

## CURRENT INDEX TO LEGAL PERIODICALS

Marian Gould Gallagher Law Library  
University of Washington

Nikki Pike, Information Specialist  
Melia Mauer Cossette, Tania Schriwer and Rachel Bender Turpin, Editors  
Copyright 2009, Marian Gould Gallagher Law Library

### Key to Citations---October 2, 2009

Alabama Law Review	60	Ala. L. Rev., No. 4, Pp. 783-1076, 2009.
Annual Survey of International & Comparative Law	15	Ann. Surv. Int'l & Comp. L., No. 1, Spring, 2009.
Boston College Environmental Affairs Law Review	36	B.C. Envtl. Aff. L. Rev., No. 2, Pp. 309-636, 2009.
Boston University Journal of Science & Technology Law	15	B.U. J. Sci. & Tech. L., No. 2, Summer, 2009.
Buffalo Intellectual Property Law Journal	6	Buff. Intell. Prop. L.J., No. 2, Spring, 2009.
Buffalo Public Interest Law Journal	27	Buff. Pub. Interest L.J., Pp. 1-161, 2008-2009.
Cornell Journal of Law and Public Policy	18	Cornell J.L. & Pub. Pol'y, No. 2, Spring, 2009.
Denver Journal of International Law and Policy	37	Denv. J. Int'l L. & Pol'y, No. 3, Summer, 2009.
Duke Journal of Constitutional Law & Public Policy	4	Duke J. Const. L. & Pu. Pol'y, Pp. 1-105, 2009.
Ecology Law Quarterly	36	Ecology L.Q., No. 2, Pp. 201-614, 2009.
Emory Bankruptcy Developments Journal	25	Emory Bankr. Dev. J., No. 2, Pp. 331-650, 2009.
Golden Gate University Law Review	*39	Golden Gate U. L. Rev., No. 3, Spring, 2009.
Harvard BlackLetter Law Journal	25	Harv. BlackLetter L.J., Spring, 2009.
Harvard Latino Law Review	12	Harv. Latino L. Rev., Spring, 2009.
Houston Journal of Health Law & Policy	9	Hous. J. Health L. & Pol'y, No. 1, Fall, 2008.
IDEA: The Intellectual Property Law Review	49	IDEA, No. 4, Pp. 469-645, 2009.
International Review of Law and Economics	29	Int'l Rev. L. & Econ., No. 2, June, 2009.
Journal of Corporation Law	34	J. Corp. L., No. 4, Summer, 2009.
Journal of Food Law & Policy	4	J. Food L. & Pol'y, No. 2, Fall, 2008.
Journal of Legislation	34	J. Legis., No. 2, Pp. 99-218, 2008.
Kentucky Law Journal	97	Ky. L.J., No. 4, Pp. 583-740, 2008-2009.
Law and Literature	21	Law & Lit., No. 2, Summer, 2009.
Loyola Consumer Law Review	21	Loy. Consumer L. Rev., No. 4, Pp. 439-574, 2009.
Michigan Telecommunications and Technology Law Review	15	Mich. Telecomm. & Tech. L. Rev., No. 2, Spring, 2009.
New York University Annual Survey of American Law	65	N.Y.U. Ann. Surv. Am. L., No. 1, Pp. 1-215, 2009.
New York University Law Review	84	N.Y.U. L. Rev., No. 3, June, 2009.
North Dakota Law Review	84	N.D. L. Rev., No. 4, Pp. 1035-1227, 2008.
Oregon Review of International Law	11	Or. Rev. Int'l L., No. 1, Pp. 1-224, 2009.
Penn State Law Review	113	Penn St. L. Rev., No. 4, Spring, 2009.
QLR	27	QLR, No. 3, Pp. 625-816, 2009.
Seton Hall Circuit Review	5	Seton Hall Cir. Rev., No. 2, Spring, 2009.
Seton Hall Legislative Journal	33	Seton Hall Legis. J., No. 2, Pp. 357-692, 2009.
Tulsa Law Review	44	Tulsa L. Rev., No. 3, Spring, 2009.
UCLA Law Review	56	UCLA L. Rev., No. 5, June, 2009.
University of Maryland Law Journal of Race, Religion, Gender & Class	7	U. Md. L.J. Race, Religion, Gender & Class, No. 2, Fall, 2007.
University of Miami Law Review	63	U. Miami L. Rev., No. 3, April, 2009.
University of Pennsylvania Journal of Business Law	11	U. Pa. J. Bus. L., No. 3, Spring, 2009.
University of San Francisco Law Review	43	U.S.F.L. Rev., No. 4, Spring, 2009.
University of the District of Columbia Law Review	12	U.D.C. L. Rev., No. 1, Spring, 2009.
Wisconsin Journal of Law, Gender & Society	24	Wis. J.L. Gender & Soc'y, No. 1, Spring, 2009.
Yale Journal of Health Policy, Law, and Ethics	9	Yale J. Health Pol'y L. & Ethics, No. 2, Summer, 2009.
Yale Journal of Law and Feminism	21	Yale J.L. & Feminism, No. 1, Pp. 1-296, 2009.

\*This entire issue comprises the Ninth Circuit Survey.

### ADMINISTRATIVE LAW

Cafaggi, Fabrizio. The great transformation. Administrative and judicial enforcement in consumer protection: a remedial perspective. 21 Loy. Consumer L. Rev. 496-539 (2009).

Clark, Sara A. Note. Taking a hard look at agency science: can the courts ever succeed? 36 Ecology L.Q. 317-354 (2009).

Gersen, Sara. Note. Who can enforce the Endangered Species Act's command for federal agencies to carry out conservation programs? 36 Ecology L.Q. 407-438 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 2  
October 2, 2009

Jackson, Alex. Note. EPA's fuzzy bright line approach to residual risk. 36 Ecology L.Q. 439-466 (2009).

Moren, Harry. Note. The difficulty of fencing in interstate emissions: EPA's Clean Air Interstate Rule fails to make good neighbors. 36 Ecology L.Q. 525-552 (2009).

Pursley, Garrick B. Avoiding deference questions. 44 Tulsa L. Rev. 557-586 (2009).

Shapiro, Sidney A. "Political" science: regulatory science after the Bush Administration. 4 Duke J. Const. L. & Pu. Pol'y 31-43 (2009).

Swanson, Kelsey M. Comment. The right to know: an approach to gun licenses and public access to government records. 56 UCLA L. Rev. 1579-1628 (2009).

Wilson, Andrea. Comment. Missing the mark: the public health exception to the HIPPA Privacy Rule and its impact on surveillance activity. 9 Hous. J. Health L. & Pol'y 131-156 (2008).

### AGRICULTURE LAW

Kwan, Charlene C. Note. Fixing the farm bill: using the "permanent provisions" in agricultural law to achieve WTO compliance. 36 B.C. Envtl. Aff. L. Rev. 571-606 (2009).

Schlosser, Adam. Comment. A meeting of the minds: possible pitfalls and benefits of certified organic livestock production and the prodigious potential of Brazil. 4 J. Food L. & Pol'y 209-242 (2008).

### AIR AND SPACE LAW

Schulte, Andrew. Note. The development of roadway air rights: Boston's future, a slave to its past. 36 B.C. Envtl. Aff. L. Rev. 607-636 (2009).

### ARTS AND ENTERTAINMENT

(For other articles on ARTS AND ENTERTAINMENT see the **Tables of Contents of Indexed Law Reviews for Law and Literature.**)

Gemmell, Arthur J. Book review. (Reviewing Contemporary Issues on Public International and Comparative Law: Essays in Honor of Professor Dr. Christian Nwachukwu Okeke, edited by Chima Centus Nweze.) 15 Ann. Surv. Int'l & Comp. L. 153-163 (2009).

### BANKING AND FINANCE

Bowers, Charles B. Hawala, money laundering, and terrorism finance: micro-lending as an end to illicit remittance. 37 Denv. J. Int'l L. & Pol'y 379-419 (2009).

Gaffaney, Kyle. Comment. Buying a home can be difficult for Muslims in the United States. 21 Loy. Consumer L. Rev. 557-574 (2009).

Schneider, Jacob W. Note. Preventing data breaches: alternative approaches to deter negligent handling of consumer data. 15 B.U. J. Sci. & Tech. L. 279-303 (2009).

Tennant, Sarah. Comment. Bounce protection plans: consumer convenience or disguised deception? 21 Loy. Consumer L. Rev. 540-556 (2009).

### BANKRUPTCY LAW

(For articles on BANKRUPTCY LAW see the **Tables of Contents of Indexed Law Reviews for Emory Bankruptcy Developments Journal.**)

### BIOGRAPHY

Gaetke, Eugene R. Lessons in legal ethics from reading about the life of Lincoln. 97 Ky. L.J. 583-613 (2008-2009).

Tributes to Chief Judge Judith S. Kaye. Tributes by Justice Stephen G. Breyer, Samuel Estreicher, Oscar G. Chase, Justice Ruth Bader Ginsburg, Hon. Jonathan Lippman, retired Justice Sandra Day O'Connor, Richard Revesz, Ellen Schall, Hon. Randall T. Shepard and Hon. Richard C. Wesley. 84 N.Y.U. L. Rev. 647-680 (2009).

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

Tributes to Professor Anthony G. Amsterdam. Tributes by Richard L. Revesz, Bryan A. Stevenson, David E. Kendall, Dimitri Dubé, Robyn Mar and Seth Waxman; introduction by Benjamin D. Geffen; acknowledgement by Anthony G. Amsterdam; concluding remarks by Richard L. Revesz. 65 N.Y.U. Ann. Surv. Am. L. 1-33 (2009).

### CIVIL RIGHTS AND DISCRIMINATION

(For other articles on CIVIL RIGHTS AND DISCRIMINATION see the **Tables of Contents of Indexed Law Reviews for Harvard BlackLetter Law Journal.**)

Aoki, Keith and Kevin R. Johnson. Latinos and the Law: Cases and Materials: the need for focus in critical analysis. 12 Harv. Latino L. Rev. 73-101 (2009).

Beeler, Jessica L. Case summary. **Witt v. Department of the Air Force** subjects "Don't Ask, Don't Tell" to intermediate scrutiny. (**Witt v. Dep't of the Air Force**, 527 F.3d 806, 2008.) 39 Golden Gate U. L. Rev. 363-376 (2009).

Bender, Steven W. Knocked down again: an East L.A. story on the geography of color and colors. 12 Harv. Latino L. Rev. 109-134 (2009).

Bindel, Jennifer A. Note. Equal protection jurisprudence and the voting rights of persons with diminished mental capacities. 65 N.Y.U. Ann. Surv. Am. L. 87-135 (2009).

Chiu, Aaron H. Comment. "We can't tell them apart": when and how the court should educate jurors on the potential inaccuracies of cross-racial identifications. 7 U. Md. L.J. Race, Religion, Gender & Class 415-436 (2007).

Karlan, Pamela S. Lessons learned: voting rights and the Bush Administration. 4 Duke J. Const. L. & Pu. Pol'y 17-29 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 3  
October 2, 2009

Liu, Goodwin. The Bush Administration and civil rights: lessons learned. 4 Duke J. Const. L. & Pu. Pol'y 77-105 (2009).

Mead, Julie F. and Mark A. Paige. Parents as advocates: examining the history and evolution of parents' rights to advocate for children with disabilities under the IDEA. 34 J. Legis. 123-167 (2008).

Sidhu, Dawinder S. The chilling effect of government surveillance programs on the use of the Internet by Muslim-Americans. 7 U. Md. L.J. Race, Religion, Gender & Class 375-393 (2007).

Taylor, Paul and Philip G. Kiko. The lost legislative history of the Equal Rights Amendment: lessons from the unpublished 1983 markup by the House Judiciary Committee. 7 U. Md. L.J. Race, Religion, Gender & Class 341-374 (2007).

Symposium. Deconstructing Race: When Reasonable Minds Differ. Article by Dan Subotnik; reply by Richard Delgado; response by Rhonda V. Magee. 43 U.S.F.L. Rev. 761-798 (2009).

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

### COMMUNICATIONS LAW

Gioia, Andrew. Note. FCC jurisdiction over ISPs in protocol-specific bandwidth throttling. 15 Mich. Telecomm. & Tech. L. Rev. 517-542 (2009).

Marsh, Richard M., Jr. Note. Legislation for effective self-regulation: a new approach to protecting personal privacy on the Internet. 15 Mich. Telecomm. & Tech. L. Rev. 543-563 (2009).

Turbert, Kevin. Note. Faceless bullies: legislative and judicial responses to cyberbullying. 33 Seton Hall Legis. J. 651-692 (2009).

Wolnick, Heather. Case summary. The extension of privacy rights to workplace text messages under ... (**Quon v. Arch Wireless Operating Co.**, 529 F.3d 892, 2008.) 39 Golden Gate U. L. Rev. 351-361 (2009).

### COMPARATIVE AND FOREIGN LAW

(For other articles on COMPARATIVE AND FOREIGN LAW see the **Tables of Contents of Indexed Law Reviews** for Annual Survey of International & Comparative Law and International Review of Law and Economics.)

Anton, Donald K. Antarctic whaling: Australia's attempt to protect whales in the Southern Ocean. 36 B.C. Envtl. Aff. L. Rev. 319-351 (2009).

Butler, William E. State interests and arbitration: the Russian model. 113 Penn St. L. Rev. 1189-1202 (2009).

Cafaggi, Fabrizio. The great transformation. Administrative and judicial enforcement in consumer protection: a remedial perspective. 21 Loy. Consumer L. Rev. 496-539 (2009).

Carboneau, Thomas E. Judicial approbation in building the civilization of arbitration. 113 Penn St. L. Rev. 1343-1368 (2009).

Drassinower, Abraham. From distribution to dialogue: remarks on the concept of balance in copyright law. 34 J. Corp. L. 991-1007 (2009).

Farnese, Patricia L. Canadian food law update. 4 J. Food L. & Pol'y 313-329 (2008).

Fox, Dov. Book note. Prenatal screening policy in international perspective: lessons learned from Israel, Cyprus, Taiwan, China, and Singapore. (Reviewing Ruth Schwartz Cowan, Heredity and Hope: The Case for Genetic Screening.) 9 Yale J. Health Pol'y L. & Ethics 471-482 (2009).

Garrod, Luke, et al. Competition remedies in consumer markets. 21 Loy. Consumer L. Rev. 439-495 (2009).

Gibson, Christopher S. Arbitration, civilization and public policy: seeking counterpoise between arbitral autonomy and the public policy in view of foreign mandatory public law. 113 Penn St. L. Rev. 1227-1267 (2009).

Kersey, Leslie E. Note. Trans-Atlantic reach: the potential impact of the European Union's new chemical regulations on proof of causation in U.S. federal courts. 36 B.C. Envtl. Aff. L. Rev. 535-569 (2009).

Leibovitch, Emilie H. European Union food law update. 4 J. Food L. & Pol'y 299-311 (2008).

Martin, Benton C. Comment. The American models of technology transfer: contextualized emulation by developing countries? 6 Buff. Intell. Prop. L.J. 104-132 (2009).

Saumier, Geneviève. Consumer arbitration in the evolving Canadian landscape. 113 Penn St. L. Rev. 1203-1226 (2009).

Silane, Carolyn. Electronic data theft: a legal loophole for illegally obtained information--a comparative analysis of U.S. and E.U. insider trading law. 5 Seton Hall Cir. Rev. 333-372 (2009).

Srivastava, D.K. and Minkang Gu. Law and policy issues on sexual harassment in China: comparative perspectives. 11 Or. Rev. Int'l L. 43-69 (2009).

White, Linda A. The United States in comparative perspective: maternity and parental leave and child care benefits trends in liberal welfare states. 21 Yale J.L. & Feminism 185-232 (2009).

Zhang, Qing. The Chinese regulatory regime for pharmaceutical products: a law and economics analysis. 15 Mich. Telecomm. & Tech. L. Rev. 417-452 (2009).

### CONFLICT OF LAWS

Bermann, George A. Ascertaining the parties' intentions in arbitral design. 113 Penn St. L. Rev. 1013-1029 (2009).

Green, Sonia Bychkov. Interstate intercourse: how modern assisted reproductive technologies challenge the traditional

## CURRENT INDEX TO LEGAL PERIODICALS

Page 4

October 2, 2009

realm of conflicts of law. 24 Wis. J.L. Gender & Soc'y 25-115 (2009).

Whytock, Christopher A. Myth of mess? International choice of law in action. 84 N.Y.U. L. Rev. 719-790 (2009).

### CONSTITUTIONAL LAW, GENERALLY

(For other articles on CONSTITUTIONAL LAW, GENERALLY see the **Tables of Contents of Indexed Law Reviews** for Duke Journal of Constitutional Law & Public Policy.)

Berzon, Hon. Marsha S. **James Madison Lecture**. Securing fragile foundations: affirmative constitutional adjudication in federal courts. 84 N.Y.U. L. Rev. 681-718 (2009).

Bohrer, Sanford L. and Matthew S. Bohrer. Just the facts, ma'am--determining the constitutional claims of inmates to the sanctity of their legal mail. 63 U. Miami L. Rev. 893-903 (2009).

Conforti, Justin. Comment. Somebody's watching me: workplace privacy interests, technology surveillance, and the Ninth Circuit's misapplication of the **Ortega** test in ... (**Quon v. Arch Wireless Operating Co., Inc.**, 529 F.3d 892, 2008.) 5 Seton Hall Cir. Rev. 461-495 (2009).

Cornell, Saul. **Heller**, new originalism, and law office history: "meet the new boss, same as the old boss." 56 UCLA L. Rev. 1095-1125 (2009).

Estin, Ann Laquer. Sharing governance: family law in Congress and the states. 18 Cornell J.L. & Pub. Pol'y 267-335 (2009).

Gottlieb, Daniel. Note. You can take this health insurance and...mandate it? 33 Seton Hall Legis. J. 535-563 (2009).

Gura, Alan. **Heller** and the triumph of originalist judicial engagement: a response to Judge Harvie Wilkinson. 56 UCLA L. Rev. 1127-1169 (2009).

Herlihy, Eileen M. Appellate review of patent claim construction: should the Federal Circuit be its own lexicographer in matters related to the Seventh Amendment? 15 Mich. Telecomm. & Tech. L. Rev. 469-515 (2009).

Hoffmann, Joseph L. and Nancy J. King. Rethinking the federal role in state criminal justice. 84 N.Y.U. L. Rev. 791-849 (2009).

Jeffers, Emily. Note. Creating flexibility in interstate compacts. 36 Ecology L.Q. 209-236 (2009).

Konig, David Thomas. Why the Second Amendment has a preamble: original public meaning and the political culture of written constitutions in revolutionary America. 56 UCLA L. Rev. 1295-1342 (2009).

Locke, Ryan Christopher. Note. Resetting the Doomsday Clock: is it constitutional for laches to bar copyright infringement claims within the statute of limitations? 6 Buff. Intell. Prop. L.J. 133-157 (2009).

Lund, Nelson. The Second Amendment, **Heller**, and originalist jurisprudence. 56 UCLA L. Rev. 1343-1376 (2009).

Malcolm, Joyce Lee. The Supreme Court and the uses of history: **District of Columbia v. Heller**. 56 UCLA L. Rev. 1377-1398 (2009).

McLaughlin, Julia Halloran. DOMA and the constitutional coming out of same-sex marriage. 24 Wis. J.L. Gender & Soc'y 145-203 (2009).

Moynihan, Molly. Note. Changing a failing promotional standard: a close look at the Newark Public School District's hidden social promotion policy. 33 Seton Hall Legis. J. 609-649 (2009).

Reese, R. Anthony. Photographs of public domain paintings: how, if at all, should we protect them? 34 J. Corp. L. 1033-1058 (2009).

Scarberry, Mark S. Historical considerations and congressional representation for the District of Columbia: constitutionality of the D.C. House Voting Rights Bill in light of section two of the Fourteenth Amendment and the history of the creation of the District. 60 Ala. L. Rev. 783-894 (2009).

Senh, Robert T. Comment. The liberty rights of resident aliens: you can't always get what you want, but if you try sometimes, you might find, you get what you need. 11 Or. Rev. Int'l L. 137-178 (2009).

Siegel, Reva B. **Heller** & originalism's dead hand--in theory and practice. 56 UCLA L. Rev. 1399-1424 (2009).

Terilli, Samuel A. Inartful drafting does not necessarily a void, as opposed to a vague, statute make--even under the First Amendment: the Eleventh Circuit applies common sense to "common understanding" in void-for-vagueness challenges to lobbying regulations. 63 U. Miami L. Rev. 793-811 (2009).

Tushnet, Mark. Permissible gun regulations after **Heller**: speculations about method and outcomes. 56 UCLA L. Rev. 1425-1442 (2009).

Volokh, Eugene. Implementing the right to keep and bear arms for self-defense: an analytical framework and a research agenda. 56 UCLA L. Rev. 1443-1549 (2009).

Walden, Alexandria. Comment. Abortion rights for ICE detainees: evaluating constitutional challenges to restrictions on the right to abortion for women in ICE detention. 43 U.S.F.L. Rev. 979-1012 (2009).

Wolnick, Heather. Case summary. The extension of privacy rights to workplace text messages under ... (**Quon v. Arch Wireless Operating Co.**, 529 F.3d 892, 2008.) 39 Golden Gate U. L. Rev. 351-361 (2009).

### CONSUMER PROTECTION LAW

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

## CURRENT INDEX TO LEGAL PERIODICALS

Page 5  
October 2, 2009

Cole, Sarah R. and Kristen M. Blankley. Empirical research on consumer arbitration: what the data reveals. 113 Penn St. L. Rev. 1051-1079 (2009).

