

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 2010, Marian Gould Gallagher Law Library

Key to Citations---February 19, 2010

Arizona Law Review	51	Ariz. L. Rev., No. 4, Winter, 2009.
Arkansas Law Review	62	Ark. L. Rev., No. 4, Pp. 645-924, 2009.
Barry Law Review	12	Barry L. Rev., Spring, 2009.
Baylor Law Review	61	Baylor L. Rev., No. 3, Fall, 2009.
Columbia Journal of Law & the Arts	33	Colum. J.L. & Arts, No. 1, Fall, 2009.
Duke Law Journal	59	Duke L.J., No. 4, January, 2010.
Florida Law Review	62	Fla. L. Rev., No. 1, January, 2010.
Howard Law Journal	53	How. L.J., No. 1, Fall, 2009.
Indiana International & Comparative Law Review	19	Ind. Int'l & Comp. L. Rev., No. 3, Pp. 497-609, 2009.
Iowa Law Review	95	Iowa L. Rev., No. 1, November, 2009.
Journal of Health Care Law & Policy	12	J. Health Care L. & Pol'y, No. 2, Pp. 119-325, 2009.
Loyola University Chicago Law Journal	41	Loy. U. Chi. L.J., No. 2, Winter, 2010.
Missouri Law Review	74	Mo. L. Rev., No. 3, Summer, 2009.
Natural Resources Journal	48	Nat. Resources J., No. 4, Fall, 2008.
Nebraska Law Review	88	Neb. L. Rev., No. 2, Pp. 261-466, 2009.
New Criminal Law Review	12	New Crim. L. Rev., No. 3, Summer, 2009.
New York University Journal of International Law and Politics	41	N.Y.U. J. Int'l L. & Pol., No. 4, Summer, 2009.
North Carolina Law Review	88	N.C. L. Rev., No. 1, December, 2009.
Richmond Journal of Global Law and Business	8	Rich. J. Global L. & Bus., No. 4, Fall, 2009.
Southern California Review of Law and Social Justice	18	S. Cal. Rev. L. & Soc. Just., No. 3, Fall, 2009.
Stanford Journal of International Law	45	Stan. J. Int'l L., No. 2, Summer, 2009.
Tulane Environmental Law Journal	23	Tul. Envtl. L.J., No. 1, Winter, 2009.
Tulane Law Review	84	Tul. L. Rev., No. 2, December, 2009.
Tulane Maritime Law Journal	34	Tul. Mar. L.J., No. 1, Winter, 2009.
UCLA Law Review	57	UCLA L. Rev., No. 2, December, 2009.
University of Baltimore Law Forum	+40	U. Balt. L.F., No. 1, Fall, 2009.
University of Illinois Journal of Law, Technology & Policy	2009	U. Ill. J.L. Tech. & Pol'y, No. 2, Fall.
University of Pennsylvania Journal of International Law	31	U. Pa. J. Int'l L., No. 2, Winter, 2009.
University of Pittsburgh Law Review	71	U. Pitt. L. Rev., No. 1, Fall, 2009.

+Note new title to CILP indexing.

ACCOUNTING

Brown, Kimberly N. Presidential control of the elite "non-agency." 88 N.C. L. Rev. 71-136 (2009).

ADMINISTRATIVE LAW

Brown, Kimberly N. Presidential control of the elite "non-agency." 88 N.C. L. Rev. 71-136 (2009).

Dixon, Bradley S. Note. There but for the grace of God go I: the right of cross-examination in social security disability hearings. (**Passmore v. Astrue**, 533 F.3d 658, 2008.) 74 Mo. L. Rev. 823-843 (2009).

ADMIRALTY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Tulane Maritime Law Journal

Kraska, James, Cdr., USN and Brian Wilson, Capt., USN. The pirates of the Gulf of Aden: the coalition is the strategy. 45 Stan. J. Int'l L. 243-286 (2009).

AGENCY

Chopra, Samir and Laurence White. Artificial agents and the contracting problem: a solution via an agency analysis. 2009 U. Ill. J.L. Tech. & Pol'y 363-403.

CURRENT INDEX TO LEGAL PERIODICALS

Page 2

February 19, 2010

ANIMAL LAW

Adams, Kerry. Student article. Punishing depictions of animal cruelty: unconstitutional or a valid restriction on speech? 12 Barry L. Rev. 203-224 (2009).

Friedman, Joshua L. and Gary C. Norman. Protecting the family pet: the new face of Maryland domestic violence protective orders. 40 U. Balt. L.F. 81-111 (2009).

ARTS AND ENTERTAINMENT

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:

Columbia Journal of Law & the Arts

BANKRUPTCY LAW

Dawson, Andrew B. Offshore bankruptcies. 88 Neb. L. Rev. 317-340 (2009).

Faubus, Bryan G. Note. Narrowing the bankruptcy safe harbor for derivatives to combat systemic risk. 59 Duke L.J. 801-842 (2010).

Findley, Bethany R. Note. The Eighth Circuit loosens the grip of the bankruptcy gag rule, but holds attorneys to advertising disclosure requirement. (**Milavetz, Gallop & Milavetz, P.A. v. United States**, 541 F.3d 785, 2008.) 74 Mo. L. Rev. 845-870 (2009).

CIVIL RIGHTS AND DISCRIMINATION

Aka, Philip C. and Lucinda M. Deason. Culturally competent public services and English-only laws. 53 How. L.J. 53-131 (2009).

Baiman, Alexia M. Note. Educating special education students who have only attended private schools: after **Tom F.**, who is left with the bill? (**Bd. Of Educ. v. Tom F.**, 127 S. Ct. 1393, 2007.) 71 U. Pitt. L. Rev. 121-142 (2009).

Bartholet, Elizabeth. The racial disproportionality movement in child welfare: false facts and dangerous directions. 51 Ariz. L. Rev. 871-932 (2009).

Combs, Edward C., Jr. Student article. **Parents Involved in Community Schools v. Seattle School District No. 1**: an endorsement of *de facto* segregation? (**Parents Involved in Cmty. Sch. v. Seattle Sch. Dist. No. 1**, 127 S. Ct. 2738, 2007.) 12 Barry L. Rev. 225-239 (2009).

Lynch, Jennifer. The Eleventh Amendment and federal discovery: a new threat to civil rights litigation. 62 Fla. L. Rev. 203-257 (2010).

Pohlman, Katrina A. Note. Have we forgotten K-12? The need for punitive damages to improve Title IX enforcement, 71 U. Pitt. L. Rev. 167-186 (2009).

Rich, Camille Gear. Decline to state: diversity talk and the American law student. 18 S. Cal. Rev. L. & Soc. Just. 539-585 (2009).

Scott, Damien G. Comment. Invalidating integration: **Parents Involved** and the standards of the Convention on the Elimination of All Forms of Racial Discrimination. (**Parents Involved in Community Schools v. Seattle School District No. 1**, 551 U.S. 701, 2007.) 53 How. L.J. 177-216 (2009).

Sherlock, Kevin D. Note. Clearing the air: analyzing the constitutionality of the Iowa Smokefree Air Act's gaming-floor exemption. 95 Iowa L. Rev. 347-387 (2009).

Siegel, Neil S. and Reva B. Siegel. **Struck** by stereotype: Ruth Bader Ginsburg on pregnancy discrimination as sex discrimination. 59 Duke L.J. 771-798 (2010).

Ward, Leah M. Comment. Suspended on Saturday? The constitutionality of the Cyberbullying Act of 2007. 62 Ark. L. Rev. 783-807 (2009).

COMMERCIAL LAW

Davis, Timothy. UCC breach of warranty and contract claims: clarifying the distinction. 61 Baylor L. Rev. 783-817 (2009).

COMMUNICATIONS LAW

Bambauer, Derek E. Filtering in Oz: Australia's foray into Internet censorship. 31 U. Pa. J. Int'l L. 493-530 (2009).

Findley, Bethany R. Note. The Eighth Circuit loosens the grip of the bankruptcy gag rule, but holds attorneys to advertising disclosure requirement. (**Milavetz, Gallop & Milavetz, P.A. v. United States**, 541 F.3d 785, 2008.) 74 Mo. L. Rev. 845-870 (2009).

Hayes, Carol M. Note. Content discrimination on the Internet: calls for regulation of net neutrality. 2009 U. Ill. J.L. Tech. & Pol'y 493-525.

Nemet-Nejat, Daniel. Note. Hey, that's my personal!: exploring the right of publicity for blogs and online social networks. 33 Colum. J.L. & Arts 113-133 (2009).

Pescatore, Brittany. Note. Time to change the channel: assessing the FCC's children's programming requirements under the First Amendment. 33 Colum. J.L. & Arts 81-111 (2009).

COMPARATIVE AND FOREIGN LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:

Indiana International & Comparative Law Review

New Criminal Law Review

Richmond Journal of Global Law and Business

Bambauer, Derek E. Filtering in Oz: Australia's foray into Internet censorship. 31 U. Pa. J. Int'l L. 493-530 (2009).

Helfer, Laurence R. and Karen J. Alter. The Andean Tribunal of Justice and its interlocutors: understanding preliminary reference patterns in the Andean community. 41 N.Y.U. J. Int'l L. & Pol. 871-930 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3

February 19, 2010

Peretz, Neil. Carbon leakage under the European Union emissions trading scheme: is it a major policy concern? 23 Tul. Envtl. L.J. 57-91 (2009).

Ulfbeck, Vibe. Multimodal transports in the United States and Europe--global or regional liability rules? 34 Tul. Mar. L.J. 37-90 (2009).

Vasciannie, Stephen. The decision of the Judicial Committee of the Privy Council in the **Lambert Watson** case from Jamaica on the mandatory death penalty and the question of fragmentation. 41 N.Y.U. J. Int'l L. & Pol. 837-869 (2009).

Willig, Spencer. Comment. Out of service: the causes and consequences of Russia's suspension of judicial assistance to the United States under the Hague Service Convention. 31 U. Pa. J. Int'l L. 593-619 (2009).

The Rome Statute of the International Criminal Court. Introduction by Kevin Jon Heller; articles by Neil Boister, Roger S. Clark, Robert Cryer, Jens David Ohlin, Elies van Sliedregt, Mohamed Elewa Badar and Olympia Bekou. 12 New Crim. L. Rev. 339-483 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)

CONFLICT OF LAWS

Harris, Jason R. Opting out of admiralty law?: uniformity vs. freedom of contract in the selection of state choice of law. 34 Tul. Mar. L.J. 167-181 (2009).

Morris, Robert J., III. Comment. Conflicts of limitation laws in the United States and the United Kingdom: solving the riddle of **Norwalk Victory**. (**Black Diamond Steamship Corp. v. Robert Stewart & Sons, Ltd. (Norwalk Victory)**, 336 U.S. 386, 1949.) 34 Tul. Mar. L.J. 303-330 (2009).

CONSTITUTIONAL LAW, GENERALLY

Alden, Bram. Comment. Unborn & unprotected: the rights of the fetus under § 1983. 57 UCLA L. Rev. 481-510 (2009).

Collett, Teresa Stanton. Judicial independence and accountability in an age of unconstitutional constitutional amendments. 41 Loy. U. Chi. L.J. 327-349 (2010).

Howe, Scott W. Slavery as punishment: original public meaning, cruel and unusual punishment, and the neglected clause in the Thirteenth Amendment. 51 Ariz. L. Rev. 983-1034 (2009).

Hupp, Margaret C. Comment. Congressional consent under the Compact Clause: plugging the leaks in the regional greenhouse gas initiative. 84 Tul. L. Rev. 469-497 (2009).

Jennings, Casey J. Recent development. To form a more perfect union: taxation, economic efficiency, and the dormant Commerce Clause in ... (**Dep't of Revenue v. Davis**, 128 S. Ct. 1801, 2008.) 88 N.C. L. Rev. 311-333 (2009).

Klein, Kenneth S. **Ashcroft v. Iqbal** crashes Rule 8 pleading standards on to unconstitutional shores. 88 Neb. L. Rev. 261-287 (2009).

Lain, Corinna Barrett. The unexceptionalism of "evolving standards." 57 UCLA L. Rev. 365-419 (2009).

Oliar, Dotan. The (constitutional) Convention on IP: a new reading. 57 UCLA L. Rev. 421-480 (2009).

Policastro, Eric. Student article. Saying goodbye to implied-federal preemption: the contemporary scope of federal preemption in light of **Geier, Riegel, and Wyeth**. (**Geier v. Am. Honda Motor Co.**, 529 U.S. 861, 2000; **Riegel v. Medtronic, Inc.**, 128 S. Ct. 999, 2008; **Wyeth v. Levine**, 129 S. Ct. 1187, 2009.) 61 Baylor L. Rev. 1028-1052 (2009).

Wojciechowski, Jason. Federalism limits on Article III jurisdiction. 88 Neb. L. Rev. 288-316 (2009).

CONTRACTS

Chopra, Samir and Laurence White. Artificial agents and the contracting problem: a solution via an agency analysis. 2009 U. Ill. J.L. Tech. & Pol'y 363-403.

Davis, Timothy. UCC breach of warranty and contract claims: clarifying the distinction. 61 Baylor L. Rev. 783-817 (2009).

Duhl, Gregory M. Conscious ambiguity: slaying Cerberus in the interpretation of contractual inconsistencies. 71 U. Pitt. L. Rev. 71-116 (2009).

CORPORATIONS

Briess, Craig C. The crescent and the corporation: analysis and resolution of conflicting positions between the Western corporation and the Islamic legal system. 8 Rich. J. Global L. & Bus. 453-511 (2009).

Kelley, Thomas. Law and choice of entity on the social enterprise frontier. 84 Tul. L. Rev. 337-377 (2009).

Kennedy, Daniel. Comment. Holding parent corporations liable for attorney's fees under 35 U.S.C. § 285 of the patent statute. 61 Baylor L. Rev. 999-1027 (2009).

Sawers, Brian. Tribal land corporations: using incorporation to combat fractionation. 88 Neb. L. Rev. 385-432 (2009).

