. Stuck in a bind: can the Arbitration Fairness Act solve the problems of mandatory binding arbitration in the consumer context? 94 Iowa L. Rev. 1075-1105 (2009).

Moberg, Kara K. Note. Extending refugee definitions to cover environmentally displaced persons displaces necessary protection. 94 Iowa L. Rev. 1107-1136 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24
June 26, 2009

38 JOURNAL OF LAW & EDUCATION, NO. 2, APRIL, 2009.

Zirkel, Perry A. Independent educational evaluations at district expense under the Individuals with Disabilities Education Act. 38 J.L. & Educ. 223-244 (2009).

Willis, Amanda M. Mutiny in the nursery: sexual harassment liability for young children. 38 J.L. & Educ. 245-276 (2009).

Hogan, Holly. The real choice in a perceived "Catch-22": providing fairness to both the accused and complaining students in college sexual assault disciplinary proceedings. 38 J.L. & Educ. 277-293 (2009).

Recent developments in the law. Supreme Court review. 38 J.L. & Educ. 295-301 (2009).

Recent developments in the law. Primary and secondary education. 38 J.L. & Educ. 301-314 (2009).

Recent developments in the law. Universities and other institutions. 38 J.L. & Educ. 314-319 (2009).

Law review digests. 38 J.L. & Educ. 321-334 (2009).

Mayberry, Darren. The F-1/H-1B visa contradiction: Uncle Sam wants your tuition, but not your expertise or your tax dollars. 38 J.L. & Educ. 335-343 (2009).

Palmer, Bradley R. Uncle Sam, tuition costs, and the changing economy: tax incentives for education expenses and how to improve them. 38 J.L. & Educ. 345-354 (2009).

Woodyard, Christopher Jason. Book review. (Reviewing Duncan Kennedy, Legal Education and the Reproduction of Hierarchy: A Polemic Against the System.) 38 J.L. & Educ. 355-358 (2009).

29 LOYOLA OF LOS ANGELES ENTERTAINMENT LAW REVIEW, NO. 1, PP. 1-162, 2008-2009.

Symposium. Soft Money 4. 29 Loy. L.A. Ent. L. Rev. 1-52 (2008-2009).

Morning Session: Spotlight on the Middle East, India and China. Ezra Doner and Jay Dougherty, moderators; George David, Lokesh Dhar, Ellen Eliasoph and Hunt Lowry, panelists. 29 Loy. L.A. Ent. L. Rev. 1-26 (2008-2009).

Afternoon Session: Worldwide Production Incentives Update. Ezra Doner and Jay Dougherty, moderators; Stephanie Austin, Kamil Ahmad Dato Mohd Othman, Robin L. James, Janet Lockwood, Susan Simms and Alison Small, panelists. 29 Loy. L.A. Ent. L. Rev. 27-52 (2008-2009).

Lee, Erick S. Play ball!: substituting current federal non-regulation of fantasy sports leagues with limited supervision of hyper-competitive leagues. 29 Loy. L.A. Ent. L. Rev. 53-90 (2008-2009).

Harlan, Brian P. Note. The California Supreme Court should take a mulligan: how the Court shanked by applying the primary assumption of risk doctrine to golf. (*Shin v. Ahn*, 165 P.3d 581, 2007.) 29 Loy. L.A. Ent. L. Rev. 91-131 (2008-2009).

Mossavar-Rahmani, Shahab. Comment. The Protect America Act: one nation under God surveillance. 29 Loy. L.A. Ent. L. Rev. 133-162 (2008-2009).

15 MICHIGAN JOURNAL OF GENDER & LAW, NO. 2, PP. 205-469, 2009.

Scales, Ann. Student gladiators and sexual assault: a new analysis of liability for injuries inflicted by college athletes. 15 Mich. J. Gender & L. 205-289 (2009).

Harris, Lindsay M. Untold stories: gender-related persecution and asylum in South Africa. 15 Mich. J. Gender & L. 291-347 (2009).

Saul, Joanna E. Of sexual bondage: the 'legitimate penological interest' in restricting sexual expression in women's prisons. 15 Mich. J. Gender & L. 349-388 (2009).

Fentiman, Linda C. Pursuing the perfect mother: why America's criminalization of maternal substance abuse is not the answer--a comparative legal analysis. 15 Mich. J. Gender & L. 389-469 (2009).