Cook-Mowery, Clayton, Nicole J. Olynk and Christopher A. Wolf. Farm-level contracting for production process attributes: an analysis of rBST in milk production. 4 J. Food L. & Pol'y 177-208 (2008).

Endres, A. Bryan. United States food law update: consumer protections and access to information: rBST, BPA, the ADA and color additives. 4 J. Food L. & Pol'y 263-298 (2008).

MacArthur, Andrew P. Pay to play: the poor's problems with BAPCPA. 25 Emory Bankr. Dev. J. 407-483 (2009).

Saumier, Geneviève. Consumer arbitration in the evolving Canadian landscape. 113 Penn St. L. Rev. 1203-1226 (2009).

Schneider, Jacob W. Note. Preventing data breaches: alternative approaches to deter negligent handling of consumer data. 15 B.U. J. Sci. & Tech. L. 279-303 (2009).

Van Tassel, Katharine A. Genetically modified plants used for food, risk assessment and uncertainty principles: does the transition from ignorance to indeterminacy trigger the need for post-market surveillance? 15 B.U. J. Sci. & Tech. L. 220-251 (2009).

### CONTRACTS

Lampley, Ramona L. Is arbitration under attack?: exploring the recent judicial skepticism of the class arbitration waiver and innovative solutions to the unsettles legal landscape. 18 Cornell J.L. & Pub. Pol'y 477-518 (2009).

Lawrence, Matthew J.B. Note. In search of an enforceable medical malpractice exculpatory agreement: introducing confidential contracts as a solution to the doctor-patient relationship problem. 84 N.Y.U. L. Rev. 850-879 (2009).

Newman, Lawrence W. Agreements to arbitrate and the predictability of procedures. 113 Penn St. L. Rev. 1323-1332 (2009).

Smit, Hans. Contractual modifications of the arbitral process. 113 Penn St. L. Rev. 995-1011 (2009).

### CORPORATIONS

Bainbridge, Stephen M. **Caremark** and enterprise risk management. 34 J. Corp. L. 967-990 (2009).

Cheng, Shijun and Raffi Indjejikian. Managerial influence and CEO performance incentives. 29 Int'l Rev. L. & Econ. 115-126 (2009).

Choudhury, Barnali. Serving two masters: incorporating social responsibility into the corporate paradigm. 11 U. Pa. J. Bus. L. 631-674 (2009).

Cornwell, Dorothy Hubbard. Comment. To catch a KERP: devising a more effective regulation than § 503(c). 25 Emory Bankr. Dev. J. 485-519 (2009).

Furlow, Clark W. Reflections on the **Revlon** doctrine. 11 U. Pa. J. Bus. L. 519-572 (2009).

Holland, Hon. Randy J. Delaware directors' fiduciary duties: the focus on loyalty. 11 U. Pa. J. Bus. L. 675-701 (2009).

Laleva, Kalina. Case summary. **SEC v. Talbot**: the "misappropriation-plus" theory. (**SEC v. Talbot**, 530 F.3d 1085, 2008.) 39 Golden Gate U. L. Rev. 377-386 (2009).

Lund, Andrew C.W. Rethinking **Aronson**: board authority and overdelegation. 11 U. Pa. J. Bus. L. 703-748 (2009).

McGrane, Bryan A. Note. The audit committee: director liability in wake of the Sarbanes-Oxley Act and **Tello v. Dean Witter Reynolds**. 18 Cornell J.L. & Pub. Pol'y 575-608 (2009).

Wells, Harwell. The modernization of corporation law, 1920-1940. 11 U. Pa. J. Bus. L. 573-629 (2009).

Corporate Governance and Shareholder Rights in a Time of Financial Crisis: How the North Dakota Publicly Traded Corporations Act Changes the Landscape. Introductions by Al Jaeger, Carl C. Icahn, Stephen M. Bainbridge and Hon. William B. Chandler III; articles by William H. Clark, Jr., Amber A. Hough, Joshua P. Fershee, Brian Winrow and J. Robert Brown, Jr.; note by Stacey Dahl. 84 N.D. L. Rev. 1035-1218 (2008).

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

### COURTS

Morgulis, Eugene. Note. Juror reactions to scientific testimony: unique challenges in complex mass torts. 15 B.U. J. Sci. & Tech. L. 252-278 (2009).

### CRIMINAL LAW AND PROCEDURE

Bowers, Charles B. Hawala, money laundering, and terrorism finance: micro-lending as an end to illicit remittance. 37 Denv. J. Int'l L. & Pol'y 379-419 (2009).

Brown, Hon. Videtta A. Gang member perpetrated domestic violence: a new conversation. 7 U. Md. L.J. Race, Religion, Gender & Class 395-413 (2007).

Cafaro, Tina Wescott. Fixing the fatal flaws in OUI implied consent laws. 34 J. Legis. 99-122 (2008).

Chiu, Aaron H. Comment. "We can't tell them apart": when and how the court should educate jurors on the potential inaccuracies of cross-racial identifications. 7 U. Md. L.J. Race, Religion, Gender & Class 415-436 (2007).

Cohen, Miriam. Victims' participation rights within the International Criminal Court: a critical overview. 37 Denv. J. Int'l L. & Pol'y 351-377 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 6  
October 2, 2009

Cotter, Kelly M. Combating child sex tourism in Southeast Asia.  
37 Denv. J. Int'l L. & Pol'y 493-512 (2009).

Gottesman, Joanne. Avoiding the “secret sentence”: a model for ensuring that New Jersey criminal defendants are advised about immigration consequences before entering guilty pleas. 33 Seton Hall Legis. J. 357-395 (2009).

Hoffmann, Joseph L. and Nancy J. King. Rethinking the federal role in state criminal justice. 84 N.Y.U. L. Rev. 791-849 (2009).

Hughes, Emily. Mitigating death. 18 Cornell J.L. & Pub. Pol'y 337-390 (2009).

Kleck, Gary and Shun-Yung Kevin Wang. The myth of big-time gun trafficking and the over interpretation of gun tracing data. 56 UCLA L. Rev. 1233-1294 (2009).

Klein, Susan R. and Sandra Guerra Thompson. DOJ’s attack on federal judicial “leniency,” the Supreme Court’s response, and the future of criminal sentencing. 44 Tulsa L. Rev. 519-556 (2009).

Masters, Colin William. Note. On proper role of federal *habeas corpus* in the war on terrorism: an argument from history. 34 J. Legis. 190-215 (2008).

Rabasca, Michael A. **Payton v. New York**: is “reason to believe” probable cause or a lesser standard? (**Payton v. New York**, 445 U.S. 573, 1980.) 5 Seton Hall Cir. Rev. 437-459 (2009).

Richeson, Marques P. Sex, drugs, and...race-to-castrate: a black box warning of chemical castration’s potential racial side effects. 25 Harv. BlackLetter L.J. 95-131 (2009).

Shawn, Brett. Note. It could happen to the best of us: a theory of provocation. 65 N.Y.U. Ann. Surv. Am. L. 175-215 (2009).

Skrabanek, John-Robert. Note. Apparent authority in computer searches: sidestepping the Fourth Amendment. 97 Ky. L.J. 721-740 (2008-2009).

Thoreson, Rhiannon K. Comment. Sex offender residency restrictions are not “OK”: why Oklahoma needs to amend the Sex Offenders Registration Act. 44 Tulsa L. Rev. 617-645 (2009).

Turgeon, Evan N. Note. National security, policing, and the Fourth Amendment: a new perspective on ... (**Hibel v. Sixth Judicial Dist. Ct.**, 542 U.S. 177, 2004.) 27 Buff. Pub. Interest L.J. 23-61 (2008-2009).

Turner, Wayne. Comment. The False Claims Act: how vigilantes find justice fighting government fraud and corruption. 12 U.D.C. L. Rev. 115-133 (2009).

Vladeck, Stephen I. The problem of jurisdictional non-precedent. 44 Tulsa L. Rev. 587-615 (2009).

Yang, Vue. Student article. Postpartum depression and the insanity defense: a poor mother’s two worst nightmares. 24 Wis. J.L. Gender & Soc'y 229-253 (2009).

## DISPUTE RESOLUTION

Bevington, Steffanie. Case summary. Giving employers guidance: the proper response to no-match letters under ... (**Aramark Facility Servs. V. Serv. Employees Int'l Union, Local 1877**, 530 F.3d 817, 2008.) 39 Golden Gate U. L. Rev. 387-397 (2009).

Lampley, Ramona L. Is arbitration under attack?: exploring the recent judicial skepticism of the class arbitration waiver and innovative solutions to the unsettles legal landscape. 18 Cornell J.L. & Pub. Pol'y 477-518 (2009).

Penn State Law Review Symposium. Building the Civilization of Arbitration. Introduction by Thomas E. Carboneau; articles by Hans Smit, George A. Bermann, Christopher R. Drahozal, Sarah R. Cole, Kristen M. Blankley, Richard A. Bales, Sue Irion, Richard C. Reuben, Stavros Brekoulakis, William E. Butler, Geneviève Saumier, Christopher S. Gibson, Andrea K. Bjorklund, Loukas A. Mistelis, Crina Mihaela Baltag, Lawrence W. Newman, Jack J. Coe, Jr., Catherine A. Rogers and Thomas E. Carboneau; book review by Jack J. Coe, Jr. 113 Penn St. L. Rev. 983-1394 (2009).

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

The Sixth John A. Speziale Alternative Dispute Resolution Symposium. Introduction by Harry N. Mazadoorian; articles by Jennifer G. Brown and Harry N. Mazadoorian; keynote presentation by Kenneth R. Feinberg; Harry N. Mazadoorian, moderator; Deborah R. Hensler, Lawrence R. Mills, F. Paul Bland, Lela Porter Love, Timothy S. Fisher and Kenneth R. Feinberg, panelists. 27 QLR 767-815 (2009).

(For contents see the Tables of Contents of Indexed Law Reviews for QLR.)

## DOMESTIC RELATIONS

Badgett, M.V. Lee, et al. The impact on Maryland’s budget of allowing same-sex couples to marry. 7 U. Md. L.J. Race, Religion, Gender & Class 295-339 (2007).

Estin, Ann Laquer. Sharing governance: family law in Congress and the states. 18 Cornell J.L. & Pub. Pol'y 267-335 (2009).

Feinberg, Jessica R. Friends as co-parents. 43 U.S.F.L. Rev. 799-828 (2009).

## ECONOMICS

(For other articles on ECONOMICS see the Tables of Contents of Indexed Law Reviews for International Review of Law and Economics.)

Badgett, M.V. Lee, et al. The impact on Maryland’s budget of allowing same-sex couples to marry. 7 U. Md. L.J. Race, Religion, Gender & Class 295-339 (2007).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 7  
October 2, 2009

Berry, Megan. A woman's worth: accounting for women in the global market. 37 Denv. J. Int'l L. & Pol'y 465-492 (2009).

Clements, James D. Improving Bayh-Dole: a case for inventor ownership of federally sponsored research patents. 49 IDEA 469-516 (2009).

Cotropia, Christopher A. Describing patents as real options. 34 J. Corp. L. 1127-1149 (2009).

Cotter, Thomas F. Patent holdup, patent remedies, and antitrust responses. 34 J. Corp. L. 1151-1207 (2009).

Garrod, Luke, et al. Competition remedies in consumer markets. 21 Loy. Consumer L. Rev. 439-495 (2009).

Lichtenberg, Frank R. and Joel Waldfogel. Does misery love company? Evidence from pharmaceutical markets before and after the Orphan Drug Act. 15 Mich. Telecomm. & Tech. L. Rev. 335-357 (2009).

Olson, Mary K. PDUFA and initial U.S. drug launches. 15 Mich. Telecomm. & Tech. L. Rev. 393-416 (2009).

Pruitt, Lisa R. Latina/os, locality, and law in the rural South. 12 Harv. Latino L. Rev. 135-169 (2009).

Zhang, Qing. The Chinese regulatory regime for pharmaceutical products: a law and economics analysis. 15 Mich. Telecomm. & Tech. L. Rev. 417-452 (2009).

### EDUCATION LAW

Achtman, Joelle C. Note. **Pico** takes a visit to Cuba: will pretext become precedent in the Eleventh Circuit? (**Board of Education, Island Trees Union Free School District, No. 26 v. Pico**, 439 F. Supp. 2d 1242, 2006, *vacated*, 557 F.3d 1177, 2009.) 63 U. Miami L. Rev. 943-997 (2009).

Barnes, Robin. Drafting the priests of our democracy to serve the diplomatic, informational, military & economic dimensions of power. 27 Buff. Pub. Interest L.J. 131-161 (2008-2009).

Byers, Scott E., Freddy Funes and Allison V. Perez. Note. Mama knows best: **Frazier v. Winn** says do as you're told! (**Frazier v. Winn**, 535 F.3d 1279, 2008, *reh'g en banc denied*, 555 F.3d 1292, 2009.) 63 U. Miami L. Rev. 905-942 (2009).

Clements, James D. Improving Bayh-Dole: a case for inventor ownership of federally sponsored research patents. 49 IDEA 469-516 (2009).

Faiaz, Farnaz. Comment. Just say no?: redefining the foundation of abstinence education in the United States. 9 Hous. J. Health L. & Pol'y 97-130 (2008).

Horwitz, Paul. Demographics and distrust: the Eleventh Circuit on graduation prayer in **Adler v. Duval County**. 63 U. Miami L. Rev. 835-892 (2009).

Livermore, Craig and student Michael Lewchuk. Centralized standards and decentralized competition: suggested revision for No

Child Left Behind to create greater educational responsiveness toward disempowered minority groups. 33 Seton Hall Legis. J. 433-498 (2009).

Mead, Julie F. and Mark A. Paige. Parents as advocates: examining the history and evolution of parents' rights to advocate for children with disabilities under the IDEA. 34 J. Legis. 123-167 (2008).

Moynihan, Molly. Note. Changing a failing promotional standard: a close look at the Newark Public School District's hidden social promotion policy. 33 Seton Hall Legis. J. 609-649 (2009).

Newman, JoNel. Will teachers shed their First Amendment rights at the schoolhouse gate? The Eleventh Circuit's post-**Garcetti** jurisprudence. 63 U. Miami L. Rev. 761-792 (2009).

Peltz, Richard J. From the ivory tower to the glass house: access to "de-identified" public university admission records to study affirmative action. 25 Harv. BlackLetter L.J. 180-197 (2009).

Powers, David M. Note. The political intersection of school choice, race, and values. 60 Ala. L. Rev. 1051-1076 (2009).

Turbert, Kevin. Note. Faceless bullies: legislative and judicial responses to cyberbullying. 33 Seton Hall Legis. J. 651-692 (2009).

### ELDER LAW

Kaplan, Richard L., Nicholas J. Powers and Jordan Zucker. Retirees at risk: the precarious promise of post-employment health benefits. 9 Yale J. Health Pol'y L. & Ethics 287-356 (2009).

### EMPLOYMENT PRACTICE

Bevington, Steffanie. Case summary. Giving employers guidance: the proper response to no-match letters under ... (**Aramark Facility Servs. V. Serv. Employees Int'l Union, Local 1877**, 530 F.3d 817, 2008.) 39 Golden Gate U. L. Rev. 387-397 (2009).

Conforti, Justin. Comment. Somebody's watching me: workplace privacy interests, technology surveillance, and the Ninth Circuit's misapplication of the **Ortega** test in ... (**Quon v. Arch Wireless Operating Co., Inc.**, 529 F.3d 892, 2008.) 5 Seton Hall Cir. Rev. 461-495 (2009).

Kerner, Justin. Note. Labor pains: the Seventh Circuit distorts the Pregnancy Discrimination Act to bar discrimination based on *in vitro* fertilization. (**Hall v. Nalco Co.**, 534 F.3d 644, 2008.) 24 Wis. J.L. Gender & Soc'y 117-144 (2009).

Santoro, Rachel. Comment. Narrowing the cat's paw: an argument for a uniform subordinate bias liability standard. 11 U. Pa. J. Bus. L. 823-842 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 8  
October 2, 2009

Saucedo, Leticia M. National origin, immigrants, and the workplace: the employment cases in Latinos and the Law and the advocates' perspective. 12 Harv. Latino L. Rev. 53-71 (2009).

Srivastava, D.K. and Minkang Gu. Law and policy issues on sexual harassment in China: comparative perspectives. 11 Or. Rev. Int'l L. 43-69 (2009).

Stone, Kerri Lynn. From queen bees and wannabes to worker bees: why gender considerations should inform the emerging law of workplace bullying. 65 N.Y.U. Ann. Surv. Am. L. 35-86 (2009).

Wolnick, Heather. Case summary. The extension of privacy rights to workplace text messages under ... (**Quon v. Arch Wireless Operating Co.**, 529 F.3d 892, 2008.) 39 Golden Gate U. L. Rev. 351-361 (2009).

Symposium: Respecting Expecting: The 30th Anniversary of the Pregnancy Discrimination Act. Introduction by Nicholas Pedriana; articles by Joanna L. Grossman, Gillian L. Thomas, Michelle A. Travis, Joan C. Williams, Patricia A. Shiu, Stephanie M. Wildman, Naomi Gerstel, Amy Armenia, Linda A. White and Judith A. Scott. 21 Yale J.L. & Feminism 1-244 (2009).

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

### ENVIRONMENTAL LAW

(For other articles on ENVIRONMENTAL LAW see the **Tables of Contents of Indexed Law Reviews for Boston College Environmental Affairs Law Review**.)

Hartman, Shane. Note. A credit where credit is due: why Congress' long-awaited equalization of the transit pass and qualified-parking exclusions, while laudable, does not go far enough. 33 Seton Hall Legis. J. 565-607 (2009).

Keenan, Neil. Note. Global warming due to greenhouse gas emissions: the success of state solutions as a model for a federal solution. 34 J. Legis. 168-189 (2008).

Lim, Mary. Note. **Natural Resources Defense Council v. Environmental Protection Agency**: a call for evenhanded application of the Clean Water Act of 1972. (**Nat. Res. Def. Council v. EPA**, 526 F.3d 591, 2008.) 39 Golden Gate U. L. Rev. 301-330 (2009).

Mansergh, Seth. Note. Out the smokestack: retooling California's marine vessel rules for federal authorization. (**Pac. Merch. Shipping Ass'n v. Goldstene**, 517 F.3d 1108, 2008.) 39 Golden Gate U. L. Rev. 331-350 (2009).

Narodick, Benjamin I. Legal update. **Winter v. National Resources Defense Council**: going into the belly of the whale of preliminary injunctions and environmental law. (**Winter v. National Resources Defense Council**, 129 S. Ct. 365, 2008.) 15 B.U. J. Sci. & Tech. L. 332-347 (2009).

Ogbodo, S. Gozie. Environmental protection in Nigeria: two decades after the Koko incident. 15 Ann. Surv. Int'l & Comp. L. 1-18 (2009).

Annual Review of Environmental and Natural Resources Law. Foreword by Robert Infelise and Holly Doremus; notes by Emily Jeffers, Catherine Mongeon, Jonathan Knapp, Sara A. Clark, Adam Trott, Nisha Ramachandran, Sara Gersen, Alex Jackson, Rachel R. Jones, Sara Wimberger and Harry Moren. 36 Ecology L.Q. 201-552 (2009).

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

### EVIDENCE

Chiu, Aaron H. Comment. "We can't tell them apart": when and how the court should educate jurors on the potential inaccuracies of cross-racial identifications. 7 U. Md. L.J. Race, Religion, Gender & Class 415-436 (2007).

Kersey, Leslie E. Note. Trans-Atlantic reach: the potential impact of the European Union's new chemical regulations on proof of causation in U.S. federal courts. 36 B.C. Envtl. Aff. L. Rev. 535-569 (2009).

Morgulis, Eugene. Note. Juror reactions to scientific testimony: unique challenges in complex mass torts. 15 B.U. J. Sci. & Tech. L. 252-278 (2009).

Sundquist, Christian B. Science fictions and racial fables: navigating the final frontier of genetic interpretation. 25 Harv. BlackLetter L.J. 57-93 (2009).

### FIRST AMENDMENT

Briffault, Richard. **Davis v. FEC**: the Robert's Court's continuing attack on campaign finance reform. 44 Tulsa L. Rev. 475-499 (2009).

Coyle, Garrett. Note. The role of tradition in Establishment Clause jurisprudence. 65 N.Y.U. Ann. Surv. Am. L. 137-173 (2009).

Hashemi, Yasamine. Legal update. Stripped down and revved up: the Ninth Circuit's clarification of the nominative fair use and First Amendment defenses to trademark infringement. (**ESS Entm't 200, Inc. v. Rock Star Videos, Inc.**, 547 F.3d 1095, 2008.) 15 B.U. J. Sci. & Tech. L. 316-331 (2009).

Heesters, Michael. Comment. An assault on the business of pharmaceutical data mining. 11 U. Pa. J. Bus. L. 789-821 (2009).

Knapp, Jonathan. Note. Making snow in the desert: defining a substantial burden under RFRA. 36 Ecology L.Q. 259-316 (2009).

Turbert, Kevin. Note. Faceless bullies: legislative and judicial responses to cyberbullying. 33 Seton Hall Legis. J. 651-692 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 9

October 2, 2009

Whitmore, Kedrick N. Comment. Shifting toward balance, not conservatism: the Court's interpretation of the **Lemon** test's legislative intent prong and reaction from the electorate. 7 U. Md. L.J. Race, Religion, Gender & Class 437-458 (2007).