COURTS

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
New Criminal Law Review

Fletcher, Matthew L.M. Factbound and splitless: the *certiorari* process as barrier to justice for Indian tribes. 51 Ariz. L. Rev. 933-981 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 4

February 19, 2010

The Rome Statute of the International Criminal Court. Introduction by Kevin Jon Heller; articles by Neil Boister, Roger S. Clark, Robert Cryer, Jens David Ohlin, Elies van Sliedregt, Mohamed Elewa Badar and Olympia Bekou. 12 New Crim. L. Rev. 339-483 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)

CRIMINAL LAW AND PROCEDURE

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
New Criminal Law Review

Allen, Trevor. Arizona case note. **State v. Guillen**: home privacy protection disappearing in the desert. (**State v. Guillen**, 213 P.3d 230, 2009.) 51 Ariz. L. Rev. 1097-1113 (2009).

Alper, Ty. The truth about physician participation in lethal injection executions. 88 N.C. L. Rev. 11-70 (2009).

Bibas, Stephanos and William W. Burke-White. International idealism meets domestic-criminal-procedure realism. 59 Duke L.J. 637-704 (2010).

Duncan, Kelsey Meeks. Comment. A crime against common sense: how Louisiana's implementation of the Adam Walsh Act exposes the law's most significant flaw. 84 Tul. L. Rev. 429-468 (2009).

Ennis, Samuel E. Comment. Reaffirming Indian tribal court criminal jurisdiction over non-Indians: an argument for a statutory abrogation of **Oliphant**. 57 UCLA L. Rev. 553-604 (2009).

Gable, Robert S. Left to their own devices: should manufacturers of offender monitoring equipment be liable for design defect? 2009 U. Ill. J.L. Tech. & Pol'y 333-362.

Hoffman, Hon. Morris B. The Court says no to "incorporation rebound." **Virginia v. Moore**. 61 Baylor L. Rev. 818-871 (2009).

Howe, Scott W. Slavery as punishment: original public meaning, cruel and unusual punishment, and the neglected clause in the Thirteenth Amendment. 51 Ariz. L. Rev. 983-1034 (2009).

Johnson, Nicholas R. Recent development. "I agree" to criminal liability: Lori Drew's prosecution under § 1030(a)(2)(C) of the Computer Fraud and Abuse Act, and why every Internet user should care. 2009 U. Ill. J.L. Tech. & Pol'y 561-589.

Lain, Corinna Barrett. The unexceptionalism of "evolving standards." 57 UCLA L. Rev. 365-419 (2009).

Looney, J.W. The Arkansas approach to competency to stand trial: "nailing jelly to a tree." 62 Ark. L. Rev. 683-723 (2009).

Lyford, Charles. Case note. Guilty pleas as civil precedent: the need for a fact-based colloquy after ... (**Bradley Ventures, Inc. v. Farm Bureau Mutual Insurance Co.**, 264 S.W.3d 485, 2007.) 62 Ark. L. Rev. 809-830 (2009).

Meyers, Richard E. II. Requiring a jury vote of censure to convict. 88 N.C. L. Rev. 137-184 (2009).

Miller, Colin. Dismissed with prejudice: why application of the anti-jury impeachment rule to allegations of racial, religious, or other bias violates the right to present a defense. 61 Baylor L. Rev. 872-942 (2009).

Morgan, Edward M. Traffic circles: the legal logic of drug extraditions. 31 U. Pa. J. Int'l L. 373-425 (2009).

Mukasey, Hon. Michael B., former U.S. Att'y Gen. Commencement address--May 10, 2009. 88 N.C. L. Rev. 1-10 (2009).

Padmanabhan, Vijay M. Norm internalization through trials for violations of international law: four conditions for success and their application to trials of detainees at Guantanamo Bay. 31 U. Pa. J. Int'l L. 427-492 (2009).

Peterson, Cassie L. Note. An Iowa immigration raid leads to unprecedented criminal consequences: why ICE should rethink the Postville model. 95 Iowa L. Rev. 323-346 (2009).

Raub, Lindsey. Note. Positioning hybrid tribunals in international criminal justice. 41 N.Y.U. J. Int'l L. & Pol. 1013-1053 (2009).

Roberts, Jenny. Ignorance is effectively bliss: collateral consequences, silence, and misinformation in the guilty-plea process. 95 Iowa L. Rev. 119-194 (2009).

Slobgin, Christopher and Mark R. Fondacaro. Juvenile justice: the fourth option. 95 Iowa L. Rev. 1-62 (2009).

Tassara, Lucas. Trial in absentia: rescuing the "public necessity" requirement to proceed with a trial in the defendant's absence. 12 Barry L. Rev. 153-171 (2009).

Vasciannie, Stephen. The decision of the Judicial Committee of the Privy Council in the **Lambert Watson** case from Jamaica on the mandatory death penalty and the question of fragmentation. 41 N.Y.U. J. Int'l L. & Pol. 837-869 (2009).

Wong, Jarrod. Reconstructing the responsibility to protect in the wake of cyclones and separatism. 84 Tul. L. Rev. 219-263 (2009).

DISPUTE RESOLUTION

Courtney, Tae. Binding non-signatories to international arbitration agreements: raising fundamental concerns in the United States and abroad. 8 Rich. J. Global L. & Bus. 581-594 (2009).

Davis, Ryan C. Note. Shutting the courthouse door: the Ninth Circuit in **Rogers v. Royal Caribbean Cruise Line** finds no exceptions for seafarers in arbitration provisions. (**Rogers v. Royal Caribbean Cruise Line**, 547 F.3d 1148, 2008.) 34 Tul. Mar. L.J. 365-375 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 5

February 19, 2010

Schneider, Andrea K. Bargaining in the shadow of (international) law: what the normalization of adjudication in international governance regimes means for dispute resolution. 41 N.Y.U. J. Int'l L. & Pol. 789-822 (2009).

Tidmarsh, Jay. Exiting litigation. 41 Loy. U. Chi. L.J. 263-284 (2010).

DOMESTIC RELATIONS

Estin, Ann Laquer. Families across borders: the Hague Children's Conventions and the case for international family law in the United States. 62 Fla. L. Rev. 47-108 (2010).

Friedman, Joshua L. and Gary C. Norman. Protecting the family pet: the new face of Maryland domestic violence protective orders. 40 U. Balt. L.F. 81-111 (2009).

Hildreth, Christopher. Comment. **Street v. Skipper & Martin v. Moran**: resolving a split in authority in Texas regarding the disposition of proceeds from a community-property life insurance policy payable to the insured spouse's estate. (**Street v. Skipper**, 887 S.W.2d 78, 1994; **Martin v. Moran**, 32 S.W. 904, 1895.) 61 Baylor L. Rev. 973-998 (2009).

Naguit, Kimberly E. Note. The inadequacies of Missouri intestacy law: addressing the rights of posthumously conceived children. 74 Mo. L. Rev. 889-907 (2009).

Young, Tia M. Comment. Removing the veil, uncovering the truth: a child's right to compel disclosure of his biological father's identity. 53 How. L.J. 217-244 (2009).

ECONOMICS

Borden, Bradley T. Taxing shared economics of scale. 61 Baylor L. Rev. 721-782 (2009).

Cox, Erin J. Comment. An economic crisis is a terrible thing to waste: reforming the business of law for a sustainable and competitive future. 57 UCLA L. Rev. 511-551 (2009).

Jennings, Casey J. Recent development. To form a more perfect union: taxation, economic efficiency, and the dormant Commerce Clause in ... (**Dep't of Revenue v. Davis**, 128 S. Ct. 1801, 2008.) 88 N.C. L. Rev. 311-333 (2009).

EDUCATION LAW

Baiman, Alexia M. Note. Educating special education students who have only attended private schools: after **Tom F.**, who is left with the bill? (**Bd. Of Educ. v. Tom F.**, 127 S. Ct. 1393, 2007.) 71 U. Pitt. L. Rev. 121-142 (2009).

Carrillo, Andrés L. Note. The costs of success: Mexican American identity performance within culturally coded classrooms and educational achievement. 18 S. Cal. Rev. L. & Soc. Just. 641-676 (2009).

Combs, Edward C., Jr. Student article. **Parents Involved in Community Schools v. Seattle School District No. 1**: an endorsement of *de facto* segregation? (**Parents Involved in Cnty. Sch. v. Seattle Sch. Dist. No. 1**, 127 S. Ct. 2738, 2007.) 12 Barry L. Rev. 225-239 (2009).

Dennie, Christian. Tebow drops back to pass: videogames have crossed the line, but does the right of publicity protect a student-athlete's likeness when balanced against the First Amendment? 62 Ark. L. Rev. 645-681 (2009).

Galus, Jeremiah. Note. BONG HiTS 4 JESUS: student speech and the "educational mission" argument after ... (**Morse v. Frederick**, 127 S. Ct. 2618, 2007.) 71 U. Pitt. L. Rev. 143-165 (2009).

Loeb, Leah. Comment. Childhood obesity: the law's response to the Surgeon General's call to action to prevent and decrease overweight and obesity. 12 J. Health Care L. & Pol'y 295-325 (2009).

Pohlman, Katrina A. Note. Have we forgotten K-12? The need for punitive damages to improve Title IX enforcement, 71 U. Pitt. L. Rev. 167-186 (2009).

Scott, Damien G. Comment. Invalidating integration: **Parents Involved** and the standards of the Convention on the Elimination of All Forms of Racial Discrimination. (**Parents Involved in Community Schools v. Seattle School District No. 1**, 551 U.S. 701, 2007.) 53 How. L.J. 177-216 (2009).

Ward, Leah M. Comment. Suspended on Saturday? The constitutionality of the Cyberbullying Act of 2007. 62 Ark. L. Rev. 783-807 (2009).

EMPLOYMENT PRACTICE

Solieman, Ishra. Note. Born Osama: Muslim-American employment discrimination. 51 Ariz. L. Rev. 1069-1096 (2009).

ENERGY AND UTILITIES LAW

Culley, Kristina. Student article. Has Texas nuisance law been blown away by the demand for wind power. (**Rankin v. FPL Energy, LCC**, 266 S.W.3d 506, 2008.) 61 Baylor L. Rev. 943-972 (2009).

Rossi, Jim. The political economy of energy and its implications for climate change legislation. 84 Tul. L. Rev. 379-428 (2009).

ENVIRONMENTAL LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Tulane Environmental Law Journal

Berg, Nicholas H. Comment. Bringing it all back home: the Fifth and Second Circuits allow domestic prosecutions for oil record book violations on foreign-flagged vessels. 34 Tul. Mar. L.J. 253-278 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6

February 19, 2010

Hupp, Margaret C. Comment. Congressional consent under the Compact Clause: plugging the leaks in the regional greenhouse gas initiative. 84 Tul. L. Rev. 469-497 (2009).

Kennedy, Kevin C. The status of the trade-environment-sustainable development triad in the DOHA Round negotiations and in recent U.S. trade policy. 19 Ind. Int'l & Comp. L. Rev. 529-552 (2009).

Owen, Dave. Probabilities, planning failures, and environmental law. 84 Tul. L. Rev. 265-335 (2009).

Rossi, Jim. The political economy of energy and its implications for climate change legislation. 84 Tul. L. Rev. 379-428 (2009).

ESTATES AND TRUSTS

Hildreth, Christopher. Comment. **Street v. Skipper & Martin v. Moran**: resolving a split in authority in Texas regarding the disposition of proceeds from a community-property life insurance policy payable to the insured spouse's estate. (**Street v. Skipper**, 887 S.W.2d 78, 1994; **Martin v. Moran**, 32 S.W. 904, 1895.) 61 Baylor L. Rev. 973-998 (2009).

Naguit, Kimberly E. Note. The inadequacies of Missouri intestacy law: addressing the rights of posthumously conceived children. 74 Mo. L. Rev. 889-907 (2009).

EVIDENCE

Blair-Stanek, Andrew. **Twombly** is the logical extension of the **Matthews v. Eldridge** test to discovery. 62 Fla. L. Rev. 1-46 (2010).

Dixon, Bradley S. Note. There but for the grace of God go I: the right of cross-examination in social security disability hearings. (**Passmore v. Astrue**, 533 F.3d 658, 2008.) 74 Mo. L. Rev. 823-843 (2009).

Miller, Colin. Dismissed with prejudice: why application of the anti-jury impeachment rule to allegations of racial, religious, or other bias violates the right to present a defense. 61 Baylor L. Rev. 872-942 (2009).

FIRST AMENDMENT

Adams, Kerry. Student article. Punishing depictions of animal cruelty: unconstitutional or a valid restriction on speech? 12 Barry L. Rev. 203-224 (2009).

Dennie, Christian. Tebow drops back to pass: videogames have crossed the line, but does the right of publicity protect a student-athlete's likeness when balanced against the First Amendment? 62 Ark. L. Rev. 645-681 (2009).

Findley, Bethany R. Note. The Eighth Circuit loosens the grip of the bankruptcy gag rule, but holds attorneys to advertising disclosure requirement. (**Milavetz, Gallop & Milavetz, P.A. v. United States**, 541 F.3d 785, 2008.) 74 Mo. L. Rev. 845-870 (2009).

Fricke, Paul C. The Associational Thesis: a new logic for free exercise jurisprudence. 53 How. L.J. 133-175 (2009).

Galus, Jeremiah. Note. BONG HITS 4 JESUS: student speech and the "educational mission" argument after ... (**Morse v. Frederick**, 127 S. Ct. 2618, 2007.) 71 U. Pitt. L. Rev. 143-165 (2009).

Hill, B. Jessie. Of Christmas trees and Corpus Christi: ceremonial deism and change in meaning over time. 59 Duke L.J. 705-770 (2010).

Matwyshyn, Andrea M. Hidden engines of destruction: the reasonable expectation of code safety and the duty to warn in digital products. 62 Fla. L. Rev. 109-157 (2010).

