

## CURRENT INDEX TO LEGAL PERIODICALS

Marian Gould Gallagher Law Library  
University of Washington

Nikki Pike, Information Specialist  
Melia Mauer Cossette, Emily Shepard Smith, and Rachel Bender Turpin, Editors  
Copyright 2011, Marian Gould Gallagher Law Library  
University of Washington School of Law

### Key to Citations—January 21, 2011

American Journal of Comparative Law	58	Am. J. Comp. L., No. 4, Fall, 2010.
Berkeley Technology Law Journal	*25	Berkeley Tech. L.J., No. 1, Pp. 1-710, 2010.
Boston College Law Review	51	B.C. L. Rev., No. 4, September, 2010.
Brooklyn Journal of International Law	35	Brook. J. Int'l L., No. 3, Pp. 635-1006, 2010.
Brooklyn Law Review	75	Brook. L. Rev., No. 4, Summer, 2010.
Buffalo Human Rights Law Review	16	Buff. Hum. Rts. L. Rev., Pp. 1-311, 2010.
Charleston Law Review	5	Charleston L. Rev., No. 1, Fall, 2010.
Columbia Journal of Law & the Arts	33	Colum. J.L. & Arts, No. 4, Summer, 2010.
Columbia Law Review	110	Colum. L. Rev., No. 6, October, 2010.
Cornell Law Review	96	Cornell L. Rev., No. 1, November, 2010.
Fordham Law Review	79	Fordham L. Rev., No. 1, October, 2010.
Georgetown Law Journal	99	Geo. L.J., No. 1, November, 2010.
Hastings Communications and Entertainment Law Journal (COMMENT)	33	Hastings Comm. & Ent. L.J., No. 1, Fall, 2010.
Hastings Constitutional Law Quarterly	38	Hastings Const. L.Q., No. 1, Fall, 2010.
Indiana Health Law Review	7	Ind. Health L. Rev., No. 2, Pp. 185-426, 2010.
International Journal for the Semiotics of Law	23	Int'l J. for Semiotics L., No. 4, December, 2010.
Journal of Air Law and Commerce	75	J. Air L. & Com., No. 3, Summer, 2010.
Journal of Law in Society	11	J. L. Soc'y, Nos. 1 & 2, Fall/Winter, 2009/2010.
Loyola Law Review	56	Loy. L. Rev., No. 2, Summer, 2010.
Marquette Law Review	93	Marq. L. Rev., No. 4, Summer, 2010.
Michigan Journal of International Law	32	Mich. J. Int'l L., No. 1, Fall, 2010.
Natural Resources Journal	50	Nat. Resources J., No. 1, Winter, 2010.
New York University Annual Survey of American Law	66	N.Y.U. Ann. Surv. Am. L., No. 2, Pp. 211-412, 2010.
Northwestern Journal of International Law & Business	30	Nw. J. Int'l L. & Bus., No. 2, Spring, 2010.
Saint Louis University Public Law Review	29	St. Louis U. Pub. L. Rev., No. 2, Pp. 367-638, 2010.
Temple Journal of Science, Technology & Environmental Law	29	Temp. J. Sci. Tech. & Envtl. L., No. 1, Spring, 2010.
Thomas M. Cooley Law Review	27	T.M. Cooley L. Rev., No. 1, Hilary Term, 2010.
Tort Trial & Insurance Practice Law Journal	45	Tort Trial & Ins. Prac. L.J., No. 3 & 4, Spring-Summer, 2010.
UMKC Law Review	79	UMKC L. Rev., No. 1, Fall, 2010.
University of Chicago Legal Forum	2010	U. Chi. Legal F., Pp. 1-521.
University of Florida Journal of Law and Public Policy	21	U. Fla. J.L. & Pub. Pol'y, No. 1, April, 2010.
University of Kansas Law Review	59	U. Kan. L. Rev., No. 1, October, 2010.
University of Miami Business Law Review	18	U. Miami Bus. L. Rev., No. 2, Summer, 2010.
University of Miami Law Review	64	U. Miami L. Rev., No. 4, July, 2010.
Virginia Law & Business Review	5	Va. L. & Bus. Rev., No. 2, Fall, 2010.
Wake Forest Law Review	45	Wake Forest L. Rev., No. 3, Fall, 2010.
Washington University Law Review	88	Wash. U. L. Rev., No. 1, Pp. 1-301, 2010.

\* This entire volume comprises the Annual Review of Law and Technology.

---

### ADMINISTRATIVE LAW

Burke, Kyle. Comment. The National Mediation Board's rule proposal for representation elections: if it ain't broke. 75 J. Air L. & Com. 669-703 (2010).

Ridgway, James D. The Veterans' Judicial Review Act twenty years later: confronting the new complexities of the veterans benefits system. 66 N.Y.U. Ann. Surv. Am. L. 251-298 (2010).

Struwe, David Robert. Casenote. Muddying the waters of the Clean Water Act: applying **Chevron** deference to the CWA pollutant permit regulatory scheme in ... (**Coeur Alaska, Inc. v. Southeast Alaska Conservation Council**, 129 S. Ct. 2458, 2009.) 29 Temp. J. Sci. Tech. & Envtl. L. 171-204 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 2  
January 21, 2011

### AIR AND SPACE LAW

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

Journal of Air Law and Commerce

### ARTS AND ENTERTAINMENT

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

Hastings Communications and Entertainment Law Journal (COMMENT)

### BANKING AND FINANCE

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

Brooklyn Journal of International Law  
University of Chicago Legal Forum

Anderer, Carrie E. Note. Bilateral investment treaties and the EU legal order: implications of the Lisbon Treaty. 35 Brook. J. Int'l L. 851-882 (2010).

Bisnar, Jeana. Note. 100% capitalist, 90% of the time: the 20 day short-sale ban. 66 N.Y.U. Ann. Surv. Am. L. 299-340 (2010).

Block, Cheryl D. Measuring the true cost of government bailout. 88 Wash. U. L. Rev. 149-228 (2010).

Carrington, Paul D. Enforcing international corrupt practices law. 32 Mich. J. Int'l L. 129-164 (2010).

Dinwoodie, Jeffrey T. Ignorance is not bliss: financial illiteracy, the mortgage market collapse, and the global economic crisis. 18 U. Miami Bus. L. Rev. 181-219 (2010).

Fischer, Garrett M. Note. New twists on an old plot: investors look to avoid the wash sale rule by harvesting tax losses with exchange-traded funds. 88 Wash. U. L. Rev. 229-259 (2010).

Hart, Mara. Comment. Transparency in lending in the United States and the United Kingdom: which business model does it best? 30 Nw. J. Int'l L. & Bus. 461-481 (2010).

Hoffman, William P. Comment. Recapturing the congressional intent behind the Fair Debt Collection Practices Act. 29 St. Louis U. Pub. L. Rev. 549-579 (2010).

Johnson, Irene D. Preventing identity theft and other financial abuses perpetrated against vulnerable members of society: keeping the horse in the barn rather than litigating over the cause and/or consequences of his leaving. 79 UMKC L. Rev. 99-122 (2010).

Leo, Peter J. The case for "cramdown": eliminating the practical and ideological barriers to pure mortgage modification. 18 U. Miami Bus. L. Rev. 257-281 (2010).

Linney, Sasha L. Note. Customer disservice: bank compliance with the New York State Exempt Income Protection Act. 75 Brook. L. Rev. 1535-1570 (2010).

Nnona, C. George. In the wake of the mortgage bubble and financial crisis: what should securities regulation become? 79 UMKC L. Rev. 31-60 (2010).

Palombo, Melissa W. Note. The short-changing of investors: why a short sale price test rule is necessary in today's markets. 75 Brook. L. Rev. 1447-1488 (2010).

Sanders, Anthony B. Of all things made in America why are we exporting the **Penn Central** test? 30 Nw. J. Int'l L. & Bus. 339-381 (2010).

Schneiderman, David. Judicial politics and international investment arbitration: seeking an explanation for conflicting outcomes. 30 Nw. J. Int'l L. & Bus. 383-416 (2010).

Subhedar, Rita. Comment. A proposed state response to the Michigan housing crisis. 11 J. L. Soc'y 173-200 (2009/2010).

Crime, Criminal Law, and the Recession. Articles by Anton R. Valukas, Richard H. McAdams, Stuart P. Green, John F. Pfaff, Carol S. Steiker, Jordan M. Steiker, Jonathan Simon, Ellen S. Podgor, Robert A. Mikos, Roger A. Fairfax, Jr. and Alex Kreit; comments by Gabrielle A. Bernstein, Zac Flowerree, Ann K. Wagner, Elliot Smith, Marisa C. Maleck, Blake P. Sercye and Emily Tancer Broach. 2010 U. Chi. Legal F. 1-521.

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

Symposium: New Paradigms for Financial Regulation in the United States and the European Union. Articles by James A. Fanto, Saule T. Omarova, Arthur E. Wilmarth, Jr., Georges A. Cavalier, David J. Reiss, William F. Kroener, III, Roberta S. Karmel and Annette L. Nazareth. 35 Brook. J. Int'l L. 635-850 (2010).

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

### BANKRUPTCY LAW

Bowling, Scott R. Note. Substantive consolidation and parties' incentives in Chapter 11 proceedings. 66 N.Y.U. Ann. Surv. Am. L. 341-369 (2010).

Leo, Peter J. The case for "cramdown": eliminating the practical and ideological barriers to pure mortgage modification. 18 U. Miami Bus. L. Rev. 257-281 (2010).

Linney, Sasha L. Note. Customer disservice: bank compliance with the New York State Exempt Income Protection Act. 75 Brook. L. Rev. 1535-1570 (2010).

# CURRENT INDEX TO LEGAL PERIODICALS

Page 3  
January 21, 2011

## BIOGRAPHY

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

Brooklyn Law Review  
Marquette Law Review

Festschrift in Honor of Margaret A. Berger. Introduction by Edward K. Cheng; tributes by Hon. Jack B. Weinstein, Lawrence M. Solan and Eleanor Swift; articles by Norman Abrams, Edward K. Cheng, David L. Faigman, Paul C. Giannelli, Edward J. Imwinkelried, David H. Kaye, Jonathan J. Koehler, Michael J. Saks, Jennifer L. Mnookin, Robert P. Mosteller, Aviva Orenstein, Roger C. Park, Myrna S. Raeder, D. Michael Risinger and Joseph Sanders. 75 Brook. L. Rev. 1057-1404 (2010).

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

Legacies of Lincoln Symposium. Foreword by Joseph D. Kearney; articles by Jerrica A. Giles, Allen C. Guezlo, Mark E. Steiner, Joseph A. Ranney, Miles Les Benedict, Stephen Kantrowitz, Alison Clark Efford, Heather Cox Richardson, Kate Masur and James Marten. 93 Marq. L. Rev. 1257-1413 (2010).

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

## CIVIL LAW

Morra, Lucia. New models for language understanding and the cognitive approach to legal metaphors. 23 Int'l J. for Semiotics L. 387-405 (2010).

## CIVIL RIGHTS AND DISCRIMINATION

Buchanan, Sariah S. Student article. Why marginalized communities should use community benefit agreements as a tool for environmental justice: urban renewal and brownfield redevelopment in Philadelphia, Pennsylvania. 29 Temp. J. Sci. Tech. & Envtl. L. 31-51 (2010).

Giles, Jerrica A. and Allen C. Guelzo. Colonel Utley's emancipation—or, how Lincoln offered to buy a slave. 93 Marq. L. Rev. 1263-1281 (2010).

Jolly-Ryan, Jennifer. The last taboo: breaking law students with mental illnesses and disabilities out of the stigma straitjacket. 79 UMKC L. Rev. 123-161 (2010).

Kantrowitz, Stephen. The other Thirteenth Amendment: free African Americans and the Constitution that wasn't. 93 Marq. L. Rev. 1367-1374 (2010).

McAward, Jennifer Mason. The scope of Congress's Thirteenth Amendment enforcement power after **City of Boerne v. Flores**. 88 Wash. U. L. Rev. 77-147 (2010).

McKanders, Karla Mari. Black and brown coalition building during the “*post-racial*” Obama era. 29 St. Louis U. Pub. L. Rev. 473-499 (2010).

powell, john a. and Caitlin Watt. Negotiating the new racial & political environment. 11 J. L. Soc'y 31-69 (2009/2010).

## COMMERCIAL LAW

Tu, Kevin V. The rise of state-specific attempts to decipher the sufficiency-of-a-debtor-name standard under Revised Article 9 and the end of uniformity in secured transactions. 59 U. Kan. L. Rev. 85-136 (2010).

## COMMUNICATIONS LAW

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

Hastings Communications and Entertainment Law Journal (COMM/ENT)

Cheng, Michael K. Note. iPhone jailbreaking under the DMCA: towards a functionalist approach in anti-circumvention. 25 Berkeley Tech. L.J. 215-245 (2010).

Kagan, Sarah. Note. Obscenity on the Internet: nationalizing the standard to protect individual rights. (**United States v. Kilbride**, 584 F.3d 1240, 2009.) 38 Hastings Const. L.Q. 233-257 (2010).

Lukmire, David. Note. Can the courts tame the Communications Decency Act?: the reverberations of ... (**Zeran v. America Online**, 129 F.3d 327, 1997.) 66 N.Y.U. Ann. Surv. Am. L. 371-411 (2010).