Eleventh Circuit Review. Foreword by Hon. Peter T. Fay; articles by Eric J. Segall, Daniel R. Aaronsen, Gary S. Edinger, James S. Benjamin, JoNel Newman, Samuel A. Terilli, Bruce S. Rogow, Paul Horwitz, Sanford L. Bohrer and Matthew S. Bohrer; notes by Scott E. Byers, Freddy Funes, Allison V. Perez and Joelle C. Achtman. 63 U. Miami L. Rev. 709-997 (2009).

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

### FOOD AND DRUG LAW

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

Bauer, Robert W. Note. **Sanders v. Brown**: state-action immunity and judicial protection of the Master Settlement Agreement. (**Sanders v. Brown**, 504 F.3d 903, 2007.) 34 J. Corp. L. 1291-1309 (2009).

Bruera, Sofia. Comment. Regulating rogue pharmacies using RFID tags, 2D barcodes, and biometrics. 9 Hous. J. Health L. & Pol'y 71-96 (2008).

Faget, Kyle. Comment. Why FDCA Section 505(u) should not concern us greatly. 15 Mich. Telecomm. & Tech. L. Rev. 453-467 (2009).

Miller, Jason C. Note. When and how to defer to the FDA: learning from Michigan's regulatory compliance defense. 15 Mich. Telecomm. & Tech. L. Rev. 565-589 (2009).

Pennel, Joshua Logan. Comment. Big food's trip down tobacco road: what tobacco's past can indicate about food's future. 27 Buff. Pub. Interest L.J. 101-130 (2008-2009).

Van Tassel, Katharine A. Genetically modified plants used for food, risk assessment and uncertainty principles: does the transition from ignorance to indeterminacy trigger the need for post-market surveillance? 15 B.U. J. Sci. & Tech. L. 220-251 (2009).

The Law & Economics of Drug Development Symposium. Articles by Frank R. Lichtenberg, Joel Waldfogel, Lars Noah, Mary K. Olson and Qing Zhang. 15 Mich. Telecomm. & Tech. L. Rev. 335-452 (2009).

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

### FOURTEENTH AMENDMENT

Beeler, Jessica L. Case summary. **Witt v. Department of the Air Force** subjects "Don't Ask, Don't Tell" to intermediate scrutiny. (**Witt v. Dep't of the Air Force**, 527 F.3d 806, 2008.) 39 Golden Gate U. L. Rev. 363-376 (2009).

Bindel, Jennifer A. Note. Equal protection jurisprudence and the voting rights of persons with diminished mental capacities. 65 N.Y.U. Ann. Surv. Am. L. 87-135 (2009).

Ramachandran, Nisha. Note. Realizing judicial substantive due process in land use claims: the role of land use statutory schemes. 36 Ecology L.Q. 381-405 (2009).

Scarbary, Mark S. Historical considerations and congressional representation for the District of Columbia: constitutionality of the D.C. House Voting Rights Bill in light of section two of the Fourteenth Amendment and the history of the creation of the District. 60 Ala. L. Rev. 783-894 (2009).

### GOVERNMENT CONTRACTS

Tarzwell, Amanda. Note. In search of accountability: attributing the conduct of private security contractors to the United States under the doctrine of state responsibility. 11 Or. Rev. Int'l L. 179-204 (2009).

Turner, Wayne. Comment. The False Claims Act: how vigilantes find justice fighting government fraud and corruption. 12 U.D.C. L. Rev. 115-133 (2009).

### HEALTH LAW AND POLICY

(For other articles on HEALTH LAW AND POLICY see the **Tables of Contents of Indexed Law Reviews** for Houston Journal of Health Law & Policy and Yale Journal of Health Policy, Law, and Ethics.)

Gottlieb, Daniel. Note. You can take this health insurance and...mandate it? 33 Seton Hall Legis. J. 535-563 (2009).

Heesters, Michael. Comment. An assault on the business of pharmaceutical data mining. 11 U. Pa. J. Bus. L. 789-821 (2009).

Jackson, Alex. Note. EPA's fuzzy bright line approach to residual risk. 36 Ecology L.Q. 439-466 (2009).

Ranellone, Daniel. Note. Trial and error: examining ERISA § 514(a) preemption of employer "fair share" laws in the aftermath of ... (**Golden Gate Rst. Ass'n v. City and County of San Francisco**, 512 F.3d 1112, 2008.) 27 Buff. Pub. Interest L.J. 63-99 (2008-2009).

Scott, Jonathan T. Note. The difficult road to compelling vaccination for sexually transmitted diseases--how Gardasil and those who follow will change the way that states require inoculation. 97 Ky. L.J. 697-719 (2008-2009).

Tomkins, Sarah. Priam's lament: the intersection of law and morality in the right to burial and its need for recognition in post-Katrina New Orleans. 12 U.D.C. L. Rev. 93-114 (2009).

### HOUSING LAW

Gaffaney, Kyle. Comment. Buying a home can be difficult for Muslims in the United States. 21 Loy. Consumer L. Rev. 557-574 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 10  
October 2, 2009

### HUMAN RIGHTS LAW

Epstein, Pamela. Behind closed doors: “autonomous colonization” in post United Nations era--the case for Western Sahara. 15 Ann. Surv. Int’l & Comp. L. 107-143 (2009).

Kolosky, Daniel Ryan. Ghosts of Horace Gray: customary international law as expectation in human rights litigation. 97 Ky. L.J. 615-663 (2008-2009).

Rubio, Greg. Reclaiming Indian civil rights: the application of International human rights law to tribal disenrollment actions. 11 Or. Rev. Int’l L. 1-41 (2009).

Samb, Moussa. Fundamental issues and practical challenges of human rights in the context of the African Union. 15 Ann. Surv. Int’l & Comp. L. 61-74 (2009).

### IMMIGRATION LAW

Aoki, Keith and Kevin R. Johnson. Latinos and the Law: Cases and Materials: the need for focus in critical analysis. 12 Harv. Latino L. Rev. 73-101 (2009).

Bevington, Steffanie. Case summary. Giving employers guidance: the proper response to no-match letters under ... (**Aramark Facility Servs. V. Serv. Employees Int’l Union, Local 1877**, 530 F.3d 817, 2008.) 39 Golden Gate U. L. Rev. 387-397 (2009).

Gottesman, Joanne. Avoiding the “secret sentence”: a model for ensuring that New Jersey criminal defendants are advised about immigration consequences before entering guilty pleas. 33 Seton Hall Legis. J. 357-395 (2009).

Pruitt, Lisa R. Latina/os, locality, and law in the rural South. 12 Harv. Latino L. Rev. 135-169 (2009).

Saucedo, Leticia M. National origin, immigrants, and the workplace: the employment cases in Latinos and the Law and the advocates’ perspective. 12 Harv. Latino L. Rev. 53-71 (2009).

Strawn, Karla M. Student article. Standing in her shoes: recognizing the persecution suffered by spouses of persons who undergo forced abortion or sterilization under China’s coercive population control policy. 24 Wis. J.L. Gender & Soc’y 205-227 (2009).

Walden, Alexandria. Comment. Abortion rights for ICE detainees: evaluating constitutional challenges to restrictions on the right to abortion for women in ICE detention. 43 U.S.F.L. Rev. 979-1012 (2009).

Debate: The Future of Immigration Reform. Articles by Marcela Mendoza, Edward M. Olivos, Jose Jorge Mendoza and Most Reverend Jaime Soto. 11 Or. Rev. Int’l L. 109-136 (2009).

(For contents see the Tables of Contents of Indexed Law Reviews for Oregon Review of International Law.)

### INDIAN AND ABORIGINAL LAW

Knapp, Jonathan. Note. Making snow in the desert: defining a substantial burden under RFRA. 36 Ecology L.Q. 259-316 (2009).

Rubio, Greg. Reclaiming Indian civil rights: the application of International human rights law to tribal disenrollment actions. 11 Or. Rev. Int’l L. 1-41 (2009).

### INSURANCE LAW

Symposium--The Role of Employers in Achieving Universal Health Care Coverage. Articles by David A. Hyman and Elizabeth Pendo. 9 Yale J. Health Pol’y L. & Ethics 435-470 (2009).

(For contents see the Tables of Contents of Indexed Law Reviews for Yale Journal of Health Policy, Law, and Ethics.)

### INTELLECTUAL PROPERTY LAW

(For other articles on INTELLECTUAL PROPERTY LAW see the Tables of Contents of Indexed Law Reviews for Buffalo Intellectual Property Law Journal and IDEA: The Intellectual Property Law Review.)

Bradley, Curtis A. The Bush Administration and international law: too much lawyering and too little diplomacy. 4 Duke J. Const. L. & Pu. Pol’y 57-75 (2009).

Faget, Kyle. Comment. Why FDCA Section 505(u) should not concern us greatly. 15 Mich. Telecomm. & Tech. L. Rev. 453-467 (2009).

Hashemi, Yasamine. Legal update. Stripped down and revved up: the Ninth Circuit’s clarification of the nominative fair use and First Amendment defenses to trademark infringement. (**ESS Entm’t 200, Inc. v. Rock Star Videos, Inc.**, 547 F.3d 1095, 2008.) 15 B.U. J. Sci. & Tech. L. 316-331 (2009).

Herlihy, Eileen M. Appellate review of patent claim construction: should the Federal Circuit be its own lexicographer in matters related to the Seventh Amendment? 15 Mich. Telecomm. & Tech. L. Rev. 469-515 (2009).

Meléndez-Juarbe, Hiram. DRM interoperability. 15 B.U. J. Sci. & Tech. L. 181-219 (2009).

Invention, Creation, & Public Policy Symposium. Articles by Abraham Drassinower, Laura A. Heymann, R. Anthony Reese, Sara K. Stadler, Kevin Emerson Collins, Christopher A. Cotropia, Thomas F. Cotter, Shubha Ghosh, Herbert Hovenkamp and Christopher R. Leslie. 34 J. Corp. L. 991-1289 (2009).

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

## CURRENT INDEX TO LEGAL PERIODICALS

Page 11  
October 2, 2009

### INTERNATIONAL LAW

(For other articles on INTERNATIONAL LAW see the **Tables of Contents of Indexed Law Reviews** for Annual Survey of International & Comparative Law, Denver Journal of International Law and Policy and Oregon Review of International Law.)

Kolosky, Daniel Ryan. Ghosts of Horace Gray: customary international law as expectation in human rights litigation. 97 Ky. L.J. 615-663 (2008-2009).

Reese, R. Anthony. Photographs of public domain paintings: how, if at all, should we protect them? 34 J. Corp. L. 1033-1058 (2009).

Whytock, Christopher A. Myth of mess? International choice of law in action. 84 N.Y.U. L. Rev. 719-790 (2009).

### INTERNATIONAL TRADE

Alvarez, José E. **Meador Lecture Series 2007-2008: Empire.** Contemporary foreign investment law: an “empire of law” or the “law of empire”? 60 Ala. L. Rev. 943-975 (2009).

Bermann, George, Jack J. Coe, Jr., Christopher R. Drahosal and Catherine A. Rogers. Restating the U.S. Law of International Commercial Arbitration. 113 Penn St. L. Rev. 1333-1342 (2009).

Bjorklund, Andrea K. The emerging civilization of investment arbitration. 113 Penn St. L. Rev. 1269-1299 (2009).

Carboneau, Thomas E. Judicial approbation in building the civilization of arbitration. 113 Penn St. L. Rev. 1343-1368 (2009).

Coe, Jack J., Jr. Book review. (Reviewing Margaret L. Moses, The Principles and Practice of International Commercial Arbitration.) 113 Penn St. L. Rev. 1369-1394 (2009).

Drahosal, Christopher R. Private ordering and international commercial arbitration. 113 Penn St. L. Rev. 1031-1050 (2009).

Gibson, Christopher S. Arbitration, civilization and public policy: seeking counterpoise between arbitral autonomy and the public policy in view of foreign mandatory public law. 113 Penn St. L. Rev. 1227-1267 (2009).

Ginglinger, Edith and Jacques Hamon. Share repurchase regulations: do firms play by the rules? 29 Int'l Rev. L. & Econ. 81-96 (2009).

Kwan, Charlene C. Note. Fixing the farm bill: using the “permanent provisions” in agricultural law to achieve WTO compliance. 36 B.C. Envtl. Aff. L. Rev. 571-606 (2009).

Mistelis, Loukas A. and Crina Mihaela Baltag. Denial of benefits and Article 17 of the Energy Charter Treaty. 113 Penn St. L. Rev. 1301-1321 (2009).

Sapra, Seema. The WTO system of trade governance: the stale NGO debate and the appropriate role for non-state actors. 11 Or. Rev. Int'l L. 71-107 (2009).

Schlosser, Adam. Comment. A meeting of the minds: possible pitfalls and benefits of certified organic livestock production and the prodigious potential of Brazil. 4 J. Food L. & Pol'y 209-242 (2008).

### JUDGES

Cornell, Saul. **Heller**, new originalism, and law office history: “meet the new boss, same as the old boss.” 56 UCLA L. Rev. 1095-1125 (2009).

Coyle, Garrett. Note. The role of tradition in Establishment Clause jurisprudence. 65 N.Y.U. Ann. Surv. Am. L. 137-173 (2009).

Fletcher, Judge William A. Dissent. 39 Golden Gate U. L. Rev. 291-300 (2009).

Gallagher, Peter J. In search of a dispositive answer on whether remand is dispositive. 5 Seton Hall Cir. Rev. 303-331 (2009).

Gura, Alan. **Heller** and the triumph of originalist judicial engagement: a response to Judge Harvie Wilkinson. 56 UCLA L. Rev. 1127-1169 (2009).

Henigan, Dennis A. The **Heller** paradox. 56 UCLA L. Rev. 1171-1209 (2009).

Hungar, Thomas G. Observations regarding the Supreme Court’s decision in **Qunata Computer, Inc. v. LG Electronics, Inc.** 49 IDEA 517-548 (2009).

Juliano, Ryan. Note. Policy coordination: the Solicitor General as *amicus curiae* in the first two years of the Roberts Court. 18 Cornell J.L. & Pub. Pol'y 541-573 (2009).

Konig, David Thomas. Why the Second Amendment has a preamble: original public meaning and the political culture of written constitutions in revolutionary America. 56 UCLA L. Rev. 1295-1342 (2009).

Lund, Nelson. The Second Amendment, **Heller**, and originalist jurisprudence. 56 UCLA L. Rev. 1343-1376 (2009).

Malcolm, Joyce Lee. The Supreme Court and the uses of history: **District of Columbia v. Heller**. 56 UCLA L. Rev. 1377-1398 (2009).

Senh, Robert T. Comment. The liberty rights of resident aliens: you can’t always get what you want, but if you try sometimes, you might find, you get what you need. 11 Or. Rev. Int'l L. 137-178 (2009).

Straus, David A. The death of judicial conservatism. 4 Duke J. Const. L. & Pu. Pol'y 1-16 (2009).

Travis, Michelle A. The PDA’s causation effect: observations of an unreasonable woman. 21 Yale J.L. & Feminism 51-78 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 12  
October 2, 2009

Trott, Adam. Note. Lack of deference: the Ninth Circuit's misstep in ... (**NRDC v. EPA**, 526 F.3d 591, 2008.) 36 Ecology L.Q. 355-379 (2009).

Symposium: Supreme Court Review. Foreword by Mitchell N. Berman; articles by Richard Briffault, Roderick M. Hills, Jr., Susan R. Klein, Sandra Guerra Thompson, Garrick B. Pursley and Stephen I. Vladeck. 44 Tulsa L. Rev. 467-615 (2009).

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

Tributes to Chief Judge Judith S. Kaye. Tributes by Justice Stephen G. Breyer, Samuel Estreicher, Oscar G. Chase, Justice Ruth Bader Ginsburg, Hon. Jonathan Lippman, retired Justice Sandra Day O'Connor, Richard Revesz, Ellen Schall, Hon. Randall T. Shepard and Hon. Richard C. Wesley. 84 N.Y.U. L. Rev. 647-680 (2009).

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

### JURISDICTION

Bauer, Robert W. Note. **Sanders v. Brown**: state-action immunity and judicial protection of the Master Settlement Agreement. (**Sanders v. Brown**, 504 F.3d 903, 2007.) 34 J. Corp. L. 1291-1309 (2009).

Eisenberg, Carly B. Legal update. **Dumontier v. Schlumberger**: subcellular damage under the Price-Anderson Act. (**Dumontier v. Schlumberger Tech. Corp.**, 543 F.3d 567, 2007, *cert. denied*, 129 S. Ct. 1329, 2009.) 15 B.U. J. Sci. & Tech. L. 304-315 (2009).

Hessick, F. Andrew III. The common law of federal question jurisdiction. 60 Ala. L. Rev. 895-941 (2009).

Mansergh, Seth. Note. Out the smokestack: retooling California's marine vessel rules for federal authorization. (**Pac. Merch. Shipping Ass'n v. Goldstene**, 517 F.3d 1108, 2008.) 39 Golden Gate U. L. Rev. 331-350 (2009).

O'Brien, Robert C., Amy Borlund and student John Kay. Election day challenges to polling hours and the judiciary's cautious response. 27 Buff. Pub. Interest L.J. 1-22 (2008-2009).

Pielemeier, James R. Why general personal jurisdiction over "virtual stores" is a bad idea. 27 QLR 625-671 (2009).

Pursley, Garrick B. Avoiding deference questions. 44 Tulsa L. Rev. 557-586 (2009).

Ranellone, Daniel. Note. Trial and error: examining ERISA § 514(a) preemption of employer "fair share" laws in the aftermath of ... (**Golden Gate Rst. Ass'n v. City and County of San Francisco**, 512 F.3d 1112, 2008.) 27 Buff. Pub. Interest L.J. 63-99 (2008-2009).

Stern, Ruth C. and J. Herbie DiFonzo. The end of the Red Queen's race: medical marijuana in the new century. 27 QLR 673-765 (2009).

Vladeck, Stephen I. The problem of jurisdictional non-precedent. 44 Tulsa L. Rev. 587-615 (2009).

### JURISPRUDENCE

Berzon, Hon. Marsha S. **James Madison Lecture**. Securing fragile foundations: affirmative constitutional adjudication in federal courts. 84 N.Y.U. L. Rev. 681-718 (2009).

Bové, Paul A. Philology and poetry: the case against Descartes. 21 Law & Lit. 149-168 (2009).

Hockett, Robert. Why Paretians can't prescribe: preferences, principles, and imperatives in law and policy. 18 Cornell J.L. & Pub. Pol'y 391-476 (2009).

Hoffmann, Joseph L. and Nancy J. King. Rethinking the federal role in state criminal justice. 84 N.Y.U. L. Rev. 791-849 (2009).

Macdonald, Stuart. The unbalanced imagery of anti-terrorism policy. 18 Cornell J.L. & Pub. Pol'y 519-540 (2009).

Shawn, Brett. Note. It could happen to the best of us: a theory of provocation. 65 N.Y.U. Ann. Surv. Am. L. 175-215 (2009).

Straus, David A. The death of judicial conservatism. 4 Duke J. Const. L. & Pu. Pol'y 1-16 (2009).

### JUVENILES

Byers, Scott E., Freddy Funes and Allison V. Perez. Note. Mama knows best: **Frazier v. Winn** says do as you're told! (**Frazier v. Winn**, 535 F.3d 1279, 2008, *reh'g en banc denied*, 555 F.3d 1292, 2009.) 63 U. Miami L. Rev. 905-942 (2009).

Cotter, Kelly M. Combating child sex tourism in Southeast Asia. 37 Denv. J. Int'l L. & Pol'y 493-512 (2009).

Jeruss, Sara. Empty promises? How state procedural rules block LGBT minors from vindicating their substantive rights. 43 U.S.F.L. Rev. 853-933 (2009).

Mead, Julie F. and Mark A. Paige. Parents as advocates: examining the history and evolution of parents' rights to advocate for children with disabilities under the IDEA. 34 J. Legis. 123-167 (2008).

Panjabi, Ranee Khooshie Lal. Sacrificial lambs of globalization: child labor in the twenty-first century. 37 Denv. J. Int'l L. & Pol'y 421-464 (2009).

### LABOR LAW

Berry, Megan. A woman's worth: accounting for women in the global market. 37 Denv. J. Int'l L. & Pol'y 465-492 (2009).

Everest, Joel. Note. Fibromyalgia and workers' compensation: controversy, problems, and injustice. 60 Ala. L. Rev. 1031-1050 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 13  
October 2, 2009

Hensley, John & Debra D. Burke. The changing nature of supervision: implications for labor-management relations in the twenty-first century. 33 Seton Hall Legis. J. 397-431 (2009).

Kaplan, Richard L., Nicholas J. Powers and Jordan Zucker. Retirees at risk: the precarious promise of post-employment health benefits. 9 Yale J. Health Pol'y L. & Ethics 287-356 (2009).

Panjabi, Ranee Khooshie Lal. Sacrificial lambs of globalization: child labor in the twenty-first century. 37 Denv. J. Int'l L. & Pol'y 421-464 (2009).

Ranellone, Daniel. Note. Trial and error: examining ERISA § 514(a) preemption of employer "fair share" laws in the aftermath of ... (**Golden Gate Rst. Ass'n v. City and County of San Francisco**, 512 F.3d 1112, 2008.) 27 Buff. Pub. Interest L.J. 63-99 (2008-2009).

Scott, Judith A. Why a union voice makes a real difference for women workers: then and now. 21 Yale J.L. & Feminism 233-244 (2009).

Symposium--The Role of Employers in Achieving Universal Health Care Coverage. Articles by David A. Hyman and Elizabeth Pendo. 9 Yale J. Health Pol'y L. & Ethics 435-470 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for [Yale Journal of Health Policy, Law, and Ethics](#).)