Pescatore, Bittney. Note. Time to change the channel: assessing the FCC's children's programming requirements under the First Amendment. 33 Colum. J.L. & Arts 81-111 (2009).

Pomeranz, Jennifer L. Compelled speech under the commercial speech doctrine: the case of menu label laws. 12 J. Health Care L. & Pol'y 159-194 (2009).

Thompson, Scott. House of wisdom or a house of cards? Why teaching Islam in U.S. foreign detention facilities violates the Establishment Clause. 88 Neb. L. Rev. 341-384 (2009).

Ward, Leah M. Comment. Suspended on Saturday? The constitutionality of the Cyberbullying Act of 2007. 62 Ark. L. Rev. 783-807 (2009).

FOOD AND DRUG LAW

Girard, Vicki W. Punishing pharmaceutical companies for unlawful promotion of approved drugs: why the False Claims Act is the wrong Rx. 12 J. Health Care L. & Pol'y 119-158 (2009).

FOURTEENTH AMENDMENT

Hoffman, Hon. Morris B. The Court says no to "incorporation rebound." **Virginia v. Moore**. 61 Baylor L. Rev. 818-871 (2009).

GAMING

Grant, Stephen W., Jr. Comment. Calling all bets on gaming boat vessel status: an analysis of how the Fifth Circuit is consistent with ... (**Stewart v. Dutra Construction Co.**, 543 U.S. 481, 2005.) 34 Tul. Mar. L.J. 331-364 (2009).

Sherlock, Kevin D. Note. Clearing the air: analyzing the constitutionality of the Iowa Smokefree Air Act's gaming-floor exemption. 95 Iowa L. Rev. 347-387 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 7
February 19, 2010

HEALTH LAW AND POLICY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Journal of Health Care Law & Policy

Bell, Eric Scott. Comment. Make way: why Arkansas and the states should narrow health care peer review privileges for the Patient Safety and Quality Improvement Act of 2005. 62 Ark. L. Rev. 745-782 (2009).

Klaric, Susanne. Note. The “Conrad State 30” Improvement Act: remedying the physician shortage. 18 S. Cal. Rev. L. & Soc. Just. 611-640 (2009).

HUMAN RIGHTS LAW

Berlin, Alexander H. Recognition as sanction: using international recognition of new states to deter, punish, and contain bad actors. 31 U. Pa. J. Int'l L. 531-591 (2009).

Wong, Jarrod. Reconstructing the responsibility to protect in the wake of cyclones and separatism. 84 Tul. L. Rev. 219-263 (2009).

IMMIGRATION LAW

Barnett, Michael B. Note. The high cost of low-cost workers: Missouri enacts new law targeting employers of unauthorized workers. 74 Mo. L. Rev. 801-821 (2009).

Lopez, Maria Pabon and student Diomedes J. Tsitouras. Flatlining: how the reluctance to embrace immigrant nurses is morally wounding the U.S. health care system. 12 J. Health Care L. & Pol'y 235-266 (2009).

Mai, My Xuan T. Student article. Children under the radar: the unique plight of special immigrant juveniles. 12 Barry L. Rev. 241-254 (2009).

Peterson, Cassie L. Note. An Iowa immigration raid leads to unprecedented criminal consequences: why ICE should rethink the Postville model. 95 Iowa L. Rev. 323-346 (2009).

INDIAN AND ABORIGINAL LAW

Ennis, Samuel E. Comment. Reaffirming Indian tribal court criminal jurisdiction over non-Indians: an argument for a statutory abrogation of **Oliphant**. 57 UCLA L. Rev. 553-604 (2009).

Fletcher, Matthew L.M. Factbound and splitless: the *certiorari* process as barrier to justice for Indian tribes. 51 Ariz. L. Rev. 933-981 (2009).

Sawers, Brian. Tribal land corporations: using incorporation to combat fractionation. 88 Neb. L. Rev. 385-432 (2009).

INSURANCE LAW

Hildreth, Christopher. Comment. **Street v. Skipper & Martin v. Moran**: resolving a split in authority in Texas regarding the disposition of proceeds from a community-property life insurance policy payable to the insured spouse's estate. (**Street v. Skipper**, 887 S.W.2d 78, 1994; **Martin v. Moran**, 32 S.W. 904, 1895.) 61 Baylor L. Rev. 973-998 (2009).

INTELLECTUAL PROPERTY LAW

Carney, Jeremy J. Note. Retreat from the brink of clarity: why the Federal Circuit got **In re Bilski** wrong, and what can be done about it. (**In re Bilski**, 545 F.3d 943, 2008.) 2009 U. Ill. J.L. Tech. & Pol'y 473-491.

Greskowiak, Stacie L. Note. Joint infringement after **BMC**: the demise of process patents. (**BMC Res., Inc. v. Paymentech, L.P.**, 498 F.3d 1373, 2007.) 41 Loy. U. Chi. L.J. 351-410 (2010).

Kennedy, Daniel. Comment. Holding parent corporations liable for attorney's fees under 35 U.S.C. § 285 of the patent statute. 61 Baylor L. Rev. 999-1027 (2009).

Lauriat, Barbara. Charles Reade's roles in the drama of Victorian dramatic copyright. 33 Colum. J.L. & Arts 1-35 (2009).

McKenna, Mark P. Testing modern trademark law's theory of harm. 95 Iowa L. Rev. 63-117 (2009).

McKinney, Jessica A.E. Note. **Rescuecom Corp. v. Google Inc.**: a conscious analytical shift. (**Rescuecom Corp. v. Google Inc.**, 562 F.3d 123, 2009.) 95 Iowa L. Rev. 281-321 (2009).

Oliar, Dotan. The (constitutional) Convention on IP: a new reading. 57 UCLA L. Rev. 421-480 (2009).

Rosloff, Genevieve P. “Some rights reserved”: finding the space between all rights reserved and the public domain. 33 Colum. J.L. & Arts 37-80 (2009).

Seymore, Sean B. Serendipity. 88 N.C. L. Rev. 185-211 (2009).

Strauss, Debra M. The application of TRIPS to GMOs: international intellectual property rights and biotechnology. 45 Stan. J. Int'l L. 287-320 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8
February 19, 2010

INTERNATIONAL LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:

Indiana International & Comparative Law Review
New Criminal Law Review
New York University Journal of International Law and Politics
Richmond Journal of Global Law and Business
Stanford Journal of International Law
University of Pennsylvania Journal of International Law

Bibas, Stephanos and William W. Burke-White. International idealism meets domestic-criminal-procedure realism. 59 Duke L.J. 637-704 (2010).

Dawson, Andrew B. Offshore bankruptcies. 88 Neb. L. Rev. 317-340 (2009).

Estin, Ann Laquer. Families across borders: the Hague Children's Conventions and the case for international family law in the United States. 62 Fla. L. Rev. 47-108 (2010).

Wong, Jarrod. Reconstructing the responsibility to protect in the wake of cyclones and separatism. 84 Tul. L. Rev. 219-263 (2009).

The Rome Statute of the International Criminal Court. Introduction by Kevin Jon Heller; articles by Neil Boister, Roger S. Clark, Robert Cryer, Jens David Ohlin, Elies van Sliedregt, Mohamed Elewa Badar and Olympia Bekou. 12 New Crim. L. Rev. 339-483 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)

INTERNATIONAL TRADE

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:

Indiana International & Comparative Law Review

Brogan, Blair. Comment. The supplier strikes back: under what circumstances can a subcontracting necessities supplier assert a maritime lien? 34 Tul. Mar. L.J. 279-302 (2009).

Martineau, Anne-Charlotte. The politics of normalization. 41 N.Y.U. J. Int'l L. & Pol. 823-836 (2009).

Strauss, Debra M. The application of TRIPS to GMOs: international intellectual property rights and biotechnology. 45 Stan. J. Int'l L. 287-320 (2009).

Assessing the Impact of Existing Bilateral and Multilateral U.S. Trade Agreements and Attempting Policy Recommendations for the Future. Articles by Gregory W. Bowman, Kevin C. Kennedy, Elizabeth Trujillo and C. O'Neal Taylor. 19 Ind. Int'l & Comp. L. Rev. 497-609 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)

JUDGES

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:

Loyola University Chicago Law Journal
Missouri Law Review
New York University Journal of International Law and Politics

Davis, Hon. Arrie W. The richness of experience, empathy, and the role of a judge: the Senate confirmation hearings for Judge Sonia Sotomayor. 40 U. Balt. L.F. 1-38 (2009).

Fletcher, Matthew L.M. Factbound and splitless: the *cetiorari* process as barrier to justice for Indian tribes. 51 Ariz. L. Rev. 933-981 (2009).

Gorodetsky, Julia. Analogy by necessity: the filed rate doctrine and judicial review of agency inaction. 23 Tul. Envtl. L.J. 1-32 (2009).

Levitz, Hon. Dana M. and Ephraim R. Siff. The selection and election of circuit judges in Maryland: a time for change. 40 U. Balt. L.F. 39-58 (2009).

Raub, Lindsey. Note. Positioning hybrid tribunals in international criminal justice. 41 N.Y.U. J. Int'l L. & Pol. 1013-1053 (2009).

Van Detta, Jeffrey A. The decline and fall of the American judicial opinion, part I: back to the future from the Roberts Court to Learned Hand--context and congruence. 12 Barry L. Rev. 53-151 (2009).

Willig, Spencer. Comment. Out of service: the causes and consequences of Russia's suspension of judicial assistance to the United States under the Hague Service Convention. 31 U. Pa. J. Int'l L. 593-619 (2009).

Conference on the Judiciary in the Twenty-First Century. Introduction by Kathleen Przywara; remarks by Judge Richard D. Cudahy and Justice Rita B. Garman; articles by Jay Tidmarsh, Nancy J. Moore, Ronald D. Rotunda and Teresa Stanton Collett. 41 Loy. U. Chi. L.J. 263-349 (2010).

(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)

Federalist Society Transcript, Showcase Panel II: Judicial Tenure: Life Tenure or Fixed Non-renewable Terms. Hon. J. Harvie Wilkinson III, moderator; Stephen A. Burbank, Charles J. Cooper, James Lindgren and David R. Stras, panelists. 12 Barry L. Rev. 173-201 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9

February 19, 2010

Symposium: Mulling Over the Missouri Plan: A Review of State Judicial Selection and Retention Systems. Foreword by R. Lawrence Dessem; lecture by Justice Sandra Day O'Connor; articles by Michael R. Dimino, Sr., Roy A. Schotland, Michael E. Solimine, Rafael Gely, Rachel Paine Caufield, G. Alan Tarr, Hon. Penny J. White, Brian T. Fitzpatrick, Stephen J. Ware and Mary L. Volcansek; responses by Anthony Champagne, Lee Epstein, Hon. Duane Benton, Hon. Laura Denvir Stith, Jeremy Root and Michael E. DeBow. 74 Mo. L. Rev. 473-800 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)

Symposium. The Normalizing of Adjudication in Complex International Governance Regimes: Patterns, Possibilities, and Problems. Articles by Cesare P.R. Romano, Andrea K. Schneider, Anne-Charlotte Martineau, Stephen Vasciannie, Laurence R. Helfer, Karen J. Alter, Eyal Benvenisti, George W. Downs, Ruti Teitel, and Robert Howse; response by José E. Alvarez. 41 N.Y.U. J. Int'l L. & Pol. 755-1012 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)

JURISDICTION

Deale, Frank. Jurisdiction, transfer, and pretrial: using Fed. R. Civ. P. 16 to resolve forum convenience disputes. 53 How. L.J. 1-52 (2009).

Ennis, Samuel E. Comment. Reaffirming Indian tribal court criminal jurisdiction over non-Indians: an argument for a statutory abrogation of **Oliphant**. 57 UCLA L. Rev. 553-604 (2009).

Policastro, Eric. Student article. Saying goodbye to implied-federal preemption: the contemporary scope of federal preemption in light of **Geier, Riegel, and Wyeth**. (*Geier v. Am. Honda Motor Co.*, 529 U.S. 861, 2000; *Riegel v. Medtronic, Inc.*, 128 S. Ct. 999, 2008; *Wyeth v. Levine*, 129 S. Ct. 1187, 2009.) 61 Baylor L. Rev. 1028-1052 (2009).

Wojciechowski, Jason. Federalism limits on Article III jurisdiction. 88 Neb. L. Rev. 288-316 (2009).

JURISPRUDENCE

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:

New York University Journal of International Law and Politics

Hoffman, Hon. Morris B. The Court says no to "incorporation rebound." **Virginia v. Moore**. 61 Baylor L. Rev. 818-871 (2009).

Raub, Lindsey. Note. Positioning hybrid tribunals in international criminal justice. 41 N.Y.U. J. Int'l L. & Pol. 1013-1053 (2009).

Schlag, Pierre. Formalism and realism in ruins (mapping the logics of collapse). 95 Iowa L. Rev. 195-244 (2009).

Weisburd, A. Mark. The International Court of Justice and the concept of state practice. 31 U. Pa. J. Int'l L. 295-372 (2009).

Symposium. The Normalizing of Adjudication in Complex International Governance Regimes: Patterns, Possibilities, and Problems. Articles by Cesare P.R. Romano, Andrea K. Schneider, Anne-Charlotte Martineau, Stephen Vasciannie, Laurence R. Helfer, Karen J. Alter, Eyal Benvenisti, George W. Downs, Ruti Teitel, and Robert Howse; response by José E. Alvarez. 41 N.Y.U. J. Int'l L. & Pol. 755-1012 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)

JUVENILES

Alden, Bram. Comment. Unborn & unprotected: the rights of the fetus under § 1983. 57 UCLA L. Rev. 481-510 (2009).

Bartholet, Elizabeth. The racial disproportionality movement in child welfare: false facts and dangerous directions. 51 Ariz. L. Rev. 871-932 (2009).

Estin, Ann Laquer. Families across borders: the Hague Children's Conventions and the case for international family law in the United States. 62 Fla. L. Rev. 47-108 (2010).