Park, Daniel S. Note. **The Associated Press v. All Headline News**: how hot news misappropriation will shape the unsettled customary practices of online journalism. (**The Associated Press v. All Headline News Corp.**, 608 F. Supp. 2d 454, 2009.) 25 Berkeley Tech. L.J. 369-394 (2010).

Pike, Elizabeth A. Indecency, *a la carte*, and the FCC's approval of the Sirius XM Satellite Radio merger: how the FCC indirectly regulates indecent content on satellite radio at the expense of the “public interest.” 18 U. Miami Bus. L. Rev. 221-255 (2010).

Sánchez Abril, Patricia. Private ordering: a contractual approach to online interpersonal privacy. 45 Wake Forest L. Rev. 689-727 (2010).

Taylor, Daniel C. Note. Libel tourism: protecting authors and preserving comity. 99 Geo. L.J. 189-226 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 4  
January 21, 2011

### COMPARATIVE AND FOREIGN LAW

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

American Journal of Comparative Law  
Brooklyn Journal of International Law

Anderer, Carrie E. Note. Bilateral investment treaties and the EU legal order: implications of the Lisbon Treaty. 35 *Brook. J. Int'l L.* 851-882 (2010).

Ansel, Aaron. Note. Market Orientalism: reassessing an outdated anti-dumping policy towards the People's Republic of China. 35 *Brook. J. Int'l L.* 883-934 (2010).

Charnock, Ross. The linguistics of misrepresentation: intentions and truth values. 23 *Int'l J. for Semiotics L.* 427-449 (2010).

Cheng, Edward K. Scientific evidence as foreign law. 75 *Brook. L. Rev.* 1095-1113 (2010).

Dempsey, Jameson J. Note. A right of confrontation for competition hearings before the European Commission. 75 *Brook. L. Rev.* 1489-1534 (2010).

Dilk, Joshua. Comment. Reevaluating self-determination in a post-colonial world. 16 *Buff. Hum. Rts. L. Rev.* 289-311 (2010).

Hart, Mara. Comment. Transparency in lending in the United States and the United Kingdom: which business model does it best? 30 *Nw. J. Int'l L. & Bus.* 461-481 (2010).

Hendley, Kathryn. Coping with uncertainty: the role of contracts in Russian industry during the transition to the market. 30 *Nw. J. Int'l L. & Bus.* 417-460 (2010).

Mangin, Elanor A. Note. Market access in China—publications and audiovisual materials: a moral victory with a sliver lining. 25 *Berkeley Tech. L.J.* 279-310 (2010).

Ni, Shifeng, Le Cheng and King Kui Sin. Who are Chinese citizens? A legislative language inquiry. 23 *Int'l J. for Semiotics L.* 475-494 (2010).

Sing' Oei, Abraham Korir and Jared Shepherd. 'In land we trust': the Endorois' Communication and the quest for indigenous peoples' rights in Africa. 16 *Buff. Hum. Rts. L. Rev.* 57-111 (2010).

Okafor, Obiora Chinedu. What should organized human rights activism in Africa become? Contributory insights from a comparison of NGOs and labor-led movements in Nigeria. 16 *Buff. Hum. Rts. L. Rev.* 113-153 (2010).

Pine, Kyle W. Comment. Lowering the cost of rent: how IFRS and the convergence of corporate governance standards can help foreign issuers raise capital in the United States and abroad. 30 *Nw. J. Int'l L. & Bus.* 483-504 (2010).

Preble, Emilee S. Note. Preemptive legislation in the European Union and the United States on the topic of nanomedicine: examining questions raised by smart medical technology. 7 *Ind. Health L. Rev.* 397-425 (2010).

Riis, Thomas and Jens Schovsbo. Extended collective licenses and the Nordic experience: it's a hybrid but is it a Volvo or a lemon? 33 *Colum. J.L. & Arts* 471-498 (2010).

Symposium: New Paradigms for Financial Regulation in the United States and the European Union. Articles by James A. Fanto, Saule T. Omarova, Arthur E. Wilmarth, Jr., Georges A. Cavalier, David J. Reiss, William F. Kroener, III, Roberta S. Karmel and Annette L. Nazareth. 35 *Brook. J. Int'l L.* 635-850 (2010).

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

### CONFLICT OF LAWS

Schwartz, Daniel M. Note. A regression from the New York Convention: questions raised by ... (**Thomas v. Carnival Corporation**, 573 F.3d 1113, 2009, *cert. denied*, 130 S. Ct. 1157, 2010.) 64 *U. Miami L. Rev.* 1441-1471 (2010).

### CONSTITUTIONAL LAW, GENERALLY

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

Alicea, Jose Joel. Student paper. Originalism and the Legislature. 56 *Loy. L. Rev.* 513-534 (2010).

Barnhill, David S. Note. Cloud computing and stored communications: another look at ... (**Quon v. Arch Wireless Operating Co.**, 529 F.3d 892, 2008.) 25 *Berkeley Tech. L.J.* 621-648 (2010).

Benedict, Michael Les. Lincoln and constitutional politics. 93 *Marq. L. Rev.* 1333-1366 (2010).

Berger, Eric. In search of a theory of deference: the Eighth Amendment, democratic pedigree, and constitutional decision making. 88 *Wash. U. L. Rev.* 1-76 (2010).

Friedman, Barry. The wages of stealth overruling (with particular attention to **Miranda v. Arizona**). 99 *Geo. L.J.* 1-63 (2010).

Johnson, Emily A. Note. Reconciling originalism and the history of the Public Use Clause. 79 *Fordham L. Rev.* 265-319 (2010).

Mastrogiacomo, Timothy T. Note. Showdown in the rose garden: congressional contempt, executive privilege, and the role of the courts. 99 *Geo. L.J.* 163-188 (2010).

McAward, Jennifer Mason. The scope of Congress's Thirteenth Amendment enforcement power after **City of Boerne v. Flores**. 88 *Wash. U. L. Rev.* 77-147 (2010).

Mourer, Sarah A. Gateway to justice: constitutional claims to actual innocence. 64 *U. Miami L. Rev.* 1279-1316 (2010).

Vladeck, Stephen I. State sovereign immunity and the Roberts Court. 5 *Charleston L. Rev.* 99-131 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 5  
January 21, 2011

### CONSUMER PROTECTION LAW

Fang, Yan. Note. The death of the privacy policy?: effective privacy disclosures after ... (*In re Sears Holdings Mgmt. Corp.*, Docket No. C-4264, 2009.) 25 Berkeley Tech. L.J. 671-700 (2010).

Hoffman, William P. Comment. Recapturing the congressional intent behind the Fair Debt Collection Practices Act. 29 St. Louis U. Pub. L. Rev. 549-579 (2010).

Huffman, Max. Competition policy in health care in an era of reform. 7 Ind. Health L. Rev. 225-275 (2010).

### CONTRACTS

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

Brubaker, Joseph R. and Michael P. Daly. Twenty-five years of the "prospective waiver" doctrine in international dispute resolution: *Mitsubishi's* footnote nineteen comes to life in the Eleventh Circuit. 64 U. Miami L. Rev. 1233-1277 (2010).

Charnock, Ross. The linguistics of misrepresentation: intentions and truth values. 23 Int'l J. for Semiotics L. 427-449 (2010).

Gilson, Ronald J., Charles F. Sabel and Robert E. Scott. Braiding: the interaction of formal and informal contracting in theory, practice, and doctrine. 110 Colum. L. Rev. 1377-1447 (2010).

Hendley, Kathryn. Coping with uncertainty: the role of contracts in Russian industry during the transition to the market. 30 Nw. J. Int'l L. & Bus. 417-460 (2010).

Jennejohn, Matthew C. Contract adjudication in a collaborative economy. 5 Va. L. & Bus. Rev. 173-237 (2010).

Schwartz, Daniel M. Note. A regression from the New York Convention: questions raised by ... (*Thomas v. Carnival Corporation*, 573 F.3d 1113, 2009, *cert. denied*, 130 S. Ct. 1157, 2010.) 64 U. Miami L. Rev. 1441-1471 (2010).

Contracts in Context: Identity, Power, and Contractual Justice. Articles by Larry A. DiMatteo, Blake D. Morant, Nathan B. Oman, Daniel D. Barnhizer, Nancy S. Kim, Robert A. Hillman, Patricia Sánchez Abril, Sandra K. Miller, Debora L. Threedy, Robert W. Emerson, John Phillips, Amy J. Schmitz and Peter A. Alces. 45 Wake Forest L. Rev. 549-929 (2010).

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

### CORPORATIONS

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:  
University of Miami Business Law Review  
Virginia Law & Business Review

Farrell, Matthew. Note. A role for the judiciary in reforming executive compensation: the implications of ... (*Securities and Exchange Commission v. Bank of America Corp.*, 653 F. Supp. 2d 507, 2009.) 96 Cornell L. Rev. 169-201 (2010).

McPherson, Richmond and Nader Raja. Corporate justice: an empirical study of piercing rates and factors courts consider when piercing the corporate veil. 45 Wake Forest L. Rev. 931-969 (2010).

Ngo, Minh Van. A corporate practitioner's perspective in recent Supreme Court cases. 5 Charleston L. Rev. 43-57 (2010).

Robertson, Cassandra Burke. Transnational litigation and institutional choice. 51 B.C. L. Rev. 1081-1131 (2010).

### COURTS

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

Abramson, Brian Dean. A question of deference: contrasting the patent and trademark jurisdiction of the Federal Circuit. 29 Temp. J. Sci. Tech. & Envtl. L. 1-29 (2010).

Cervantes, Adriana C. Note. Will Twitter be following you in the courtroom?: why reporters should be allowed to broadcast during courtroom proceedings. 33 Hastings Comm. & Ent. L.J. 133-157 (2010).

Mégret, Frédéric. Of shrines, memorials and museums: using the International Criminal Court's victim reparation and assistance regime to promote transitional justice. 16 Buff. Hum. Rts. L. Rev. 1-56 (2010).

Supreme Court Issue. Foreword by Chief Judge John Cannon Few; articles by Patricia Millett, Kevin R. Amer, Johathan H. Eisenman, Josh N. Friedman, Minh Van Ngo, Matthew L. Sundquist and Stephen I. Vladeck. 5 Charleston L. Rev. 1-131 (2010).

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

## CURRENT INDEX TO LEGAL PERIODICALS

Page 6  
January 21, 2011

The Philip D. Reed Lecture Series. Judicial Conference Privacy Subcommittee: Conference on Privacy and Internet Access to Court Files. Opening remarks by Hon. Reena Raggi; panel participation by Daniel J. Capra, Hon. Robert Hinkle, Hon. Ronald Leighton, Hon. Steven Merryday and Hon. John Koeltl, moderators; Joel Reidenberg, Ronald Hedges, Peter Winn, Lucy Dalglish, Hon. Cecelia G. Morris, Maeva Marcus, David McCraw, Daniel Kanstroom, Eleanor Acer, Elizabeth Cronin, Mark Walters, Joe Cecil, Michael Ishakian, Edward Felten, Hon. Elizabeth Strong, Jay Safer, Robert Heinemann, Joseph Goldstein, Caren Myers Morrison, Gerald Shargel, Barbara Sale, Christopher Brown, Alan Vinegrad, Jan Rostal, Cris Arguedas, Hon. Raymond Dearie, Hon. Loretta Preska, Hon. K. Michael Moore, Hon. Henry T. Wingate, Hon. Michael Baylson, Hon. Stefan Underhill, Hon. Gary Lancaster, Hon. Randolph Treece, Victor Kovner, Nora Dannehy, Ben Campbell and Lori McCarthy, panelists. 79 *Fordham L. Rev.* 1-113 (2010).

(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:

Thomas M. Cooley Law Review  
University of Chicago Legal Forum

Abrams, Norman. Confrontation and hearsay issues in federal court terrorism prosecution of Gitmo detainees: **Moussaoui** and **Paracha** as harbinger? 75 *Brook. L. Rev.* 1067-1093 (2010).

Barnhill, David S. Note. Cloud computing and stored communications: another look at ... (**Quon v. Arch Wireless Operating Co.**, 529 F.3d 892, 2008.) 25 *Berkeley Tech. L.J.* 621-648 (2010).

Benoliel, Daniel and Ronen Perry. Israel, Palestine, and the ICC. 32 *Mich. J. Int'l L.* 73-127 (2010).

Bohrer, Sanford L. and Matthew S. Bohrer. Congressional power to criminalize "local" conduct: no limit in sight. 64 *U. Miami L. Rev.* 1221-1231 (2010).

Bright, Stephen B. The right to counsel in death penalty and other criminal cases: neglect of the most fundamental right and what we should do about it. 11 *J. L. Soc'y* 1-30 (2009/2010).

Brown, Kevin D. Note. Murder liability and leaving the scene of an accident: an argument for an extension of the felony-murder rule in Missouri. 79 *UMKC L. Rev.* 195-210 (2010).

Buchhandler-Raphael, Michal. Student article. Sexual abuse of power. 21 *U. Fla. J.L. & Pub. Pol'y* 77-146 (2010).

Chattin, Danielle DeMasi. Note. The more you gain, the more you lose: sentencing insider trading under the U.S. Sentencing Guidelines. 79 *Fordham L. Rev.* 165-215 (2010).

Ciaccio, Charles P., Jr. Note. Internet gambling: recent developments and state of the law. 25 *Berkeley Tech. L.J.* 529-553 (2010).