### LAND USE PLANNING

Ramachandran, Nisha. Note. Realizing judicial substantive due process in land use claims: the role of land use statutory schemes. 36 Ecology L.Q. 381-405 (2009).

Schulte, Andrew. Note. The development of roadway air rights: Boston's future, a slave to its past. 36 B.C. Envtl. Aff. L. Rev. 607-636 (2009).

### LAW AND SOCIETY

(For other articles on LAW AND SOCIETY see the **Tables of Contents of Indexed Law Reviews** for [Duke Journal of Constitutional Law & Public Policy](#) and [Harvard Latino Law Review](#).)

Banks, Ralph Richard. Beyond colorblindness: neo-racialism and the future of race and law scholarship. 25 Harv. BlackLetter L.J. 41-56 (2009).

Barnes, Robin. Drafting the priests of our democracy to serve the diplomatic, informational, military & economic dimensions of power. 27 Buff. Pub. Interest L.J. 131-161 (2008-2009).

Brown, Hon. Videtta A. Gang member perpetrated domestic violence: a new conversation. 7 U. Md. L.J. Race, Religion, Gender & Class 395-413 (2007).

Cook, Philip J., Jens Ludwig and Adam M. Samaha. Gun control after **Heller**: threats and sideshows from a social welfare perspective. 56 UCLA L. Rev. 1041-1093 (2009).

de Leeuw, Michael B., et al. Ready, aim, fire? **District of Columbia v. Heller** and communities of color. 25 Harv. BlackLetter L.J. 133-179 (2009).

Gerstel, Naomi and Amy Armenia. Giving and taking family leaves: right or privilege? 21 Yale J.L. & Feminism 161-184 (2009).

Gibson, Christopher S. Arbitration, civilization and public policy: seeking counterpoise between arbitral autonomy and the public policy in view of foreign mandatory public law. 113 Penn St. L. Rev. 1227-1267 (2009).

Herstein, Ori J. Historic injustice, group membership and harm to individuals: defending claims for historic justice from the non-identity problem. 25 Harv. BlackLetter L.J. 229-276 (2009).

Hockett, Robert. Why Pareitians can't prescribe: preferences, principles, and imperatives in law and policy. 18 Cornell J.L. & Pub. Pol'y 391-476 (2009).

Hughes, Emily. Mitigating death. 18 Cornell J.L. & Pub. Pol'y 337-390 (2009).

Jones, Rachel R. Note. Risky business: barriers to rationality in Congress. 36 Ecology L.Q. 467-497 (2009).

Kleck, Gary and Shun-Yung Kevin Wang. The myth of big-time gun trafficking and the over interpretation of gun tracing data. 56 UCLA L. Rev. 1233-1294 (2009).

Kolosky, Daniel Ryan. Ghosts of Horace Gray: customary international law as expectation in human rights litigation. 97 Ky. L.J. 615-663 (2008-2009).

Lawrence, Matthew J.B. Note. In search of an enforceable medical malpractice exculpatory agreement: introducing confidential contracts as a solution to the doctor-patient relationship problem. 84 N.Y.U. L. Rev. 850-879 (2009).

Livermore, Craig and student Michael Lewchuk. Centralized standards and decentralized competition: suggested revision for No Child Left Behind to create greater educational responsiveness toward disempowered minority groups. 33 Seton Hall Legis. J. 433-498 (2009).

Magee, Rhonda V. Competing narratives, competing jurisprudences: *Are Law Schools Racist?* and the case for an integral critical approach to thinking, talking, writing, and teaching about race. 43 U.S.F.L. Rev. 777-798 (2009).

McKinney, E. Bernadette, William J. Winslade and T. Howard Stone. Offender organ transplants: law, ethics, economics, and health policy. 9 Hous. J. Health L. & Pol'y 39-69 (2008).

Mendoza, Marcela and Edward M. Olivos. Advocating for control with compassion: the impacts of raids and deportations on children and families. 11 Or. Rev. Int'l L. 111-122 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 14  
October 2, 2009

Meyer, Carlin. Which came first, the data or the politics? Disentangling questions about women's aptitude for science. (Reviewing Why Aren't More Women in Science? Top Researchers Debate the Evidence, edited by Stephen J. Ceci and Wendy M. Williams.) 21 Yale J.L. & Feminism 261-296 (2009).

Panjabi, Ranee Khooshie Lal. Sacrificial lambs of globalization: child labor in the twenty-first century. 37 Denv. J. Int'l L. & Pol'y 421-464 (2009).

Richeson, Marques P. Sex, drugs, and...race-to-castrate: a black box warning of chemical castration's potential racial side effects. 25 Harv. BlackLetter L.J. 95-131 (2009).

Roberts, Alexandra J. New-school trademark dilution: famous among the juvenile consuming public. 49 IDEA 579-645 (2009).

Senh, Robert T. Comment. The liberty rights of resident aliens: you can't always get what you want, but if you try sometimes, you might find, you get what you need. 11 Or. Rev. Int'l L. 137-178 (2009).

Shiu, Patricia A. and Stephanie M. Wildman. Pregnancy discrimination and social change: evolving consciousness about a worker's right to job-protected, paid leave. 21 Yale J.L. & Feminism 119-159 (2009).

Sidhu, Dawinder S. The chilling effect of government surveillance programs on the use of the Internet by Muslim-Americans. 7 U. Md. L.J. Race, Religion, Gender & Class 375-393 (2007).

Smith, George P., II. Social justice and health care management: an elusive quest. 9 Hous. J. Health L. & Pol'y 1-38 (2008).

Steinbuch, Robert. Racist. 25 Harv. BlackLetter L.J. 199-228 (2009).

Stern, Ruth C. and J. Herbie DiFonzo. The end of the Red Queen's race: medical marijuana in the new century. 27 QLR 673-765 (2009).

Stone, Kerri Lynn. From queen bees and wannabes to worker bees: why gender considerations should inform the emerging law of workplace bullying. 65 N.Y.U. Ann. Surv. Am. L. 35-86 (2009).

Subotnik, Dan. Are law schools racist?--part II. 43 U.S.F.L. Rev. 761-770 (2009).

Sundquist, Christian B. Science fictions and racial fables: navigating the final frontier of genetic interpretation. 25 Harv. BlackLetter L.J. 57-93 (2009).

Travis, Michelle A. The PDA's causation effect: observations of an unreasonable woman. 21 Yale J.L. & Feminism 51-78 (2009).

Whytock, Christopher A. Myth of mess? International choice of law in action. 84 N.Y.U. L. Rev. 719-790 (2009).

Williams, Joan C. Reconstructive feminism: changing the way we talk about gender and work thirty years after the PDA. 21 Yale J.L. & Feminism 79-117 (2009).

Yang, Vue. Student article. Postpartum depression and the insanity defense: a poor mother's two worst nightmares. 24 Wis. J.L. Gender & Soc'y 229-253 (2009).

Katrina's Wake: Emergency Preparedness and Response From the Bayou to the Beltway. Articles by Susan L. Waysdorff, Laurie A. Morin and Sarah Tomkins; comment by Wayne Turner. 12 U.D.C. L. Rev. 3-133 (2009).

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

### LAW ENFORCEMENT AND CORRECTIONS

Bohrer, Sanford L. and Matthew S. Bohrer. Just the facts, ma'am--determining the constitutional claims of inmates to the sanctity of their legal mail. 63 U. Miami L. Rev. 893-903 (2009).

Turgeon, Evan N. Note. National security, policing, and the Fourth Amendment: a new perspective on ... (**Hiibel v. Sixth Judicial Dist. Ct.**, 542 U.S. 177, 2004.) 27 Buff. Pub. Interest L.J. 23-61 (2008-2009).

### LAW OF THE SEA

Anton, Donald K. Antarctic whaling: Australia's attempt to protect whales in the Southern Ocean. 36 B.C. Envtl. Aff. L. Rev. 319-351 (2009).

Azubuike, Lawrence. International law regime against piracy. 15 Ann. Surv. Int'l & Comp. L. 43-59 (2009).

Rieser, Alison. Whales, whaling, and the warming oceans. 36 B.C. Envtl. Aff. L. Rev. 401-429 (2009).

### LEGAL ANALYSIS AND WRITING

Symposium. Reflections on Latinos and the Law: Cases and Materials. Introduction by Michael A. Olivas; articles by Rodolfo F. Acuña, Gerald P. López, Cristina M. Rodríguez, Leticia M. Saucedo, Keith Aoki and Kevin R. Johnson; reply by Richard Delgado, Jean Stefancic and Juan F. Perea. 12 Harv. Latino L. Rev. 1-108 (2009).

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

### LEGAL EDUCATION

Peterson, Todd David and Elizabeth Waters Peterson. Stemming the tide of student depression: what law schools need to learn from the science of positive psychology. 9 Yale J. Health Pol'y L. & Ethics 357-434 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 15  
October 2, 2009

Symposium. Deconstructing Race: When Reasonable Minds Differ. Article by Dan Subotnik; reply by Richard Delgado; response by Rhonda V. Magee. 43 U.S.F.L. Rev. 761-798 (2009).

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

Symposium. Reflections on Latinos and the Law: Cases and Materials. Introduction by Michael A. Olivas; articles by Rodolfo F. Acuña, Gerald P. López, Cristina M. Rodríguez, Leticia M. Saucedo, Keith Aoki and Kevin R. Johnson; reply by Richard Delgado, Jean Stefancic and Juan F. Perea. 12 Harv. Latino L. Rev. 1-108 (2009).

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

### LEGAL HISTORY

Konig, David Thomas. Why the Second Amendment has a preamble: original public meaning and the political culture of written constitutions in revolutionary America. 56 UCLA L. Rev. 1295-1342 (2009).

Malcolm, Joyce Lee. The Supreme Court and the uses of history: **District of Columbia v. Heller**. 56 UCLA L. Rev. 1377-1398 (2009).

Masters, Colin William. Note. On proper role of federal *habeas corpus* in the war on terrorism: an argument from history. 34 J. Legis. 190-215 (2008).

Ogletree, Charles J., Jr. From Dred Scott to Barack Obama: the ebb and flow of race jurisprudence. 25 Harv. BlackLetter L.J. 1-39 (2009).

Pedriana, Nicholas. Discrimination by definition: the historical and legal paths to the Pregnancy Discrimination Act of 1978. 21 Yale J.L. & Feminism 1-14 (2009).

Scarberry, Mark S. Historical considerations and congressional representation for the District of Columbia: constitutionality of the D.C. House Voting Rights Bill in light of section two of the Fourteenth Amendment and the history of the creation of the District. 60 Ala. L. Rev. 783-894 (2009).

Wells, Harwell. The modernization of corporation law, 1920-1940. 11 U. Pa. J. Bus. L. 573-629 (2009).

### LEGAL PROFESSION

Gaetke, Eugene R. Lessons in legal ethics from reading about the life of Lincoln. 97 Ky. L.J. 583-613 (2008-2009).

Peterson, Todd David and Elizabeth Waters Peterson. Stemming the tide of student depression: what law schools need to learn from the science of positive psychology. 9 Yale J. Health Pol'y L. & Ethics 357-434 (2009).

Consumer Bankruptcy Panel: Attorneys Fees in the Northern District of Georgia. Hon. James Massey, moderator; Wendell S.

Agee, Richard Thomson, Mary Ida Townson and Jeneane Treace, panelists. 25 Emory Bankr. Dev. J. 377-405 (2009).

### LEGISLATION

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

Bales, Richard A. and Sue Irion. How Congress can make a more equitable Federal Arbitration Act. 113 Penn St. L. Rev. 1081-1102 (2009).

Hills, Roderick M., Jr. The problem of canonical ambiguity in **Ali v. Federal Bureau of Prisons**. 44 Tulsa L. Rev. 501-517 (2009).

Jones, Rachel R. Note. Risky business: barriers to rationality in Congress. 36 Ecology L.Q. 467-497 (2009).

Marsh, Richard M., Jr. Note. Legislation for effective self-regulation: a new approach to protecting personal privacy on the Internet. 15 Mich. Telecomm. & Tech. L. Rev. 543-563 (2009).

Martin, Benton C. Comment. The American models of technology transfer: contextualized emulation by developing countries? 6 Buff. Intell. Prop. L.J. 104-132 (2009).

Noh, Sunny. Better late than never: the legal rhetorical reasons supporting the Performance Rights Act of 2009. 6 Buff. Intell. Prop. L.J. 83-103 (2009).

Taylor, Paul and Philip G. Kiko. The lost legislative history of the Equal Rights Amendment: lessons from the unpublished 1983 markup by the House Judiciary Committee. 7 U. Md. L.J. Race, Religion, Gender & Class 341-374 (2007).

Terilli, Samuel A. Inartful drafting does not necessarily a void, as opposed to a vague, statute make--even under the First Amendment: the Eleventh Circuit applies common sense to "common understanding" in void-for-vagueness challenges to lobbying regulations. 63 U. Miami L. Rev. 793-811 (2009).

### MEDICAL JURISPRUDENCE

Fox, Dov. Book note. Prenatal screening policy in international perspective: lessons learned from Israel, Cyprus, Taiwan, China, and Singapore. (Reviewing Ruth Schwartz Cowan, Heredity and Hope: The Case for Genetic Screening.) 9 Yale J. Health Pol'y L. & Ethics 471-482 (2009).

Lawrence, Matthew J.B. Note. In search of an enforceable medical malpractice exculpatory agreement: introducing confidential contracts as a solution to the doctor-patient relationship problem. 84 N.Y.U. L. Rev. 850-879 (2009).

McKinney, E. Bernadette, William J. Winslade and T. Howard Stone. Offender organ transplants: law, ethics, economics, and health policy. 9 Hous. J. Health L. & Pol'y 39-69 (2008).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 16  
October 2, 2009

Stern, Ruth C. and J. Herbie DiFonzo. The end of the Red Queen's race: medical marijuana in the new century. 27 QLR 673-765 (2009).

Storrow, Richard F. Therapeutic reproduction and human dignity. 21 Law & Lit. 257-274 (2009).

### MILITARY, WAR AND PEACE

Beeler, Jessica L. Case summary. **Witt v. Department of the Air Force** subjects "Don't Ask, Don't Tell" to intermediate scrutiny. (**Witt v. Dep't of the Air Force**, 527 F.3d 806, 2008.) 39 Golden Gate U. L. Rev. 363-376 (2009).

Bradley, Curtis A. The Bush Administration and international law: too much lawyering and too little diplomacy. 4 Duke J. Const. L. & Pu. Pol'y 57-75 (2009).

Craig, Robin Kundis. Beyond **Winter v. NRDC**: a decade of litigating the Navy's active sonar around the environmental exemptions. 36 B.C. Envtl. Aff. L. Rev. 353-388 (2009).

Gaytán, Rufino III. Student article. The states as laboratories for social experiments: a proposal asking President Obama to use the National Guards as laboratories to reason our way out of "Don't Ask, Don't Tell". 24 Wis. J.L. Gender & Soc'y 1-24 (2009).

Jones, Rachel R. Note. Risky business: barriers to rationality in Congress. 36 Ecology L.Q. 467-497 (2009).

Macdonald, Stuart. The unbalanced imagery of anti-terrorism policy. 18 Cornell J.L. & Pub. Pol'y 519-540 (2009).

Masters, Colin William. Note. On proper role of federal *habeas corpus* in the war on terrorism: an argument from history. 34 J. Legis. 190-215 (2008).

Nanda, Ved. P. Nuclear weapons, human security, and international law. 37 Denv. J. Int'l L. & Pol'y 331-350 (2009).

Narodick, Benjamin I. Legal update. **Winter v. National Resources Defense Council**: going into the belly of the whale of preliminary injunctions and environmental law. (**Winter v. National Resources Defense Council**, 129 S. Ct. 365, 2008.) 15 B.U. J. Sci. & Tech. L. 332-347 (2009).

Sidhu, Dawinder S. The chilling effect of government surveillance programs on the use of the Internet by Muslim-Americans. 7 U. Md. L.J. Race, Religion, Gender & Class 375-393 (2007).

Vladeck, Stephen I. The problem of jurisdictional non-precedent. 44 Tulsa L. Rev. 587-615 (2009).

### MOTOR VEHICLES

Cafaro, Tina Wescott. Fixing the fatal flaws in OUI implied consent laws. 34 J. Legis. 99-122 (2008).

### NATURAL RESOURCES LAW

Aguirre, Geoffrey J. Note. Why cutting down trees is part of the problem, but planting trees isn't always part of the solution: how

conceptualizing forests as sinks can work against Kyoto. 11 Or. Rev. Int'l L. 205-224 (2009).

Clark, Sara A. Note. Taking a hard look at agency science: can the courts ever succeed? 36 Ecology L.Q. 317-354 (2009).

Crawford, Matthew D. Note. The timing of challenges to compel critical habitat designation under the Endangered Species Act: should courts toll the general federal statute of limitations? 36 B.C. Envtl. Aff. L. Rev. 497-534 (2009).

Gersen, Sara. Note. Who can enforce the Endangered Species Act's command for federal agencies to carry out conservation programs? 36 Ecology L.Q. 407-438 (2009).

Narodick, Benjamin I. Legal update. **Winter v. National Resources Defense Council**: going into the belly of the whale of preliminary injunctions and environmental law. (**Winter v. National Resources Defense Council**, 129 S. Ct. 365, 2008.) 15 B.U. J. Sci. & Tech. L. 332-347 (2009).

Symposium: 20-Ton Canaries: The Great Whales of the North Atlantic. Introduction by Patrick Connolly, Editor-in-Chief; articles by Michael J. Moore, Donald K. Anton, Robin Kundis Craig, Jeremy Firestone, Alison Rieser, Richard Max Strahan and Regina Asmutis-Silvia. 36 B.C. Envtl. Aff. L. Rev. 309-495 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Boston College Environmental Affairs Law Review.)

### ORGANIZATIONS

Rieser, Alison. Whales, whaling, and the warming oceans. 36 B.C. Envtl. Aff. L. Rev. 401-429 (2009).

Sapra, Seema. The WTO system of trade governance: the stale NGO debate and the appropriate role for non-state actors. 11 Or. Rev. Int'l L. 71-107 (2009).

### POLITICS

Alvarez, José E. **Meador Lecture Series 2007-2008: Empire**. Contemporary foreign investment law: an "empire of law" or the "law of empire"? 60 Ala. L. Rev. 943-975 (2009).

Ben-Asher, Noa. Who says "I do." (Reviewing Judith Butler and Gayatri Chakravorty Spivak, Who Sings the Nation-State? Language, Politics, Belonging.) 21 Yale J.L. & Feminism 245-260 (2009).

Briffault, Richard. **Davis v. FEC**: the Robert's Court's continuing attack on campaign finance reform. 44 Tulsa L. Rev. 475-499 (2009).

Cerar, Miro. The relationship between law and politics. 15 Ann. Surv. Int'l & Comp. L. 19-41 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 17  
October 2, 2009

Cheng, Shijun and Raffi Indjejikian. Managerial influence and CEO performance incentives. 29 Int'l Rev. L. & Econ. 115-126 (2009).

Fuller, Christopher. Note. Congressional pre-commitment to curb discretionary spending: a proposal to apply executive cost-benefit principles to legislative appropriations in order to discipline discretionary spending. 33 Seton Hall Legis. J. 499-534 (2009).

Gura, Alan. **Heller** and the triumph of originalist judicial engagement: a response to Judge Harvie Wilkinson. 56 UCLA L. Rev. 1127-1169 (2009).

O'Brien, Robert C., Amy Borlund and student John Kay. Election day challenges to polling hours and the judiciary's cautious response. 27 Buff. Pub. Interest L.J. 1-22 (2008-2009).

[Lessons Learned From the Bush Administration.] Foreword by Robb Giddings; articles by David A. Strauss, Pamela S. Karlan, Sidney A. Shapiro, Neil Kinkopf, Curtis A. Bradley and Goodwin Liu. 4 Duke J. Const. L. & Pu. Pol'y 1-105 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Duke Journal of Constitutional Law & Public Policy.)

### PRACTICE AND PROCEDURE

Gallagher, Peter J. In search of a dispositive answer on whether remand is dispositive. 5 Seton Hall Cir. Rev. 303-331 (2009).

Hart, Ryan Lee. Comment. Deterrence and fairness: why the current financial crisis demands a product-oriented relaxation of the PSLRA. 5 Seton Hall Cir. Rev. 411-436 (2009).

Herlihy, Eileen M. Appellate review of patent claim construction: should the Federal Circuit be its own lexicographer in matters related to the Seventh Amendment? 15 Mich. Telecomm. & Tech. L. Rev. 469-515 (2009).

Jeruss, Sara. Empty promises? How state procedural rules block LGBT minors from vindicating their substantive rights. 43 U.S.F.L. Rev. 853-933 (2009).

Lampley, Ramona L. Is arbitration under attack?: exploring the recent judicial skepticism of the class arbitration waiver and innovative solutions to the unsettles legal landscape. 18 Cornell J.L. & Pub. Pol'y 477-518 (2009).

Locke, Ryan Christopher. Note. Resetting the Doomsday Clock: is it constitutional for laches to bar copyright infringement claims within the statute of limitations? 6 Buff. Intell. Prop. L.J. 133-157 (2009).

Lund, Andrew C.W. Rethinking **Aronson**: board authority and overdelegation. 11 U. Pa. J. Bus. L. 703-748 (2009).

Matthews, Robert A., Jr. Legal nuances when a patent-holding company seeks to enforce a U.S. patent. 49 IDEA 549-578 (2009).