Loeb, Leah. Comment. Childhood obesity: the law's response to the Surgeon General's call to action to prevent and decrease overweight and obesity. 12 J. Health Care L. & Pol'y 295-325 (2009).

Mai, My Xuan T. Student article. Children under the radar: the unique plight of special immigrant juveniles. 12 Barry L. Rev. 241-254 (2009).

Naguit, Kimberly E. Note. The inadequacies of Missouri intestacy law: addressing the rights of posthumously conceived children. 74 Mo. L. Rev. 889-907 (2009).

Pescatore, Bittney. Note. Time to change the channel: assessing the FCC's children's programming requirements under the First Amendment. 33 Colum. J.L. & Arts 81-111 (2009).

Slobogin, Christopher and Mark R. Fondacaro. Juvenile justice: the fourth option. 95 Iowa L. Rev. 1-62 (2009).

Young, Tia M. Comment. Removing the veil, uncovering the truth: a child's right to compel disclosure of his biological father's identity. 53 How. L.J. 217-244 (2009).

LABOR LAW

Alford, Sean W.L. Comment. Dusting off the AK-47: an examination of NFL players' most powerful weapon in an antitrust lawsuit against the NFL. 88 N.C. L. Rev. 212-266 (2009).

Barnett, Michael B. Note. The high cost of low-cost workers: Missouri enacts new law targeting employers of unauthorized workers. 74 Mo. L. Rev. 801-821 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
February 19, 2010

Flaherty, Joan E. Comment. Toxicogenomics and workers' compensation: a reworking of the "bargain"? 12 J. Health Care L. & Pol'y 267-294 (2009).

Lopez, Maria Pabon and student Diomedes J. Tsitouras. Flatlining: how the reluctance to embrace immigrant nurses is morally wounding the U.S. health care system. 12 J. Health Care L. & Pol'y 235-266 (2009).

VanDeusen, Darrell R. and Donna M. Glover. The Maryland Flexible Leave Act: is it really that simple? 40 U. Balt. L.F. 59-80 (2009).

LAW AND SOCIETY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:

Southern California Review of Law and Social Justice

Aka, Philip C. and Lucinda M. Deason. Culturally competent public services and English-only laws. 53 How. L.J. 53-131 (2009).

Duncan, Kelsey Meeks. Comment. A crime against common sense: how Louisiana's implementation of the Adam Walsh Act exposes the law's most significant flaw. 84 Tul. L. Rev. 429-468 (2009).

LAW OF THE SEA

Kraska, James, Cdr., USN and Brian Wilson, Capt., USN. The pirates of the Gulf of Aden: the coalition is the strategy. 45 Stan. J. Int'l L. 243-286 (2009).

LEGAL ANALYSIS AND WRITING

Harrison, Brandon. The lawyer as a professional writer. 62 Ark. L. Rev. 725-743 (2009).

Van Detta, Jeffrey A. The decline and fall of the American judicial opinion, part I: back to the future from the Roberts Court to Learned Hand--context and congruence. 12 Barry L. Rev. 53-151 (2009).

LEGAL EDUCATION

Rich, Camille Gear. Decline to state: diversity talk and the American law student. 18 S. Cal. Rev. L. & Soc. Just. 539-585 (2009).

Sauder, Michael and Wendy Espeland. Rankings and diversity. 18 S. Cal. Rev. L. & Soc. Just. 587-608 (2009).

Vinson, Kathleen Elliott. What's on your playlist? The power of podcasts as a pedagogical tool. 2009 U. Ill. J.L. Tech. & Pol'y 405-428.

LEGAL HISTORY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:

Natural Resources Journal

Anderson, H. Edwin, III. Risk, shipping, and Roman law. 34 Tul. Mar. L.J. 183-210 (2009).

Klein, Kenneth S. **Ashcroft v. Iqbal** crashes Rule 8 pleading standards on to unconstitutional shores. 88 Neb. L. Rev. 261-287 (2009).

Lauriat, Barbara. Charles Reade's roles in the drama of Victorian dramatic copyright. 33 Colum. J.L. & Arts 1-35 (2009).

Nelson, Anne E. Note. From muddled to **Medellín**: a legal history of sole executive agreements. (**Medellín v. Texas**, 128 S. Ct. 1346, 2008.) 51 Ariz. L. Rev. 1035-1068 (2009).

Oliar, Dotan. The (constitutional) Convention on IP: a new reading. 57 UCLA L. Rev. 421-480 (2009).

Land Grants and the Law: The Disputed Legal Histories of New Mexico's Land Grants. Introduction by Kristina G. Fisher; articles by Manuel García y Griego, David Benavides, Ryan Golten, David Correia, Denise Holladay Damico, Christopher N. Houghton, Elaine Patricia Lujan, Carol Raish, Alice M. McSweeney and Mark Schiller. 48 Nat. Resources J. 847-1080 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)

LEGAL PROFESSION

Cox, Erin J. Comment. An economic crisis is a terrible thing to waste: reforming the business of law for a sustainable and competitive future. 57 UCLA L. Rev. 511-551 (2009).

Harrison, Brandon. The lawyer as a professional writer. 62 Ark. L. Rev. 725-743 (2009).

Moore, Nancy J. Is the appearance of impropriety an appropriate standard for disciplining judges in the twenty-first century? 41 Loy. U. Chi. L.J. 285-300 (2010).

Mukasey, Hon. Michael B., former U.S. Att'y Gen. Commencement address--May 10, 2009. 88 N.C. L. Rev. 1-10 (2009).

Roberts, Jenny. Ignorance is effectively bliss: collateral consequences, silence, and misinformation in the guilty-plea process. 95 Iowa L. Rev. 119-194 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
February 19, 2010

LEGISLATION

Duncan, Kelsey Meeks. Comment. A crime against common sense: how Louisiana's implementation of the Adam Walsh Act exposes the law's most significant flaw. 84 Tul. L. Rev. 429-468 (2009).

Needles, Sara A. Comment. The data game: learning to love the state-based approach to data breach notification law. 88 N.C. L. Rev. 267-310 (2009).

Quallen, Nicole M. Recent development. Damages under the Privacy Act: is emotional harm "actual"? (**Cooper v. Fed. Aviation Admin.**, No. C07-1383, N.D. Cal. Aug. 22, 2008.) 88 N.C. L. Rev. 334-356 (2009).

Rossi, Jim. The political economy of energy and its implications for climate change legislation. 84 Tul. L. Rev. 379-428 (2009).

MEDICAL JURISPRUDENCE

Alper, Ty. The truth about physician participation in lethal injection executions. 88 N.C. L. Rev. 11-70 (2009).

Bell, Eric Scott. Comment. Make way: why Arkansas and the states should narrow health care peer review privileges for the Patient Safety and Quality Improvement Act of 2005. 62 Ark. L. Rev. 745-782 (2009).

Klaric, Susanne. Note. The "Conrad State 30" Improvement Act: remedying the physician shortage. 18 S. Cal. Rev. L. & Soc. Just. 611-640 (2009).

Sullivan, Rod. Enforcing a seaman's right to medical care after **Atlantic Sounding v. Townsend**. 34 Tul. Mar. L.J. 1-36 (2009).

Van Detta, Jeffrey A. Dialogue with a neurosurgeon: toward a *dépeçage* approach to achieve tort reform and preserve corrective justice in medical malpractice cases. 71 U. Pitt. L. Rev. 1-70 (2009).

Young, Tia M. Comment. Removing the veil, uncovering the truth: a child's right to compel disclosure of his biological father's identity. 53 How. L.J. 217-244 (2009).

MILITARY, WAR AND PEACE

Joyner, Christopher C. and student Alexander Ian Parkhouse. Nuclear terrorism in a globalizing world: assessing the threat and the emerging management regime. 45 Stan. J. Int'l L. 203-241 (2009).

Padmanabhan, Vijay M. Norm internalization through trials for violations of international law: four conditions for success and their application to trials of detainees at Guantanamo Bay. 31 U. Pa. J. Int'l L. 427-492 (2009).

NATURAL RESOURCES LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Natural Resources Journal

Chalke, Brett. Note. **Natural Resources Defense Council v. EPA**: the D.C. Circuit moves away from market-based policies. (**Natural Res. Def. Council v. EPA**, 571 F.3d 1245, 2009.) 23 Tul. Envtl. L.J. 159-170 (2009).

Owen, Dave. Probabilities, planning failures, and environmental law. 84 Tul. L. Rev. 265-335 (2009).

Seidemann, Ryan M. Curious corners of Louisiana mineral law: cemeteries, school lands, erosion, accretion, and other oddities. 23 Tul. Envtl. L.J. 93-157 (2009).

OIL, GAS, AND MINERAL LAW

Berg, Nicholas H. Comment. Bringing it all back home: the Fifth and Second Circuits allow domestic prosecutions for oil record book violations on foreign-flagged vessels. 34 Tul. Mar. L.J. 253-278 (2009).

Seidemann, Ryan M. Curious corners of Louisiana mineral law: cemeteries, school lands, erosion, accretion, and other oddities. 23 Tul. Envtl. L.J. 93-157 (2009).

ORGANIZATIONS

Kelley, Thomas. Law and choice of entity on the social enterprise frontier. 84 Tul. L. Rev. 337-377 (2009).

POLITICS

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Missouri Law Review

Davis, Hon. Arrie W. The richness of experience, empathy, and the role of a judge: the Senate confirmation hearings for Judge Sonia Sotomayor. 40 U. Balt. L.F. 1-38 (2009).

Levitz, Hon. Dana M. and Ephraim R. Siff. The selection and election of circuit judges in Maryland: a time for change. 40 U. Balt. L.F. 39-58 (2009).

McAfee, Lindsay C. Note. Making taxes more certain: Iowa state legislators' guide to combined reporting. 95 Iowa L. Rev. 245-279 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
February 19, 2010

Symposium: Mulling Over the Missouri Plan: A Review of State Judicial Selection and Retention Systems. Foreword by R. Lawrence Dessem; lecture by Justice Sandra Day O'Connor; articles by Michael R. Dimino, Sr., Roy A. Schotland, Michael E. Solimine, Rafael Gely, Rachel Paine Caufield, G. Alan Tarr, Hon. Penny J. White, Brian T. Fitzpatrick, Stephen J. Ware and Mary L. Volcansek; responses by Anthony Champagne, Lee Epstein, Hon. Duane Benton, Hon. Laura Denvir Stith, Jeremy Root and Michael E. DeBow. 74 Mo. L. Rev. 473-800 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)

PRACTICE AND PROCEDURE

Blair-Stanek, Andrew. **Twombly** is the logical extension of the **Matthews v. Eldridge** test to discovery. 62 Fla. L. Rev. 1-46 (2010).

Deale, Frank. Jurisdiction, transfer, and pretrial: using Fed. R. Civ. P. 16 to resolve forum convenience disputes. 53 How. L.J. 1-52 (2009).

Devine, Michael. The effect of the Taiwan Relations Act of 1979 on *res judicata* and collateral estoppel with respect to Taiwanese and third-country parties in United States courts. 8 Rich. J. Global L. & Bus. 553-580 (2009).

Donat, Clark A. Case note. Every attorney deserves a second chance: consideration of issues not raised at the trial court level in ... (**Jones v. Flowers**, 283 S.W.3d 551, 2008.) 62 Ark. L. Rev. 831-857 (2009).

Kennedy, Daniel. Comment. Holding parent corporations liable for attorney's fees under 35 U.S.C. § 285 of the patent statute. 61 Baylor L. Rev. 999-1027 (2009).

Klein, Kenneth S. **Ashcroft v. Iqbal** crashes Rule 8 pleading standards on to unconstitutional shores. 88 Neb. L. Rev. 261-287 (2009).

Lii, Michael. An empirical examination of the adequate alternative forum in the doctrine of *forum non conveniens*. 8 Rich. J. Global L. & Bus. 513-552 (2009).

Looney, J.W. The Arkansas approach to competency to stand trial: "nailing jelly to a tree." 62 Ark. L. Rev. 683-723 (2009).

Lyford, Charles. Case note. Guilty pleas as civil precedent: the need for a fact-based colloquy after ... (**Bradley Ventures, Inc. v. Farm Bureau Mutual Insurance Co.**, 264 S.W.3d 485, 2007.) 62 Ark. L. Rev. 809-830 (2009).

Mathews, Rachel. Note. **Summers v. EarthIsland Institute**: injury, precedent, and the environmental standing saga. (**Summers v. EarthIsland Inst.**, 129 S. Ct. 1142, 2009.) 23 Tul. Envtl. L.J. 171-185 (2009).

Taylor, Ian F. Comment. Maritime madness: Rule B, electronic funds transfers, maritime contracts, and the explosion of admiralty litigation in the Southern District of New York. 34 Tul. Mar. L.J. 211-251 (2009).

Tidmarsh, Jay. Exiting litigation. 41 Loy. U. Chi. L.J. 263-284 (2010).

Wojciechowski, Jason. Federalism limits on Article III jurisdiction. 88 Neb. L. Rev. 288-316 (2009).

PRESIDENT/EXECUTIVE DEPARTMENT

Brown, Kimberly N. Presidential control of the elite "non-agency." 88 N.C. L. Rev. 71-136 (2009).

Nelson, Anne E. Note. From muddled to **Medellín**: a legal history of sole executive agreements. (**Medellín v. Texas**, 128 S. Ct. 1346, 2008.) 51 Ariz. L. Rev. 1035-1068 (2009).

PRODUCTS LIABILITY

Gable, Robert S. Left to their own devices: should manufacturers of offender monitoring equipment be liable for design defect? 2009 U. Ill. J.L. Tech. & Pol'y 333-362.

PROFESSIONAL ETHICS

Ahronheim, Judith C. Service by health care providers in a public health emergency: the physician's duty and the law. 12 J. Health Care L. & Pol'y 195-233 (2009).

Alper, Ty. The truth about physician participation in lethal injection executions. 88 N.C. L. Rev. 11-70 (2009).