Cohen, Miriam. The analogy between piracy and human trafficking: a theoretical framework for the application of universal jurisdiction. 16 *Buff. Hum. Rts. L. Rev.* 201-235 (2010).

Colan, Jonathan D. The new federalism meets the Eleventh Circuit's old criminal law. 64 *U. Miami L. Rev.* 1205-1219 (2010).

Coppolecchia, Elizabeth, Valerie Prochazka and Kelly F. Taylor. Note. **United States v. White**: disarming domestic violence misdemeanants post-**Heller**. (**United States v. White**, 593 F.3d 1199, 2010.) 64 *U. Miami L. Rev.* 1505-1525 (2010).

Dressler, Joshua. **George and Margaret Barrock Lecture**. Feminist (or "feminist") reform of self-defense law: some critical reflections. 93 *Marq. L. Rev.* 1475-1493 (2010).

Edenfield, Brooke. Note. Who ya gonna call? Confusion reigns after the Supreme Court's failure to define *testimonial* and *analyst* in ... (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 59 *U. Kan. L. Rev.* 137-156 (2010).

Friedman, Barry. The wages of stealth overruling (with particular attention to **Miranda v. Arizona**). 99 *Geo. L.J.* 1-63 (2010).

Giannelli, Paul C. Scientific evidence in criminal prosecutions: a retrospective. 75 *Brook. L. Rev.* 1137-1152 (2010).

Gillett, Gabriel. Note. A world without Internet: a new framework for analyzing a supervised release condition that restricts computer and Internet access. 79 *Fordham L. Rev.* 217-264 (2010).

Goodno, Naomi Harlin. Protecting "any child": the use of the confidential-marital-communications privilege in child-molestation cases. 59 *U. Kan. L. Rev.* 1-45 (2010).

Hacking, Amany Ragab. Plea at your peril: when is a vacated plea still a plea for immigration purposes? 29 *St. Louis U. Pub. L. Rev.* 459-472 (2010).

Kainen, James L. and Carrie A. Tendler. The case for a constitutional definition of hearsay: requiring confrontation of testimonial nonassertive conduct and statements admitted to explain an unchallenged investigation. 93 *Marq. L. Rev.* 1415-1473 (2010).

Luongo, Michael P. Casenote. Post-conviction due process right to access DNA evidence: ... (**Dist. Attorney's Office v. Osborne**, 129 S. Ct. 2308, 2009.) 29 *Temp. J. Sci. Tech. & Envtl. L.* 127-170 (2010).

Mégret, Frédéric. Of shrines, memorials and museums: using the International Criminal Court's victim reparation and assistance regime to promote transitional justice. 16 *Buff. Hum. Rts. L. Rev.* 1-56 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 7

January 21, 2011

Mosteller, Robert P. Revealing and thereby tempering the abuses of government-created evidence in criminal trials. 75 *Brook. L. Rev.* 1277-1289 (2010).

Mourer, Sarah A. Gateway to justice: constitutional claims to actual innocence. 64 *U. Miami L. Rev.* 1279-1316 (2010).

O'Brien, John C. The hearsay within confrontation. 29 *St. Louis U. Pub. L. Rev.* 501-548 (2010).

Orenstein, Aviva. Honoring Margaret Berger with a sensible idea: insisting that judges employ a balancing test before admitting the accused's convictions under Federal Rule of Evidence 609(a)(2). 75 *Brook. L. Rev.* 1291-1314 (2010).

Orenstein, Aviva. Sex, threats, and absent victims: the lessons of **Regina v. Bedingfield** for modern confrontation and domestic violence cases. 79 *Fordham L. Rev.* 115-164 (2010).

Petrashek, Nathan. Comment. The Fourth Amendment and the brave new world of online social networking. 93 *Marq. L. Rev.* 1495-1532 (2010).

Radbod, Shahrzad T. Note. Craigslist—a case for criminal liability for online service providers? 25 *Berkeley Tech. L.J.* 597-615 (2010).

Raeder, Myrna S. Thoughts about **Giles** and forfeiture in domestic violence cases. 75 *Brook. L. Rev.* 1329-1348 (2010).

Ramji-Nogales, Jaya. Designing bespoke transitional justice: a pluralist process approach. 32 *Mich. J. Int'l L.* 1-72 (2010).

Sewall, Michaela P. Note. Pushing execution over the constitutional line: forcible medication of condemned inmates and the Eighth and Fourteenth Amendments. 51 *B.C. L. Rev.* 1279-1322 (2010).

Wielert, Corey. Note. Affecting the bargaining process in pretrial agreements: waiving appellate rights in the military justice system. 79 *UMKC L. Rev.* 237-263 (2010).

Zainey, Kathryn M. Comment. The constitutional infirmity of the current federal sentencing system: how the use of uncharged and acquitted conduct to enhance a defendant's sentence violates due process. 56 *Loy. L. Rev.* 375-411 (2010).

Zamani, Daniel. Note. There's an amendment for that: a comprehensive application of Fourth Amendment jurisprudence to smart phones. 38 *Hastings Const. L.Q.* 169-199 (2010).

Panel Five: Cooperation and Plea Agreements—Judges' Roundtable. Hon. Steven Merryday, moderator; Hon. Raymond Dearie, Hon. Loretta Preska, Hon. K. Michael Moore, Hon. Henry T. Wingate, Hon. Michael Baylson and Hon. Stefan Underhill, panelists. 79 *Fordham L. Rev.* 85-98 (2010).

Panel Four: Cooperation and Plea Agreements—Professors & Practitioners. Hon. Steven Merryday, moderator; Caren Myers Morrison, Gerald Shargel, Barbara Sale, Christopher Brown, Alan Vinegrad, Jan Rostal and Cris Arguedas, panelists. 79 *Fordham L. Rev.* 65-83 (2010).

Crime, Criminal Law, and the Recession. Articles by Anton R. Valukas, Richard H. McAdams, Stuart P. Green, John F. Pfaff, Carol S. Steiker, Jordan M. Steiker, Jonathan Simon, Ellen S. Podgor, Robert A. Mikos, Roger A. Fairfax, Jr. and Alex Kreit; comments by Gabrielle A. Bernstein, Zac Flowerree, Ann K. Wagner, Elliot Smith, Marisa C. Maleck, Blake P. Sercye and Emily Tancer Broach. 2010 *U. Chi. Legal F.* 1-521.

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

"CSI Effect": Juror Expectations for Forensic Science: Does Reality Meet the Standard? Articles by Hon. Donald E. Shelton and Edward J. Imwinkelried. 27 *T.M. Cooley L. Rev.* 1-55 (2010).

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

### DISPUTE RESOLUTION

Brubaker, Joseph R. and Michael P. Daly. Twenty-five years of the "prospective waiver" doctrine in international dispute resolution: **Mitsubishi's** footnote nineteen comes to life in the Eleventh Circuit. 64 *U. Miami L. Rev.* 1233-1277 (2010).

Burch, Thomas V. Manifest disregard and the imperfect procedural justice of arbitration. 59 *U. Kan. L. Rev.* 47-83 (2010).

Craver, Charles B. What makes a great legal negotiator? 56 *Loy. L. Rev.* 337-358 (2010).

Holbrook, James R. Using performative, distributive, integrative, and transformative principles in negotiation. 56 *Loy. L. Rev.* 359-374 (2010).

Jennejohn, Matthew C. Contract adjudication in a collaborative economy. 5 *Va. L. & Bus. Rev.* 173-237 (2010).

Kapeliuk, Daphna. The repeat appointment factor: exploring decision patterns of elite investment arbitrators. 96 *Cornell L. Rev.* 47-90 (2010).

Manning, Brian and Srividhya Ragavan. The dispute settlement process of the WTO: a normative structure to achieve utilitarian objectives. 79 *UMKC L. Rev.* 1-29 (2010).

Molot, Jonathan T. Litigation finance: a market solution to a procedural problem. 99 *Geo. L.J.* 65-115 (2010).

Schneiderman, David. Judicial politics and international investment arbitration: seeking an explanation for conflicting outcomes. 30 *Nw. J. Int'l L. & Bus.* 383-416 (2010).

Schwartz, Daniel M. Note. A regression from the New York Convention: questions raised by ... (**Thomas v. Carnival Corporation**, 573 F.3d 1113, 2009, *cert. denied*, 130 S. Ct. 1157, 2010.) 64 *U. Miami L. Rev.* 1441-1471 (2010).

# CURRENT INDEX TO LEGAL PERIODICALS

Page 8  
January 21, 2011

## DOMESTIC RELATIONS

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

American Journal of Comparative Law

Beekman, Jason C. Note. Same-sex second-parent adoption and intestacy law: applying the **Sharon S.** model of “simultaneous” adoption to parent-child provisions of the Uniform Probate Code. (**Sharon S. v. Superior Court**, 73 P.3d 554, 2003.) 96 Cornell L. Rev. 139-167 (2010).

Rench, Tyler J. Casenote. **Louisiana State Employees’ Retirement System (LASERS) v. McWilliams**: confirming survivor benefits as community property. (**La. State Employees’ Ret. Sys. (LASERS) v. McWilliams**, 996 So. 2d 1036, 2008.) 56 Loy. L. Rev. 487-512 (2010).

Ronner, Amy D. When courts let insane delusions pass the rational basis test: the newest challenge to Florida’s exclusion of homosexuals from adoption. 21 U. Fla. J.L. & Pub. Pol’y 1-76 (2010).

Rontal, Robyn. Note. Domestic partnership health care benefits after ... (**National Pride at Work, Inc. v. Governor**, 748 N.W.2d 524, 2008.) 11 J. L. Soc’y 138-172 (2009/2010).

Critical Directions in Comparative Family Law. Introduction by Janet Halley and Kerry Rittich; articles by Fernanda G. Nicola, Duncan Kennedy, Isabel C. Jaramillo, Philomila Tsoukala, Lama Anu Odeh, Hila Shamir, Chantal Thomas and Kerry Rittich. 58 Am. J. Comp. L. 753-1054 (2010).

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

## ECONOMICS

Ansel, Aaron. Note. Market Orientalism: reassessing an outdated anti-dumping policy towards the People’s Republic of China. 35 Brook. J. Int’l L. 883-934 (2010).

Holland, Blake. Note. The winding stream: entitlement theories and intellectual property rights in emerging media technologies. 25 Berkeley Tech. L.J. 247-277 (2010).

Kahan, Dan M. The economics—conventional, behavioral, and political—of “subsequent remedial measures” evidence. 110 Colum. L. Rev. 1616-1653 (2010).

Rittich, Kerry. Black sites: locating the family and family law in development. 58 Am. J. Comp. L. 1023-1054 (2010).

Shamir, Hila. The state of care: rethinking the distributive effects of familial care policies in liberal welfare states. 58 Am. J. Comp. L. 953-986 (2010).

Thomas, Chantal. Migrant domestic workers in Egypt: a case study of the economic family in global context. 58 Am. J. Comp. L. 987-1022 (2010).

## EDUCATION LAW

Dinwoodie, Jeffrey T. Ignorance is not bliss: financial illiteracy, the mortgage market collapse, and the global economic crisis. 18 U. Miami Bus. L. Rev. 181-219 (2010).

## ELDER LAW

Johnson, Irene D. Preventing identity theft and other financial abuses perpetrated against vulnerable members of society: keeping the horse in the barn rather than litigating over the cause and/or consequences of his leaving. 79 UMKC L. Rev. 99-122 (2010).

## EMPLOYMENT PRACTICE

Barnhill, David S. Note. Cloud computing and stored communications: another look at ... (**Quon v. Arch Wireless Operating Co.**, 529 F.3d 892, 2008.) 25 Berkeley Tech. L.J. 621-648 (2010).

Luke, Alicia. Comment. Employment discrimination litigation: social science evidence and a solution for the problem of presumptions. 29 Temp. J. Sci. Tech. & Envtl. L. 75-97 (2010).

Taustin, Khari. Still in ‘the jungle’: labor, immigration, and the search for a new common ground in the wake of Iowa’s meatpacking raids. 18 U. Miami Bus. L. Rev. 283-326 (2010).

## ENERGY AND UTILITIES LAW

Bynum, Marvin C. II. Comment. Testing the waters: assessing Wisconsin’s regulatory climate for offshore wind projects. 93 Marq. L. Rev. 1533-1585 (2010).

Stromberg, Scott F. Student article. Has the sun set on solar rights? Examining the practicality of the Solar Rights Acts. 50 Nat. Resources J. 211-253 (2010).

## ENVIRONMENTAL LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:  
Temple Journal of Science, Technology & Environmental Law

Coppolecchia, Elizabeth K. Note. The greenwashing deluge: who will rise above the waters of deceptive advertising? 64 U. Miami L. Rev. 1353-1405 (2010).

Hemingson, Tate L. Why airlines should be afraid: the potential of cap and trade and other carbon emissions reduction proposals on the airline industry. 75 J. Air L. & Com. 741-773 (2010).

Jekic, Milos. Comment. Lowering the jurisdictional bar: a call for equitable-factors analysis under CERCLA’s timing-of-review provision. 59 U. Kan. L. Rev. 157-190 (2010).

Leshy, John D. Federal lands in the twenty-first century. 50 Nat. Resources J. 111-137 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 9

January 21, 2011

Malloy, James S. and John M. Sylvester. Insurance coverage for global warming liability claims. 45 Tort Trial & Ins. Prac. L.J. 811-838 (2010).