14 MICHIGAN JOURNAL OF RACE & LAW, NO. 2, SPRING, 2009.

Greene, D. Wendy. Determining the (in)determinable: race in Brazil and the United States. 14 Mich. J. Race & L. 143-195 (2009).

Smith, Nareissa. Eatin' good? Not in this neighborhood. A legal analysis of disparities in food availability and quality at chain supermarkets in poverty-stricken areas. 14 Mich. J. Race & L. 197-253 (2009).

Maguire, Annise Katherine. Note. Permitting under the Clean Air Act: how current standards impose obstacles to achieving environmental justice. 14 Mich. J. Race & L. 255-284 (2009).

Myers, Thomas A. Note. The unconstitutionality, ineffectiveness, and alternatives to gang injunctions. 14 Mich. J. Race & L. 285-305 (2009).

25 NEGOTIATION JOURNAL, NO. 2, APRIL, 2009.

Wheeler, Michael. Editor's note. 25 Negotiation J. 135-136 (2009).

Research digest. 25 Negotiation J. 137-139 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25
June 26, 2009

Honeyman, Christopher, James Coben and Giuseppe De Palo. Special section: second generation global negotiation education. Introduction: negotiation teaching 2.0. 25 *Negotiation J.* 141-146 (2009).

Bernard, Phyllis E. Bringing soul to international negotiation. 25 *Negotiation J.* 147-159 (2009).

Avruch, Kevin. What is training all about? 25 *Negotiation J.* 161-169 (2009).

Wade, John. Defining success in negotiation and other dispute resolution training. 25 *Negotiation J.* 171-179 (2009).

Nelken, Melissa L. Negotiating classroom process: lessons from adult learning. 25 *Negotiation J.* 181-194 (2009).

McAdoo, Bobbi and Melissa Manwaring. Teaching for implementation: designing negotiation curricula to maximize long-term learning. 25 *Negotiation J.* 195-215 (2009).

Freshman, Clark and Chris Guthrie. Managing the goal-setting paradox: how to get better results from high goals and be happy. 25 *Negotiation J.* 217-231 (2009).

Tinsley, Catherine H., et al. Women at the bargaining table: pitfalls and prospects. 25 *Negotiation J.* 233-248 (2009).

Shmueli, Deborah, Wallace Warfield and Sandra Kaufman. Enhancing community leadership negotiation skills to build civic capacity. 25 *Negotiation J.* 249-266 (2009).

New books. 25 *Negotiation J.* 267-269 (2009).

64 NEW YORK UNIVERSITY ANNUAL SURVEY OF AMERICAN LAW, NO. 4, PP. 653-931, 2009.

Carey, David J. Note. Reliability discarded: the irrelevance of the medical exception to hearsay in post-**Crawford** Confrontation Clause jurisprudence. 64 *N.Y.U. Ann. Surv. Am. L.* 653-692 (2009).

Pelham-Webb, Tristan C. Note. Powelling for precedent: "binding" concurrences. 64 *N.Y.U. Ann. Surv. Am. L.* 693-749 (2009).

Robotti, Michael P. Note. Grasping the pendulum: coordination between law enforcement and intelligence officers within the Department of Justice in a post-"Wall" era. 64 *N.Y.U. Ann. Surv. Am. L.* 751-835 (2009).

Spelman, Kate T. Note. Revising judicial review of legislative findings of scientific and medical "fact": a modified due process approach. 64 *N.Y.U. Ann. Surv. Am. L.* 837-877 (2009).

Tsai, Edward. Note. Success by another name: recognizing a limited exception under Delaware law to the indemnification of derivative action settlements. 64 *N.Y.U. Ann. Surv. Am. L.* 879-931 (2009).

84 NEW YORK UNIVERSITY LAW REVIEW, NO. 2, MAY, 2009.

Blocher, Joseph. Categoricalism and balancing in First and Second Amendment analysis. 84 *N.Y.U. L. Rev.* 375-439 (2009).

Fleischer, Victor. A theory of taxing sovereign wealth. 84 *N.Y.U. L. Rev.* 440-513 (2009).

Rhee, Robert J. Toward procedural optionality: private ordering of public adjudication. 84 *N.Y.U. L. Rev.* 514-571 (2009).

Heidlage, Benjamin F. Note. A relational approach to schools' regulation of youth online speech. 84 *N.Y.U. L. Rev.* 572-608 (2009).