Mongeon, Catherine. Note. **Environmental Conservation Organization v. City of Dallas** creates unnecessary burdens for citizen suits under the Clean Water Act. (**Environmental**

**Conservation Organization v. City of Dallas**, 529 F.3d 519, 2008.) 36 Ecology L.Q. 237-258 (2009).

Olson, Steig D. "Chipping away": the misguided trend toward resolving merits disputes as part of the class certification calculus. 43 U.S.F.L. Rev. 935-977 (2009).

Ouyang, Meng. Note. The procedural impact of **KSR** on patent litigation. (**KSR Int'l, Co. v. Teleflex, Inc.**, 550 U.S. 398, 2007.) 6 Buff. Intell. Prop. L.J. 158-173 (2009).

Pielemeier, James R. Why general personal jurisdiction over "virtual stores" is a bad idea. 27 QLR 625-671 (2009).

### PRESIDENT/EXECUTIVE DEPARTMENT

Juliano, Ryan. Note. Policy coordination: the Solicitor General as *amicus curiae* in the first two years of the Roberts Court. 18 Cornell J.L. & Pub. Pol'y 541-573 (2009).

[Lessons Learned From the Bush Administration.] Foreword by Robb Giddings; articles by David A. Strauss, Pamela S. Karlan, Sidney A. Shapiro, Neil Kinkopf, Curtis A. Bradley and Goodwin Liu. 4 Duke J. Const. L. & Pu. Pol'y 1-105 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for Duke Journal of Constitutional Law & Public Policy.)

### PRODUCTS LIABILITY

Miller, Jason C. Note. When and how to defer to the FDA: learning from Michigan's regulatory compliance defense. 15 Mich. Telecomm. & Tech. L. Rev. 565-589 (2009).

Noah, Lars. Platitudes about "product stewardship" in torts: continuing drug research and education. 15 Mich. Telecomm. & Tech. L. Rev. 359-391 (2009).

### PROFESSIONAL ETHICS

Gaetke, Eugene R. Lessons in legal ethics from reading about the life of Lincoln. 97 Ky. L.J. 583-613 (2008-2009).

Hughes, Emily. Mitigating death. 18 Cornell J.L. & Pub. Pol'y 337-390 (2009).

McKinney, E. Bernadette, William J. Winslade and T. Howard Stone. Offender organ transplants: law, ethics, economics, and health policy. 9 Hous. J. Health L. & Pol'y 39-69 (2008).

Consumer Bankruptcy Panel: Attorneys Fees in the Northern District of Georgia. Hon. James Massey, moderator; Wendell S. Agee, Richard Thomson, Mary Ida Townson and Jeneane Treace, panelists. 25 Emory Bankr. Dev. J. 377-405 (2009).

### PROPERTY--PERSONAL AND REAL

Garvey, Jack I. Resolving boundary disputes in California: a radical reassessment in light of Proposition 13. 43 U.S.F.L. Rev. 829-852 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 18  
October 2, 2009

Ellis, Cameron W. Note. Church factionalism and judicial resolution: a reconsideration of the neutral-principles approach. 60 Ala. L. Rev. 1001-1029 (2009).

### PSYCHOLOGY AND PSYCHIATRY

Peterson, Todd David and Elizabeth Waters Peterson. Stemming the tide of student depression: what law schools need to learn from the science of positive psychology. 9 Yale J. Health Pol'y L. & Ethics 357-434 (2009).

### RELIGION

Ahmad, Nehaluddin. The modern concept of secularism and Islamic jurisprudence: a comparative analysis. 15 Ann. Surv. Int'l & Comp. L. 75-105 (2009).

Ellis, Cameron W. Note. Church factionalism and judicial resolution: a reconsideration of the neutral-principles approach. 60 Ala. L. Rev. 1001-1029 (2009).

Horwitz, Paul. Demographics and distrust: the Eleventh Circuit on graduation prayer in **Adler v. Duval County**. 63 U. Miami L. Rev. 835-892 (2009).

Treeman, Judd M. Comment. Blessed be the name of the code: how to protect churches from title avoidance under the Bankruptcy Code's fraudulent transfer law. 25 Emory Bankr. Dev. J. 599-650 (2009).

### REMEDIES

Berzon, Hon. Marsha S. **James Madison Lecture**. Securing fragile foundations: affirmative constitutional adjudication in federal courts. 84 N.Y.U. L. Rev. 681-718 (2009).

Cafaggi, Fabrizio. The great transformation. Administrative and judicial enforcement in consumer protection: a remedial perspective. 21 Loy. Consumer L. Rev. 496-539 (2009).

Garrod, Luke, et al. Competition remedies in consumer markets. 21 Loy. Consumer L. Rev. 439-495 (2009).

Matthews, Robert A., Jr. Legal nuances when a patent-holding company seeks to enforce a U.S. patent. 49 IDEA 549-578 (2009).

Turner, Wayne. Comment. The False Claims Act: how vigilantes find justice fighting government fraud and corruption. 12 U.D.C. L. Rev. 115-133 (2009).

### RETIREMENT SECURITY

Kaplan, Richard L., Nicholas J. Powers and Jordan Zucker. Retirees at risk: the precarious promise of post-employment health benefits. 9 Yale J. Health Pol'y L. & Ethics 287-356 (2009).

### RICO

Webb, Dean Browning. Judicially fusing the **Pinkerton** doctrine to RICO conspiracy litigation through the concept of mediate causation. 97 Ky. L.J. 665-695 (2008-2009).

### SCIENCE AND TECHNOLOGY

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

Bruera, Sofia. Comment. Regulating rogue pharmacies using RFID tags, 2D barcodes, and biometrics. 9 Hous. J. Health L. & Pol'y 71-96 (2008).

Collins, Kevin Emerson. Enabling after-arising technology. 34 J. Corp. L. 1083-1126 (2009).

Faget, Kyle. Comment. Why FDCA Section 505(u) should not concern us greatly. 15 Mich. Telecomm. & Tech. L. Rev. 453-467 (2009).

Gioia, Andrew. Note. FCC jurisdiction over ISPs in protocol-specific bandwidth throttling. 15 Mich. Telecomm. & Tech. L. Rev. 517-542 (2009).

Pielemeier, James R. Why general personal jurisdiction over "virtual stores" is a bad idea. 27 QLR 625-671 (2009).

Shapiro, Sidney A. "Political" science: regulatory science after the Bush Administration. 4 Duke J. Const. L. & Pu. Pol'y 31-43 (2009).

Skrabanek, John-Robert. Note. Apparent authority in computer searches: sidestepping the Fourth Amendment. 97 Ky. L.J. 721-740 (2008-2009).

### SECOND AMENDMENT

de Leeuw, Michael B., et al. Ready, aim, fire? **District of Columbia v. Heller** and communities of color. 25 Harv. BlackLetter L.J. 133-179 (2009).

Symposium. The Second Amendment and the Right to Bear Arms after **D.C. v. Heller**. Articles by Philip J. Cook, Jens Ludwig, Adam M. Samaha, Saul Cornell, Alan Gura, Dennis A. Henigan, Don B. Kates, Gary Kleck, Shun-Yung Kevin Wang, David Thomas Konig, Nelson Lund, Joyce Lee Malcolm, Rev. B. Siegel, Mark Tushnet, Eugene Volokh and Adam Winkler; comment by Kelsey M. Swanson. 56 UCLA L. Rev. 1041-1628 (2009).

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

### SECURITIES LAW

Ginglinger, Edith and Jacques Hamon. Share repurchase regulations: do firms play by the rules? 29 Int'l Rev. L. & Econ. 81-96 (2009).

Hart, Ryan Lee. Comment. Deterrence and fairness: why the current financial crisis demands a product-oriented relaxation of the PSLRA. 5 Seton Hall Cir. Rev. 411-436 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 19  
October 2, 2009

Laleva, Kalina. Case summary. **SEC v. Talbot**: the “misappropriation-plus” theory. (**SEC v. Talbot**, 530 F.3d 1085, 2008.) 39 Golden Gate U. L. Rev. 377-386 (2009).

McGrane, Bryan A. Note. The audit committee: director liability in wake of the Sarbanes-Oxley Act and **Tello v. Dean Witter Reynolds**. 18 Cornell J.L. & Pub. Pol'y 575-608 (2009).

Morrissey, Daniel J. The Securities Act at its Diamond Jubilee: renewing the case for a robust registration requirement. 11 U. Pa. J. Bus. L. 749-787 (2009).

Silane, Carolyn. Electronic data theft: a legal loophole for illegally obtained information--a comparative analysis of U.S. and E.U. insider trading law. 5 Seton Hall Cir. Rev. 333-372 (2009).

### SEXUALITY AND THE LAW

Badgett, M.V. Lee, et al. The impact on Maryland’s budget of allowing same-sex couples to marry. 7 U. Md. L.J. Race, Religion, Gender & Class 295-339 (2007).

Ben-Asher, Noa. Who says “I do.” (Reviewing Judith Butler and Gayatri Chakravorty Spivak, Who Sings the Nation-State? Language, Politics, Belonging.) 21 Yale J.L. & Feminism 245-260 (2009).

Cotter, Kelly M. Combating child sex tourism in Southeast Asia. 37 Denv. J. Int'l L. & Pol'y 493-512 (2009).

Faiaz, Farnaz. Comment. Just say no?: redefining the foundation of abstinence education in the United States. 9 Hous. J. Health L. & Pol'y 97-130 (2008).

Fox, Dov. Book note. Prenatal screening policy in international perspective: lessons learned from Israel, Cyprus, Taiwan, China, and Singapore. (Reviewing Ruth Schwartz Cowan, Heredity and Hope: The Case for Genetic Screening.) 9 Yale J. Health Pol'y L. & Ethics 471-482 (2009).

Gaytán, Rufino III. Student article. The states as laboratories for social experiments: a proposal asking President Obama to use the National Guards as laboratories to reason our way out of “Don’t Ask, Don’t Tell”. 24 Wis. J.L. Gender & Soc’y 1-24 (2009).

Green, Sonia Bychkov. Interstate intercourse: how modern assisted reproductive technologies challenge the traditional realm of conflicts of law. 24 Wis. J.L. Gender & Soc’y 25-115 (2009).

Jeruss, Sara. Empty promises? How state procedural rules block LGBT minors from vindicating their substantive rights. 43 U.S.F.L. Rev. 853-933 (2009).

McLaughlin, Julia Halloran. DOMA and the constitutional coming out of same-sex marriage. 24 Wis. J.L. Gender & Soc’y 145-203 (2009).

Richeson, Marques P. Sex, drugs, and...race-to-castrate: a black box warning of chemical castration’s potential racial side effects. 25 Harv. BlackLetter L.J. 95-131 (2009).

Strawn, Karla M. Student article. Standing in her shoes: recognizing the persecution suffered by spouses of persons who undergo forced abortion or sterilization under China’s coercive population control policy. 24 Wis. J.L. Gender & Soc’y 205-227 (2009).

Thoreson, Rhiannon K. Comment. Sex offender residency restrictions are not “OK”: why Oklahoma needs to amend the Sex Offenders Registration Act. 44 Tulsa L. Rev. 617-645 (2009).

Walden, Alexandria. Comment. Abortion rights for ICE detainees: evaluating constitutional challenges to restrictions on the right to abortion for women in ICE detention. 43 U.S.F.L. Rev. 979-1012 (2009).

### SOCIAL WELFARE

Fox, Christina. Comment. Teach a man: proactively battling food insecurity by increasing access to local foods. 4 J. Food L. & Pol'y 243-262 (2008).

Hockett, Robert. Why Pareitians can’t prescribe: preferences, principles, and imperatives in law and policy. 18 Cornell J.L. & Pub. Pol'y 391-476 (2009).

White, Linda A. The United States in comparative perspective: maternity and parental leave and child care benefits trends in liberal welfare states. 21 Yale J.L. & Feminism 185-232 (2009).

Maryland Legal Services Corporation 25th Anniversary Symposium: Recognizing Twenty-Five Years of Accomplishments and Setting an Agenda for the Future. Articles by Michael A. Millemann, Hannah E.M. Lieberman and Robert J. Rhudy. 7 U. Md. L.J. Race, Religion, Gender & Class 215-293 (2007).

(For contents see the **Tables of Contents of Indexed Law Reviews** for University of Maryland Law Journal of Race, Religion, Gender & Class.)

### SPORTS

Dietl, Helmut M., et al. Governance of professional sports leagues--cooperatives versus contracts. 29 Int'l Rev. L. & Econ. 127-137 (2009).

### STATE AND LOCAL GOVERNMENT LAW

Bender, Steven W. Knocked down again: an East L.A. story on the geography of color and colors. 12 Harv. Latino L. Rev. 109-134 (2009).

Keenan, Neil. Note. Global warming due to greenhouse gas emissions: the success of state solutions as a model for a federal solution. 34 J. Legis. 168-189 (2008).

Morin, Laurie A. A tale of two cities: lessons learned from New Orleans to the District of Columbia for the protection of vulnerable populations from the consequences of disaster. 12 U.D.C. L. Rev. 45-91 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 20  
October 2, 2009

Moynihan, Molly. Note. Changing a failing promotional standard: a close look at the Newark Public School District's hidden social promotion policy. 33 Seton Hall Legis. J. 609-649 (2009).

Pruitt, Lisa R. Latina/os, locality, and law in the rural South. 12 Harv. Latino L. Rev. 135-169 (2009).

### TAXATION--FEDERAL INCOME

Hartman, Shane. Note. A credit where credit is due: why Congress' long-awaited equalization of the transit pass and qualified-parking exclusions, while laudable, does not go far enough. 33 Seton Hall Legis. J. 565-607 (2009).

### TAXATION--STATE AND LOCAL

Garvey, Jack I. Resolving boundary disputes in California: a radical reassessment in light of Proposition 13. 43 U.S.F.L. Rev. 829-852 (2009).

### TAXATION--TRANSNATIONAL

Gaffaney, Kyle. Comment. Buying a home can be difficult for Muslims in the United States. 21 Loy. Consumer L. Rev. 557-574 (2009).

### TORTS

Eisenberg, Carly B. Legal update. **Dumontier v. Schlumberger**: subcellular damage under the Price-Anderson Act. (**Dumontier v. Schlumberger Tech. Corp.**, 543 F.3d 567, 2007, *cert. denied*, 129 S. Ct. 1329, 2009.) 15 B.U. J. Sci. & Tech. L. 304-315 (2009).

Kersey, Leslie E. Note. Trans-Atlantic reach: the potential impact of the European Union's new chemical regulations on proof of causation in U.S. federal courts. 36 B.C. Envtl. Aff. L. Rev. 535-569 (2009).

Randall, Susan. Only in Alabama: a modest tort agenda. 60 Ala. L. Rev. 977-1076 (2009).

Schneider, Jacob W. Note. Preventing data breaches: alternative approaches to deter negligent handling of consumer data. 15 B.U. J. Sci. & Tech. L. 279-303 (2009).

### TRADE REGULATION

Bauer, Robert W. Note. **Sanders v. Brown**: state-action immunity and judicial protection of the Master Settlement Agreement. (**Sanders v. Brown**, 504 F.3d 903, 2007.) 34 J. Corp. L. 1291-1309 (2009).

Cotter, Thomas F. Patent holdup, patent remedies, and antitrust responses. 34 J. Corp. L. 1151-1207 (2009).

Ghosh, Shubha. *Carte blanche*, **Quanta**, and competition policy. 34 J. Corp. L. 1209-1242 (2009).

Hovenkamp, Herbert. Patents, property, and competition policy. 34 J. Corp. L. 1243-1258 (2009).

Leslie, Christopher R. Antitrust and patent law as component parts of innovation policy. 34 J. Corp. L. 1259-1289 (2009).

Stadler, Sara K. Relevant markets for copyrighted works. 34 J. Corp. L. 1059-1082 (2009).

### WATER LAW

Jeffers, Emily. Note. Creating flexibility in interstate compacts. 36 Ecology L.Q. 209-236 (2009).

Lim, Mary. Note. **Natural Resources Defense Council v. Environmental Protection Agency**: a call for evenhanded application of the Clean Water Act of 1972. (**Nat. Res. Def. Council v. EPA**, 526 F.3d 591, 2008.) 39 Golden Gate U. L. Rev. 301-330 (2009).

Mongeon, Catherine. Note. **Environmental Conservation Organization v. City of Dallas** creates unnecessary burdens for citizen suits under the Clean Water Act. (**Environmental Conservation Organization v. City of Dallas**, 529 F.3d 519, 2008.) 36 Ecology L.Q. 237-258 (2009).

Trott, Adam. Note. Lack of deference: the Ninth Circuit's misstep in ... (**NRDC v. EPA**, 526 F.3d 591, 2008.) 36 Ecology L.Q. 355-379 (2009).

Wimberger, Sara. Note. Consideration of alternatives in environmental impact reports: the importance of CEQA's procedural requirements. 36 Ecology L.Q. 499-524 (2009).

### WOMEN

Berry, Megan. A woman's worth: accounting for women in the global market. 37 Denv. J. Int'l L. & Pol'y 465-492 (2009).

Meyer, Carlin. Which came first, the data or the politics? Disentangling questions about women's aptitude for science. (Reviewing Why Aren't More Women in Science? Top Researchers Debate the Evidence, edited by Stephen J. Ceci and Wendy M. Williams.) 21 Yale J.L. & Feminism 261-296 (2009).

Srivastava, D.K. and Minkang Gu. Law and policy issues on sexual harassment in China: comparative perspectives. 11 Or. Rev. Int'l L. 43-69 (2009).

Stone, Kerri Lynn. From queen bees and wannabes to worker bees: why gender considerations should inform the emerging law of workplace bullying. 65 N.Y.U. Ann. Surv. Am. L. 35-86 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 21  
October 2, 2009

Symposium: Respecting Expecting: The 30th Anniversary of the Pregnancy Discrimination Act. Introduction by Nicholas Pedriana; articles by Joanna L. Grossman, Gillian L. Thomas, Michelle A. Travis, Joan C. Williams, Patricia A. Shiu, Stephanie M. Wildman, Naomi Gerstel, Amy Armenia, Linda A. White and Judith A. Scott. 21 Yale J.L. & Feminism 1-244 (2009).

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

### TABLES OF CONTENTS OF INDEXED LAW REVIEWS

#### 60 ALABAMA LAW REVIEW, NO. 4, PP. 783-1076, 2009.

Scarberry, Mark S. Historical considerations and congressional representation for the District of Columbia: constitutionality of the D.C. House Voting Rights Bill in light of section two of the Fourteenth Amendment and the history of the creation of the District. 60 Ala. L. Rev. 783-894 (2009).

Hessick, F. Andrew III. The common law of federal question jurisdiction. 60 Ala. L. Rev. 895-941 (2009).

Alvarez, José E. **Meador Lecture Series 2007-2008: Empire.** Contemporary foreign investment law: an “empire of law” or the “law of empire”? 60 Ala. L. Rev. 943-975 (2009).

Randall, Susan. Only in Alabama: a modest tort agenda. 60 Ala. L. Rev. 977-1076 (2009).

Ellis, Cameron W. Note. Church factionalism and judicial resolution: a reconsideration of the neutral-principles approach. 60 Ala. L. Rev. 1001-1029 (2009).

Everest, Joel. Note. Fibromyalgia and workers’ compensation: controversy, problems, and injustice. 60 Ala. L. Rev. 1031-1050 (2009).

Powers, David M. Note. The political intersection of school choice, race, and values. 60 Ala. L. Rev. 1051-1076 (2009).

#### 15 ANNUAL SURVEY OF INTERNATIONAL & COMPARATIVE LAW, NO. 1, SPRING, 2009.

Okeke, Chris Nwachukwu. Editorial. 15 Ann. Surv. Int'l & Comp. L. vii-xi (2009).

Sylvester, Jon H. Foreword. 15 Ann. Surv. Int'l & Comp. L. xiii (2009).

Ogbodo, S. Gozie. Environmental protection in Nigeria: two decades after the Koko incident. 15 Ann. Surv. Int'l & Comp. L. 1-18 (2009).

Cerar, Miro. The relationship between law and politics. 15 Ann. Surv. Int'l & Comp. L. 19-41 (2009).

Azubuike, Lawrence. International law regime against piracy. 15 Ann. Surv. Int'l & Comp. L. 43-59 (2009).

Samb, Moussa. Fundamental issues and practical challenges of human rights in the context of the African Union. 15 Ann. Surv. Int'l & Comp. L. 61-74 (2009).

Ahmad, Nehaluddin. The modern concept of secularism and Islamic jurisprudence: a comparative analysis. 15 Ann. Surv. Int'l & Comp. L. 75-105 (2009).

Epstein, Pamela. Behind closed doors: “autonomous colonization” in post United Nations era--the case for Western Sahara. 15 Ann. Surv. Int'l & Comp. L. 107-143 (2009).

Clavier, Sophie. Book review. (Reviewing [Contemporary Issues on Public International and Comparative Law: Essays in Honor of Professor Dr. Christian Nwachukwu Okeke](#), edited by Chima Centus Nweze.) 15 Ann. Surv. Int'l & Comp. L. 145-151 (2009).

Gemmell, Arthur J. Book review. (Reviewing [Contemporary Issues on Public International and Comparative Law: Essays in Honor of Professor Dr. Christian Nwachukwu Okeke](#), edited by Chima Centus Nweze.) 15 Ann. Surv. Int'l & Comp. L. 153-163 (2009).

#### 36 BOSTON COLLEGE ENVIRONMENTAL AFFAIRS LAW REVIEW, NO. 2, PP. 309-636, 2009.

Symposium: 20-Ton Canaries: The Great Whales of the North Atlantic. 36 B.C. Envtl. Aff. L. Rev. 309-495 (2009).