Wood, Mary Christina. "You can't negotiate with a beetle": environmental law for a new ecological age. 50 Nat. Resources J. 167-210 (2010).

### ESTATES AND TRUSTS

Beekman, Jason C. Note. Same-sex second-parent adoption and intestacy law: applying the **Sharon S.** model of "simultaneous" adoption to parent-child provisions of the Uniform Probate Code. (**Sharon S. v. Superior Court**, 73 P.3d 554, 2003.) 96 Cornell L. Rev. 139-167 (2010).

Hershewe, Joseph E. Note. Missouri asset protection trusts: debunking the vulnerability myth and a call for uniformity. 79 UMKC L. Rev. 211-236 (2010).

Pytel, Kristen M. Benvenuti. Note. Left out no longer: a call for advancement in legislation for posthumously conceived children. 11 J. L. Soc'y 70-109 (2009/2010).

### EVIDENCE

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

Brooklyn Law Review  
Thomas M. Cooley Law Review

Edenfield, Brooke. Note. Who ya gonna call? Confusion reigns after the Supreme Court's failure to define *testimonial* and *analyst* in ... (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 59 U. Kan. L. Rev. 137-156 (2010).

Goodno, Naomi Harlin. Protecting "any child": the use of the confidential-marital-communications privilege in child-molestation cases. 59 U. Kan. L. Rev. 1-45 (2010).

Kahan, Dan M. The economics—conventional, behavioral, and political—of "subsequent remedial measures" evidence. 110 Colum. L. Rev. 1616-1653 (2010).

Kainen, James L. and Carrie A. Tandler. The case for a constitutional definition of hearsay: requiring confrontation of testimonial nonassertive conduct and statements admitted to explain an unchallenged investigation. 93 Marq. L. Rev. 1415-1473 (2010).

Luke, Alicia. Comment. Employment discrimination litigation: social science evidence and a solution for the problem of presumptions. 29 Temp. J. Sci. Tech. & Envtl. L. 75-97 (2010).

Luongo, Michael P. Casenote. Post-conviction due process right to access DNA evidence: ... (**Dist. Attorney's Office v. Osborne**, 129 S. Ct. 2308, 2009.) 29 Temp. J. Sci. Tech. & Envtl. L. 127-170 (2010).

Maleck, Marisa C. Comment. Does the Sixth Amendment demand that co-conspiring witnesses reveal their plea bargains? 2010 U. Chi. Legal F. 447-469.

O'Brien, John C. The hearsay within confrontation. 29 St. Louis U. Pub. L. Rev. 501-548 (2010).

Orenstein, Aviva. Sex, threats, and absent victims: the lessons of **Regina v. Bedingfield** for modern confrontation and domestic violence cases. 79 Fordham L. Rev. 115-164 (2010).

Riffe, Beth A. Comment. The aftermath of **Melendez**: highlighting the need for accreditation-based rules of admissibility for forensic evidence. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 27 T.M. Cooley L. Rev. 165-210 (2010).

"CSI Effect": Juror Expectations for Forensic Science: Does Reality Meet the Standard? Articles by Hon. Donald E. Shelton and Edward J. Imwinkelried. 27 T.M. Cooley L. Rev. 1-55 (2010).

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

Festschrift in Honor of Margaret A. Berger. Introduction by Edward K. Cheng; tributes by Hon. Jack B. Weinstein, Lawrence M. Solan and Eleanor Swift; articles by Norman Abrams, Edward K. Cheng, David L. Faigman, Paul C. Giannelli, Edward J. Imwinkelried, David H. Kaye, Jonathan J. Koehler, Michael J. Saks, Jennifer L. Mnookin, Robert P. Mosteller, Aviva Orenstein, Roger C. Park, Myrna S. Raeder, D. Michael Risinger and Joseph Sanders. 75 Brook. L. Rev. 1057-1404 (2010).

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

### FIRST AMENDMENT

Baxter, Alexander D. Note. **IMS Health v. Ayotte**: a new direction on commercial speech cases. (**IMS Health Inc. v. Ayotte**, 550 F.3d 42, 2008, *cert. denied*, 129 S. Ct. 2864, 2009.) 25 Berkeley Tech. L.J. 649-670 (2010).

Elices, Elizabeth. Student article. **Citizens United** and the future of FCC content regulation. 33 Hastings Comm. & Ent. L.J. 51-67 (2010).

Gillett, Gabriel. Note. A world without Internet: a new framework for analyzing a supervised release condition that restricts computer and Internet access. 79 Fordham L. Rev. 217-264 (2010).

Kagan, Sarah. Note. Obscenity on the Internet: nationalizing the standard to protect individual rights. (**United States v. Kilbride**, 584 F.3d 1240, 2009.) 38 Hastings Const. L.Q. 233-257 (2010).

Landaw, Max. Note. Free speech or trademark protections: do advocacy groups and government agencies deserve extra protection? 33 Hastings Comm. & Ent. L.J. 113-132 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 10

January 21, 2011

Ledewitz, Bruce. Seeking 'common ground:' a secular statement. 38 Hastings Const. L.Q. 49-90 (2010).

Marblestone, Claire. Note. A matter of conscience: **United States v. Seeger** and the Supreme Court's historical failure to define conscientious objector status under the First Amendment. (**United States v. Seeger**, 380 U.S. 163, 1965.) 38 Hastings Const. L.Q. 201-231 (2010).

Menthe, Darrel C. The marketplace metaphor and commercial speech doctrine: or how I learned to stop worrying about and love **Citizens United**. 38 Hastings Const. L.Q. 131-167 (2010).

Millett, Patricia, Kevin R. Amer, Jonathan H. Eisenman and Josh N. Friedman. Mixed signals: the Roberts Court and free speech in the 2009 term. 5 Charleston L. Rev. 1-42 (2010).

Taylor, Daniel C. Note. Libel tourism: protecting authors and preserving comity. 99 Geo. L.J. 189-226 (2010).

### FOOD AND DRUG LAW

Arthur, Ashley. Note. Combating obesity: our country's need for a national standard to replace the growing patchwork of local menu labeling laws. 7 Ind. Health L. Rev. 305-333 (2010).

Baxter, Alexander D. Note. **IMS Health v. Ayotte**: a new direction on commercial speech cases. (**IMS Health Inc. v. Ayotte**, 550 F.3d 42, 2008, *cert. denied*, 129 S. Ct. 2864, 2009.) 25 Berkeley Tech. L.J. 649-670 (2010).

Bougy, Brian R. Note. Follow-on biologics legislation: striking a balance between innovation and affordability. 7 Ind. Health L. Rev. 367-396 (2010).

Preble, Emilee S. Note. Preemptive legislation in the European Union and the United States on the topic of nanomedicine: examining questions raised by smart medical technology. 7 Ind. Health L. Rev. 397-425 (2010).

Tzeng, Linfong. Note. Follow-on biologics, data exclusivity, and the FDA. 25 Berkeley Tech. L.J. 135-158 (2010).

### FOURTEENTH AMENDMENT

Luongo, Michael P. Casenote. Post-conviction due process right to access DNA evidence: ... (**Dist. Attorney's Office v. Osborne**, 129 S. Ct. 2308, 2009.) 29 Temp. J. Sci. Tech. & Env'tl. L. 127-170 (2010).

Reynolds, Melissa. Note. How old is too old? The need for federal regulation imposing a maximum age limit on women seeking infertility treatments. 7 Ind. Health L. Rev. 277-304 (2010).

Ronner, Amy D. When courts let insane delusions pass the rational basis test: the newest challenge to Florida's exclusion of homosexuals from adoption. 21 U. Fla. J.L. & Pub. Pol'y 1-76 (2010).

### GAMING

Ciaccio, Charles P., Jr. Note. Internet gambling: recent developments and state of the law. 25 Berkeley Tech. L.J. 529-553 (2010).

### HEALTH LAW AND POLICY

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

Kane, Robert M., Jr. Comment. A license to donate: patents, tax law, and the AIDS epidemic. 29 Temp. J. Sci. Tech. & Env'tl. L. 53-73 (2010).

Purcell, Jay. Note. Adverse clinical and public health consequences of limited anti-retroviral licensing. 25 Berkeley Tech. L.J. 103-134 (2010).

Rontal, Robyn. Note. Domestic partnership health care benefits after ... (**National Pride at Work, Inc. v. Governor**, 748 N.W.2d 524, 2008.) 11 J. L. Soc'y 138-172 (2009/2010).

Sapega, Danielle. Comment. Federal code blue: the Emergency Medical Treatment and Active Labor Act's prolonged venture into malpractice law. 29 Temp. J. Sci. Tech. & Env'tl. L. 99-125 (2010).

Schuman, Gary. Post-claim underwriting—a life and health insurer's right to investigate or bad faith? 45 Tort Trial & Ins. Prac. L.J. 697-760 (2010).

### HOUSING LAW

Jones, Chloe M. Note. Religious accommodation and housing: Fair Housing after ... (**Bloch v. Frischholz**, 533 F.3d 562, 2008.) 75 Brook. L. Rev. 1405-1446 (2010).

Jourdan, Dawn and Ryan Feinberg. Valuing grief: a proposal to compensate relocated public housing residents for intangibles. 21 U. Fla. J.L. & Pub. Pol'y 181-199 (2010).

Reiss, David J. First principles for an effective federal housing policy. 35 Brook. J. Int'l L. 795-820 (2010).

Subheddar, Rita. Comment. A proposed state response to the Michigan housing crisis. 11 J. L. Soc'y 173-200 (2009/2010).

### HUMAN RIGHTS LAW

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

Chapdelaine-Feliciati, Clara. *Les droits de l'homme de la femme: polysémie ou androcentrisme?* 23 Int'l J. for Semiotics L. 451-474 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 11  
January 21, 2011

Wagner, Katharine A. Note. Identifying and enforcing “back-end” electoral rights in international human rights law. 32 Mich. J. Int’l L. 165-214 (2010).

### IMMIGRATION LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:  
Saint Louis University Public Law Review

Flowerree, Zac. Comment. Statutory overreach: a critique of the Fourth Circuit’s expansive construction of the Immigration Fraud Statute. 2010 U. Chi. Legal F. 365-381.

Heydari, Farhang. Note. Making strange bedfellows: enlisting the cooperation of undocumented employees in the enforcement of employer sanctions. 110 Colum. L. Rev. 1526-1573 (2010).

Kerr, Kathleen. Returning home: the challenge of repatriating foreign born child victims of forced labor from India. 16 Buff. Hum. Rts. L. Rev. 155-200 (2010).

Marulanda, Maria. Note. Preemption, patchwork immigration laws, and the potential for brown sundown towns. 79 Fordham L. Rev. 321-368 (2010).

Schneider, Jessica. Comment. Waiting to be an American: the court’s proper role and function in alleviating naturalization applicants’ woes in 8 U.S.C. § 1447(b) actions. 29 St. Louis U. Pub. L. Rev. 581-612 (2010).

Taustin, Khari. Still in ‘the jungle’: labor, immigration, and the search for a new common ground in the wake of Iowa’s meatpacking raids. 18 U. Miami Bus. L. Rev. 283-326 (2010).

Thomas, Chantal. Migrant domestic workers in Egypt: a case study of the economic family in global context. 58 Am. J. Comp. L. 987-1022 (2010).

Panel Two: Should There Be Remote Public Access to Court Filings in Immigration Cases? Hon. Robert Hinkle, moderator; David McCraw, Daniel Kanstroom, Eleanor Acer, Elizabeth Cronin and Mark Walters, panelists. 79 Fordham L. Rev. 25-44 (2010).

The Future of Immigration Law and the New Administration. Foreword by Benjamin Wilson and Patrick Barkley; introduction by John J. Ammann; articles by Jamie R. Abrams, Kristina M. Campbell, Amany Ragab Hacking and Karla Mari McKanders. 29 St. Louis U. Pub. L. Rev. 367-499 (2010).

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

### INDIAN AND ABORIGINAL LAW

Sing’ Oei, Abraham Korir and Jared Shepherd. ‘In land we trust’: the Endorois’ Communication and the quest for indigenous peoples’ rights in Africa. 16 Buff. Hum. Rts. L. Rev. 57-111 (2010).

### INSURANCE LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:  
Tort Trial & Insurance Practice Law Journal

Bodiford, Bradley G. Florida’s unnatural disaster: who will pay for the next hurricane? 21 U. Fla. J.L. & Pub. Pol’y 147-180 (2010).

Sinas, George T. and Stephen H. Sinas. Deciphering two related concepts: no-fault PIP causation law and the decision in **Griffith v. State Farm**. 27 T.M. Cooley L. Rev. 105-163 (2010).

Sinas, George T., Liisa R. Speaker and Steven A. Hicks. Distinguished brief. **United States Fidelity Insurance & Guaranty Company, a foreign corporation, Plaintiff/Appellee v. Michigan Catastrophic Claims Association, a non-profit catastrophic claims association, Defendant/Appellant**. 27 T.M. Cooley L. Rev. 211-248 (2010).

### INTELLECTUAL PROPERTY LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:  
Berkeley Technology Law Journal  
Columbia Journal of Law & the Arts

Abramson, Brian Dean. A question of deference: contrasting the patent and trademark jurisdiction of the Federal Circuit. 29 Temp. J. Sci. Tech. & Envtl. L. 1-29 (2010).