Ward, Ellison S. Note. Toward constitutional minority recruitment and retention programs: a narrowly tailored approach. 84 *N.Y.U. L. Rev.* 609-646 (2009).

87 NORTH CAROLINA LAW REVIEW, NO. 4, MAY, 2009.

Broome, Lissa Lamkin and John Charles Boger. Donald F. Clifford, Jr.: in memoriam. 87 *N.C. L. Rev.* 1007-1009 (2009).

Manns, Jeffrey. Rating risk after the subprime mortgage crisis: a user fee approach for rating agency accountability. 87 *N.C. L. Rev.* 1011-1089 (2009).

Matheson, John H. The modern law of corporate groups: an empirical study of piercing the corporate veil in the parent-subsidiary context. 87 *N.C. L. Rev.* 1091-1155 (2009).

Stoeber, Jane K. Stories absent from the courtroom: responding to domestic violence in the context of HIV and AIDS. 87 *N.C. L. Rev.* 1157-1229 (2009).

Bunbury, Mark A., Jr. Recent development. "Forty acres and a mule"...not quite yet: Section 14012 of the Food, Conservation, and Energy Act of 2008 fails black farmers. 87 *N.C. L. Rev.* 1230-1251 (2009).

Puryear, P.J. Recent development. Life after **NCRL v. Leake**: can North Carolina's disclosure laws survive a constitutional challenge? (**NCRL v. Leake**, 525 F.3d 274, 2008.) 87 *N.C. L. Rev.* 1252-1278 (2009).

Smith, Daniel F. E. Recent development. Refusing to expand asylum law: an appropriate response by the Fourth Circuit in ... (**Niang v. Gonzales**, 492 F.3d 505, 2007.) 87 *N.C. L. Rev.* 1279-1299 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 26
June 26, 2009

Sullivan, Brian T. Recent development. **CSX Corp. v. Children's Investment Fund Management** and the need for SEC expansion of beneficial ownership. (**CSX Corp. v. Children's Investment Fund Management (UK) LLP**, 562 F. Supp. 2d 511 2008.) 87 N.C. L. Rev. 1300-1319 (2009).

29 NORTHERN ILLINOIS UNIVERSITY LAW REVIEW, NO. 2, SPRING, 2009.

Landry, Robert J. III. The means test: finding a safe harbor, passing the means test, or rebutting the presumption of abuse may not be enough. 29 N. Ill. U. L. Rev. 245-280 (2009).

Mruk, Laura D. The proverbial axe to the judicial oak: the impact of **Stoneridge** on plaintiff's actions under § 10(b). 29 N. Ill. U. L. Rev. 281-309 (2009).

Ward, Kenneth D. A turn to politics: Sanford Levenson's Our Undemocratic Constitution and debates in contemporary constitutional theory. 29 N. Ill. U. L. Rev. 311-334 (2009).

Pixler, Reid C. Peace is not the absence of conflict, but the presence of justice. 29 N. Ill. U. L. Rev. 335-423 (2009).

Falkoff, Marc D. Torture and *habeas corpus* as information-forcing devices. 29 N. Ill. U. L. Rev. 425-432 (2009).

Smith, Caleb. Torture, interrogation, and American modernist literature. 29 N. Ill. U. L. Rev. 433-439 (2009).

Martinez, Michael D. Note. Where there's a "will," there should be a way: why **In re Salvino** unjustifiably restricts the application of § 523(a)(6) to exclude willful and malicious breaches of contract. (**Wish Acquisition, LLC v. Salvino (In re Salvino)**, 373 B.R. 578, 2007, *aff'd*, No. 4756, 2008 WL 182241, 2008.) 29 N. Ill. U. L. Rev. 441-468 (2009).

70 OHIO STATE LAW JOURNAL, NO. 2, PP. 251-518, 2009.

Seidenfeld, Mark. Why agencies act: a reassessment of the ossification critique of judicial review. 70 Ohio St. L.J. 251-321 (2009).

NeJaime, Douglas. When new governance fails. 70 Ohio St. L.J. 323-401 (2009).

Miller, Rex W., II. Note. Construing "offers to dell" patent infringement: why economic interests rather than territoriality should guide the construction. 70 Ohio St. L.J. 403-453 (2009).

Silver, Courtney E. Note. Procedural hassles in multidistrict litigation: a call for reform of 28 U.S.C. § 1407 and the **Lexecon** result. 70 Ohio St. L.J. 455-486 (2009).