Connolly, Patrick, Editor-in-Chief. Introduction. 36 B.C. Envtl. Aff. L. Rev. i-iii (2009).

Moore, Michael J. Current issues facing North Atlantic right whales and stakeholders. 36 B.C. Envtl. Aff. L. Rev. 309-317 (2009).

Anton, Donald K. Antarctic whaling: Australia’s attempt to protect whales in the Southern Ocean. 36 B.C. Envtl. Aff. L. Rev. 319-351 (2009).

Craig, Robin Kundis. Beyond **Winter v. NRDC**: a decade of litigating the Navy’s active sonar around the environmental exemptions. 36 B.C. Envtl. Aff. L. Rev. 353-388 (2009).

Firestone, Jeremy. Policy considerations and measures to reduce the likelihood of vessel collisions with great whales. 36 B.C. Envtl. Aff. L. Rev. 389-400 (2009).

Rieser, Alison. Whales, whaling, and the warming oceans. 36 B.C. Envtl. Aff. L. Rev. 401-429 (2009).

Strahan, Richard Max. A new paradigm for conservation of great whales in the Urban Sea of the United States--species in need of a “green knight.” 36 B.C. Envtl. Aff. L. Rev. 431-481 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 22  
October 2, 2009

Asmutis-Silvia, Regina. A multi-faceted approach is necessary to protect endangered species: a case study of the critically imperiled North Atlantic right whale. 36 B.C. Envtl. Aff. L. Rev. 483-495 (2009).

Crawford, Matthew D. Note. The timing of challenges to compel critical habitat designation under the Endangered Species Act: should courts toll the general federal statute of limitations? 36 B.C. Envtl. Aff. L. Rev. 497-534 (2009).

Kersey, Leslie E. Note. Trans-Atlantic reach: the potential impact of the European Union's new chemical regulations on proof of causation in U.S. federal courts. 36 B.C. Envtl. Aff. L. Rev. 535-569 (2009).

Kwan, Charlene C. Note. Fixing the farm bill: using the "permanent provisions" in agricultural law to achieve WTO compliance. 36 B.C. Envtl. Aff. L. Rev. 571-606 (2009).

Schulte, Andrew. Note. The development of roadway air rights: Boston's future, a slave to its past. 36 B.C. Envtl. Aff. L. Rev. 607-636 (2009).

### 15 BOSTON UNIVERSITY JOURNAL OF SCIENCE & TECHNOLOGY LAW, NO. 2, SUMMER, 2009.

Meléndez-Juarbe, Hiram. DRM interoperability. 15 B.U. J. Sci. & Tech. L. 181-219 (2009).

Van Tassel, Katharine A. Genetically modified plants used for food, risk assessment and uncertainty principles: does the transition from ignorance to indeterminacy trigger the need for post-market surveillance? 15 B.U. J. Sci. & Tech. L. 220-251 (2009).

Morgulis, Eugene. Note. Juror reactions to scientific testimony: unique challenges in complex mass torts. 15 B.U. J. Sci. & Tech. L. 252-278 (2009).

Schneider, Jacob W. Note. Preventing data breaches: alternative approaches to deter negligent handling of consumer data. 15 B.U. J. Sci. & Tech. L. 279-303 (2009).

Eisenberg, Carly B. Legal update. **Dumontier v. Schlumberger**: subcellular damage under the Price-Anderson Act. (**Dumontier v. Schlumberger Tech. Corp.**, 543 F.3d 567, 2007, cert. denied, 129 S. Ct. 1329, 2009.) 15 B.U. J. Sci. & Tech. L. 304-315 (2009).

Hashemi, Yasamine. Legal update. Stripped down and revved up: the Ninth Circuit's clarification of the nominative fair use and First Amendment defenses to trademark infringement. (**ESS Entm't 200, Inc. v. Rock Star Videos, Inc.**, 547 F.3d 1095, 2008.) 15 B.U. J. Sci. & Tech. L. 316-331 (2009).

Narodick, Benjamin I. Legal update. **Winter v. National Resources Defense Council**: going into the belly of the whale of preliminary injunctions and environmental law. (**Winter v. National Resources Defense Council**, 129 S. Ct. 365, 2008.) 15 B.U. J. Sci. & Tech. L. 332-347 (2009).

### 6 BUFFALO INTELLECTUAL PROPERTY LAW JOURNAL, NO. 2, SPRING, 2009.

Noh, Sunny. Better late than never: the legal rhetorical reasons supporting the Performance Rights Act of 2009. 6 Buff. Intell. Prop. L.J. 83-103 (2009).

Martin, Benton C. Comment. The American models of technology transfer: contextualized emulation by developing countries? 6 Buff. Intell. Prop. L.J. 104-132 (2009).

Locke, Ryan Christopher. Note. Resetting the Doomsday Clock: is it constitutional for laches to bar copyright infringement claims within the statute of limitations? 6 Buff. Intell. Prop. L.J. 133-157 (2009).

Ouyang, Meng. Note. The procedural impact of **KSR** on patent litigation. (**KSR Int'l, Co. v. Teleflex, Inc.**, 550 U.S. 398, 2007.) 6 Buff. Intell. Prop. L.J. 158-173 (2009).

### 27 BUFFALO PUBLIC INTEREST LAW JOURNAL, PP. 1-161, 2008-2009.

O'Brien, Robert C., Amy Borlund and student John Kay. Election day challenges to polling hours and the judiciary's cautious response. 27 Buff. Pub. Interest L.J. 1-22 (2008-2009).

Turgeon, Evan N. Note. National security, policing, and the Fourth Amendment: a new perspective on ... (**Hiibel v. Sixth Judicial Dist. Ct.**, 542 U.S. 177, 2004.) 27 Buff. Pub. Interest L.J. 23-61 (2008-2009).

Ranellone, Daniel. Note. Trial and error: examining ERISA § 514(a) preemption of employer "fair share" laws in the aftermath of ... (**Golden Gate Rst. Ass'n v. City and County of San Francisco**, 512 F.3d 1112, 2008.) 27 Buff. Pub. Interest L.J. 63-99 (2008-2009).

Pennel, Joshua Logan. Comment. Big food's trip down tobacco road: what tobacco's past can indicate about food's future. 27 Buff. Pub. Interest L.J. 101-130 (2008-2009).

Barnes, Robin. Drafting the priests of our democracy to serve the diplomatic, informational, military & economic dimensions of power. 27 Buff. Pub. Interest L.J. 131-161 (2008-2009).

### 18 CORNELL JOURNAL OF LAW AND PUBLIC POLICY, NO. 2, SPRING, 2009.

Estin, Ann Laquer. Sharing governance: family law in Congress and the states. 18 Cornell J.L. & Pub. Pol'y 267-335 (2009).

Hughes, Emily. Mitigating death. 18 Cornell J.L. & Pub. Pol'y 337-390 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 23  
October 2, 2009

Hockett, Robert. Why Paretians can't prescribe: preferences, principles, and imperatives in law and policy. 18 Cornell J.L. & Pub. Pol'y 391-476 (2009).

Lampliey, Ramona L. Is arbitration under attack?: exploring the recent judicial skepticism of the class arbitration waiver and innovative solutions to the unsettles legal landscape. 18 Cornell J.L. & Pub. Pol'y 477-518 (2009).

Macdonald, Stuart. The unbalanced imagery of anti-terrorism policy. 18 Cornell J.L. & Pub. Pol'y 519-540 (2009).

Juliano, Ryan. Note. Policy coordination: the Solicitor General as *amicus curiae* in the first two years of the Roberts Court. 18 Cornell J.L. & Pub. Pol'y 541-573 (2009).

McGrane, Bryan A. Note. The audit committee: director liability in wake of the Sarbanes-Oxley Act and **Tello v. Dean Witter Reynolds**. 18 Cornell J.L. & Pub. Pol'y 575-608 (2009).

### 37 DENVER JOURNAL OF INTERNATIONAL LAW AND POLICY, NO. 3, SUMMER, 2009.

Nanda, Ved. P. Nuclear weapons, human security, and international law. 37 Denv. J. Intl'l L. & Pol'y 331-350 (2009).

Cohen, Miriam. Victims' participation rights within the International Criminal Court: a critical overview. 37 Denv. J. Intl'l L. & Pol'y 351-377 (2009).

Bowers, Charles B. Hawala, money laundering, and terrorism finance: micro-lending as an end to illicit remittance. 37 Denv. J. Intl'l L. & Pol'y 379-419 (2009).

Panjabi, Ranee Khooshie Lal. Sacrificial lambs of globalization: child labor in the twenty-first century. 37 Denv. J. Intl'l L. & Pol'y 421-464 (2009).

Berry, Megan. A woman's worth: accounting for women in the global market. 37 Denv. J. Intl'l L. & Pol'y 465-492 (2009).

Cotter, Kelly M. Combating child sex tourism in Southeast Asia. 37 Denv. J. Intl'l L. & Pol'y 493-512 (2009).

### 4 DUKE JOURNAL OF CONSTITUTIONAL LAW & PUBLIC POLICY, PP. 1-105, 2009.

[Lessons Learned From the Bush Administration.] 4 Duke J. Const. L. & Pu. Pol'y 1-105 (2009).

Giddings, Robb. Foreword: lessons learned from the Bush Administration. 4 Duke J. Const. L. & Pu. Pol'y i-vi (2009).

Straus, David A. The death of judicial conservatism. 4 Duke J. Const. L. & Pu. Pol'y 1-16 (2009).

Karlan, Pamela S. Lessons learned: voting rights and the Bush Administration. 4 Duke J. Const. L. & Pu. Pol'y 17-29 (2009).

Shapiro, Sidney A. "Political" science: regulatory science after the Bush Administration. 4 Duke J. Const. L. & Pu. Pol'y 31-43 (2009).

Kinkopf, Neil. Is it better to be loved or feared? Some thoughts on lessons learned from the presidency of George W. Bush. 4 Duke J. Const. L. & Pu. Pol'y 45-55 (2009).

Bradley, Curtis A. The Bush Administration and international law: too much lawyering and too little diplomacy. 4 Duke J. Const. L. & Pu. Pol'y 57-75 (2009).

Liu, Goodwin. The Bush Administration and civil rights: lessons learned. 4 Duke J. Const. L. & Pu. Pol'y 77-105 (2009).

### 36 ECOLOGY LAW QUARTERLY, NO. 2, PP. 201-614, 2009.

Annual Review of Environmental and Natural Resources Law. 36 Ecology L.Q. 201-552 (2009).

Infelise, Robert and Holly Doremus. Foreword. 36 Ecology L.Q. 201-207 (2009).

Jeffers, Emily. Note. Creating flexibility in interstate compacts. 36 Ecology L.Q. 209-236 (2009).

Mongeon, Catherine. Note. **Environmental Conservation Organization v. City of Dallas** creates unnecessary burdens for citizen suits under the Clean Water Act. (**Environmental Conservation Organization v. City of Dallas**, 529 F.3d 519, 2008.) 36 Ecology L.Q. 237-258 (2009).

Knapp, Jonathan. Note. Making snow in the desert: defining a substantial burden under RFRA. 36 Ecology L.Q. 259-316 (2009).

Clark, Sara A. Note. Taking a hard look at agency science: can the courts ever succeed? 36 Ecology L.Q. 317-354 (2009).

Trott, Adam. Note. Lack of deference: the Ninth Circuit's misstep in ... (**NRDC v. EPA**, 526 F.3d 591, 2008.) 36 Ecology L.Q. 355-379 (2009).

Ramachandran, Nisha. Note. Realizing judicial substantive due process in land use claims: the role of land use statutory schemes. 36 Ecology L.Q. 381-405 (2009).

Gersen, Sara. Note. Who can enforce the Endangered Species Act's command for federal agencies to carry out conservation programs? 36 Ecology L.Q. 407-438 (2009).

Jackson, Alex. Note. EPA's fuzzy bright line approach to residual risk. 36 Ecology L.Q. 439-466 (2009).

Jones, Rachel R. Note. Risky business: barriers to rationality in Congress. 36 Ecology L.Q. 467-497 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 24  
October 2, 2009

Wimberger, Sara. Note. Consideration of alternatives in environmental impact reports: the importance of CEQA's procedural requirements. 36 Ecology L.Q. 499-524 (2009).

Moren, Harry. Note. The difficulty of fencing in interstate emissions: EPA's Clean Air Interstate Rule fails to make good neighbors. 36 Ecology L.Q. 525-552 (2009).

In brief. 36 Ecology L.Q. 553-614 (2009).

### 25 EMORY BANKRUPTCY DEVELOPMENTS JOURNAL, NO. 2, PP. 331-650, 2009.

Sixth Annual Emory Bankruptcy Developments Journal Symposium. 25 Emory Bankr. Dev. J. 331-405 (2009).

Lewis, Zachary. Introduction. 25 Emory Bankr. Dev. J. 331 (2009).

Tung, Frederick. The great bailout of 2008-09. 25 Emory Bankr. Dev. J. 333-341 (2009).

Business Bankruptcy Panel: Hot Topics in Retail Bankruptcy. Brett Berlin, moderator; Robert LeHane, Richard NeJame and Todd Meyers, panelists. 25 Emory Bankr. Dev. J. 343-375 (2009).

Consumer Bankruptcy Panel: Attorneys Fees in the Northern District of Georgia. Hon. James Massey, moderator; Wendell S. Agee, Richard Thomson, Mary Ida Townson and Jeneane Treace, panelists. 25 Emory Bankr. Dev. J. 377-405 (2009).

MacArthur, Andrew P. Pay to play: the poor's problems with BAPCPA. 25 Emory Bankr. Dev. J. 407-483 (2009).

Cornwell, Dorothy Hubbard. Comment. To catch a KERP: devising a more effective regulation than § 503(c). 25 Emory Bankr. Dev. J. 485-519 (2009).

Izzo, Thomas J. Comment. Projecting the past: how the Bankruptcy Abuse Prevention and Consumer Protection Act has befuddled § 1325(b) and "projected disposable income." 25 Emory Bankr. Dev. J. 521-564 (2009).

Terpening, James P. III. Comment. All or nothing: properly deducting vehicle ownership expenses under § 707(b)(2)(a)(I). 25 Emory Bankr. Dev. J. 565-598 (2009).

Treeman, Judd M. Comment. Blessed be the name of the code: how to protect churches from title avoidance under the Bankruptcy Code's fraudulent transfer law. 25 Emory Bankr. Dev. J. 599-650 (2009).

### 39 GOLDEN GATE UNIVERSITY LAW REVIEW, NO. 3, SPRING, 2009.

#### NINTH CIRCUIT SURVEY

Jones, Alexander T., Editor. Preface. 39 Golden Gate U. L. Rev. ix-x (2009).

Judges of the United States Court of Appeals for the Ninth Circuit. 39 Golden Gate U. L. Rev. xiii-xxviii (2009).

Fletcher, Judge William A. Dissent. 39 Golden Gate U. L. Rev. 291-300 (2009).

Lim, Mary. Note. **Natural Resources Defense Council v. Environmental Protection Agency**: a call for evenhanded application of the Clean Water Act of 1972. (**Nat. Res. Def. Council v. EPA**, 526 F.3d 591, 2008.) 39 Golden Gate U. L. Rev. 301-330 (2009).

Mansergh, Seth. Note. Out the smokestack: retooling California's marine vessel rules for federal authorization. (**Pac. Merch. Shipping Ass'n v. Goldstene**, 517 F.3d 1108, 2008.) 39 Golden Gate U. L. Rev. 331-350 (2009).

Wolnick, Heather. Case summary. The extension of privacy rights to workplace text messages under ... (**Quon v. Arch Wireless Operating Co.**, 529 F.3d 892, 2008.) 39 Golden Gate U. L. Rev. 351-361 (2009).

Beeler, Jessica L. Case summary. **Witt v. Department of the Air Force** subjects "Don't Ask, Don't Tell" to intermediate scrutiny. (**Witt v. Dep't of the Air Force**, 527 F.3d 806, 2008.) 39 Golden Gate U. L. Rev. 363-376 (2009).

Laleva, Kalina. Case summary. **SEC v. Talbot**: the "misappropriation-plus" theory. (**SEC v. Talbot**, 530 F.3d 1085, 2008.) 39 Golden Gate U. L. Rev. 377-386 (2009).

Bevington, Steffanie. Case summary. Giving employers guidance: the proper response to no-match letters under ... (**Aramark Facility Servs. V. Serv. Employees Int'l Union, Local 1877**, 530 F.3d 817, 2008.) 39 Golden Gate U. L. Rev. 387-397 (2009).

### 25 HARVARD BLACKLETTER LAW JOURNAL, SPRING, 2009.

#### 25th Anniversary Issue Beyond the Final Frontier: A "Post-Racial" America?

Anniversary Forewords: The Role of the Journal, Then and Now

Osha, Jay Adejumoke-Jagun. Letter from the Editor-in-Chief. 25 Harv. BlackLetter L.J. v (2009).

Ogletree, Charles J., Jr. From Dred Scott to Barack Obama: the ebb and flow of race jurisprudence. 25 Harv. BlackLetter L.J. 1-39 (2009).

Banks, Ralph Richard. Beyond colorblindness: neoracialism and the future of race and law scholarship. 25 Harv. BlackLetter L.J. 41-56 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 25  
October 2, 2009

### The Obligations of Lawyers, the Legislature, and the Court

Sundquist, Christian B. Science fictions and racial fables: navigating the final frontier of genetic interpretation. 25 Harv. BlackLetter L.J. 57-93 (2009).

Richeson, Marques P. Sex, drugs, and...race-to-castrate: a black box warning of chemical castration's potential racial side effects. 25 Harv. BlackLetter L.J. 95-131 (2009).

de Leeuw, Michael B., et al. Ready, aim, fire? **District of Columbia v. Heller** and communities of color. 25 Harv. BlackLetter L.J. 133-179 (2009).

### The Responsibilities of Citizens

Peltz, Richard J. From the ivory tower to the glass house: access to "de-identified" public university admission records to study affirmative action. 25 Harv. BlackLetter L.J. 180-197 (2009).

Steinbuch, Robert. Racist. 25 Harv. BlackLetter L.J. 199-228 (2009).

Herstein, Ori J. Historic injustice, group membership and harm to individuals: defending claims for historic justice from the non-identity problem. 25 Harv. BlackLetter L.J. 229-276 (2009).

### 12 HARVARD LATINO LAW REVIEW, SPRING, 2009.

Symposium. Reflections on Latinos and the Law: Cases and Materials. 12 Harv. Latino L. Rev. 1-108 (2009).

Olivas, Michael A. The art and science of casebooks: Latinos and the Law: Cases and Materials. 12 Harv. Latino L. Rev. 1-6 (2009).

Acuña, Rodolfo F. On pedagogy. 12 Harv. Latino L. Rev. 7-13 (2009).

López, Gerald P. Changing systems, changing ourselves. 12 Harv. Latino L. Rev. 15-39 (2009).

Rodríguez, Cristina M. Latinos: discrete and insular no more. 12 Harv. Latino L. Rev. 41-52 (2009).

Saucedo, Leticia M. National origin, immigrants, and the workplace: the employment cases in Latinos and the Law and the advocates' perspective. 12 Harv. Latino L. Rev. 53-71 (2009).

Aoki, Keith and Kevin R. Johnson. Latinos and the Law: Cases and Materials: the need for focus in critical analysis. 12 Harv. Latino L. Rev. 73-101 (2009).

Delgado, Richard, Jean Stefancic and Juan F. Perea. Authors' reply. Creating and documenting a new field of legal study. 12 Harv. Latino L. Rev. 103-108 (2009).

Bender, Steven W. Knocked down again: an East L.A. story on the geography of color and colors. 12 Harv. Latino L. Rev. 109-134 (2009).

Pruitt, Lisa R. Latina/os, locality, and law in the rural South. 12 Harv. Latino L. Rev. 135-169 (2009).

### 9 HOUSTON JOURNAL OF HEALTH LAW & POLICY, NO. 1, FALL, 2008.

Smith, George P., II. Social justice and health care management: an elusive quest. 9 Hous. J. Health L. & Pol'y 1-38 (2008).

McKinney, E. Bernadette, William J. Winslade and T. Howard Stone. Offender organ transplants: law, ethics, economics, and health policy. 9 Hous. J. Health L. & Pol'y 39-69 (2008).

Bruera, Sofia. Comment. Regulating rogue pharmacies using RFID tags, 2D barcodes, and biometrics. 9 Hous. J. Health L. & Pol'y 71-96 (2008).

Faiaz, Farnaz. Comment. Just say no?: redefining the foundation of abstinence education in the United States. 9 Hous. J. Health L. & Pol'y 97-130 (2008).

Wilson, Andrea. Comment. Missing the mark: the public health exception to the HIPPA Privacy Rule and its impact on surveillance activity. 9 Hous. J. Health L. & Pol'y 131-156 (2008).

### 49 IDEA: THE INTELLECTUAL PROPERTY LAW REVIEW, NO. 4, PP. 469-645, 2009.

Clements, James D. Improving Bayh-Dole: a case for inventor ownership of federally sponsored research patents. 49 IDEA 469-516 (2009).

Hungar, Thomas G. Observations regarding the Supreme Court's decision in **Qunata Computer, Inc. v. LG Electronics, Inc.** 49 IDEA 517-548 (2009).

Matthews, Robert A., Jr. Legal nuances when a patent-holding company seeks to enforce a U.S. patent. 49 IDEA 549-578 (2009).

Roberts, Alexandra J. New-school trademark dilution: famous among the juvenile consuming public. 49 IDEA 579-645 (2009).