Bohannon, Christina and Herbert Hovenkamp. IP and antitrust: reformation and harm. 51 B.C. L. Rev. 905-992 (2010).

Buccafusco, Christopher and Christopher Sprigman. Valuing intellectual property: an experiment. 96 Cornell L. Rev. 1-45 (2010).

Chitre, Sonali. Student article. Technology and copyright law—illuminating the NFL’s ‘blackout’ rule in game broadcasting. 33 Hastings Comm. & Ent. L.J. 97-111 (2010).

Kane, Robert M., Jr. Comment. A license to donate: patents, tax law, and the AIDS epidemic. 29 Temp. J. Sci. Tech. & Envtl. L. 53-73 (2010).

Landaw, Max. Note. Free speech or trademark protections: do advocacy groups and government agencies deserve extra protection? 33 Hastings Comm. & Ent. L.J. 113-132 (2010).

Narechania, Tejas N. Note. An offensive weapon?: an empirical analysis of the “sword” of state sovereign immunity in state-owned patents. 110 Colum. L. Rev. 1574-1615 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 12

January 21, 2011

Parchomovsky, Gideon and Philip J. Weiser. Beyond fair use. 96 Cornell L. Rev. 91-137 (2010).

Shinneman, Erin M. Note. Owning global knowledge: the rise of open innovation and the future of patent law. 35 Brook. J. Int'l L. 935-964 (2010).

Wilson, Benjamin. Comment. Notice, takedown, and the good-faith standard: how to protect Internet users from bad-faith removal of Web content. 29 St. Louis U. Pub. L. Rev. 613-637 (2010).

Woodhouse, Megan. Note. Shop 'til you drop: implementing Federal Rules of Patent Litigation Procedure to wear out forum shopping patent plaintiffs. 99 Geo. L.J. 227-255 (2010).

### INTERNATIONAL LAW

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

Brooklyn Journal of International Law  
Michigan Journal of International Law

Chapdelaine-Feliciati, Clara. *Les droits de l'homme de la femme: polysémie ou androcentrisme?* 23 Int'l J. for Semiotics L. 451-474 (2010).

Cohen, Miriam. The analogy between piracy and human trafficking: a theoretical framework for the application of universal jurisdiction. 16 Buff. Hum. Rts. L. Rev. 201-235 (2010).

Dreveskracht, Ryan. Just war in international law: an argument for a deontological approach to humanitarian law. 16 Buff. Hum. Rts. L. Rev. 237-288 (2010).

Kapeliuk, Daphna. The repeat appointment factor: exploring decision patterns of elite investment arbitrators. 96 Cornell L. Rev. 47-90 (2010).

Manning, Brian and Srividhya Ragavan. The dispute settlement process of the WTO: a normative structure to achieve utilitarian objectives. 79 UMKC L. Rev. 1-29 (2010).

Mégret, Frédéric. Of shrines, memorials and museums: using the International Criminal Court's victim reparation and assistance regime to promote transitional justice. 16 Buff. Hum. Rts. L. Rev. 1-56 (2010).

Robertson, Cassandra Burke. Transnational litigation and institutional choice. 51 B.C. L. Rev. 1081-1131 (2010).

Sanders, Anthony B. Of all things made in America why are we exporting the **Penn Central** test? 30 Nw. J. Int'l L. & Bus. 339-381 (2010).

Taylor, Daniel C. Note. Libel tourism: protecting authors and preserving comity. 99 Geo. L.J. 189-226 (2010).

### INTERNATIONAL TRADE

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:  
Northwestern Journal of International Law & Business

Anderer, Carrie E. Note. Bilateral investment treaties and the EU legal order: implications of the Lisbon Treaty. 35 Brook. J. Int'l L. 851-882 (2010).

Ansel, Aaron. Note. Market Orientalism: reassessing an outdated anti-dumping policy towards the People's Republic of China. 35 Brook. J. Int'l L. 883-934 (2010).

Mangin, Elanor A. Note. Market access in China—publications and audiovisual materials: a moral victory with a sliver lining. 25 Berkeley Tech. L.J. 279-310 (2010).

Manning, Brian and Srividhya Ragavan. The dispute settlement process of the WTO: a normative structure to achieve utilitarian objectives. 79 UMKC L. Rev. 1-29 (2010).

### JUDGES

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

Dodson, Scott. Justice Souter and the civil rules. 88 Wash. U. L. Rev. 289-301 (2010).

Friedman, Barry. The wages of stealth overruling (with particular attention to **Miranda v. Arizona**). 99 Geo. L.J. 1-63 (2010).

Kapeliuk, Daphna. The repeat appointment factor: exploring decision patterns of elite investment arbitrators. 96 Cornell L. Rev. 47-90 (2010).

Marblestone, Claire. Note. A matter of conscience: **United States v. Seeger** and the Supreme Court's historical failure to define conscientious objector status under the First Amendment. (**United States v. Seeger**, 380 U.S. 163, 1965.) 38 Hastings Const. L.Q. 201-231 (2010).

Mazzi, Davide. "This argument fails for two reasons...": a linguistic analysis of judicial evaluation strategies in US Supreme Court judgments. 23 Int'l J. for Semiotics L. 373-385 (2010).

Schneiderman, David. Judicial politics and international investment arbitration: seeking an explanation for conflicting outcomes. 30 Nw. J. Int'l L. & Bus. 383-416 (2010).

Yung, Corey Rayburn. Judged by the company you keep: an empirical study of the ideologies of judges on the United States courts of appeals. 51 B.C. L. Rev. 1133-1208 (2010).

# CURRENT INDEX TO LEGAL PERIODICALS

Page 13

January 21, 2011

Supreme Court Issue. Foreword by Chief Judge John Cannon Few; articles by Patricia Millett, Kevin R. Amer, Johathan H. Eisenman, Josh N. Friedman, Minh Van Ngo, Matthew L. Sundquist and Stephen I. Vladeck. 5 *Charleston L. Rev.* 1-131 (2010).

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

## JURISDICTION

Abramson, Brian Dean. A question of deference: contrasting the patent and trademark jurisdiction of the Federal Circuit. 29 *Temp. J. Sci. Tech. & Env'tl. L.* 1-29 (2010).

Jekic, Milos. Comment. Lowering the jurisdictional bar: a call for equitable-factors analysis under CERCLA's timing-of-review provision. 59 *U. Kan. L. Rev.* 157-190 (2010).

Jones, Katherine Mason. Federalism and concurrent jurisdiction in global markets: why a combination of national and state antitrust enforcement is a model for effective economic regulation. 30 *Nw. J. Int'l L. & Bus.* 285-338 (2010).

Marulanda, Maria. Note. Preemption, patchwork immigration laws, and the potential for brown sundown towns. 79 *Fordham L. Rev.* 321-368 (2010).

## JURISPRUDENCE

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

American Journal of Comparative Law  
International Journal for the Semiotics of Law

Alicea, Jose Joel. Student paper. Originalism and the Legislature. 56 *Loy. L. Rev.* 513-534 (2010).

Dreveskracht, Ryan. Just war in international law: an argument for a deontological approach to humanitarian law. 16 *Buff. Hum. Rts. L. Rev.* 237-288 (2010).

Johnson, Emily A. Note. Reconciling originalism and the history of the Public Use Clause. 79 *Fordham L. Rev.* 265-319 (2010).

Ledewitz, Bruce. Seeking 'common ground': a secular statement. 38 *Hastings Const. L.Q.* 49-90 (2010).

Menthe, Darrel C. The marketplace metaphor and commercial speech doctrine: or how I learned to stop worrying about and love **Citizens United**. 38 *Hastings Const. L.Q.* 131-167 (2010).

Millett, Patricia, Kevin R. Amer, Jonathan H. Eisenman and Josh N. Friedman. Mixed signals: the Roberts Court and free speech in the 2009 term. 5 *Charleston L. Rev.* 1-42 (2010).

Vladeck, Stephen I. State sovereign immunity and the Roberts Court. 5 *Charleston L. Rev.* 99-131 (2010).

Critical Directions in Comparative Family Law. Introduction by Janet Halley and Kerry Rittich; articles by Fernanda G. Nicola, Duncan Kennedy, Isabel C. Jaramillo, Philomila Tsoukala, Lama Anu Odeh, Hila Shamir, Chantal Thomas and Kerry Rittich. 58 *Am. J. Comp. L.* 753-1054 (2010).

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

## JUVENILES

Chang, Charlotte. Note. Internet safety survey: who will protect the children? 25 *Berkeley Tech. L.J.* 501-527 (2010).

Day, Terri. The new digital dating behavior—sexting: teens' explicit love letters: criminal justice or civil liability. 33 *Hastings Comm. & Ent. L.J.* 69-95 (2010).

Eraker, Elizabeth C. Note. Stemming sexting: sensible legal approaches to teenagers' exchange of self-produced pornography. 25 *Berkeley Tech. L.J.* 555-596 (2010).

Goodno, Naomi Harlin. Protecting "any child": the use of the confidential-marital-communications privilege in child-molestation cases. 59 *U. Kan. L. Rev.* 1-45 (2010).

Kerr, Kathleen. Returning home: the challenge of repatriating foreign born child victims of forced labor from India. 16 *Buff. Hum. Rts. L. Rev.* 155-200 (2010).

## LABOR LAW

Burke, Kyle. Comment. The National Mediation Board's rule proposal for representation elections: if it ain't broke. 75 *J. Air L. & Com.* 669-703 (2010).

Heydari, Farhang. Note. Making strange bedfellows: enlisting the cooperation of undocumented employees in the enforcement of employer sanctions. 110 *Colum. L. Rev.* 1526-1573 (2010).

Perlmutter, Steven P. The law of "leased worker" and "temporary worker" under a CGL policy. 45 *Tort Trial & Ins. Prac. L.J.* 761-809 (2010).

Shepard, Aaron. Note. Football's stormy future: forecasting the upcoming National Football League labor negotiations. 33 *Colum. J.L. & Arts* 527-553 (2010).

Taustin, Khari. Still in 'the jungle': labor, immigration, and the search for a new common ground in the wake of Iowa's meatpacking raids. 18 *U. Miami Bus. L. Rev.* 283-326 (2010).

Thomas, Chantal. Migrant domestic workers in Egypt: a case study of the economic family in global context. 58 *Am. J. Comp. L.* 987-1022 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 14  
January 21, 2011

### LAND USE PLANNING

Batchis, Wayne. Business Improvement Districts and the Constitution: the troubling necessity of privatized government for urban revitalization. 38 *Hastings Const. L.Q.* 91-130 (2010).

Buchanan, Sariyah S. Student article. Why marginalized communities should use community benefit agreements as a tool for environmental justice: urban renewal and brownfield redevelopment in Philadelphia, Pennsylvania. 29 *Temp. J. Sci. Tech. & Env'tl. L.* 31-51 (2010).

### LAW AND SOCIETY

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

*Journal of Law in Society*  
University of Chicago Legal Forum

Buchanan, Sariyah S. Student article. Why marginalized communities should use community benefit agreements as a tool for environmental justice: urban renewal and brownfield redevelopment in Philadelphia, Pennsylvania. 29 *Temp. J. Sci. Tech. & Env'tl. L.* 31-51 (2010).

Jaramillo, Isabel C. The social approach to family law: conclusions from the canonical family law treatises of Latin America. 58 *Am. J. Comp. L.* 843-872 (2010).

Kim, Nancy S. Reasonable expectations in sociocultural context. 45 *Wake Forest L. Rev.* 641-668 (2010).

Luke, Alicia. Comment. Employment discrimination litigation: social science evidence and a solution for the problem of presumptions. 29 *Temp. J. Sci. Tech. & Env'tl. L.* 75-97 (2010).

McKanders, Karla Mari. Black and brown coalition building during the "post-racial" Obama era. 29 *St. Louis U. Pub. L. Rev.* 473-499 (2010).

Ni, Shifeng, Le Cheng and King Kui Sin. Who are Chinese citizens? A legislative language inquiry. 23 *Int'l J. for Semiotics L.* 475-494 (2010).

Nicola, Fernanda G. Family law exceptionalism in comparative law. 58 *Am. J. Comp. L.* 777-810 (2010).

Odeh, Lama Abu. Honor killings and the construction of gender in Arab societies. 58 *Am. J. Comp. L.* 911-952 (2010).

Rittich, Kerry. Black sites: locating the family and family law in development. 58 *Am. J. Comp. L.* 1023-1054 (2010).

Thomas, Chantal. Migrant domestic workers in Egypt: a case study of the economic family in global context. 58 *Am. J. Comp. L.* 987-1022 (2010).

Crime, Criminal Law, and the Recession. Articles by Anton R. Valukas, Richard H. McAdams, Stuart P. Green, John F. Pfaff, Carol S. Steiker, Jordan M. Steiker, Jonathan Simon, Ellen S. Podgor, Robert A. Mikos, Roger A. Fairfax, Jr. and Alex Kreit; comments by Gabrielle A. Bernstein, Zac Flowerree, Ann K. Wagner, Elliot Smith, Marisa C. Maleck, Blake P. Sercye and Emily Tancer Broach. 2010 *U. Chi. Legal F.* 1-521.

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

### LAW ENFORCEMENT AND CORRECTIONS

Broach, Emily Tancer. Comment. Post-conviction proceedings, supervised release, and a prudential approach to mootness doctrine. 2010 *U. Chi. Legal F.* 493-521.