Cox, Erin J. Comment. An economic crisis is a terrible thing to waste: reforming the business of law for a sustainable and competitive future. 57 UCLA L. Rev. 511-551 (2009).

Duhl, Gregory M. Conscious ambiguity: slaying Cerberus in the interpretation of contractual inconsistencies. 71 U. Pitt. L. Rev. 71-116 (2009).

Moore, Nancy J. Is the appearance of impropriety an appropriate standard for disciplining judges in the twenty-first century? 41 Loy. U. Chi. L.J. 285-300 (2010).

Rotunda, Ronald D. Judicial transparency, judicial ethics, and a judicial solution: an inspector general for the courts. 41 Loy. U. Chi. L.J. 301-325 (2010).

PROPERTY--PERSONAL AND REAL

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Natural Resources Journal

Atuahene, Bernadette. Things fall apart: the illegitimacy of property rights in the context of past property theft. 51 Ariz. L. Rev. 829-870 (2009).

Culley, Kristina. Student article. Has Texas nuisance law been blown away by the demand for wind power. (**Rankin v. FPL Energy, LCC**, 266 S.W.3d 506, 2008.) 61 Baylor L. Rev. 943-972 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13

February 19, 2010

DeWald, D. David. Note. Police power versus riparian rights in the interstate compact context. (**New Jersey v. Delaware**, 128 S. Ct. 1410, 2008.) 88 Neb. L. Rev. 433-465 (2009).

Moringiello, Juliet M. What virtual worlds can do for property law. 62 Fla. L. Rev. 159-202 (2010).

Norman, Ashley E. Legislative note. A tenant's dilemma: the Arkansas Residential Landlord-Tenant Act of 2007. 62 Ark. L. Rev. 859-884 (2009).

Sawers, Brian. Tribal land corporations: using incorporation to combat fractionation. 88 Neb. L. Rev. 385-432 (2009).

Land Grants and the Law: The Disputed Legal Histories of New Mexico's Land Grants. Introduction by Kristina G. Fisher; articles by Manuel García y Griego, David Benavides, Ryan Golten, David Correia, Denise Holladay Damico, Kristopher N. Houghton, Elaine Patricia Lujan, Carol Raish, Alice M. McSweeney and Mark Schiller. 48 Nat. Resources J. 847-1080 (2008).

(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)

PSYCHOLOGY AND PSYCHIATRY

Looney, J.W. The Arkansas approach to competency to stand trial: "nailing jelly to a tree." 62 Ark. L. Rev. 683-723 (2009).

RELIGION

Briess, Craig C. The crescent and the corporation: analysis and resolution of conflicting positions between the Western corporation and the Islamic legal system. 8 Rich. J. Global L. & Bus. 453-511 (2009).

Hill, B. Jessie. Of Christmas trees and Corpus Christi: ceremonial deism and change in meaning over time. 59 Duke L.J. 705-770 (2010).

Solieman, Ishra. Note. Born Osama: Muslim-American employment discrimination. 51 Ariz. L. Rev. 1069-1096 (2009).

Thompson, Scott. House of wisdom or a house of cards? Why teaching Islam in U.S. foreign detention facilities violates the Establishment Clause. 88 Neb. L. Rev. 341-384 (2009).

REMEDIES

Davis, Timothy. UCC breach of warranty and contract claims: clarifying the distinction. 61 Baylor L. Rev. 783-817 (2009).

deVolpi, Pietro M., Jr. Showing loss in securities enforcement actions. 12 Barry L. Rev. 1-20 (2009).

Girard, Vicki W. Punishing pharmaceutical companies for unlawful promotion of approved drugs: why the False Claims Act is the wrong Rx. 12 J. Health Care L. & Pol'y 119-158 (2009).

Pohlman, Katrina A. Note. Have we forgotten K-12? The need for punitive damages to improve Title IX enforcement, 71 U. Pitt. L. Rev. 167-186 (2009).

Quallen, Nicole M. Recent development. Damages under the Privacy Act: is emotional harm "actual"? (**Cooper v. Fed. Aviation Admin.**, No. C07-1383, N.D. Cal. Aug. 22, 2008.) 88 N.C. L. Rev. 334-356 (2009).

Smith, Toni B. Legislative note. Skimming the surface: Arkansas Act 507's attempt to limit compensation for spill damages. 62 Ark. L. Rev. 885-903 (2009).

Sullivan, Rod. Enforcing a seaman's right to medical care after **Atlantic Sounding v. Townsend**. 34 Tul. Mar. L.J. 1-36 (2009).

RETIREMENT SECURITY

Dixon, Bradley S. Note. There but for the grace of God go I: the right of cross-examination in social security disability hearings. (**Passmore v. Astrue**, 533 F.3d 658, 2008.) 74 Mo. L. Rev. 823-843 (2009).

SCIENCE AND TECHNOLOGY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:

University of Illinois Journal of Law, Technology & Policy

Bambauer, Derek E. Filtering in Oz: Australia's foray into Internet censorship. 31 U. Pa. J. Int'l L. 493-530 (2009).

Matwyshyn, Andrea M. Hidden engines of destruction: the reasonable expectation of code safety and the duty to warn in digital products. 62 Fla. L. Rev. 109-157 (2010).

McDonald, Skyler. Note. Defamation in the Internet age: why **Roommates.com** isn't enough to change the rules for anonymous gossip websites. 62 Fla. L. Rev. 259-284 (2010).

McKinney, Jessica A.E. Note. **Rescuecom Corp. v. Google Inc.**: a conscious analytical shift. (**Rescuecom Corp. v. Google Inc.**, 562 F.3d 123, 2009.) 95 Iowa L. Rev. 281-321 (2009).

Moringiello, Juliet M. What virtual worlds can do for property law. 62 Fla. L. Rev. 159-202 (2010).

Needles, Sara A. Comment. The data game: learning to love the state-based approach to data breach notification law. 88 N.C. L. Rev. 267-310 (2009).

Nemet-Nejat, Daniel. Note. Hey, that's my personal!: exploring the right of publicity for blogs and online social networks. 33 Colum. J.L. & Arts 113-133 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 14

February 19, 2010

Seymore, Sean B. Serendipity. 88 N.C. L. Rev. 185-211 (2009).

Strauss, Debra M. The application of TRIPS to GMOs: international intellectual property rights and biotechnology. 45 Stan. J. Int'l L. 287-320 (2009).

SECURITIES LAW

deVolpi, Pietro M., Jr. Showing loss in securities enforcement actions. 12 Barry L. Rev. 1-20 (2009).

SEXUALITY AND THE LAW

Alden, Bram. Comment. Unborn & unprotected: the rights of the fetus under § 1983. 57 UCLA L. Rev. 481-510 (2009).

Siegel, Neil S. and Reva B. Siegel. **Struck** by stereotype: Ruth Bader Ginsburg on pregnancy discrimination as sex discrimination. 59 Duke L.J. 771-798 (2010).

SOCIAL WELFARE

Aka, Philip C. and Lucinda M. Deason. Culturally competent public services and English-only laws. 53 How. L.J. 53-131 (2009).

Bartholet, Elizabeth. The racial disproportionality movement in child welfare: false facts and dangerous directions. 51 Ariz. L. Rev. 871-932 (2009).

Kravchenko, Svitlana. The myth of public participation in a world of poverty. 23 Tul. Envtl. L.J. 33-55 (2009).

SPORTS

Alford, Sean W.L. Comment. Dusting off the AK-47: an examination of NFL players' most powerful weapon in an antitrust lawsuit against the NFL. 88 N.C. L. Rev. 212-266 (2009).

Dennie, Christian. Tebow drops back to pass: videogames have crossed the line, but does the right of publicity protect a student-athlete's likeness when balanced against the First Amendment? 62 Ark. L. Rev. 645-681 (2009).

Mueller, Jennifer A. Note. The best defense is a good offense: student-athlete amateurism should not become a fantasy. 2009 U. Ill. J.L. Tech. & Pol'y 527-560.

STATE AND LOCAL GOVERNMENT LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Missouri Law Review

Needles, Sara A. Comment. The data game: learning to love the state-based approach to data breach notification law. 88 N.C. L. Rev. 267-310 (2009).

Symposium: Mulling Over the Missouri Plan: A Review of State Judicial Selection and Retention Systems. Foreword by R. Lawrence Dessem; lecture by Justice Sandra Day O'Connor; articles by Michael R. Dimino, Sr., Roy A. Schotland, Michael E. Solimine, Rafael Gely, Rachel Paine Caufield, G. Alan Tarr, Hon. Penny J. White, Brian T. Fitzpatrick, Stephen J. Ware and Mary L. Volcansek; responses by Anthony Champagne, Lee Epstein, Hon. Duane Benton, Hon. Laura Denvir Stith, Jeremy Root and Michael E. DeBow. 74 Mo. L. Rev. 473-800 (2009).

(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)

TAXATION--FEDERAL INCOME

Borden, Bradley T. Taxing shared economics of scale. 61 Baylor L. Rev. 721-782 (2009).

Derr, Jason A. "Taxnapping": how **Murphy v. IRS** used direct taxation to steal the tax reform debate. 12 Barry L. Rev. 21-51 (2009).

TAXATION--STATE AND LOCAL

Cofer, James C. Supreme Court strikes down personal property tax on vessels under Tonnage Clause in **Polar Tankers, Inc. v. City of Valdez, Alaska**. 34 Tul. Mar. L.J. 153-165 (2009).

Jennings, Casey J. Recent development. To form a more perfect union: taxation, economic efficiency, and the dormant Commerce Clause in ... (**Dep't of Revenue v. Davis**, 128 S. Ct. 1801, 2008.) 88 N.C. L. Rev. 311-333 (2009).

McAfee, Lindsay C. Note. Making taxes more certain: Iowa state legislators' guide to combined reporting. 95 Iowa L. Rev. 245-279 (2009).

TORTS

Culley, Kristina. Student article. Has Texas nuisance law been blown away by the demand for wind power. (**Rankin v. FPL Energy, LCC**, 266 S.W.3d 506, 2008.) 61 Baylor L. Rev. 943-972 (2009).

Hill, Josh. Note. Fender bender lottery: direct victims and bystanders in recovery for the negligent infliction of emotional distress. (**Jarrett v. Jones**, 258 S.W.3d 442, 2008.) 74 Mo. L. Rev. 871-887 (2009).

McDonald, Skyler. Note. Defamation in the Internet age: why **Roommates.com** isn't enough to change the rules for anonymous gossip websites. 62 Fla. L. Rev. 259-284 (2010).

Policastro, Eric. Student article. Saying goodbye to implied-federal preemption: the contemporary scope of federal preemption in light of **Geier, Riegel, and Wyeth**. (**Geier v. Am. Honda Motor Co.**, 529 U.S. 861, 2000; **Riegel v. Medtronic, Inc.**, 128 S. Ct. 999, 2008; **Wyeth v. Levine**, 129 S. Ct. 1187, 2009.) 61 Baylor L. Rev. 1028-1052 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15

February 19, 2010

Sullivan, Rod. Enforcing a seaman's right to medical care after **Atlantic Sounding v. Townsend**. 34 Tul. Mar. L.J. 1-36 (2009).

Van Detta, Jeffrey A. Dialogue with a neurosurgeon: toward a *dépeçage* approach to achieve tort reform and preserve corrective justice in medical malpractice cases. 71 U. Pitt. L. Rev. 1-70 (2009).

TRADE REGULATION

Alford, Sean W.L. Comment. Dusting off the AK-47: an examination of NFL players' most powerful weapon in an antitrust lawsuit against the NFL. 88 N.C. L. Rev. 212-266 (2009).

Brenton, Kyle W. Trade secret law and the Computer Fraud and Abuse Act: two problems and two solutions. 2009 U. Ill. J.L. Tech. & Pol'y 429-464.

Gorodetsky, Julia. Analogy by necessity: the filed rate doctrine and judicial review of agency inaction. 23 Tul. Envtl. L.J. 1-32 (2009).

TRANSPORTATION LAW

Douma, Frank and Jordan Deckenbach. The challenge of ITS for the law of privacy. 2009 U. Ill. J.L. Tech. & Pol'y 295-331.

Ulfbeck, Vibe. Multimodal transports in the United States and Europe--global or regional liability rules? 34 Tul. Mar. L.J. 37-90 (2009).

WATER LAW

DeWald, D. David. Note. Police power versus riparian rights in the interstate compact context. (**New Jersey v. Delaware**, 128 S. Ct. 1410, 2008.) 88 Neb. L. Rev. 433-465 (2009).

Seidemann, Ryan M. Curious corners of Louisiana mineral law: cemeteries, school lands, erosion, accretion, and other oddities. 23 Tul. Envtl. L.J. 93-157 (2009).

WOMEN

Siegel, Neil S. and Reva B. Siegel. **Struck** by stereotype: Ruth Bader Ginsburg on pregnancy discrimination as sex discrimination. 59 Duke L.J. 771-798 (2010).

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

51 ARIZONA LAW REVIEW, NO. 4, WINTER, 2009.

Atuahene, Bernadette. Things fall apart: the illegitimacy of property rights in the context of past property theft. 51 Ariz. L. Rev. 829-870 (2009).

Bartholet, Elizabeth. The racial disproportionality movement in child welfare: false facts and dangerous directions. 51 Ariz. L. Rev. 871-932 (2009).

Fletcher, Matthew L.M. Factbound and splitless: the *certiorari* process as barrier to justice for Indian tribes. 51 Ariz. L. Rev. 933-981 (2009).

Howe, Scott W. Slavery as punishment: original public meaning, cruel and unusual punishment, and the neglected clause in the Thirteenth Amendment. 51 Ariz. L. Rev. 983-1034 (2009).

Nelson, Anne E. Note. From muddled to **Medellín**: a legal history of sole executive agreements. (**Medellín v. Texas**, 128 S. Ct. 1346, 2008.) 51 Ariz. L. Rev. 1035-1068 (2009).