Spriggs, Matthew J. Note. "Don't tase me bro!" An argument for clear and effective taser regulation. 70 Ohio St. L.J. 487-518 (2009).

61 RUTGERS LAW REVIEW, NO. 2, WINTER, 2009.

Chavies, Hon. Michael. Rutgers Law: the early seventies. 61 Rutgers L. Rev. 193-195 (2009).

Martini, Hon. William. A view of Rutgers Law from the bench and beyond. 61 Rutgers L. Rev. 197-198 (2009).

Bodensteiner, Ivan E. The Supreme Court as the major barrier to racial equality. 61 Rutgers L. Rev. 199-230 (2009).

Khan, Liaquat Ali. Jurodynamics of Islamic law. 61 Rutgers L. Rev. 231-293 (2009).

Orentlicher, David. Presumed consent to organ donation: its rise and fall in the United States. 61 Rutgers L. Rev. 295-331 (2009).

Phillips, Joe and Suk-Jun Lin. Their brothers' keeper: global buyers and the legal duty to protect suppliers' employees. 61 Rutgers L. Rev. 333-379 (2009).

Alexander, Heidi S. Note. The theoretic and democratic implications of anti-abortion trigger laws. 61 Rutgers L. Rev. 381-407 (2009).

Griffin, C.J. Note. Workplace restroom policies in light of New Jersey's gender identity protection. 61 Rutgers L. Rev. 409-436 (2009).

Quadir, Riadh. Note. Patent stalemate? The WTO's essential medicines impasse between pharmas and least developed countries. 61 Rutgers L. Rev. 437-469 (2009).

53 SAINT LOUIS UNIVERSITY LAW JOURNAL, NO. 2, WINTER, 2009.

Harvey, Thomas B. Editor's note. 53 St. Louis U. L.J. unpagged (2009).

Seeds, Christopher. The afterlife of **Ford** and **Panetti**: execution competence and the capacity to assist counsel. 53 St. Louis U. L.J. 309-348 (2009).

Harris, Michael Ray. Standing in the way of judicial review: assertion of the deliberative process privilege in APA cases. 53 St. Louis U. L.J. 349-416 (2009).

Strasser, Mark. The coercion test: on prayer, offense, and doctrinal inculcation. 53 St. Louis U. L.J. 417-483 (2009).

Radson, A. John. An overt turn on covert action. 53 St. Louis U. L.J. 485-552 (2009).

Buhai, Sande. Lawyers as fiduciaries. 53 St. Louis U. L.J. 553-592 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 27
June 26, 2009

Abbott, Christy L. Comment. The shareholder derivative suit as a response to stock option backdating. 53 St. Louis U. L.J. 593-627 (2009).

Orso, Matthew E. Comment. "Spring-loading" executive stock options: an abuse in need of a federal remedy. 53 St. Louis U. L.J. 629-662 (2009).

Plunkert, Robert T. Comment. The Aryan Brotherhood, **Crawford**, and the death penalty. (**Crawford v. Washington**, 541 U.S. 36, 2004.) 53 St. Louis U. L.J. 663-691 (2009).

50 SOUTH TEXAS LAW REVIEW, NO. 3, SPRING, 2009.

Collett, Teresa Stanton. Whose life is it anyway? Texas public policy and contracts to kill embryonic children. 50 S. Tex. L. Rev. 371-398 (2009).

George, James P. Enforcing judgments across state and national boundaries: inbound foreign judgments and outbound Texas judgments. 50 S. Tex. L. Rev. 399-447 (2009).

Sneddon, Karen J. Beyond the personal representative: the potential of succession without administration. 50 S. Tex. L. Rev. 449-492 (2009).

Riskin, Leonard L. Awareness and ethics in dispute resolution and law: why mindfulness *tends* to foster ethical behavior. 50 S. Tex. L. Rev. 493-503 (2009).

Allen, J. Edward. Comment. Insurance carriers v. construction industry: a Texas-sized showdown to come? A closer look at the implications of ... (**Lamar Homes, Inc. v. Mid-Continent Casualty Co.**, 242 S.W.3d 1, 2007.) 50 S. Tex. L. Rev. 505-528 (2009).

Cobden, Darcie. Comment. 'Ms. Placed' presumptions in the Texas Election Code: Texas Legislature tightening the old ball and chain on political contributions made by the spouses of lawyers. 50 S. Tex. L. Rev. 529-557 (2009).