Pfaff, John F. The durability of prison populations. 2010 *U. Chi. Legal F.* 73-115.

Sercye, Blake P. Comment. "Need-narrowness-intrusiveness" under the Prison Litigation Reform Act of 1995. 2010 *U. Chi. Legal F.* 471-492.

Sewall, Michaela P. Note. Pushing execution over the constitutional line: forcible medication of condemned inmates and the Eighth and Fourteenth Amendments. 51 *B.C. L. Rev.* 1279-1322 (2010).

### LEGAL EDUCATION

Imwinkelried, Edward J. Professor Margaret Berger, the epitome of the fully engaged scholar and friend of the court. 75 *Brook. L. Rev.* 1153-1162 (2010).

Jolly-Ryan, Jennifer. The last taboo: breaking law students with mental illnesses and disabilities out of the stigma straitjacket. 79 *UMKC L. Rev.* 123-161 (2010).

McElroy, Lisa T. and Christine N. Coughlin. Failure is not an option: an essay on what legal educators can learn from NASA's signature pedagogies to improve student outcomes. 75 *J. Air L. & Com.* 503-522 (2010).

Park, Roger C. Reflections on teaching evidence with an audience response system. 75 *Brook. L. Rev.* 1315-1327 (2010).

### LEGAL HISTORY

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

Charnock, Ross. The linguistics of misrepresentation: intentions and truth values. 23 *Int'l J. for Semiotics L.* 427-449 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 15  
January 21, 2011

Johnson, Emily A. Note. Reconciling originalism and the history of the Public Use Clause. 79 Fordham L. Rev. 265-319 (2010).

Menthe, Darrel C. The marketplace metaphor and commercial speech doctrine: or how I learned to stop worrying about and love **Citizens United**. 38 Hastings Const. L.Q. 131-167 (2010).

Tsoukala, Philomila. Marrying family law to the nation. 58 Am. J. Comp. L. 873-910 (2010).

Legacies of Lincoln Symposium. Foreword by Joseph D. Kearney; articles by Jerrica A. Giles, Allen C. Guezlo, Mark E. Steiner, Joseph A. Ranney, Miles Les Benedict, Stephen Kantrowitz, Alison Clark Efford, Heather Cox Richardson, Kate Masur and James Marten. 93 Marq. L. Rev. 1257-1413 (2010).

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

### LEGAL PROFESSION

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

Bright, Stephen B. The right to counsel in death penalty and other criminal cases: neglect of the most fundamental right and what we should do about it. 11 J. L. Soc'y 1-30 (2009/2010).

Ivey, Matthew, Lt. USN. Challenges presented to military lawyers representing detainees in the war on terrorism. 66 N.Y.U. Ann. Surv. Am. L. 211-249 (2010).

Keckler, Charles N.W. Lawyered up: a book review essay. (Reviewing Philip K. Howard, Life Without Lawyers: Liberating Americans from Too Much Law.) 27 T.M. Cooley L. Rev. 57-104 (2010).

McAlister, Stephanie L. Note. Between South Beach and a hard place: the underfunding of the Miami-Dade Public Defender's Office and the resulting ethical double standard. 64 U. Miami L. Rev. 1317-1351 (2010).

Morrison, Trevor W. *Stare decisis* in the Office of Legal Counsel. 110 Colum. L. Rev. 1448-1525 (2010).

Powers, Jean Fleming. Comparing exceptions to privilege and confidentiality relating to crime, fraud, and harm—can hard cases make good law? 79 UMKC L. Rev. 61-98 (2010).

Steckman, Laurence A. and Richard Granofsky. The assertion of attorney client privilege by counsel in legal malpractice cases—policy, privilege, and the search for truth in cases involving implied waivers. 45 Tort Trial & Ins. Prac. L.J. 839-891 (2010).

Supreme Court Issue. Foreword by Chief Judge John Cannon Few; articles by Patricia Millett, Kevin R. Amer, Johathan H. Eisenman, Josh N. Friedman, Minh Van Ngo, Matthew L. Sundquist and Stephen I. Vladeck. 5 Charleston L. Rev. 1-131 (2010).

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

### LEGISLATION

Abrams, Jamie R. The dual purposes of the U visa thwarted in a legislative duel. 29 St. Louis U. Pub. L. Rev. 373-413 (2010).

Arthur, Ashley. Note. Combating obesity: our country's need for a national standard to replace the growing patchwork of local menu labeling laws. 7 Ind. Health L. Rev. 305-333 (2010).

Bougy, Brian R. Note. Follow-on biologics legislation: striking a balance between innovation and affordability. 7 Ind. Health L. Rev. 367-396 (2010).

Campbell, Kristina M. Imagining a more humane immigration policy in the age of Obama: the use of plenary power to halt the state Balkanization of immigration regulation. 29 St. Louis U. Pub. L. Rev. 415-458 (2010).

Hoffman, William P. Comment. Recapturing the congressional intent behind the Fair Debt Collection Practices Act. 29 St. Louis U. Pub. L. Rev. 549-579 (2010).

Lukmire, David. Note. Can the courts tame the Communications Decency Act?: the reverberations of ... (**Zeran v. America Online**, 129 F.3d 327, 1997.) 66 N.Y.U. Ann. Surv. Am. L. 371-411 (2010).

Mastrogiacomo, Timothy T. Note. Showdown in the rose garden: congressional contempt, executive privilege, and the role of the courts. 99 Geo. L.J. 163-188 (2010).

### MEDICAL JURISPRUDENCE

Barnes, Beth A. Note. Negligence, medical malpractice, vicarious liability, or patient responsibility: who should pay when a patient contracts MRSA from a healthcare facility? 7 Ind. Health L. Rev. 335-365 (2010).

Purcell, Jay. Note. Adverse clinical and public health consequences of limited anti-retroviral licensing. 25 Berkeley Tech. L.J. 103-134 (2010).

Reynolds, Melissa. Note. How old is too old? The need for federal regulation imposing a maximum age limit on women seeking infertility treatments. 7 Ind. Health L. Rev. 277-304 (2010).

Sapega, Danielle. Comment. Federal code blue: the Emergency Medical Treatment and Active Labor Act's prolonged venture into malpractice law. 29 Temp. J. Sci. Tech. & Envtl. L. 99-125 (2010).

### MILITARY, WAR AND PEACE

Dreveskracht, Ryan. Just war in international law: an argument for a deontological approach to humanitarian law. 16 Buff. Hum. Rts. L. Rev. 237-288 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 16  
January 21, 2011

Ivey, Matthew, Lt. USN. Challenges presented to military lawyers representing detainees in the war on terrorism. 66 N.Y.U. Ann. Surv. Am. L. 211-249 (2010).

Marblestone, Claire. Note. A matter of conscience: **United States v. Seeger** and the Supreme Court's historical failure to define conscientious objector status under the First Amendment. (**United States v. Seeger**, 380 U.S. 163, 1965.) 38 Hastings Const. L.Q. 201-231 (2010).

Miller, Olivia Zimmerman. Comment. Murder or authorized combat action: who decides? Why civilian court is the improper forum to prosecute former military service members accused of combat crimes. 56 Loy. L. Rev. 447-486 (2010).

Ridgway, James D. The Veterans' Judicial Review Act twenty years later: confronting the new complexities of the veterans benefits system. 66 N.Y.U. Ann. Surv. Am. L. 251-298 (2010).

Wielert, Corey. Note. Affecting the bargaining process in pretrial agreements: waiving appellate rights in the military justice system. 79 UMKC L. Rev. 237-263 (2010).

### MOTOR VEHICLES

Brown, Kevin D. Note. Murder liability and leaving the scene of an accident: an argument for an extension of the felony-murder rule in Missouri. 79 UMKC L. Rev. 195-210 (2010).

Sinas, George T. and Stephen H. Sinas. Deciphering two related concepts: no-fault PIP causation law and the decision in **Griffith v. State Farm**. 27 T.M. Cooley L. Rev. 105-163 (2010).

Sinas, George T., Liisa R. Speaker and Steven A. Hicks. Distinguished brief. **United States Fidelity Insurance & Guaranty Company, a foreign corporation, Plaintiff/Appellee v. Michigan Catastrophic Claims Association, a non-profit catastrophic claims association, Defendant/Appellant**. 27 T.M. Cooley L. Rev. 211-248 (2010).

### NATURAL RESOURCES LAW

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

Taylor, Kelly F. Note. A trickle of cash for the river of grass: federal funding of comprehensive Everglades restoration, a critique and a proposal. 64 U. Miami L. Rev. 1407-1439 (2010).

Thompson, Michael J., Jr. Comment. A time to protect: revising Louisiana Mineral Code Article 122 to protect coastal restoration projects. 56 Loy. L. Rev. 413-445 (2010).

### OIL, GAS, AND MINERAL LAW

Struwe, David Robert. Casenote. Muddying the waters of the Clean Water Act: applying **Chevron** deference to the CWA pollutant permit regulatory scheme in ... (**Coeur Alaska, Inc. v. Southeast Alaska Conservation Council**, 129 S. Ct. 2458, 2009.) 29 Temp. J. Sci. Tech. & Env'tl. L. 171-204 (2010).

Thompson, Michael J., Jr. Comment. A time to protect: revising Louisiana Mineral Code Article 122 to protect coastal restoration projects. 56 Loy. L. Rev. 413-445 (2010).

### ORGANIZATIONS

Donnelly, Karen. Comment. Good governance: has the IRS usurped the business judgment of tax-exempt organizations in the name of transparency and accountability? 79 UMKC L. Rev. 163-193 (2010).

Okafor, Obiora Chinedu. What should organized human rights activism in Africa become? Contributory insights from a comparison of NGOs and labor-led movements in Nigeria. 16 Buff. Hum. Rts. L. Rev. 113-153 (2010).

### POLITICS

Batchis, Wayne. Business Improvement Districts and the Constitution: the troubling necessity of privatized government for urban revitalization. 38 Hastings Const. L.Q. 91-130 (2010).

Benedict, Michael Les. Lincoln and constitutional politics. 93 Marq. L. Rev. 1333-1366 (2010).

Bodiford, Bradley G. Florida's unnatural disaster: who will pay for the next hurricane? 21 U. Fla. J.L. & Pub. Pol'y 147-180 (2010).

Dilk, Joshua. Comment. Reevaluating self-determination in a post-colonial world. 16 Buff. Hum. Rts. L. Rev. 289-311 (2010).

Ledewitz, Bruce. Seeking 'common ground:' a secular statement. 38 Hastings Const. L.Q. 49-90 (2010).

Ni, Shifeng, Le Cheng and King Kui Sin. Who are Chinese citizens? A legislative language inquiry. 23 Int'l J. for Semiotics L. 475-494 (2010).

powell, john a. and Caitlin Watt. Negotiating the new racial & political environment. 11 J. L. Soc'y 31-69 (2009/2010).

Richardson, Heather Cox. Abraham Lincoln and the politics of principle. 93 Marq. L. Rev. 1383-1398 (2010).

Schneiderman, David. Judicial politics and international investment arbitration: seeking an explanation for conflicting outcomes. 30 Nw. J. Int'l L. & Bus. 383-416 (2010).

### PRACTICE AND PROCEDURE

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:  
Fordham Law Review  
Thomas M. Cooley Law Review

Burch, Thomas V. Manifest disregard and the imperfect procedural justice of arbitration. 59 U. Kan. L. Rev. 47-83 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 17

January 21, 2011

Dempsey, Jameson J. Note. A right of confrontation for competition hearings before the European Commission. 75 Brook. L. Rev. 1489-1534 (2010).

Dodson, Scott. Justice Souter and the civil rules. 88 Wash. U. L. Rev. 289-301 (2010).

Fernandez, Melanie M. Note. To remove or not to remove—**Lowery v. Alabama Power Co.** and the Eleventh Circuit's uncertainty over the preponderance of the evidence standard. (**Lowery v. Ala. Power Co.**, 483 F.3d 1184, 2007.) 64 U. Miami L. Rev. 1473-1504 (2010).

Molot, Jonathan T. Litigation finance: a market solution to a procedural problem. 99 Geo. L.J. 65-115 (2010).

Noll, David L. The indeterminacy of **Iqbal**. 99 Geo. L.J. 117-149 (2010).

Offen-Brown, Elizabeth P. Note. Forum shopping and venue transfer in patent cases: Marshall's response to **TS Tech and Genentech**. (*In re Genentech*, 566 F.3d 1338, 2009; *In re TS Tech USA, Corp.*, 551 F.3d 1315, 2008.) 25 Berkeley Tech. L.J. 61-101 (2010).

Robertson, Cassandra Burke. Transnational litigation and institutional choice. 51 B.C. L. Rev. 1081-1131 (2010).

Sundquist, Matthew L. Learned in litigation: former solicitors general in the Supreme Court bar. 5 Charleston L. Rev. 59-97 (2010).

Woodhouse, Megan. Note. Shop 'til you drop: implementing Federal Rules of Patent Litigation Procedure to wear out forum shopping patent plaintiffs. 99 Geo. L.J. 227-255 (2010).

"CSI Effect": Juror Expectations for Forensic Science: Does Reality Meet the Standard? Articles by Hon. Donald E. Shelton and Edward J. Imwinkelried. 27 T.M. Cooley L. Rev. 1-55 (2010).