Solieman, Ishra. Note. Born Osama: Muslim-American employment discrimination. 51 Ariz. L. Rev. 1069-1096 (2009).

Allen, Trevor. Arizona case note. **State v. Guillen**: home privacy protection disappearing in the desert. (**State v. Guillen**, 213 P.3d 230, 2009.) 51 Ariz. L. Rev. 1097-1113 (2009).

62 ARKANSAS LAW REVIEW, NO. 4, PP. 645-924, 2009.

Dennie, Christian. Tebow drops back to pass: videogames have crossed the line, but does the right of publicity protect a student-athlete's likeness when balanced against the First Amendment? 62 Ark. L. Rev. 645-681 (2009).

Looney, J.W. The Arkansas approach to competency to stand trial: "nailing jelly to a tree." 62 Ark. L. Rev. 683-723 (2009).

Harrison, Brandon. The lawyer as a professional writer. 62 Ark. L. Rev. 725-743 (2009).

Bell, Eric Scott. Comment. Make way: why Arkansas and the states should narrow health care peer review privileges for the Patient Safety and Quality Improvement Act of 2005. 62 Ark. L. Rev. 745-782 (2009).

Ward, Leah M. Comment. Suspended on Saturday? The constitutionality of the Cyberbullying Act of 2007. 62 Ark. L. Rev. 783-807 (2009).

Lyford, Charles. Case note. Guilty pleas as civil precedent: the need for a fact-based colloquy after ... (**Bradley Ventures, Inc. v. Farm Bureau Mutual Insurance Co.**, 264 S.W.3d 485, 2007.) 62 Ark. L. Rev. 809-830 (2009).

Donat, Clark A. Case note. Every attorney deserves a second chance: consideration of issues not raised at the trial court level in ... (**Jones v. Flowers**, 283 S.W.3d 551, 2008.) 62 Ark. L. Rev. 831-857 (2009).

Norman, Ashley E. Legislative note. A tenant's dilemma: the Arkansas Residential Landlord-Tenant Act of 2007. 62 Ark. L. Rev. 859-884 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
February 19, 2010

Smith, Toni B. Legislative note. Skimming the surface: Arkansas Act 507's attempt to limit compensation for spill damages. 62 Ark. L. Rev. 885-903 (2009).

Thompson, Michael A. Recent developments. 62 Ark. L. Rev. 905-924 (2009).

12 BARRY LAW REVIEW, SPRING, 2009.

deVolpi, Pietro M., Jr. Showing loss in securities enforcement actions. 12 Barry L. Rev. 1-20 (2009).

Derr, Jason A. "Taxnapping": how **Murphy v. IRS** used direct taxation to steal the tax reform debate. 12 Barry L. Rev. 21-51 (2009).

Van Detta, Jeffrey A. The decline and fall of the American judicial opinion, part I: back to the future from the Roberts Court to Learned Hand--context and congruence. 12 Barry L. Rev. 53-151 (2009).

Tassara, Lucas. Trial in absentia: rescuing the "public necessity" requirement to proceed with a trial in the defendant's absence. 12 Barry L. Rev. 153-171 (2009).

Federalist Society Transcript, Showcase Panel II: Judicial Tenure: Life Tenure or Fixed Non-renewable Terms. Hon. J. Harvie Wilkinson III, moderator; Stephen A. Burbank, Charles J. Cooper, James Lindgren and David R. Stras, panelists. 12 Barry L. Rev. 173-201 (2009).

Adams, Kerry. Student article. Punishing depictions of animal cruelty: unconstitutional or a valid restriction on speech? 12 Barry L. Rev. 203-224 (2009).

Combs, Edward C., Jr. Student article. **Parents Involved in Community Schools v. Seattle School District No. 1**: an endorsement of *de facto* segregation? (**Parents Involved in Cmty. Sch. v. Seattle Sch. Dist. No. 1**, 127 S. Ct. 2738, 2007.) 12 Barry L. Rev. 225-239 (2009).

Mai, My Xuan T. Student article. Children under the radar: the unique plight of special immigrant juveniles. 12 Barry L. Rev. 241-254 (2009).

61 BAYLOR LAW REVIEW, NO. 3, FALL, 2009.

Borden, Bradley T. Taxing shared economics of scale. 61 Baylor L. Rev. 721-782 (2009).

Davis, Timothy. UCC breach of warranty and contract claims: clarifying the distinction. 61 Baylor L. Rev. 783-817 (2009).

Hoffman, Hon. Morris B. The Court says no to "incorporation rebound." **Virginia v. Moore**. 61 Baylor L. Rev. 818-871 (2009).

Miller, Colin. Dismissed with prejudice: why application of the anti-jury impeachment rule to allegations of racial, religious, or other bias violates the right to present a defense. 61 Baylor L. Rev. 872-942 (2009).

Culley, Kristina. Student article. Has Texas nuisance law been blown away by the demand for wind power. (**Rankin v. FPL Energy, LCC**, 266 S.W.3d 506, 2008.) 61 Baylor L. Rev. 943-972 (2009).

Hildreth, Christopher. Comment. **Street v. Skipper & Martin v. Moran**: resolving a split in authority in Texas regarding the disposition of proceeds from a community-property life insurance policy payable to the insured spouse's estate. (**Street v. Skipper**, 887 S.W.2d 78, 1994; **Martin v. Moran**, 32 S.W. 904, 1895.) 61 Baylor L. Rev. 973-998 (2009).

Kennedy, Daniel. Comment. Holding parent corporations liable for attorney's fees under 35 U.S.C. § 285 of the patent statute. 61 Baylor L. Rev. 999-1027 (2009).

Policastro, Eric. Student article. Saying goodbye to implied-federal preemption: the contemporary scope of federal preemption in light of **Geier, Riegel, and Wyeth**. (**Geier v. Am. Honda Motor Co.**, 529 U.S. 861, 2000; **Riegel v. Medtronic, Inc.**, 128 S. Ct. 999, 2008; **Wyeth v. Levine**, 129 S. Ct. 1187, 2009.) 61 Baylor L. Rev. 1028-1052 (2009).

33 COLUMBIA JOURNAL OF LAW & THE ARTS, NO. 1, FALL, 2009.

Lauriat, Barbara. Charles Reade's roles in the drama of Victorian dramatic copyright. 33 Colum. J.L. & Arts 1-35 (2009).

Rosloff, Genevieve P. "Some rights reserved": finding the space between all rights reserved and the public domain. 33 Colum. J.L. & Arts 37-80 (2009).

Pescatore, Bittney. Note. Time to change the channel: assessing the FCC's children's programming requirements under the First Amendment. 33 Colum. J.L. & Arts 81-111 (2009).

Nemet-Nejat, Daniel. Note. Hey, that's my personal!: exploring the right of publicity for blogs and online social networks. 33 Colum. J.L. & Arts 113-133 (2009).

59 DUKE LAW JOURNAL, NO. 4, JANUARY, 2010.

Bibas, Stephanos and William W. Burke-White. International idealism meets domestic-criminal-procedure realism. 59 Duke L.J. 637-704 (2010).

Hill, B. Jessie. Of Christmas trees and Corpus Christi: ceremonial deism and change in meaning over time. 59 Duke L.J. 705-770 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
February 19, 2010

Siegel, Neil S. and Reva B. Siegel. **Struck** by stereotype: Ruth Bader Ginsburg on pregnancy discrimination as sex discrimination. 59 Duke L.J. 771-798 (2010).

Ginsburg, Justice Ruth Bader. A postscript to **Struck by stereotype**. 59 Duke L.J. 799-800 (2010).

Faubus, Bryan G. Note. Narrowing the bankruptcy safe harbor for derivatives to combat systemic risk. 59 Duke L.J. 801-842 (2010).

62 FLORIDA LAW REVIEW, NO. 1, JANUARY, 2010.

Blair-Stanek, Andrew. **Twombly** is the logical extension of the **Matthews v. Eldridge** test to discovery. 62 Fla. L. Rev. 1-46 (2010).

Estin, Ann Laquer. Families across borders: the Hague Children's Conventions and the case for international family law in the United States. 62 Fla. L. Rev. 47-108 (2010).

Matwyshyn, Andrea M. Hidden engines of destruction: the reasonable expectation of code safety and the duty to warn in digital products. 62 Fla. L. Rev. 109-157 (2010).

Moringiello, Juliet M. What virtual worlds can do for property law. 62 Fla. L. Rev. 159-202 (2010).

Lynch, Jennifer. The Eleventh Amendment and federal discovery: a new threat to civil rights litigation. 62 Fla. L. Rev. 203-257 (2010).

McDonald, Skyler. Note. Defamation in the Internet age: why **Rommates.com** isn't enough to change the rules for anonymous gossip websites. 62 Fla. L. Rev. 259-284 (2010).

53 HOWARD LAW JOURNAL, NO. 1, FALL, 2009.

Sparrow, X. Blake. Letter from the Editor-in-Chief. 53 How. L.J. ix-x (2009).

Deale, Frank. Jurisdiction, transfer, and pretrial: using Fed. R. Civ. P. 16 to resolve forum convenience disputes. 53 How. L.J. 1-52 (2009).

Aka, Philip C. and Lucinda M. Deason. Culturally competent public services and English-only laws. 53 How. L.J. 53-131 (2009).

Fricke, Paul C. The Associational Thesis: a new logic for free exercise jurisprudence. 53 How. L.J. 133-175 (2009).

Scott, Damien G. Comment. Invalidating integration: **Parents Involved** and the standards of the Convention on the Elimination of All Forms of Racial Discrimination. (**Parents Involved in Community Schools v. Seattle School District No. 1**, 551 U.S. 701, 2007.) 53 How. L.J. 177-216 (2009).

Young, Tia M. Comment. Removing the veil, uncovering the truth: a child's right to compel disclosure of his biological father's identity. 53 How. L.J. 217-244 (2009).

19 INDIANA INTERNATIONAL & COMPARATIVE LAW REVIEW, NO. 3, PP. 497-609, 2009.

Assessing the Impact of Existing Bilateral and Multilateral U.S. Trade Agreements and Attempting Policy Recommendations for the Future. 19 Ind. Int'l & Comp. L. Rev. 497-609 (2009).

Bowman, Gregory W. The domestic and international policy implications of "deep" versus "broad" preferential trade agreements. 19 Ind. Int'l & Comp. L. Rev. 497-527 (2009).

Kennedy, Kevin C. The status of the trade-environment-sustainable development triad in the DOHA Round negotiations and in recent U.S. trade policy. 19 Ind. Int'l & Comp. L. Rev. 529-552 (2009).

Trujillo, Elizabeth. Disaggregating the regional-multilateral overlap: the NAFTA looking-glass. 19 Ind. Int'l & Comp. L. Rev. 553-568 (2009).

Taylor, C. O'Neal. Of free trade agreements and models. 19 Ind. Int'l & Comp. L. Rev. 569-609 (2009).

95 IOWA LAW REVIEW, NO. 1, NOVEMBER, 2009.

Slobegin, Christopher and Mark R. Fondacaro. Juvenile justice: the fourth option. 95 Iowa L. Rev. 1-62 (2009).

McKenna, Mark P. Testing modern trademark law's theory of harm. 95 Iowa L. Rev. 63-117 (2009).

Roberts, Jenny. Ignorance is effectively bliss: collateral consequences, silence, and misinformation in the guilty-plea process. 95 Iowa L. Rev. 119-194 (2009).

Schlag, Pierre. Formalism and realism in ruins (mapping the logics of collapse). 95 Iowa L. Rev. 195-244 (2009).

McAfee, Lindsay C. Note. Making taxes more certain: Iowa state legislators' guide to combined reporting. 95 Iowa L. Rev. 245-279 (2009).

McKinney, Jessica A.E. Note. **Rescuecom Corp. v. Google Inc.**: a conscious analytical shift. (**Rescuecom Corp. v. Google Inc.**, 562 F.3d 123, 2009.) 95 Iowa L. Rev. 281-321 (2009).

Peterson, Cassie L. Note. An Iowa immigration raid leads to unprecedeted criminal consequences: why ICE should rethink the Postville model. 95 Iowa L. Rev. 323-346 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
February 19, 2010

Sherlock, Kevin D. Note. Clearing the air: analyzing the constitutionality of the Iowa Smokefree Air Act's gaming-floor exemption. 95 Iowa L. Rev. 347-387 (2009).

12 JOURNAL OF HEALTH CARE LAW & POLICY, NO. 2, PP. 119-325, 2009.

Girard, Vicki W. Punishing pharmaceutical companies for unlawful promotion of approved drugs: why the False Claims Act is the wrong Rx. 12 J. Health Care L. & Pol'y 119-158 (2009).

Pomeranz, Jennifer L. Compelled speech under the commercial speech doctrine: the case of menu label laws. 12 J. Health Care L. & Pol'y 159-194 (2009).

Ahronheim, Judith C. Service by health care providers in a public health emergency: the physician's duty and the law. 12 J. Health Care L. & Pol'y 195-233 (2009).

Lopez, Maria Pabon and student Diomedes J. Tsitouras. Flatlining: how the reluctance to embrace immigrant nurses is morally wounding the U.S. health care system. 12 J. Health Care L. & Pol'y 235-266 (2009).

Flaherty, Joan E. Comment. Toxicogenomics and workers' compensation: a reworking of the "bargain"? 12 J. Health Care L. & Pol'y 267-294 (2009).

Loeb, Leah. Comment. Childhood obesity: the law's response to the Surgeon General's call to action to prevent and decrease overweight and obesity. 12 J. Health Care L. & Pol'y 295-325 (2009).

41 LOYOLA UNIVERSITY CHICAGO LAW JOURNAL, NO. 2, WINTER, 2010.

Conference on the Judiciary in the Twenty-First Century. 41 Loy. U. Chi. L.J. 263-349 (2010).

Przywara, Kathleen. Introduction. 41 Loy. U. Chi. L.J. i-ii (2010).