Lindsey, Maegan. Comment. The Family and Medical Leave Act: who really cares? 50 S. Tex. L. Rev. 559-588 (2009).

Sullivan, Leah. Comment. Press one for English: to form a more perfect union. 50 S. Tex. L. Rev. 589-616 (2009).

18 SOUTHERN CALIFORNIA REVIEW OF LAW AND SOCIAL JUSTICE, NO. 2, SPRING, 2009.

Shapiro, Michael H. Argument selection in constitutional law: choosing and reconstructing conceptual systems. 18 S. Cal. Rev. L. & Soc. Just. 209-392 (2009).

Kaplan, Yehiel S. A father's consent to the marriage of his minor daughter: feminism and multiculturalism in Jewish law. 18 S. Cal. Rev. L. & Soc. Just. 393-460 (2009).

Schuman, Matthew. Note. Can global warming laws redistribute wealth? 18 S. Cal. Rev. L. & Soc. Just. 463-492 (2009).

Parker, Aly. Note. Can't buy me love: funding marriage promotion versus listening to real needs in breaking the cycle of poverty. 18 S. Cal. Rev. L. & Soc. Just. 493-536 (2009).

40 ST. MARY'S LAW JOURNAL, NO. 3, PP. 627-890, 2009.

Simmons, Rebecca and Suzette Kinder Patton. Plea to the jurisdiction: defining the undefined. 40 St. Mary's L.J. 627-691 (2009).

Solomon, Andrew T. Practitioners beware: under amended TRAP 47, "unpublished" memorandum opinions in civil cases are binding and research on Westlaw and Lexis is a necessity. 40 St. Mary's L.J. 693-749 (2009).

Cooper, R. Brent and Diana L. Faust. Procedural and judicial limitations on *Voir dire*--constitutional implications and preservation of error in civil cases. 40 St. Mary's L.J. 751-794 (2009).

Furgeson, Royal. Civil jury trials R.I.P.? Can it actually happen in America? 40 St. Mary's L.J. 795-890 (2009).

28 STANFORD ENVIRONMENTAL LAW JOURNAL, NO. 2, JUNE, 2009.

Bryant, Beth C. Adapting to uncertainty: law, science, and management in the Steller sea lion controversy. 28 Stan. Env'tl. L.J. 171-211 (2009).

Eubanks, William S. II. A rotten system: subsidizing environmental degradation and poor public health with our nation's tax dollars. 28 Stan. Env'tl. L.J. 213-310 (2009).

van Asselt, Harro and Joyeeta Gupta. Stretching too far? Developing countries and the role of flexibility mechanisms beyond Kyoto. 28 Stan. Env'tl. L.J. 311-378 (2009).

Gorman, Edmund J. Jr. Book review. (Reviewing Water, Place, and Equity, edited by John M. Whiteley, Helen Ingram and Richard Warren Perry.) 28 Stan. Env'tl. L.J. 381-396 (2009).

61 STANFORD LAW REVIEW, NO. 5, MARCH, 2009.

Bloom, Frederic M. Jurisdiction's noble lie. 61 Stan. L. Rev. 971-1031 (2009).

Rhode, Deborah L. The injustice of appearance. 61 Stan. L. Rev. 1033-1101 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 28
June 26, 2009

Lee, Stephen. Private immigration screening in the workplace. 61 Stan. L. Rev. 1103-1145 (2009).

Hemphill, C. Scott and Jeannie Suk. The Law, Culture, and Economics of Fashion. 61 Stan. L. Rev. 1147-1199 (2009).

Raustiala, Kal and Christopher Sprigman. The piracy paradox revisited. 61 Stan. L. Rev. 1201-1225 (2009).

Hemphill, C. Scott and Jeannie Suk. Remix and cultural production. 61 Stan. L. Rev. 1227-1232 (2009).

Kian, Sina. Note. Pleading sovereign immunity: the doctrinal underpinnings of *Hans v. Louisiana* and *Ex parte Young*. 61 Stan. L. Rev. 1233-1279 (2009).

Montaño, Michael. Note. Who may be tried under the Military Commissions Act of 2006? 61 Stan. L. Rev. 1281-1332 (2009).

44 TEXAS INTERNATIONAL LAW JOURNAL, NO. 4, SUMMER, 2009.

Rajak, Harry. Corporate groups and cross-border bankruptcy. 44 Tex. Int'l L.J. 521-546 (2009).