### 29 INTERNATIONAL REVIEW OF LAW AND ECONOMICS, NO. 2, JUNE, 2009.

Lin, Ming-Jen. More police, less crime: evidence from US state data. 29 Int'l Rev. L. & Econ. 73-80 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 26  
October 2, 2009

Ginglinger, Edith and Jacques Hamon. Share repurchase regulations: do firms play by the rules? 29 Int'l Rev. L. & Econ. 81-96 (2009).

Schwarz, Peter. Why are countries reluctant to exchange information on interest income? Participation in and effectiveness of the EU Savings Tax Directive. 29 Int'l Rev. L. & Econ. 97-105 (2009).

Belloc, Marianna and Ugo Pagano. Co-evolution of politics and corporate governance. 29 Int'l Rev. L. & Econ. 106-114 (2009).

Cheng, Shijun and Raffi Indjejikian. Managerial influence and CEO performance incentives. 29 Int'l Rev. L. & Econ. 115-126 (2009).

Dietl, Helmut M., et al. Governance of professional sports leagues--cooperatives versus contracts. 29 Int'l Rev. L. & Econ. 127-137 (2009).

Park, Sangin. An empirical testing of leverage effects via the common distribution network. 29 Int'l Rev. L. & Econ. 138-142 (2009).

Baumann, Florian and Tim Friehe. On the superiority of damage averaging in the case of strict liability. 29 Int'l Rev. L. & Econ. 138-142 (2009).

Schweizer, Urs. Legal damages for losses of chances. 29 Int'l Rev. L. & Econ. 153-160 (2009).

Friehe, Tom. Sequential torts and bilateral harm. 29 Int'l Rev. L. & Econ. 161-168 (2009).

Nussim, Jacob and Avraham D. Tabbach. A revised model of unilateral accidents. 29 Int'l Rev. L. & Econ. 169-177 (2009).

### 34 JOURNAL OF CORPORATION LAW, NO. 4, SUMMER, 2009.

Bainbridge, Stephen M. **Caremark** and enterprise risk management. 34 J. Corp. L. 967-990 (2009).

Invention, Creation, & Public Policy Symposium. 34 J. Corp. L. 991-1289 (2009).

Drassinower, Abraham. From distribution to dialogue: remarks on the concept of balance in copyright law. 34 J. Corp. L. 991-1007 (2009).

Heymann, Laura A. A tale of (at least) two authors: focusing copyright law on process over product. 34 J. Corp. L. 1009-1032 (2009).

Reese, R. Anthony. Photographs of public domain paintings: how, if at all, should we protect them? 34 J. Corp. L. 1033-1058 (2009).

Stadler, Sara K. Relevant markets for copyrighted works. 34 J. Corp. L. 1059-1082 (2009).

Collins, Kevin Emerson. Enabling after-arising technology. 34 J. Corp. L. 1083-1126 (2009).

Cotropia, Christopher A. Describing patents as real options. 34 J. Corp. L. 1127-1149 (2009).

Cotter, Thomas F. Patent holdup, patent remedies, and antitrust responses. 34 J. Corp. L. 1151-1207 (2009).

Ghosh, Shubha. *Carte blanche*, **Quanta**, and competition policy. 34 J. Corp. L. 1209-1242 (2009).

Hovenkamp, Herbert. Patents, property, and competition policy. 34 J. Corp. L. 1243-1258 (2009).

Leslie, Christopher R. Antitrust and patent law as component parts of innovation policy. 34 J. Corp. L. 1259-1289 (2009).

Bauer, Robert W. Note. **Sanders v. Brown**: state-action immunity and judicial protection of the Master Settlement Agreement. (**Sanders v. Brown**, 504 F.3d 903, 2007.) 34 J. Corp. L. 1291-1309 (2009).

Index to vol. 34. 34 J. Corp. L. unpaged (2009).

### 4 JOURNAL OF FOOD LAW & POLICY, NO. 2, FALL, 2008.

Cook-Mowery, Clayton, Nicole J. Olynk and Christopher A. Wolf. Farm-level contracting for production process attributes: an analysis of rBST in milk production. 4 J. Food L. & Pol'y 177-208 (2008).

Schlosser, Adam. Comment. A meeting of the minds: possible pitfalls and benefits of certified organic livestock production and the prodigious potential of Brazil. 4 J. Food L. & Pol'y 209-242 (2008).

Fox, Christina. Comment. Teach a man: proactively battling food insecurity by increasing access to local foods. 4 J. Food L. & Pol'y 243-262 (2008).

Endres, A. Bryan. United States food law update: consumer protections and access to information: rBST, BPA, the ADA and color additives. 4 J. Food L. & Pol'y 263-298 (2008).

Leibovitch, Emilie H. European Union food law update. 4 J. Food L. & Pol'y 299-311 (2008).

Farnese, Patricia L. Canadian food law update. 4 J. Food L. & Pol'y 313-329 (2008).

### 34 JOURNAL OF LEGISLATION, NO. 2, PP. 99-218, 2008.

Cafaro, Tina Wescott. Fixing the fatal flaws in OUI implied consent laws. 34 J. Legis. 99-122 (2008).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 27  
October 2, 2009

Mead, Julie F. and Mark A. Paige. Parents as advocates: examining the history and evolution of parents' rights to advocate for children with disabilities under the IDEA. 34 J. Legis. 123-167 (2008).

Keenan, Neil. Note. Global warming due to greenhouse gas emissions: the success of state solutions as a model for a federal solution. 34 J. Legis. 168-189 (2008).

Masters, Colin William. Note. On proper role of federal *habeas corpus* in the war on terrorism: an argument from history. 34 J. Legis. 190-215 (2008).

Journal of Legislation Editorial Board. Symposium. Tilted Scales: Pursuing Justice Amidst Unjust Legislation. [Brief overview.] 34 J. Legis. 216-218 (2008).

### 97 KENTUCKY LAW JOURNAL, NO. 4, PP. 583-740, 2008-2009.

Gaetke, Eugene R. Lessons in legal ethics from reading about the life of Lincoln. 97 Ky. L.J. 583-613 (2008-2009).

Kolosky, Daniel Ryan. Ghosts of Horace Gray: customary international law as expectation in human rights litigation. 97 Ky. L.J. 615-663 (2008-2009).

Webb, Dean Browning. Judicially fusing the **Pinkerton** doctrine to RICO conspiracy litigation through the concept of mediate causation. 97 Ky. L.J. 665-695 (2008-2009).

Scott, Jonathan T. Note. The difficult road to compelling vaccination for sexually transmitted diseases--how Gardasil and those who follow will change the way that states require inoculation. 97 Ky. L.J. 697-719 (2008-2009).

Skrabanek, John-Robert. Note. Apparent authority in computer searches: sidestepping the Fourth Amendment. 97 Ky. L.J. 721-740 (2008-2009).

### 21 LAW AND LITERATURE, NO. 2, SUMMER, 2009.

Bové, Paul A. Philology and poetry: the case against Descartes. 21 Law & Lit. 149-168 (2009).

Majeske, Andrew. Equity's absence: the extremity of Claudio's prosecution an Barnardine's pardon in Shakespeare's *Measure for Measure*. 21 Law & Lit. 169-184 (2009).

Tomlins, Christopher. Revolutionary justice in Brecht, Conrad, and Blake. 21 Law & Lit. 185-213 (2009).

Edwards, Justin D. "Unspeakable crimes": Charles Brockden Brown's Memoirs of Stephen Calvert and the rights of the accused. 21 Law & Lit. 214-233 (2009).

Randall, Bryony. "Give him your word": legal and literary interpretation in Stevie Smith's "*The Story of a Story*." 21 Law & Lit. 234-256 (2009).

Storrow, Richard F. Therapeutic reproduction and human dignity. 21 Law & Lit. 257-274 (2009).

Rothberg, Michael. After apartheid, beyond filiation: witnessing and the work of justice. 21 Law & Lit. 275-290 (2009).

About the authors. 21 Law & Lit. 291-293 (2009).

### 21 LOYOLA CONSUMER LAW REVIEW, NO. 4, PP. 439-574, 2009.

Garrod, Luke, et al. Competition remedies in consumer markets. 21 Loy. Consumer L. Rev. 439-495 (2009).

Cafaggi, Fabrizio. The great transformation. Administrative and judicial enforcement in consumer protection: a remedial perspective. 21 Loy. Consumer L. Rev. 496-539 (2009).

Tennant, Sarah. Comment. Bounce protection plans: consumer convenience or disguised deception? 21 Loy. Consumer L. Rev. 540-556 (2009).

Gaffaney, Kyle. Comment. Buying a home can be difficult for Muslims in the United States. 21 Loy. Consumer L. Rev. 557-574 (2009).

### 15 MICHIGAN TELECOMMUNICATIONS AND TECHNOLOGY LAW REVIEW, NO. 2, SPRING, 2009.

The Law & Economics of Drug Development Symposium. 15 Mich. Telecomm. & Tech. L. Rev. 335-452 (2009).

Lichtenberg, Frank R. and Joel Waldfogel. Does misery love company? Evidence from pharmaceutical markets before and after the Orphan Drug Act. 15 Mich. Telecomm. & Tech. L. Rev. 335-357 (2009).

Noah, Lars. Platitudes about "product stewardship" in torts: continuing drug research and education. 15 Mich. Telecomm. & Tech. L. Rev. 359-391 (2009).

Olson, Mary K. PDUFA and initial U.S. drug launches. 15 Mich. Telecomm. & Tech. L. Rev. 393-416 (2009).

Zhang, Qing. The Chinese regulatory regime for pharmaceutical products: a law and economics analysis. 15 Mich. Telecomm. & Tech. L. Rev. 417-452 (2009).

Faget, Kyle. Comment. Why FDCA Section 505(u) should not concern us greatly. 15 Mich. Telecomm. & Tech. L. Rev. 453-467 (2009).

Herlihy, Eileen M. Appellate review of patent claim construction: should the Federal Circuit be its own lexicographer in matters related to the Seventh Amendment? 15 Mich. Telecomm. & Tech. L. Rev. 469-515 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 28  
October 2, 2009

Gioia, Andrew. Note. FCC jurisdiction over ISPs in protocol-specific bandwidth throttling. 15 Mich. Telecomm. & Tech. L. Rev. 517-542 (2009).

Marsh, Richard M., Jr. Note. Legislation for effective self-regulation: a new approach to protecting personal privacy on the Internet. 15 Mich. Telecomm. & Tech. L. Rev. 543-563 (2009).

Miller, Jason C. Note. When and how to defer to the FDA: learning from Michigan's regulatory compliance defense. 15 Mich. Telecomm. & Tech. L. Rev. 565-589 (2009).

### 65 NEW YORK UNIVERSITY ANNUAL SURVEY OF AMERICAN LAW, NO. 1, PP. 1-215, 2009.

Dedication to Professor Anthony G. Amsterdam. [Includes photograph.] 65 N.Y.U. Ann. Surv. Am. L. unpaged (2009).

Tributes to Professor Anthony G. Amsterdam. Tributes by Richard L. Revesz, Bryan A. Stevenson, David E. Kendall, Dimitri Dubé, Robyn Mar and Seth Waxman; introduction by Benjamin D. Geffen; acknowledgement by Anthony G. Amsterdam; concluding remarks by Richard L. Revesz. 65 N.Y.U. Ann. Surv. Am. L. 1-33 (2009).

Stone, Kerri Lynn. From queen bees and wannabes to worker bees: why gender considerations should inform the emerging law of workplace bullying. 65 N.Y.U. Ann. Surv. Am. L. 35-86 (2009).

Bindel, Jennifer A. Note. Equal protection jurisprudence and the voting rights of persons with diminished mental capacities. 65 N.Y.U. Ann. Surv. Am. L. 87-135 (2009).

Coyle, Garrett. Note. The role of tradition in Establishment Clause jurisprudence. 65 N.Y.U. Ann. Surv. Am. L. 137-173 (2009).

Shawn, Brett. Note. It could happen to the best of us: a theory of provocation. 65 N.Y.U. Ann. Surv. Am. L. 175-215 (2009).

### 84 NEW YORK UNIVERSITY LAW REVIEW, NO. 3, JUNE, 2009.

Awards. 84 N.Y.U. L. Rev. unpaged (2009).

Tributes to Chief Judge Judith S. Kaye. 84 N.Y.U. L. Rev. 647-680 (2009).

Chief Judge Judith S. Kaye. 84 N.Y.U. L. Rev. 647 (2009).

Breyer, Justice Stephen G. A creative reformer. 84 N.Y.U. L. Rev. 648-650 (2009).

Estreicher, Samuel and Oscar G. Chase. A modern-day Arthur Vanderbilt. 84 N.Y.U. L. Rev. 651-652 (2009).

Ginsburg, Justice Ruth Bader. In praise of Judith S. Kaye. 84 N.Y.U. L. Rev. 653-654 (2009).

Lippman, Hon. Jonathan. A visionary third branch leader. 84 N.Y.U. L. Rev. 655-661 (2009).

O'Connor, retired Justice Sandra Day. A distinguished path in public service. 84 N.Y.U. L. Rev. 662-664 (2009).

Revesz, Richard L. Proud to call her one of our own. 84 N.Y.U. L. Rev. 665-667 (2009).

Schall, Ellen. Not a mute swan. 84 N.Y.U. L. Rev. 668-670 (2009).

Shepard, Hon. Randall T. Judith Kaye as a chief among chiefs. 84 N.Y.U. L. Rev. 671-675 (2009).

Wesley, Hon. Richard C. A portrait of Judith S. Kaye. 84 N.Y.U. L. Rev. 676-680 (2009).

Berzon, Hon. Marsha S. **James Madison Lecture**. Securing fragile foundations: affirmative constitutional adjudication in federal courts. 84 N.Y.U. L. Rev. 681-718 (2009).

Whytock, Christopher A. Myth of mess? International choice of law in action. 84 N.Y.U. L. Rev. 719-790 (2009).

Hoffmann, Joseph L. and Nancy J. King. Rethinking the federal role in state criminal justice. 84 N.Y.U. L. Rev. 791-849 (2009).

Lawrence, Matthew J.B. Note. In search of an enforceable medical malpractice exculpatory agreement: introducing confidential contracts as a solution to the doctor-patient relationship problem. 84 N.Y.U. L. Rev. 850-879 (2009).

### 84 NORTH DAKOTA LAW REVIEW, NO. 4, PP. 1035-1227, 2008.

Corporate Governance and Shareholder Rights in a Time of Financial Crisis: How the North Dakota Publicly Traded Corporations Act Changes the Landscape. 84 N.D. L. Rev. 1035-1218 (2008).

Jaeger, Al, Secretary of State, North Dakota. The history of the North Dakota Publicly Traded Corporations Act of 2007--House Bill 1340. 84 N.D. L. Rev. 1035-1038 (2008).

Icahn, Carl C. North Dakota's pro-shareholder law: a major advancement. 84 N.D. L. Rev. 1039-1041 (2008).

Bainbridge, Stephen M. Why the North Dakota Publicly Traded Corporations Act will fail. 84 N.D. L. Rev. 1043-147 (2008).

Editor's note. 84 N.D. L. Rev. 1049 (2008).

Chandler, Hon. William B. III. Thoughts on the North Dakota Publicly Traded Corporations Act of 2007. 84 N.D. L. Rev. 1051-1057 (2008).

Clark, William H., Jr. and Amber A. Hough. A new paradigm for state corporation laws. 84 N.D. L. Rev. 1059-1083 (2008).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 29  
October 2, 2009

Fershee, Joshua P. The North Dakota Publicly Traded Corporations Act: a branding initiative without a (North Dakota) brand. 84 N.D. L. Rev. 1085-1108 (2008).

Winrow, Brian. Director liability: a cliché in North Dakota. 84 N.D. L. Rev. 1109-1139 (2008).

Brown, J. Robert, Jr. Returning fairness to executive compensation. 84 N.D. L. Rev. 1141-1159 (2008).

Dahl, Stacey. Note. North Dakota's novel approach to corporate governance: a shifting landscape in corporate management or a futile assertion of large shareholders' rights? 84 N.D. L. Rev. 1161-1193 (2008).

The North Dakota Publicly Traded Corporations Act of 2007. 84 N.D. L. Rev. 1195-1218 (2008).

Annual index. 84 N.D. L. Rev. 1219-1227 (2008).

### 11 OREGON REVIEW OF INTERNATIONAL LAW, NO. 1, PP. 1-224, 2009.

Rubio, Greg. Reclaiming Indian civil rights: the application of International human rights law to tribal disenrollment actions. 11 Or. Rev. Int'l L. 1-41 (2009).

Srivastava, D.K. and Minkang Gu. Law and policy issues on sexual harassment in China: comparative perspectives. 11 Or. Rev. Int'l L. 43-69 (2009).

Sapra, Seema. The WTO system of trade governance: the stale NGO debate and the appropriate role for non-state actors. 11 Or. Rev. Int'l L. 71-107 (2009).

Debate: The Future of Immigration Reform. 11 Or. Rev. Int'l L. 109-136 (2009).

Mendoza, Marcela and Edward M. Olivos. Advocating for control with compassion: the impacts of raids and deportations on children and families. 11 Or. Rev. Int'l L. 111-122 (2009).

Mendoza, Jose Jorge. Introduction to the ethics of illegality. 11 Or. Rev. Int'l L. 123-128 (2009).

Soto, Rev. Jaime. The future of immigration reform. 11 Or. Rev. Int'l L. 129-136 (2009).

Senh, Robert T. Comment. The liberty rights of resident aliens: you can't always get what you want, but if you try sometimes, you might find, you get what you need. 11 Or. Rev. Int'l L. 137-178 (2009).

Tarzwell, Amanda. Note. In search of accountability: attributing the conduct of private security contractors to the United States under the doctrine of state responsibility. 11 Or. Rev. Int'l L. 179-204 (2009).

Aguirre, Geoffrey J. Note. Why cutting down trees is part of the problem, but planting trees isn't always part of the solution: how conceptualizing forests as sinks can work against Kyoto. 11 Or. Rev. Int'l L. 205-224 (2009).

### 113 PENN STATE LAW REVIEW, NO. 4, SPRING, 2009.

Penn State Law Review Symposium. Building the Civilization of Arbitration. 113 Penn St. L. Rev. 983-1394 (2009).

Carboneau, Thomas E. Introduction. 113 Penn St. L. Rev. 983-991 (2009).

Dedication. 113 Penn St. L. Rev. 993 (2009).

Smit, Hans. Contractual modifications of the arbitral process. 113 Penn St. L. Rev. 995-1011 (2009).

Bermann, George A. Ascertaining the parties' intentions in arbitral design. 113 Penn St. L. Rev. 1013-1029 (2009).

Drahos, Christopher R. Private ordering and international commercial arbitration. 113 Penn St. L. Rev. 1031-1050 (2009).

Cole, Sarah R. and Kristen M. Blankley. Empirical research on consumer arbitration: what the data reveals. 113 Penn St. L. Rev. 1051-1079 (2009).

Bales, Richard A. and Sue Irion. How Congress can make a more equitable Federal Arbitration Act. 113 Penn St. L. Rev. 1081-1102 (2009).

Reuben, Richard C. Personal autonomy and *vacatur* after *Hall Street*. 113 Penn St. L. Rev. 1103-1163 (2009).

Brekoulakis, Stavros. The relevance of the interests of third parties in arbitration: taking a closer look at the elephant in the room. 113 Penn St. L. Rev. 1165-1188 (2009).

Butler, William E. State interests and arbitration: the Russian model. 113 Penn St. L. Rev. 1189-1202 (2009).

Saumier, Geneviève. Consumer arbitration in the evolving Canadian landscape. 113 Penn St. L. Rev. 1203-1226 (2009).

Gibson, Christopher S. Arbitration, civilization and public policy: seeking counterpoise between arbitral autonomy and the public policy in view of foreign mandatory public law. 113 Penn St. L. Rev. 1227-1267 (2009).

Bjorklund, Andrea K. The emerging civilization of investment arbitration. 113 Penn St. L. Rev. 1269-1299 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 30  
October 2, 2009

Mistelis, Loukas A. and Crina Mihaela Baltag. Denial of benefits and Article 17 of the Energy Charter Treaty. 113 Penn St. L. Rev. 1301-1321 (2009).

Newman, Lawrence W. Agreements to arbitrate and the predictability of procedures. 113 Penn St. L. Rev. 1323-1332 (2009).

Bermann, George, Jack J. Coe, Jr., Christopher R. Drahoszal and Catherine A. Rogers. Restating the U.S. Law of International Commercial Arbitration. 113 Penn St. L. Rev. 1333-1342 (2009).

Carboneau, Thomas E. Judicial approbation in building the civilization of arbitration. 113 Penn St. L. Rev. 1343-1368 (2009).

Coe, Jack J., Jr. Book review. (Reviewing Margaret L. Moses, The Principles and Practice of International Commercial Arbitration.) 113 Penn St. L. Rev. 1369-1394 (2009).

### 27 QLR, NO. 3, PP. 625-816, 2009.

Pielemeier, James R. Why general personal jurisdiction over “virtual stores” is a bad idea. 27 QLR 625-671 (2009).

Stern, Ruth C. and J. Herbie DiFonzo. The end of the Red Queen’s race: medical marijuana in the new century. 27 QLR 673-765 (2009).

The Sixth John A. Speziale Alternative Dispute Resolution Symposium. 27 QLR 767-815 (2009).

Mazadoorian, Harry N. Introduction. 27 QLR 767-772 (2009).

Brown, Jennifer G. Dispute resolution at Quinnipiac University. 27 QLR 773-775 (2009).

Mazadoorian, Harry N. Structure of the Sixth John A. Speziale Alternative Dispute Resolution Symposium. 27 QLR 777-778 (2009).