Cudahy, Judge Richard D. What use is the judiciary in a financial crisis? 41 Loy. U. Chi. L.J. iii-xii (2010).

Garman, Justice Rita B. Deliberation, deference, and discretion: reflections on decision making at the trial, appellate, and Supreme Court. 41 Loy. U. Chi. L.J. xiii-xx (2010).

Tidmarsh, Jay. Exiting litigation. 41 Loy. U. Chi. L.J. 263-284 (2010).

Moore, Nancy J. Is the appearance of impropriety an appropriate standard for disciplining judges in the twenty-first century? 41 Loy. U. Chi. L.J. 285-300 (2010).

Rotunda, Ronald D. Judicial transparency, judicial ethics, and a judicial solution: an inspector general for the courts. 41 Loy. U. Chi. L.J. 301-325 (2010).

Collett, Teresa Stanton. Judicial independence and accountability in an age of unconstitutional constitutional amendments. 41 Loy. U. Chi. L.J. 327-349 (2010).

Greskowiak, Stacie L. Note. Joint infringement after **BMC**: the demise of process patents. (**BMC Res., Inc. v. Paymentech, L.P.**, 498 F.3d 1373, 2007.) 41 Loy. U. Chi. L.J. 351-410 (2010).

74 MISSOURI LAW REVIEW, NO. 3, SUMMER, 2009.

Symposium: Mulling Over the Missouri Plan: A Review of State Judicial Selection and Retention Systems. 74 Mo. L. Rev. 473-800 (2009).

Dessem, R. Lawrence. Foreword. 74 Mo. L. Rev. 473-478 (2009).

O'Connor, Justice Sandra Day. **The 2009 Earl F. Nelson Lecture**. The essentials and expendables of the Missouri Plan. 74 Mo. L. Rev. 479-494 (2009).

Special Interest Influence: Balancing Independence and Accountability

Dimino, Michael R., Sr. We have met the special interests, and we are they. 74 Mo. L. Rev. 495-506 (2009).

Schotland, Roy A. A plea for reality. 74 Mo. L. Rev. 507-529 (2009).

Solimine, Michael E. and Rafael Gely. Federal and state judicial selection in an interest group perspective. 74 Mo. L. Rev. 531-554 (2009).

Champagne, Anthony. Parties, interest groups, and systemic change. 74 Mo. L. Rev. 555-562 (2009).

Epstein, Lee. Shedding (empirical) light on judicial selection. 74 Mo. L. Rev. 563-571 (2009).

Retention Elections in a Merit-Selection System: Balancing the Will of the Public with the Need for Judicial Independence and Accountability

Caufield, Rachel Paine. Reconciling the judicial ideal and the democratic impulse in judicial retention elections. 74 Mo. L. Rev. 573-604 (2009).

Tarr, G. Alan. Do retention elections work? 74 Mo. L. Rev. 605-633 (2009).

White, Hon. Penny J. Using judicial performance evaluations to supplement inappropriate voter cues and enhance judicial legitimacy. 74 Mo. L. Rev. 635-666 (2009).

Benton, Hon. Duane. Comments on the White, Caufield, and Tarr articles. 74 Mo. L. Rev. 667-674 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
February 19, 2010

The Fallacies and Fixables of Merit Selection and the Constituencies that Support Missouri Plan Reform

Fitzpatrick, Brian T. The politics of merit selection. 74 Mo. L. Rev. 675-709 (2009).

Stith, Hon. Laura Denvir and Jeremy Root. The Missouri Nonpartisan Court Plan: the least political method of selecting high quality judges. 74 Mo. L. Rev. 711-750 (2009).

Ware, Stephen J. The Missouri Plan in national perspective. 74 Mo. L. Rev. 751-775 (2009).

DeBow, Michael E. The bench, the bar, and everyone else: some questions about state judicial selection. 74 Mo. L. Rev. 777-781 (2009).

Volcansek, Mary L. Exporting the Missouri Plan: judicial appointment commissions. 74 Mo. L. Rev. 783-800 (2009).

Barnett, Michael B. Note. The high cost of low-cost workers: Missouri enacts new law targeting employers of unauthorized workers. 74 Mo. L. Rev. 801-821 (2009).

Dixon, Bradley S. Note. There but for the grace of God go I: the right of cross-examination in social security disability hearings. (**Passmore v. Astrue**, 533 F.3d 658, 2008.) 74 Mo. L. Rev. 823-843 (2009).

Findley, Bethany R. Note. The Eighth Circuit loosens the grip of the bankruptcy gag rule, but holds attorneys to advertising disclosure requirement. (**Milavetz, Gallop & Milavetz, P.A. v. United States**, 541 F.3d 785, 2008.) 74 Mo. L. Rev. 845-870 (2009).

Hill, Josh. Note. Fender bender lottery: direct victims and bystanders in recovery for the negligent infliction of emotional distress. (**Jarrett v. Jones**, 258 S.W.3d 442, 2008.) 74 Mo. L. Rev. 871-887 (2009).

Naguit, Kimberly E. Note. The inadequacies of Missouri intestacy law: addressing the rights of posthumously conceived children. 74 Mo. L. Rev. 889-907 (2009).

48 NATURAL RESOURCES JOURNAL, NO. 4, FALL, 2008.

Land Grants and the Law: The Disputed Legal Histories of New Mexico's Land Grants. 48 Nat. Resources J. 847-1080 (2008).

Fisher, Kristina G. Introduction. 48 Nat. Resources J. ix-xi (2008).

García y Griego, Manuel. Persistence and disintegration: New Mexico's community land grants in historical perspective. 48 Nat. Resources J. 847-856 (2008).

Benavides, David and Ryan Golten. Righting the record: a response to the GAO's 2004 report *Treaty of Guadalupe Hidalgo: Findings and Possible Options Regarding Longstanding Community Land Grant Claims in New Mexico*. 48 Nat. Resources J. 857-926 (2008).

Correia, David. Appendix: land grant speculation in New Mexico during the territorial period. 48 Nat. Resources J. 927-947 (2008).

Correia, David. Taking timber, earth, and water: the Denver and Rio Grande Railroad and the struggle for New Mexico's land grants. 48 Nat. Resources J. 949-962 (2008).

Damico, Denise Holladay. The Cebolleta Land Grant: multicultural cooperation and contention. 48 Nat. Resources J. 963-981 (2008).

Houghton, Kristopher N. The blighted history of the Alameda Land Grant: **Montoya v. Unknown Heirs of Vigil**. 48 Nat. Resources J. 983-1008 (2008).

Lujan, Elaine Patricia. The Pajarito Land Grant: a contextual analysis of its confirmation by the U.S. government. 48 Nat. Resources J. 1009-1037 (2008).

Raish, Carol and Alice M. McSweeney. Land grants and the U.S. Forest Service. 48 Nat. Resources J. 1039-1055 (2008).

Schiller, Mark. The history and adjudication of the Antonio Chávez Grant. 48 Nat. Resources J. 1057-1080 (2008).

Fisher, Kristina G. Book review. (Reviewing Malcolm Ebright, Land Grants and Lawsuits in Northern New Mexico.) 48 Nat. Resources J. 1081-1083 (2008).

Books received. 48 Nat. Resources J. 1089-1104 (2008).

88 NEBRASKA LAW REVIEW, NO. 2, PP. 261-466, 2009.

Klein, Kenneth S. **Ashcroft v. Iqbal** crashes Rule 8 pleading standards on to unconstitutional shores. 88 Neb. L. Rev. 261-287 (2009).

Wojciechowski, Jason. Federalism limits on Article III jurisdiction. 88 Neb. L. Rev. 288-316 (2009).

Dawson, Andrew B. Offshore bankruptcies. 88 Neb. L. Rev. 317-340 (2009).

Thompson, Scott. House of wisdom or a house of cards? Why teaching Islam in U.S. foreign detention facilities violates the Establishment Clause. 88 Neb. L. Rev. 341-384 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
February 19, 2010

Sawers, Brian. Tribal land corporations: using incorporation to combat fractionation. 88 Neb. L. Rev. 385-432 (2009).

DeWald, D. David. Note. Police power versus riparian rights in the interstate compact context. (**New Jersey v. Delaware**, 128 S. Ct. 1410, 2008.) 88 Neb. L. Rev. 433-465 (2009).

12 NEW CRIMINAL LAW REVIEW, NO. 3, SUMMER, 2009.

The Rome Statute of the International Criminal Court. 12 New Crim. L. Rev. 339-483 (2009).

Heller, Kevin Jon. Introduction. 12 New Crim. L. Rev. 339-340 (2009).

Boister, Neil. Treaty crimes, International Criminal Court? 12 New Crim. L. Rev. 341-365 (2009).

Clark, Roger S. Building on Article 8(2)(b)(xx) of the Rome Statute of the International Criminal Court: weapons and methods of warfare. 12 New Crim. L. Rev. 366-389 (2009).

Cryer, Robert. Royalism and the king: Article 21 of the Rome Statute and the politics of sources. 12 New Crim. L. Rev. 390-405 (2009).

Ohlin, Jens David. Joint criminal confusion. 12 New Crim. L. Rev. 406-419 (2009).

van Sliedregt, Elies. Article 28 of the ICC Statute: mode of liability and/or separate offense? 12 New Crim. L. Rev. 420-432 (2009).

Badar, Mohamed Elewa. *Dolus eventualis* and the Rome Statute without it? 12 New Crim. L. Rev. 433-467 (2009).

Bekou, Olympia. A case for review of Article 88, ICC Statute: strengthening a forgotten provision. 12 New Crim. L. Rev. 468-483 (2009).

41 NEW YORK UNIVERSITY JOURNAL OF INTERNATIONAL LAW AND POLITICS, NO. 4, SUMMER, 2009.

Symposium. The Normalizing of Adjudication in Complex International Governance Regimes: Patterns, Possibilities, and Problems. 41 N.Y.U. J. Int'l L. & Pol. 755-1012 (2009).

Romano, Cesare P.R. Deciphering the grammar of the international jurisprudential dialogue. 41 N.Y.U. J. Int'l L. & Pol. 755-787 (2009).

Schneider, Andrea K. Bargaining in the shadow of (international) law: what the normalization of adjudication in international governance regimes means for dispute resolution. 41 N.Y.U. J. Int'l L. & Pol. 789-822 (2009).

Martineau, Anne-Charlotte. The politics of normalization. 41 N.Y.U. J. Int'l L. & Pol. 823-836 (2009).

Vasciannie, Stephen. The decision of the Judicial Committee of the Privy Council in the **Lambert Watson** case from Jamaica on the mandatory death penalty and the question of fragmentation. 41 N.Y.U. J. Int'l L. & Pol. 837-869 (2009).

Helfer, Laurence R. and Karen J. Alter. The Andean Tribunal of Justice and its interlocutors: understanding preliminary reference patterns in the Andean community. 41 N.Y.U. J. Int'l L. & Pol. 871-930 (2009).

Benvenisti, Eyal and George W. Downs. Court cooperation, executive accountability, and global governance. 41 N.Y.U. J. Int'l L. & Pol. 931-958 (2009).

Teitel, Ruti and Robert Howse. Cross-judging: tribunalization in a fragmented but interconnected global order. 41 N.Y.U. J. Int'l L. & Pol. 959-990 (2009).

Alvarez, José E. Three responses to "proliferating" tribunals. 41 N.Y.U. J. Int'l L. & Pol. 991-1012 (2009).

Raub, Lindsey. Note. Positioning hybrid tribunals in international criminal justice. 41 N.Y.U. J. Int'l L. & Pol. 1013-1053 (2009).

Book annotations. 41 N.Y.U. J. Int'l L. & Pol. 1055-1096 (2009).

88 NORTH CAROLINA LAW REVIEW, NO. 1, DECEMBER, 2009.

Mukasey, Hon. Michael B., former U.S. Att'y Gen. Commencement address--May 10, 2009. 88 N.C. L. Rev. 1-10 (2009).

Alper, Ty. The truth about physician participation in lethal injection executions. 88 N.C. L. Rev. 11-70 (2009).

Brown, Kimberly N. Presidential control of the elite "non-agency." 88 N.C. L. Rev. 71-136 (2009).

Meyers, Richard E. II. Requiring a jury vote of censure to convict. 88 N.C. L. Rev. 137-184 (2009).

Seymore, Sean B. Serendipity. 88 N.C. L. Rev. 185-211 (2009).

Alford, Sean W.L. Comment. Dusting off the AK-47: an examination of NFL players' most powerful weapon in an antitrust lawsuit against the NFL. 88 N.C. L. Rev. 212-266 (2009).

Needles, Sara A. Comment. The data game: learning to love the state-based approach to data breach notification law. 88 N.C. L. Rev. 267-310 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21

February 19, 2010

Jennings, Casey J. Recent development. To form a more perfect union: taxation, economic efficiency, and the dormant Commerce Clause in ... (**Dep't of Revenue v. Davis**, 128 S. Ct. 1801, 2008.) 88 N.C. L. Rev. 311-333 (2009).

Quallen, Nicole M. Recent development. Damages under the Privacy Act: is emotional harm "actual"? (**Cooper v. Fed. Aviation Admin.**, No. C07-1383, N.D. Cal. Aug. 22, 2008.) 88 N.C. L. Rev. 334-356 (2009).

8 RICHMOND JOURNAL OF GLOBAL LAW AND BUSINESS, NO. 4, FALL, 2009.

Briess, Craig C. The crescent and the corporation: analysis and resolution of conflicting positions between the Western corporation and the Islamic legal system. 8 Rich. J. Global L. & Bus. 453-511 (2009).

Lii, Michael. An empirical examination of the adequate alternative forum in the doctrine of *forum non conveniens*. 8 Rich. J. Global L. & Bus. 513-552 (2009).

Devine, Michael. The effect of the Taiwan Relations Act of 1979 on *res judicata* and collateral estoppel with respect to Taiwanese and third-country parties in United States courts. 8 Rich. J. Global L. & Bus. 553-580 (2009).