Sarra, Janis. Oversight and financing of cross-border business enterprise group insolvency proceedings. 44 Tex. Int'l L.J. 547-576 (2009).

Stutts, William F. and Wesley C. Watts. Of herring and sausage: Nordic responses to banking crises as examples for the United States. 44 Tex. Int'l L.J. 577-627 (2009).

Gupta, Amar and Deth Sao. Anti-offshoring legislation and United States federalism: the constitutionality of federal and state measures against global outsourcing of professional services. 44 Tex. Int'l L.J. 629-663 (2009).

Wofford, Travis. Comment. The other Establishment Clause: the misunderstood minimum threshold for recognition. 44 Tex. Int'l L.J. 665-689 (2009).

17 TEXAS JOURNAL OF WOMEN AND THE LAW, NO. 2, SPRING, 2008.

Raigrodski, Dana. Reasonableness and objectivity: a feminist discourse of the Fourth Amendment. 17 Tex. J. Women & L. 153-226 (2008).

Zuloaga, Patricia Palacios. The path to gender justice in the Inter-American Court of Human Rights. 17 Tex. J. Women & L. 227-295 (2008).

More, Alex. Note. Coming out of the water closet: the case against sex segregated bathrooms. 17 Tex. J. Women & L. 297-315 (2008).

Hickcox-Howard, Mary Beth. Note. The case for pro-choice participation in drafting fetal homicide laws. 17 Tex. J. Women & L. 317-341 (2008).

15 UC DAVIS JOURNAL OF INTERNATIONAL LAW AND POLICY, NO. 2, SPRING, 2009.

Dannenbaum, Tom. Crime beyond punishment. 15 UC Davis J. Int'l L. & Pol'y 189-219 (2009).

Finlay, Lorraine. Does the International Criminal Court protect against double jeopardy: an analysis of Article 20 of the Rome Statute. 15 UC Davis J. Int'l L. & Pol'y 221-248 (2009).

Palms, Katie. A missed opportunity to exercise "passive virtue": applying the political question doctrine to *Bosnia v. Serbia*. 15 UC Davis J. Int'l L. & Pol'y 249-263 (2009).

Pati, Roza. The ICC and the case of Sudan's Omar al Bashir: is plea-bargaining a valid option? 15 UC Davis J. Int'l L. & Pol'y 265-327 (2009).

157 UNIVERSITY OF PENNSYLVANIA LAW REVIEW, NO. 5, MAY, 2009.

Bebchuk, Lucian A. and Assaf Hamdani. The elusive quest for global governance standards. 157 U. Pa. L. Rev. 1263-1317 (2009).

Kim, Pauline T. Deliberation and strategy on the United States Court of Appeals: an empirical exploration of panel effects. 157 U. Pa. L. Rev. 1319-1381 (2009).

Markel, Dan. How should punitive damages work? 157 U. Pa. L. Rev. 1383-1484 (2009).

Funk, Matthew. Comment. Sticks and stones: the ability of attorneys to appeal from judicial criticism. 157 U. Pa. L. Rev. 1485-1511 (2009).

Robinson, Andrew J. Comment. Language, national origin, and employment discrimination: the importance of the EEOC guidelines. 157 U. Pa. L. Rev. 1513-1539 (2009).

10 VERMONT JOURNAL OF ENVIRONMENTAL LAW, NO. 2, WINTER, 2009.

Mihaly, Marc. VJEL's first ten years: reflections on the growth of a premier environmental law journal. 10 Vt. J. Env'tl. L. i-v (2009).

Magee, Jerry. Legal implications of forest management science in National Environmental Policy Act analyses. 10 Vt. J. Env'tl. L. 213-228 (2009).

O'Day, Stephen E., Jessica Lee Reece and Josie Krause Nackers. Wars between the states in the 21st century: water law in an era of scarcity. 10 Vt. J. Env'tl. L. 229-265 (2009).

van der Vaart, D. R. and John C. Evans. Location, location, location: did **North Carolina** go far enough? 10 Vt. J. Env'tl. L. 267-290 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 29
June 26, 2009

Merriam, Dwight H. Regulating backyard wind turbines. 10 Vt. J. Envtl. L. 291-313 (2009).

Kuntz, Jennifer. Note. A guide to solar panel installation at Grand Central Terminal: creating a policy of sustainable rehabilitation in local and national historic preservation law. 10 Vt. J. Envtl. L. 315-336 (2009).