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

The Philip D. Reed Lecture Series. Judicial Conference Privacy Subcommittee: Conference on Privacy and Internet Access to Court Files. Opening remarks by Hon. Reena Raggi; panel participation by Daniel J. Capra, Hon. Robert Hinkle, Hon. Ronald Leighton, Hon. Steven Merryday and Hon. John Koeltl, moderators; Joel Reidenberg, Ronald Hedges, Peter Winn, Lucy Dalglish, Hon. Cecelia G. Morris, Maeva Marcus, David McCraw, Daniel Kanstrom, Eleanor Acer, Elizabeth Cronin, Mark Walters, Joe Cecil, Michael Ishakian, Edward Felten, Hon. Elizabeth Strong, Jay Safer, Robert Heinemann, Joseph Goldstein, Caren Myers Morrison, Gerald Shargel, Barbara Sale, Christopher Brown, Alan Vinegrad, Jan Rostal, Cris Arguedas, Hon. Raymond Dearie, Hon. Loretta Preska, Hon. K. Michael Moore, Hon. Henry T. Wingate, Hon. Michael Baylson, Hon. Stefan Underhill, Hon. Gary Lancaster, Hon. Randolph Treece, Victor Kovner, Nora Dannehy, Ben Campbell and Lori McCarthy, panelists. 79 Fordham L. Rev. 1-113 (2010).

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

### PRESIDENT/EXECUTIVE DEPARTMENT

Mastrogiacomo, Timothy T. Note. Showdown in the rose garden: congressional contempt, executive privilege, and the role of the courts. 99 Geo. L.J. 163-188 (2010).

Morrison, Trevor W. *Stare decisis* in the Office of Legal Counsel. 110 Colum. L. Rev. 1448-1525 (2010).

Schindler, Devin S. Between safety and transparency: prior restraints, FOIA and the power of the executive. 38 Hastings Const. L.Q. 1-47 (2010).

### PRODUCTS LIABILITY

Noah, Lars. Adding insult to injury: paying for harms caused by a competitor's copycat product. 45 Tort Trial & Ins. Prac. L.J. 673-695 (2010).

### PROFESSIONAL ETHICS

McAlister, Stephanie L. Note. Between South Beach and a hard place: the underfunding of the Miami-Dade Public Defender's Office and the resulting ethical double standard. 64 U. Miami L. Rev. 1317-1351 (2010).

Powers, Jean Fleming. Comparing exceptions to privilege and confidentiality relating to crime, fraud, and harm—can hard cases make good law? 79 UMKC L. Rev. 61-98 (2010).

Steckman, Laurence A. and Richard Granofsky. The assertion of attorney client privilege by counsel in legal malpractice cases—policy, privilege, and the search for truth in cases involving implied waivers. 45 Tort Trial & Ins. Prac. L.J. 839-891 (2010).

### PROPERTY—PERSONAL AND REAL

Johnson, Emily A. Note. Reconciling originalism and the history of the Public Use Clause. 79 Fordham L. Rev. 265-319 (2010).

Sanders, Anthony B. Of all things made in America why are we exporting the **Penn Central** test? 30 Nw. J. Int'l L. & Bus. 339-381 (2010).

Stromberg, Scott F. Student article. Has the sun set on solar rights? Examining the practicality of the Solar Rights Acts. 50 Nat. Resources J. 211-253 (2010).

### PSYCHOLOGY AND PSYCHIATRY

Jolly-Ryan, Jennifer. The last taboo: breaking law students with mental illnesses and disabilities out of the stigma straitjacket. 79 UMKC L. Rev. 123-161 (2010).

Sewall, Michaela P. Note. Pushing execution over the constitutional line: forcible medication of condemned inmates and the Eighth and Fourteenth Amendments. 51 B.C. L. Rev. 1279-1322 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 18  
January 21, 2011

### RELIGION

Jones, Chloe M. Note. Religious accommodation and housing: Fair Housing after ... (**Bloch v. Frischholz**, 533 F.3d 562, 2008.) 75 *Brook. L. Rev.* 1405-1446 (2010).

Ledewitz, Bruce. Seeking 'common ground': a secular statement. 38 *Hastings Const. L.Q.* 49-90 (2010).

Oman, Nathan B. Bargaining in the shadow of God's law: Islamic *mahr* contracts and the perils of legal specialization. 45 *Wake Forest L. Rev.* 579-606 (2010).

Omerovic, Samira Alic. Note. Improper taxation of the vowed religious: how **Glenshaw Glass** principles can reestablish horizontal equity. 51 *B.C. L. Rev.* 1247-1277 (2010).

### REMEDIES

Carrington, Paul D. Enforcing international corrupt practices law. 32 *Mich. J. Int'l L.* 129-164 (2010).

Jourdan, Dawn and Ryan Feinberg. Valuing grief: a proposal to compensate relocated public housing residents for intangibles. 21 *U. Fla. J.L. & Pub. Pol'y* 181-199 (2010).

### SCIENCE AND TECHNOLOGY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:  
*Berkeley Technology Law Journal*  
*Brooklyn Law Review*  
*Fordham Law Review*  
*Temple Journal of Science, Technology & Environmental Law*

Bougy, Brian R. Note. Follow-on biologics legislation: striking a balance between innovation and affordability. 7 *Ind. Health L. Rev.* 367-396 (2010).

Cervantes, Adriana C. Note. Will Twitter be following you in the courtroom?: why reporters should be allowed to broadcast during courtroom proceedings. 33 *Hastings Comm. & Ent. L.J.* 133-157 (2010).

Chitre, Sonali. Student article. Technology and copyright law—illuminating the NFL's 'blackout' rule in game broadcasting. 33 *Hastings Comm. & Ent. L.J.* 97-111 (2010).

Day, Terri. The new digital dating behavior—sexting: teens' explicit love letters: criminal justice or civil liability. 33 *Hastings Comm. & Ent. L.J.* 69-95 (2010).

Gillett, Gabriel. Note. A world without Internet: a new framework for analyzing a supervised release condition that restricts computer and Internet access. 79 *Fordham L. Rev.* 217-264 (2010).

Hillman, Robert A. Contract law in context: the case of software contracts. 45 *Wake Forest L. Rev.* 669-687 (2010).

Kagan, Sarah. Note. Obscenity on the Internet: nationalizing the standard to protect individual rights. (**United States v. Kilbride**, 584 F.3d 1240, 2009.) 38 *Hastings Const. L.Q.* 233-257 (2010).

Lukmire, David. Note. Can the courts tame the Communications Decency Act?: the reverberations of ... (**Zeran v. America Online**, 129 F.3d 327, 1997.) 66 *N.Y.U. Ann. Surv. Am. L.* 371-411 (2010).

Petrashek, Nathan. Comment. The Fourth Amendment and the brave new world of online social networking. 93 *Marq. L. Rev.* 1495-1532 (2010).

Preble, Emilee S. Note. Preemptive legislation in the European Union and the United States on the topic of nanomedicine: examining questions raised by smart medical technology. 7 *Ind. Health L. Rev.* 397-425 (2010).

Riffe, Beth A. Comment. The aftermath of **Melendez**: highlighting the need for accreditation-based rules of admissibility for forensic evidence. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 27 *T.M. Cooley L. Rev.* 165-210 (2010).

Sánchez Abril, Patricia. Private ordering: a contractual approach to online interpersonal privacy. 45 *Wake Forest L. Rev.* 689-727 (2010).

Shinneman, Erin M. Note. Owning global knowledge: the rise of open innovation and the future of patent law. 35 *Brook. J. Int'l L.* 935-964 (2010).

White, Daniel M. Note. The Federal Information Security Management Act of 2002: a Potemkin village. 79 *Fordham L. Rev.* 369-405 (2010).

Wilson, Benjamin. Comment. Notice, takedown, and the good-faith standard: how to protect Internet users from bad-faith removal of Web content. 29 *St. Louis U. Pub. L. Rev.* 613-637 (2010).

Zamani, Daniel. Note. There's an amendment for that: a comprehensive application of Fourth Amendment jurisprudence to smart phones. 38 *Hastings Const. L.Q.* 169-199 (2010).

Festschrift in Honor of Margaret A. Berger. Introduction by Edward K. Cheng; tributes by Hon. Jack B. Weinstein, Lawrence M. Solan and Eleanor Swift; articles by Norman Abrams, Edward K. Cheng, David L. Faigman, Paul C. Giannelli, Edward J. Imwinkelried, David H. Kaye, Jonathan J. Koehler, Michael J. Saks, Jennifer L. Mnookin, Robert P. Mosteller, Aviva Orenstein, Roger C. Park, Myrna S. Raeder, D. Michael Risinger and Joseph Sanders. 75 *Brook. L. Rev.* 1057-1404 (2010).

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

## CURRENT INDEX TO LEGAL PERIODICALS

Page 19

January 21, 2011

The Philip D. Reed Lecture Series. Judicial Conference Privacy Subcommittee: Conference on Privacy and Internet Access to Court Files. Opening remarks by Hon. Reena Raggi; panel participation by Daniel J. Capra, Hon. Robert Hinkle, Hon. Ronald Leighton, Hon. Steven Merryday and Hon. John Koeltl, moderators; Joel Reidenberg, Ronald Hedges, Peter Winn, Lucy Dalglish, Hon. Cecelia G. Morris, Maeva Marcus, David McCraw, Daniel Kanstroom, Eleanor Acer, Elizabeth Cronin, Mark Walters, Joe Cecil, Michael Ishakian, Edward Felten, Hon. Elizabeth Strong, Jay Safer, Robert Heinemann, Joseph Goldstein, Caren Myers Morrison, Gerald Shargel, Barbara Sale, Christopher Brown, Alan Vinegrad, Jan Rostal, Cris Arguedas, Hon. Raymond Dearie, Hon. Loretta Preska, Hon. K. Michael Moore, Hon. Henry T. Wingate, Hon. Michael Baylson, Hon. Stefan Underhill, Hon. Gary Lancaster, Hon. Randolph Treece, Victor Kovner, Nora Dannehy, Ben Campbell and Lori McCarthy, panelists. 79 *Fordham L. Rev.* 1-113 (2010).

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

### SECOND AMENDMENT

Coppolecchia, Elizabeth, Valerie Prochazka and Kelly F. Taylor. Note. **United States v. White**: disarming domestic violence misdemeanants post-**Heller**. (**United States v. White**, 593 F.3d 1199, 2010.) 64 *U. Miami L. Rev.* 1505-1525 (2010).

### SECURED TRANSACTIONS

Tu, Kevin V. The rise of state-specific attempts to decipher the sufficiency-of-a-debtor-name standard under Revised Article 9 and the end of uniformity in secured transactions. 59 *U. Kan. L. Rev.* 85-136 (2010).

### SECURITIES LAW

Bisnar, Jeana. Note. 100% capitalist, 90% of the time: the 20 day short-sale ban. 66 *N.Y.U. Ann. Surv. Am. L.* 299-340 (2010).

Carrington, Paul D. Enforcing international corrupt practices law. 32 *Mich. J. Int'l L.* 129-164 (2010).

Chattin, Danielle DeMasi. Note. The more you gain, the more you lose: sentencing insider trading under the U.S. Sentencing Guidelines. 79 *Fordham L. Rev.* 165-215 (2010).

Conklin, Richard F. Note. Why "or" really means "or": in defense of the plain meaning of the Private Securities Litigation Reform Act's safe harbor provision. 51 *B.C. L. Rev.* 1209-1246 (2010).

Farrell, Matthew. Note. A role for the judiciary in reforming executive compensation: the implications of ... (**Securities and Exchange Commission v. Bank of America Corp.**, 653 F. Supp. 2d 507, 2009.) 96 *Cornell L. Rev.* 169-201 (2010).

Fischer, Garrett M. Note. New twists on an old plot: investors look to avoid the wash sale rule by harvesting tax losses with exchange-traded funds. 88 *Wash. U. L. Rev.* 229-259 (2010).

Ngo, Minh Van. A corporate practitioner's perspective in recent Supreme Court cases. 5 *Charleston L. Rev.* 43-57 (2010).

Nnona, C. George. In the wake of the mortgage bubble and financial crisis: what should securities regulation become? 79 *UMKC L. Rev.* 31-60 (2010).

Omarova, Saule T. Rethinking the future of self-regulation in the financial industry. 35 *Brook. J. Int'l L.* 665-706 (2010).

Palombo, Melissa W. Note. The short-changing of investors: why a short sale price test rule is necessary in today's markets. 75 *Brook. L. Rev.* 1447-1488 (2010).

Pine, Kyle W. Comment. Lowering the cost of rent: how IFRS and the convergence of corporate governance standards can help foreign issuers raise capital in the United States and abroad. 30 *Nw. J. Int'l L. & Bus.* 483-504 (2010).

Zlotnikova, Eleonora. Note. The global dilemma in short selling regulation: IOSCO's information disclosure proposals and the potential for regulatory arbitrage. 35 *Brook. J. Int'l L.* 965-996 (2010).

### SEXUALITY AND THE LAW

Buchhandler-Raphael, Michal. Student article. Sexual abuse of power. 21 *U. Fla. J.L. & Pub. Pol'y* 77-146 (2010).

Chang, Charlotte. Note. Internet safety survey: who will protect the children? 25 *Berkeley Tech. L.J.* 501-527 (2010).

Day, Terri. The new digital dating behavior—sexting: teens' explicit love letters: criminal justice or civil liability. 33 *Hastings Comm. & Ent. L.J.* 69-95 (2010).