Courtney, Tae. Binding non-signatories to international arbitration agreements: raising fundamental concerns in the United States and abroad. 8 Rich. J. Global L. & Bus. 581-594 (2009).

18 SOUTHERN CALIFORNIA REVIEW OF LAW AND SOCIAL JUSTICE, NO. 3, FALL, 2009.

Rich, Camille Gear. Decline to state: diversity talk and the American law student. 18 S. Cal. Rev. L. & Soc. Just. 539-585 (2009).

Sauder, Michael and Wendy Espeland. Rankings and diversity. 18 S. Cal. Rev. L. & Soc. Just. 587-608 (2009).

Klaric, Susanne. Note. The "Conrad State 30" Improvement Act: remedying the physician shortage. 18 S. Cal. Rev. L. & Soc. Just. 611-640 (2009).

Carrillo, Andrés L. Note. The costs of success: Mexican American identity performance within culturally coded classrooms and educational achievement. 18 S. Cal. Rev. L. & Soc. Just. 641-676 (2009).

45 STANFORD JOURNAL OF INTERNATIONAL LAW, NO. 2, SUMMER, 2009.

Joyner, Christopher C. and student Alexander Ian Parkhouse. Nuclear terrorism in a globalizing world: assessing the threat and the emerging management regime. 45 Stan. J. Int'l L. 203-241 (2009).

Kraska, James, Cdr., USN and Brian Wilson, Capt., USN. The pirates of the Gulf of Aden: the coalition is the strategy. 45 Stan. J. Int'l L. 243-286 (2009).

Strauss, Debra M. The application of TRIPS to GMOs: international intellectual property rights and biotechnology. 45 Stan. J. Int'l L. 287-320 (2009).

Wolff, DJ. Book note. (Reviewing Yifat Holzman-Gazit, Land Expropriation in Israel: Law, Culture, and Society.) 45 Stan. J. Int'l L. 321-324 (2009).

23 TULANE ENVIRONMENTAL LAW JOURNAL, NO. 1, WINTER, 2009.

Gorodetsky, Julia. Analogy by necessity: the filed rate doctrine and judicial review of agency inaction. 23 Tul. Envtl. L.J. 1-32 (2009).

Kravchenko, Svitlana. The myth of public participation in a world of poverty. 23 Tul. Envtl. L.J. 33-55 (2009).

Peretz, Neil. Carbon leakage under the European Union emissions trading scheme: is it a major policy concern? 23 Tul. Envtl. L.J. 57-91 (2009).

Seidemann, Ryan M. Curious corners of Louisiana mineral law: cemeteries, school lands, erosion, accretion, and other oddities. 23 Tul. Envtl. L.J. 93-157 (2009).

Chalke, Brett. Note. **Natural Resources Defense Council v. EPA**: the D.C. Circuit moves away from market-based policies. (**Natural Res. Def. Council v. EPA**, 571 F.3d 1245, 2009.) 23 Tul. Envtl. L.J. 159-170 (2009).

Mathews, Rachel. Note. **Summers v. EarthIsland Institute**: injury, precedent, and the environmental standing saga. (**Summers v. EarthIsland Inst.**, 129 S. Ct. 1142, 2009.) 23 Tul. Envtl. L.J. 171-185 (2009).

Milne, Caroline. Note. **Winter v. Natural Resources Defense Council**: the United States Supreme Court tips the balance against environmental interests in the name of national security. (**Winter v. Natural Res. Def. Council**, 129 S. Ct. 365, 2008.) 23 Tul. Envtl. L.J. 187-201 (2009).

Watkins, Walewska. Note. **Burlington Northern & Santa Fe Railway Co. v. United States**: the Supreme Court arranges for disposal of CERCLA's strict liability. (**Burlington N. & Santa Fe Ry. Co. v. United States**, 129 S. Ct. 1870, 2009.) 23 Tul. Envtl. L.J. 203-220 (2009).

Recent developments in environmental law. 23 Tul. Envtl. L.J. 221-251 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22

February 19, 2010

84 TULANE LAW REVIEW, NO. 2, DECEMBER, 2009.

Wong, Jarrod. Reconstructing the responsibility to protect in the wake of cyclones and separatism. 84 Tul. L. Rev. 219-263 (2009).

Owen, Dave. Probabilities, planning failures, and environmental law. 84 Tul. L. Rev. 265-335 (2009).

Kelley, Thomas. Law and choice of entity on the social enterprise frontier. 84 Tul. L. Rev. 337-377 (2009).

Rossi, Jim. The political economy of energy and its implications for climate change legislation. 84 Tul. L. Rev. 379-428 (2009).

Duncan, Kelsey Meeks. Comment. A crime against common sense: how Louisiana's implementation of the Adam Walsh Act exposes the law's most significant flaw. 84 Tul. L. Rev. 429-468 (2009).

Hupp, Margaret C. Comment. Congressional consent under the Compact Clause: plugging the leaks in the regional greenhouse gas initiative. 84 Tul. L. Rev. 469-497 (2009).

34 TULANE MARITIME LAW JOURNAL, NO. 1, WINTER, 2009.

Sullivan, Rod. Enforcing a seaman's right to medical care after **Atlantic Sounding v. Townsend**. 34 Tul. Mar. L.J. 1-36 (2009).

Ulfbeck, Vibe. Multimodal transports in the United States and Europe--global or regional liability rules? 34 Tul. Mar. L.J. 37-90 (2009).

Allen, Craig H. Hiding behind "tradition"? Should U.S. vessel traffic centers exercise greater direction and control over vessels in their areas? 34 Tul. Mar. L.J. 91-152 (2009).

Cofer, James C. Supreme Court strikes down personal property tax on vessels under Tonnage Clause in **Polar Tankers, Inc. v. City of Valdez, Alaska**. 34 Tul. Mar. L.J. 153-165 (2009).

Harris, Jason R. Opting out of admiralty law?: uniformity vs. freedom of contract in the selection of state choice of law. 34 Tul. Mar. L.J. 167-181 (2009).

Anderson, H. Edwin, III. Risk, shipping, and Roman law. 34 Tul. Mar. L.J. 183-210 (2009).

Taylor, Ian F. Comment. Maritime madness: Rule B, electronic funds transfers, maritime contracts, and the explosion of admiralty litigation in the Southern District of New York. 34 Tul. Mar. L.J. 211-251 (2009).

Berg, Nicholas H. Comment. Bringing it all back home: the Fifth and Second Circuits allow domestic prosecutions for oil record book violations on foreign-flagged vessels. 34 Tul. Mar. L.J. 253-278 (2009).

Brogan, Blair. Comment. The supplier strikes back: under what circumstances can a subcontracting necessities supplier assert a maritime lien? 34 Tul. Mar. L.J. 279-302 (2009).

Morris, Robert J., III. Comment. Conflicts of limitation laws in the United States and the United Kingdom: solving the riddle of **Norwalk Victory**. (**Black Diamond Steamship Corp. v. Robert Stewart & Sons, Ltd. (Norwalk Victory)**, 336 U.S. 386, 1949.) 34 Tul. Mar. L.J. 303-330 (2009).

Grant, Stephen W., Jr. Comment. Calling all bets on gaming boat vessel status: an analysis of how the Fifth Circuit is consistent with ... (**Stewart v. Dutra Construction Co.**, 543 U.S. 481, 2005.) 34 Tul. Mar. L.J. 331-364 (2009).

Davis, Ryan C. Note. Shutting the courthouse door: the Ninth Circuit in **Rogers v. Royal Caribbean Cruise Line** finds no exceptions for seafarers in arbitration provisions. (**Rogers v. Royal Caribbean Cruise Line**, 547 F.3d 1148, 2008.) 34 Tul. Mar. L.J. 365-375 (2009).

57 UCLA LAW REVIEW, NO. 2, DECEMBER, 2009.

Lain, Corinna Barrett. The unexceptionalism of "evolving standards." 57 UCLA L. Rev. 365-419 (2009).

Oliar, Dotan. The (constitutional) Convention on IP: a new reading. 57 UCLA L. Rev. 421-480 (2009).

Alden, Bram. Comment. Unborn & unprotected: the rights of the fetus under § 1983. 57 UCLA L. Rev. 481-510 (2009).

Cox, Erin J. Comment. An economic crisis is a terrible thing to waste: reforming the business of law for a sustainable and competitive future. 57 UCLA L. Rev. 511-551 (2009).

Ennis, Samuel E. Comment. Reaffirming Indian tribal court criminal jurisdiction over non-Indians: an argument for a statutory abrogation of **Oliphant**. 57 UCLA L. Rev. 553-604 (2009).

40 UNIVERSITY OF BALTIMORE LAW FORUM, NO. 1, FALL, 2009.

Davis, Hon. Arrie W. The richness of experience, empathy, and the role of a judge: the Senate confirmation hearings for Judge Sonia Sotomayor. 40 U. Balt. L.F. 1-38 (2009).

Levitz, Hon. Dana M. and Ephraim R. Siff. The selection and election of circuit judges in Maryland: a time for change. 40 U. Balt. L.F. 39-58 (2009).

VanDeusen, Darrell R. and Donna M. Glover. The Maryland Flexible Leave Act: is it really that simple? 40 U. Balt. L.F. 59-80 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23

February 19, 2010

Friedman, Joshua L. and Gary C. Norman. Protecting the family pet: the new face of Maryland domestic violence protective orders. 40 U. Balt. L.F. 81-111 (2009).

Recent developments. 40 U. Balt. L.F. 112-153 (2009).

2009 UNIVERSITY OF ILLINOIS JOURNAL OF LAW, TECHNOLOGY & POLICY, NO. 2, FALL.

Douma, Frank and Jordan Deckenbach. The challenge of ITS for the law of privacy. 2009 U. Ill. J.L. Tech. & Pol'y 295-331.

Gable, Robert S. Left to their own devices: should manufacturers of offender monitoring equipment be liable for design defect? 2009 U. Ill. J.L. Tech. & Pol'y 333-362.

Chopra, Samir and Laurence White. Artificial agents and the contracting problem: a solution via an agency analysis. 2009 U. Ill. J.L. Tech. & Pol'y 363-403.

Vinson, Kathleen Elliott. What's on your playlist? The power of podcasts as a pedagogical tool. 2009 U. Ill. J.L. Tech. & Pol'y 405-428.

Brenton, Kyle W. Trade secret law and the Computer Fraud and Abuse Act: two problems and two solutions. 2009 U. Ill. J.L. Tech. & Pol'y 429-464.

Regehr, Martin W. Combating applications for patents on obvious inventions using a system of defensive disclosure. 2009 U. Ill. J.L. Tech. & Pol'y 465-472.

Carney, Jeremy J. Note. Retreat from the brink of clarity: why the Federal Circuit got *In re Bilski* wrong, and what can be done about it. (*In re Bilski*, 545 F.3d 943, 2008.) 2009 U. Ill. J.L. Tech. & Pol'y 473-491.

Hayes, Carol M. Note. Content discrimination on the Internet: calls for regulation of net neutrality. 2009 U. Ill. J.L. Tech. & Pol'y 493-525.

Mueller, Jennifer A. Note. The best defense is a good offense: student-athlete amateurism should not become a fantasy. 2009 U. Ill. J.L. Tech. & Pol'y 527-560.

Johnson, Nicholas R. Recent development. "I agree" to criminal liability: Lori Drew's prosecution under § 1030(a)(2)(C) of the Computer Fraud and Abuse Act, and why every Internet user should care. 2009 U. Ill. J.L. Tech. & Pol'y 561-589.

31 UNIVERSITY OF PENNSYLVANIA JOURNAL OF INTERNATIONAL LAW, NO. 2, WINTER, 2009.

Weisburd, A. Mark. The International Court of Justice and the concept of state practice. 31 U. Pa. J. Int'l L. 295-372 (2009).

Morgan, Edward M. Traffic circles: the legal logic of drug extraditions. 31 U. Pa. J. Int'l L. 373-425 (2009).

Padmanabhan, Vijay M. Norm internalization through trials for violations of international law: four conditions for success and their application to trials of detainees at Guantanamo Bay. 31 U. Pa. J. Int'l L. 427-492 (2009).

Bambauer, Derek E. Filtering in Oz: Australia's foray into Internet censorship. 31 U. Pa. J. Int'l L. 493-530 (2009).

Berlin, Alexander H. Recognition as sanction: using international recognition of new states to deter, punish, and contain bad actors. 31 U. Pa. J. Int'l L. 531-591 (2009).

Willig, Spencer. Comment. Out of service: the causes and consequences of Russia's suspension of judicial assistance to the United States under the Hague Service Convention. 31 U. Pa. J. Int'l L. 593-619 (2009).

71 UNIVERSITY OF PITTSBURGH LAW REVIEW, NO. 1, FALL, 2009.

Van Detta, Jeffrey A. Dialogue with a neurosurgeon: toward a *dépeçage* approach to achieve tort reform and preserve corrective justice in medical malpractice cases. 71 U. Pitt. L. Rev. 1-70 (2009).

Duhl, Gregory M. Conscious ambiguity: slaying Cerberus in the interpretation of contractual inconsistencies. 71 U. Pitt. L. Rev. 71-116 (2009).

The Editors. Editors' note. University of Pittsburgh Law Review, volume 71. 71 U. Pitt. L. Rev. 117-120 (2009).

Baiman, Alexia M. Note. Educating special education students who have only attended private schools: after **Tom F.**, who is left with the bill? (**Bd. Of Educ. v. Tom F.**, 127 S. Ct. 1393, 2007.) 71 U. Pitt. L. Rev. 121-142 (2009).

Galus, Jeremiah. Note. BONG HTS 4 JESUS: student speech and the "educational mission" argument after ... (**Morse v. Frederick**, 127 S. Ct. 2618, 2007.) 71 U. Pitt. L. Rev. 143-165 (2009).

Pohlman, Katrina A. Note. Have we forgotten K-12? The need for punitive damages to improve Title IX enforcement, 71 U. Pitt. L. Rev. 167-186 (2009).