Luciano, Brenda J. Note. Is Vermont ready to embrace the winds of change or are there gale force winds of controversy still surrounding wind power? 10 Vt. J. Envtl. L. 337-366 (2009).

Lappé, Anna. Food, fuel, and the future of farming: conference of sustainable agriculture. 10 Vt. J. Envtl. L. 367-378 (2009).

8 WASHINGTON UNIVERSITY GLOBAL STUDIES LAW REVIEW, NO. 2, PP. 187-449, 2009.

Law in Japan: A Celebration of the Works of John Owen Haley. 8 Wash. U. Global Stud. L. Rev. 187-449 (2009).

Owada, Hisashi. The rule of law in a globalizing world--an Asian perspective. 8 Wash. U. Global Stud. L. Rev. 187-211 (2009).

Ramseyer, J. Mark. John Haley and the American discovery of Japanese law. 8 Wash. U. Global Stud. L. Rev. 213-221 (2009).

Aronson, Bruce E. Changes in the role of lawyers and corporate governance in Japan--how do we measure whether legal reform leads to real change? 8 Wash. U. Global Stud. L. Rev. 223-240 (2009).

Clarke, Donald C. The private attorney-general in China: potential and pitfalls. 8 Wash. U. Global Stud. L. Rev. 241-255 (2009).

Feldman, Eric A. Law, society, and medical malpractice litigation in Japan. 8 Wash. U. Global Stud. L. Rev. 257-284 (2009).

Foote, Daniel H. Restrictions on political activity by judges in Japan and the United States: the cases of Judge Teranishi and Justice Sanders. 8 Wash. U. Global Stud. L. Rev. 285-302 (2009).

Ginsburg, Tom and Glenn Hoetker. The effects of liberalization on litigation: notes toward a theory in the context of Japan. 8 Wash. U. Global Stud. L. Rev. 303-315 (2009).

Levin, Mark. Continuities of legal consciousness: Professor John Haley's writings on twelve hundred years of Japanese legal history. 8 Wash. U. Global Stud. L. Rev. 317-332 (2009).

Mehra, Salil K. Antitrust by other means: Haley on form and function. 8 Wash. U. Global Stud. L. Rev. 333-343 (2009).

Milhaupt, Curtis J. **Bull-Dog Sauce** for the Japanese Soul? Courts, corporations, and communities--a comment on Haley's view of Japanese law. 8 Wash. U. Global Stud. L. Rev. 345-361 (2009).

Miwa, Yoshiro and J. Mark Ramseyer. The good Occupation? Law in the Allied Occupation of Japan. 8 Wash. U. Global Stud. L. Rev. 363-378 (2009).

Takenaka, Toshiko. Success or failure? Japan's national strategy on intellectual property and evaluation of its impact from the comparative law perspective. 8 Wash. U. Global Stud. L. Rev. 379-398 (2009).

Taylor, Veronica L. Japanese commercial transactions and sanctions revisited: **Sumitomo v. UFJ**. 8 Wash. U. Global Stud. L. Rev. 399-425 (2009).

West, Mark D. Haley and the blowfish. 8 Wash. U. Global Stud. L. Rev. 427-442 (2009).

Selected bibliography of John Owen Haley. 8 Wash. U. Global Stud. L. Rev. 443-449 (2009).

50 WILLIAM AND MARY LAW REVIEW, NO. 5, APRIL, 2009.

Kotkin, Minna J. Diversity and discrimination: a look at complex bias. 50 Wm. & Mary L. Rev. 1439-1500 (2009).

Klass, Alexandra B. Tort experiments in the laboratories of democracy. 50 Wm. & Mary L. Rev. 1501-1576 (2009).

Lash, Kurt T. Leaving the **Chisholm** trail: the Eleventh Amendment and the background principle of strict construction. 50 Wm. & Mary L. Rev. 1577-1698 (2009).

Schwartz, David L. Courting specialization: an empirical study of claim construction comparing patent litigation before federal district courts and the International Trade Commission. 50 Wm. & Mary L. Rev. 1699-1737 (2009).

Sura, Arpan A. Note. An end-run around the Takings Clause? The law and economics of **Bivens** actions for property rights violations. 50 Wm. & Mary L. Rev. 1739-1786 (2009).

Tang, Angela Jacqueline. Note. Taking aim at Tiahrt. 50 Wm. & Mary L. Rev. 1787-1829 (2009).