Feinberg, Kenneth R. Keynote presentation: The Sixth John A. Speziale Alternative Dispute Resolution Symposium. 27 QLR 779-789 (2009).

Plenary Session Panel: The Sixth John A. Speziale Alternative Dispute Resolution Symposium. Harry N. Mazadoorian, moderator; Deborah R. Hensler, Lawrence R. Mills, F. Paul Bland, Lela Porter Love, Timothy S. Fisher and Kenneth R. Feinberg, panelists. 27 QLR 791-815 (2009).

### 5 SETON HALL CIRCUIT REVIEW, NO. 2, SPRING, 2009.

Gallagher, Peter J. In search of a dispositive answer on whether remand is dispositive. 5 Seton Hall Cir. Rev. 303-331 (2009).

Silane, Carolyn. Electronic data theft: a legal loophole for illegally obtained information--a comparative analysis of U.S. and E.U. insider trading law. 5 Seton Hall Cir. Rev. 333-372 (2009).

Circuit Review Staff. First impressions. 5 Seton Hall Cir. Rev. 373-401 (2009).

Circuit Review Staff. Current circuit splits. 5 Seton Hall Cir. Rev. 403-410 (2009).

Hart, Ryan Lee. Comment. Deterrence and fairness: why the current financial crisis demands a product-oriented relaxation of the PSLRA. 5 Seton Hall Cir. Rev. 411-436 (2009).

Rabasca, Michael A. **Payton v. New York:** is “reason to believe” probable cause or a lesser standard? (**Payton v. New York**, 445 U.S. 573, 1980.) 5 Seton Hall Cir. Rev. 437-459 (2009).

Conforti, Justin. Comment. Somebody’s watching me: workplace privacy interests, technology surveillance, and the Ninth Circuit’s misapplication of the **Ortega** test in ... (**Quon v. Arch Wireless Operating Co., Inc.**, 529 F.3d 892, 2008.) 5 Seton Hall Cir. Rev. 461-495 (2009).

### 33 SETON HALL LEGISLATIVE JOURNAL, NO. 2, PP. 357-692, 2009.

Gottesman, Joanne. Avoiding the “secret sentence”: a model for ensuring that New Jersey criminal defendants are advised about immigration consequences before entering guilty pleas. 33 Seton Hall Legis. J. 357-395 (2009).

Hensley, John & Debra D. Burke. The changing nature of supervision: implications for labor-management relations in the twenty-first century. 33 Seton Hall Legis. J. 397-431 (2009).

Livermore, Craig and student Michael Lewchuk. Centralized standards and decentralized competition: suggested revision for No Child Left Behind to create greater educational responsiveness toward disempowered minority groups. 33 Seton Hall Legis. J. 433-498 (2009).

Fuller, Christopher. Note. Congressional pre-commitment to curb discretionary spending: a proposal to apply executive cost-benefit principles to legislative appropriations in order to discipline discretionary spending. 33 Seton Hall Legis. J. 499-534 (2009).

Gottlieb, Daniel. Note. You can take this health insurance and...mandate it? 33 Seton Hall Legis. J. 535-563 (2009).

Hartman, Shane. Note. A credit where credit is due: why Congress’ long-awaited equalization of the transit pass and qualified-parking exclusions, while laudable, does not go far enough. 33 Seton Hall Legis. J. 565-607 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 31  
October 2, 2009

Moynihan, Molly. Note. Changing a failing promotional standard: a close look at the Newark Public School District's hidden social promotion policy. 33 Seton Hall Legis. J. 609-649 (2009).

Turbert, Kevin. Note. Faceless bullies: legislative and judicial responses to cyberbullying. 33 Seton Hall Legis. J. 651-692 (2009).

### 44 TULSA LAW REVIEW, NO. 3, SPRING, 2009.

Symposium: Supreme Court Review. 44 Tulsa L. Rev. 467-615 (2009).

Berman, Mitchell N. Symposium foreword. 44 Tulsa L. Rev. 467-473 (2009).

Briffault, Richard. **Davis v. FEC**: the Robert's Court's continuing attack on campaign finance reform. 44 Tulsa L. Rev. 475-499 (2009).

Hills, Roderick M., Jr. The problem of canonical ambiguity in **Ali v. Federal Bureau of Prisons**. 44 Tulsa L. Rev. 501-517 (2009).

Klein, Susan R. and Sandra Guerra Thompson. DOJ's attack on federal judicial "leniency," the Supreme Court's response, and the future of criminal sentencing. 44 Tulsa L. Rev. 519-556 (2009).

Pursley, Garrick B. Avoiding deference questions. 44 Tulsa L. Rev. 557-586 (2009).

Vladeck, Stephen I. The problem of jurisdictional non-precedent. 44 Tulsa L. Rev. 587-615 (2009).

Thoreson, Rhiannon K. Comment. Sex offender residency restrictions are not "OK": why Oklahoma needs to amend the Sex Offenders Registration Act. 44 Tulsa L. Rev. 617-645 (2009).

### 56 UCLA LAW REVIEW, NO. 5, JUNE, 2009.

Symposium. The Second Amendment and the Right to Bear Arms after **D.C. v. Heller**. 56 UCLA L. Rev. 1041-1628 (2009).

Cook, Philip J., Jens Ludwig and Adam M. Samaha. Gun control after **Heller**: threats and sideshows from a social welfare perspective. 56 UCLA L. Rev. 1041-1093 (2009).

Cornell, Saul. **Heller**, new originalism, and law office history: "meet the new boss, same as the old boss." 56 UCLA L. Rev. 1095-1125 (2009).

Gura, Alan. **Heller** and the triumph of originalist judicial engagement: a response to Judge Harvie Wilkinson. 56 UCLA L. Rev. 1127-1169 (2009).

Henigan, Dennis A. The **Heller** paradox. 56 UCLA L. Rev. 1171-1209 (2009).

Kates, Don B. A modern historiography of the Second Amendment. 56 UCLA L. Rev. 1211-1232 (2009).

Kleck, Gary and Shun-Yung Kevin Wang. The myth of big-time gun trafficking and the over interpretation of gun tracing data. 56 UCLA L. Rev. 1233-1294 (2009).

Konig, David Thomas. Why the Second Amendment has a preamble: original public meaning and the political culture of written constitutions in revolutionary America. 56 UCLA L. Rev. 1295-1342 (2009).

Lund, Nelson. The Second Amendment, **Heller**, and originalist jurisprudence. 56 UCLA L. Rev. 1343-1376 (2009).

Malcolm, Joyce Lee. The Supreme Court and the uses of history: **District of Columbia v. Heller**. 56 UCLA L. Rev. 1377-1398 (2009).

Siegel, Reva B. **Heller** & originalism's dead hand-in theory and practice. 56 UCLA L. Rev. 1399-1424 (2009).

Tushnet, Mark. Permissible gun regulations after **Heller**: speculations about method and outcomes. 56 UCLA L. Rev. 1425-1442 (2009).

Volokh, Eugene. Implementing the right to keep and bear arms for self-defense: an analytical framework and a research agenda. 56 UCLA L. Rev. 1443-1549 (2009).

Winkler, Adam. **Heller**'s Catch-22. 56 UCLA L. Rev. 1551-1577 (2009).

Swanson, Kelsey M. Comment. The right to know: an approach to gun licenses and public access to government records. 56 UCLA L. Rev. 1579-1628 (2009).

### 7 UNIVERSITY OF MARYLAND LAW JOURNAL OF RACE, RELIGION, GENDER & CLASS, NO. 2, FALL, 2007.

Kravitz, Samantha H., Editor-in-Chief. Editorial note. 7 U. Md. L.J. Race, Religion, Gender & Class unpaged (2007).

Maryland Legal Services Corporation 25th Anniversary Symposium: Recognizing Twenty-Five Years of Accomplishments and Setting an Agenda for the Future. 7 U. Md. L.J. Race, Religion, Gender & Class 215-293 (2007).

Letter from Benjamin L. Cardin, U.S. Senator. 7 U. Md. L.J. Race, Religion, Gender & Class unpaged (2007).

Millemann, Michael A. Setting the agenda for the future delivery of legal services to the poor in Maryland. 7 U. Md. L.J. Race, Religion, Gender & Class 215-225 (2007).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 32  
October 2, 2009

Millemann, Michael A. Diversifying the delivery of legal services to the poor by adding a reduced fee private attorney component to the predominantly staff model, including through a judicare program. 7 U. Md. L.J. Race, Religion, Gender & Class 227-251 (2007).

Lieberman, Hannah E.M. Legal services: meeting new challenges with delivery systems that promise lasting impact for Maryland's poor. 7 U. Md. L.J. Race, Religion, Gender & Class 253-265 (2007).

Rhuday, Robert J. Maryland Legal Services Corporation: promoting equal access to justice. 7 U. Md. L.J. Race, Religion, Gender & Class 267-293 (2007).

Badgett, M.V. Lee, et al. The impact on Maryland's budget of allowing same-sex couples to marry. 7 U. Md. L.J. Race, Religion, Gender & Class 295-339 (2007).

Taylor, Paul and Philip G. Kiko. The lost legislative history of the Equal Rights Amendment: lessons from the unpublished 1983 markup by the House Judiciary Committee. 7 U. Md. L.J. Race, Religion, Gender & Class 341-374 (2007).

Sidhu, Dawinder S. The chilling effect of government surveillance programs on the use of the Internet by Muslim-Americans. 7 U. Md. L.J. Race, Religion, Gender & Class 375-393 (2007).

Brown, Hon. Videtta A. Gang member perpetrated domestic violence: a new conversation. 7 U. Md. L.J. Race, Religion, Gender & Class 395-413 (2007).

Chiu, Aaron H. Comment. "We can't tell them apart": when and how the court should educate jurors on the potential inaccuracies of cross-racial identifications. 7 U. Md. L.J. Race, Religion, Gender & Class 415-436 (2007).

Whitmore, Kedrick N. Comment. Shifting toward balance, not conservatism: the Court's interpretation of the **Lemon** test's legislative intent prong and reaction from the electorate. 7 U. Md. L.J. Race, Religion, Gender & Class 437-458 (2007).

### 63 UNIVERSITY OF MIAMI LAW REVIEW, NO. 3, APRIL, 2009.

Eleventh Circuit Review. 63 U. Miami L. Rev. 709-997 (2009).

Fay, Hon. Peter T. Foreword. 63 U. Miami L. Rev. 709-711 (2009).

Segall, Eric J. Mired in the **Marsh**: legislative prayers, moments of silence, and the Establishment Clause. 63 U. Miami L. Rev. 713-739 (2009).

Aaronson, Daniel R., Gary S. Edinger and James S. Benjamin. The First Amendment in chaos: how the law of secondary effects is applied and misapplied by the circuit courts. 63 U. Miami L. Rev. 741-759 (2009).

Newman, JoNel. Will teachers shed their First Amendment rights at the schoolhouse gate? The Eleventh Circuit's post-**Garcetti** jurisprudence. 63 U. Miami L. Rev. 761-792 (2009).

Terilli, Samuel A. Inartful drafting does not necessarily a void, as opposed to a vague, statute make--even under the First Amendment: the Eleventh Circuit applies common sense to "common understanding" in void-for-vagueness challenges to lobbying regulations. 63 U. Miami L. Rev. 793-811 (2009).

Rogow, Bruce S. Two years of the First Amendment in the United States Court of Appeals: the 2007 and 2008 *yin* and *yang* over speech and punishment. 63 U. Miami L. Rev. 813-833 (2009).

Horwitz, Paul. Demographics and distrust: the Eleventh Circuit on graduation prayer in **Adler v. Duval County**. 63 U. Miami L. Rev. 835-892 (2009).

Bohrer, Sanford L. and Matthew S. Bohrer. Just the facts, ma'am--determining the constitutional claims of inmates to the sanctity of their legal mail. 63 U. Miami L. Rev. 893-903 (2009).

Byers, Scott E., Freddy Funes and Allison V. Perez. Note. Mama knows best: **Frazier v. Winn** says do as you're told! (**Frazier v. Winn**, 535 F.3d 1279, 2008, *reh'g en banc denied*, 555 F.3d 1292, 2009.) 63 U. Miami L. Rev. 905-942 (2009).

Achtman, Joelle C. Note. **Pico** takes a visit to Cuba: will pretext become precedent in the Eleventh Circuit? (**Board of Education, Island Trees Union Free School District, No. 26 v. Pico**, 439 F. Supp. 2d 1242, 2006, *vacated*, 557 F.3d 1177, 2009.) 63 U. Miami L. Rev. 943-997 (2009).

### 11 UNIVERSITY OF PENNSYLVANIA JOURNAL OF BUSINESS LAW, NO. 3, SPRING, 2009.

Furlow, Clark W. Reflections on the **Revlon** doctrine. 11 U. Pa. J. Bus. L. 519-572 (2009).

Wells, Harwell. The modernization of corporation law, 1920-1940. 11 U. Pa. J. Bus. L. 573-629 (2009).

Choudhury, Barnali. Serving two masters: incorporating social responsibility into the corporate paradigm. 11 U. Pa. J. Bus. L. 631-674 (2009).

Hollland, Hon. Randy J. Delaware directors' fiduciary duties: the focus on loyalty. 11 U. Pa. J. Bus. L. 675-701 (2009).

Lund, Andrew C.W. Rethinking **Aronson**: board authority and overdelegation. 11 U. Pa. J. Bus. L. 703-748 (2009).

Morrissey, Daniel J. The Securities Act at its Diamond Jubilee: renewing the case for a robust registration requirement. 11 U. Pa. J. Bus. L. 749-787 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 33  
October 2, 2009

Heesters, Michael. Comment. An assault on the business of pharmaceutical data mining. 11 U. Pa. J. Bus. L. 789-821 (2009).

Santoro, Rachel. Comment. Narrowing the cat's paw: an argument for a uniform subordinate bias liability standard. 11 U. Pa. J. Bus. L. 823-842 (2009).

### 43 UNIVERSITY OF SAN FRANCISCO LAW REVIEW, NO. 4, SPRING, 2009.

Symposium. Deconstructing Race: When Reasonable Minds Differ. 43 U.S.F.L. Rev. 761-798 (2009).

Subotnik, Dan. Are law schools racist?--part II. 43 U.S.F.L. Rev. 761-770 (2009).

Delgado, Richard. Getting real: A reply to Dan Subotnik. 43 U.S.F.L. Rev. 771-776 (2009).

Magee, Rhonda V. Competing narratives, competing jurisprudences: *Are Law Schools Racist?* and the case for an integral critical approach to thinking, talking, writing, and teaching about race. 43 U.S.F.L. Rev. 777-798 (2009).

Feinberg, Jessica R. Friends as co-parents. 43 U.S.F.L. Rev. 799-828 (2009).

Garvey, Jack I. Resolving boundary disputes in California: a radical reassessment in light of Proposition 13. 43 U.S.F.L. Rev. 829-852 (2009).

Jeruss, Sara. Empty promises? How state procedural rules block LGBT minors from vindicating their substantive rights. 43 U.S.F.L. Rev. 853-933 (2009).

Olson, Steig D. "Chipping away": the misguided trend toward resolving merits disputes as part of the class certification calculus. 43 U.S.F.L. Rev. 935-977 (2009).

Walden, Alexandria. Comment. Abortion rights for ICE detainees: evaluating constitutional challenges to restrictions on the right to abortion for women in ICE detention. 43 U.S.F.L. Rev. 979-1012 (2009).

Index to vol. 43. 43 U.S.F.L. Rev. unpaged (2009).

### 12 UNIVERSITY OF THE DISTRICT OF COLUMBIA LAW REVIEW, NO. 1, SPRING, 2009.

White, John Brian. Letter from the Editor-in-Chief. 12 U.D.C. L. Rev. 1-2 (2009).

Katrina's Wake: Emergency Preparedness and Response From the Bayou to the Beltway. 12 U.D.C. L. Rev. 3-133 (2009).

Waysdorff, Susan L. Returning to New Orleans: reflections on the post-Katrina recovery, disaster relief, and the struggle for social justice. 12 U.D.C. L. Rev. 3-43 (2009).

Morin, Laurie A. A tale of two cities: lessons learned from New Orleans to the District of Columbia for the protection of vulnerable populations from the consequences of disaster. 12 U.D.C. L. Rev. 45-91 (2009).

Tomkins, Sarah. Priam's lament: the intersection of law and morality in the right to burial and its need for recognition in post-Katrina New Orleans. 12 U.D.C. L. Rev. 93-114 (2009).

Turner, Wayne. Comment. The False Claims Act: how vigilantes find justice fighting government fraud and corruption. 12 U.D.C. L. Rev. 115-133 (2009).

### 24 WISCONSIN JOURNAL OF LAW, GENDER & SOCIETY, NO. 1, SPRING, 2009.

Gaytán, Rufino III. Student article. The states as laboratories for social experiments: a proposal asking President Obama to use the National Guards as laboratories to reason our way out of "Don't Ask, Don't Tell". 24 Wis. J.L. Gender & Soc'y 1-24 (2009).

Green, Sonia Bychkov. Interstate intercourse: how modern assisted reproductive technologies challenge the traditional realm of conflicts of law. 24 Wis. J.L. Gender & Soc'y 25-115 (2009).

Kerner, Justin. Note. Labor pains: the Seventh Circuit distorts the Pregnancy Discrimination Act to bar discrimination based on *in vitro* fertilization. (*Hall v. Nalco Co.*, 534 F.3d 644, 2008.) 24 Wis. J.L. Gender & Soc'y 117-144 (2009).

McLaughlin, Julia Halloran. DOMA and the constitutional coming out of same-sex marriage. 24 Wis. J.L. Gender & Soc'y 145-203 (2009).

Strawn, Karla M. Student article. Standing in her shoes: recognizing the persecution suffered by spouses of persons who undergo forced abortion or sterilization under China's coercive population control policy. 24 Wis. J.L. Gender & Soc'y 205-227 (2009).

Yang, Vue. Student article. Postpartum depression and the insanity defense: a poor mother's two worst nightmares. 24 Wis. J.L. Gender & Soc'y 229-253 (2009).

### 9 YALE JOURNAL OF HEALTH POLICY, LAW, AND ETHICS, NO. 2, SUMMER, 2009.

Kaplan, Richard L., Nicholas J. Powers and Jordan Zucker. Retirees at risk: the precarious promise of post-employment health benefits. 9 Yale J. Health Pol'y L. & Ethics 287-356 (2009).

Peterson, Todd David and Elizabeth Waters Peterson. Stemming the tide of student depression: what law schools need to learn from the science of positive psychology. 9 Yale J. Health Pol'y L. & Ethics 357-434 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 34  
October 2, 2009

Symposium--The Role of Employers in Achieving Universal Health Care Coverage. 9 Yale J. Health Pol'y L. & Ethics 435-470 (2009).

Hyman, David A. Employment-based health insurance and universal coverage: four things people know that aren't so. 9 Yale J. Health Pol'y L. & Ethics 435-452 (2009).

Pendo, Elizabeth. Working sick: lessons of chronic illness for health care reform. 9 Yale J. Health Pol'y L. & Ethics 453-470 (2009).

Fox, Dov. Book note. Prenatal screening policy in international perspective: lessons learned from Israel, Cyprus, Taiwan, China, and Singapore. (Reviewing Ruth Schwartz Cowan, Heredity and Hope: The Case for Genetic Screening.) 9 Yale J. Health Pol'y L. & Ethics 471-482 (2009).

### 21 YALE JOURNAL OF LAW AND FEMINISM, NO. 1, PP. 1-296, 2009.

Symposium: Respecting Expecting: The 30th Anniversary of the Pregnancy Discrimination Act. 21 Yale J.L. & Feminism 1-244 (2009).

Pedriana, Nicholas. Discrimination by definition: the historical and legal paths to the Pregnancy Discrimination Act of 1978. 21 Yale J.L. & Feminism 1-14 (2009).

Grossman, Joanna L. and Gillian L. Thomas. Making pregnancy work: overcoming the Pregnancy Discrimination Act's capacity-based model. 21 Yale J.L. & Feminism 15-50 (2009).

Travis, Michelle A. The PDA's causation effect: observations of an unreasonable woman. 21 Yale J.L. & Feminism 51-78 (2009).

Williams, Joan C. Reconstructive feminism: changing the way we talk about gender and work thirty years after the PDA. 21 Yale J.L. & Feminism 79-117 (2009).

Shiu, Patricia A. and Stephanie M. Wildman. Pregnancy discrimination and social change: evolving consciousness about a worker's right to job-protected, paid leave. 21 Yale J.L. & Feminism 119-159 (2009).

Gerstel, Naomi and Amy Armenia. Giving and taking family leaves: right or privilege? 21 Yale J.L. & Feminism 161-184 (2009).

White, Linda A. The United States in comparative perspective: maternity and parental leave and child care benefits trends in liberal welfare states. 21 Yale J.L. & Feminism 185-232 (2009).

Scott, Judith A. Why a union voice makes a real difference for women workers: then and now. 21 Yale J.L. & Feminism 233-244 (2009).

Ben-Asher, Noa. Who says "I do." (Reviewing Judith Butler and Gayatri Chakravorty Spivak, Who Sings the Nation-State? Language, Politics, Belonging.) 21 Yale J.L. & Feminism 245-260 (2009).

Meyer, Carlin. Which came first, the data or the politics? Disentangling questions about women's aptitude for science. (Reviewing Why Aren't More Women in Science? Top Researchers Debate the Evidence, edited by Stephen J. Ceci and Wendy M. Williams.) 21 Yale J.L. & Feminism 261-296 (2009).