Eraker, Elizabeth C. Note. Stemming sexting: sensible legal approaches to teenagers' exchange of self-produced pornography. 25 *Berkeley Tech. L.J.* 555-596 (2010).

Odeh, Lama Abu. Honor killings and the construction of gender in Arab societies. 58 *Am. J. Comp. L.* 911-952 (2010).

Reynolds, Melissa. Note. How old is too old? The need for federal regulation imposing a maximum age limit on women seeking infertility treatments. 7 *Ind. Health L. Rev.* 277-304 (2010).

Ronner, Amy D. When courts let insane delusions pass the rational basis test: the newest challenge to Florida's exclusion of homosexuals from adoption. 21 *U. Fla. J.L. & Pub. Pol'y* 1-76 (2010).

Rontal, Robyn. Note. Domestic partnership health care benefits after ... (**National Pride at Work, Inc. v. Governor**, 748 N.W.2d 524, 2008.) 11 *J. L. Soc'y* 138-172 (2009/2010).

Threedy, Debora L. Dancing around gender: lessons from Arthur Murray on gender and contracts. 45 *Wake Forest L. Rev.* 749-777 (2010).

# CURRENT INDEX TO LEGAL PERIODICALS

Page 20

January 21, 2011

## SOCIAL WELFARE

Jourdan, Dawn and Ryan Feinberg. Valuing grief: a proposal to compensate relocated public housing residents for intangibles. 21 U. Fla. J.L. & Pub. Pol'y 181-199 (2010).

Pytel, Kristen M. Benvenuti. Note. Left out no longer: a call for advancement in legislation for posthumously conceived children. 11 J. L. Soc'y 70-109 (2009/2010).

Shamir, Hila. The state of care: rethinking the distributive effects of familial care policies in liberal welfare states. 58 Am. J. Comp. L. 953-986 (2010).

Williams, Jackson. The "shared accountability" approach to physician payment: four options for developing accountable care organizations. 7 Ind. Health L. Rev. 185-223 (2010).

## SPORTS

Chitre, Sonali. Student article. Technology and copyright law—illuminating the NFL's 'blackout' rule in game broadcasting. 33 Hastings Comm. & Ent. L.J. 97-111 (2010).

Litman, Joseph A. Note. Tremendous upside potential: how a high-school basketball player might challenge the National Basketball Association's eligibility requirements. 88 Wash. U. L. Rev. 261-288 (2010).

Shepard, Aaron. Note. Football's stormy future: forecasting the upcoming National Football League labor negotiations. 33 Colum. J.L. & Arts 527-553 (2010).

## STATE AND LOCAL GOVERNMENT LAW

Batchis, Wayne. Business Improvement Districts and the Constitution: the troubling necessity of privatized government for urban revitalization. 38 Hastings Const. L.Q. 91-130 (2010).

Buchanan, Sariah S. Student article. Why marginalized communities should use community benefit agreements as a tool for environmental justice: urban renewal and brownfield redevelopment in Philadelphia, Pennsylvania. 29 Temp. J. Sci. Tech. & Env'tl. L. 31-51 (2010).

Weeks, Amber L. Student article. Defining the public interest: administrative narrowing and broadening of the public interest in response to the statutory silence of water codes. 50 Nat. Resources J. 255-289 (2010).

## TAXATION—FEDERAL INCOME

Donnelly, Karen. Comment. Good governance: has the IRS usurped the business judgment of tax-exempt organizations in the name of transparency and accountability? 79 UMKC L. Rev. 163-193 (2010).

Fischer, Garrett M. Note. New twists on an old plot: investors look to avoid the wash sale rule by harvesting tax losses with exchange-traded funds. 88 Wash. U. L. Rev. 229-259 (2010).

Kane, Robert M., Jr. Comment. A license to donate: patents, tax law, and the AIDS epidemic. 29 Temp. J. Sci. Tech. & Env'tl. L. 53-73 (2010).

Kirsch, Michael S. The role of physical presence in the taxation of cross-border personal services. 51 B.C. L. Rev. 993-1080 (2010).

Omerovic, Samira Alic. Note. Improper taxation of the vowed religious: how **Glenshaw Glass** principles can reestablish horizontal equity. 51 B.C. L. Rev. 1247-1277 (2010).

## TAXATION—STATE AND LOCAL

Batchis, Wayne. Business Improvement Districts and the Constitution: the troubling necessity of privatized government for urban revitalization. 38 Hastings Const. L.Q. 91-130 (2010).

Mikos, Robert A. State taxation of marijuana distribution and other federal crimes. 2010 U. Chi. Legal F. 223-263.

## TAXATION—TRANSNATIONAL

Kirsch, Michael S. The role of physical presence in the taxation of cross-border personal services. 51 B.C. L. Rev. 993-1080 (2010).

## TORTS

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:  
Tort Trial & Insurance Practice Law Journal

Barnes, Beth A. Note. Negligence, medical malpractice, vicarious liability, or patient responsibility: who should pay when a patient contracts MRSA from a healthcare facility? 7 Ind. Health L. Rev. 335-365 (2010).

Sanders, Joseph. Applying **Daubert** inconsistently?: proof of individual causation in toxic tort and forensic cases. 75 Brook. L. Rev. 1367-1404 (2010).

## TRADE REGULATION

Bohannon, Christina and Herbert Hovenkamp. IP and antitrust: reformation and harm. 51 B.C. L. Rev. 905-992 (2010).

Coppolecchia, Elizabeth K. Note. The greenwashing deluge: who will rise above the waters of deceptive advertising? 64 U. Miami L. Rev. 1353-1405 (2010).

Emerson, Robert W. Franchise territories: a community standard. 45 Wake Forest L. Rev. 779-836 (2010).

Fang, Yan. Note. The death of the privacy policy?: effective privacy disclosures after ... (***In re Sears Holdings Mgmt. Corp.***, Docket No. C-4264, 2009.) 25 Berkeley Tech. L.J. 671-700 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 21  
January 21, 2011

Huffman, Max. Competition policy in health care in an era of reform. 7 *Ind. Health L. Rev.* 225-275 (2010).

Jones, Katherine Mason. Federalism and concurrent jurisdiction in global markets: why a combination of national and state antitrust enforcement is a model for effective economic regulation. 30 *Nw. J. Int'l L. & Bus.* 285-338 (2010).

Reed, Brendan J. Private equity partial acquisitions: towards a new antitrust paradigm. 5 *Va. L. & Bus. Rev.* 303-347 (2010).

Reed, Christopher S. Regulating relationships between competing broadcasters. 33 *Hastings Comm. & Ent. L.J.* 1-49 (2010).

Shepard, Aaron. Note. Football's stormy future: forecasting the upcoming National Football League labor negotiations. 33 *Colum. J.L. & Arts* 527-553 (2010).

### TRANSPORTATION LAW

Burke, Kyle. Comment. The National Mediation Board's rule proposal for representation elections: if it ain't broke. 75 *J. Air L. & Com.* 669-703 (2010).

### WATER LAW

Abrams, Robert H. and Noah D. Hall. Framing water policy in a carbon affected and carbon constrained environment. 50 *Nat. Resources J.* 3-70 (2010).

Neuman, Janet. Are we there yet? Weary travelers on the long road to water policy reform. 50 *Nat. Resources J.* 139-166 (2010).

Pokladowski, Brian. Student article. The effects of the Great Lakes Compact on the water resources of Michigan. 11 *J. L. Soc'y* 110-137 (2009/2010).

Weeks, Amber L. Student article. Defining the public interest: administrative narrowing and broadening of the public interest in response to the statutory silence of water codes. 50 *Nat. Resources J.* 255-289 (2010).

### WOMEN

Chapdelaine-Feliciati, Clara. *Les droits de l'homme de la femme: polysémie ou androcentrisme?* 23 *Int'l J. for Semiotics L.* 451-474 (2010).

Dressler, Joshua. **George and Margaret Barrock Lecture.** Feminist (or "feminist") reform of self-defense law: some critical reflections. 93 *Marq. L. Rev.* 1475-1493 (2010).

Odeh, Lama Abu. Honor killings and the construction of gender in Arab societies. 58 *Am. J. Comp. L.* 911-952 (2010).

Orenstein, Aviva. Sex, threats, and absent victims: the lessons of **Regina v. Bedingfield** for modern confrontation and domestic violence cases. 79 *Fordham L. Rev.* 115-164 (2010).

Reynolds, Melissa. Note. How old is too old? The need for federal regulation imposing a maximum age limit on women seeking infertility treatments. 7 *Ind. Health L. Rev.* 277-304 (2010).

Threedy, Debora L. Dancing around gender: lessons from Arthur Murray on gender and contracts. 45 *Wake Forest L. Rev.* 749-777 (2010).

### WORKERS' COMPENSATION LAW

Perlmutter, Steven P. The law of "leased worker" and "temporary worker" under a CGL policy. 45 *Tort Trial & Ins. Prac. L.J.* 761-809 (2010).

### TABLES OF CONTENTS OF INDEXED LAW REVIEWS

#### 58 AMERICAN JOURNAL OF COMPARATIVE LAW, NO. 4, FALL, 2010.

Critical Directions in Comparative Family Law. 58 *Am. J. Comp. L.* 753-1054 (2010).

Halley, Janet and Kerry Rittich. Critical Directions in Comparative Family Law: genealogies and contemporary studies of family law exceptionalism—introduction to the special issue on comparative family law. 58 *Am. J. Comp. L.* 753-775 (2010).

Nicola, Fernanda G. Family law exceptionalism in comparative law. 58 *Am. J. Comp. L.* 777-810 (2010).

Kennedy, Duncan. Savigny's family/patrimony distinction and its place in the global genealogy of classical legal thought. 58 *Am. J. Comp. L.* 811-841 (2010).

Jaramillo, Isabel C. The social approach to family law: conclusions from the canonical family law treatises of Latin America. 58 *Am. J. Comp. L.* 843-872 (2010).

Tsoukala, Philomila. Marrying family law to the nation. 58 *Am. J. Comp. L.* 873-910 (2010).

Odeh, Lama Abu. Honor killings and the construction of gender in Arab societies. 58 *Am. J. Comp. L.* 911-952 (2010).

Shamir, Hila. The state of care: rethinking the distributive effects of familial care policies in liberal welfare states. 58 *Am. J. Comp. L.* 953-986 (2010).

Thomas, Chantal. Migrant domestic workers in Egypt: a case study of the economic family in global context. 58 *Am. J. Comp. L.* 987-1022 (2010).

Rittich, Kerry. Black sites: locating the family and family law in development. 58 *Am. J. Comp. L.* 1023-1054 (2010).

Books received. 58 *Am. J. Comp. L.* 1055 (2010).

Index volume 58. 58 *Am. J. Comp. L.* i-x (2010).

# CURRENT INDEX TO LEGAL PERIODICALS

Page 22

January 21, 2011

## 25 BERKELEY TECHNOLOGY LAW JOURNAL, NO. 1, PP. 1-710, 2010.

### Annual Review of Law & Technology

Kim, Vivian I. and Stephen M. Ullmer, Editors. Foreword. 25 Berkeley Tech. L.J. 1-6 (2010).

#### I. Patent Law

Kwan, Joanne. Note. A nail in the coffin for gene patents. 25 Berkeley Tech. L.J. 9-32 (2010).

Lee, Pan C. Note. A matter of opinion: opinions of counsel remain after ... (*In re Seagate*, 497 F.3d 1360, 2007.) 25 Berkeley Tech. L.J. 33-59 (2010).

Offen-Brown, Elizabeth P. Note. Forum shopping and venue transfer in patent cases: Marshall's response to **TS Tech** and **Genentech**. (*In re Genentech*, 566 F.3d 1338, 2009; *In re TS Tech USA, Corp.*, 551 F.3d 1315, 2008.) 25 Berkeley Tech. L.J. 61-101 (2010).

Purcell, Jay. Note. Adverse clinical and public health consequences of limited anti-retroviral licensing. 25 Berkeley Tech. L.J. 103-134 (2010).

Tzeng, Linfong. Note. Follow-on biologics, data exclusivity, and the FDA. 25 Berkeley Tech. L.J. 135-158 (2010).

Wang, Allen W. Note. Rise of the patent intermediaries. 25 Berkeley Tech. L.J. 159-200 (2010).

Additional developments. 25 Berkeley Tech. L.J. 201-211 (2010).

#### II. Copyright Law

Cheng, Michael K. Note. iPhone jailbreaking under the DMCA: towards a functionalist approach in anti-circumvention. 25 Berkeley Tech. L.J. 215-245 (2010).

Holland, Blake. Note. The winding stream: entitlement theories and intellectual property rights in emerging media technologies. 25 Berkeley Tech. L.J. 247-277 (2010).

Mangin, Elanor A. Note. Market access in China—publications and audiovisual materials: a moral victory with a sliver lining. 25 Berkeley Tech. L.J. 279-310 (2010).

Moseley, Will. Note. A new (old) solution for online copyright enforcement after **Thomas** and **Tenenbaum** (**Sony BMG Music Ent. v. Tenenbaum**, No. 07cv11446-NG, 2009; **Capitol Records, Inc. v. Thomas-Rasset**, No. 06-1497, slip op., 2009.) 25 Berkeley Tech. L.J. 311-346 (2010).

Olasa, Kuruvilla J. Note. Two conflicting approaches to § 512(c): **Io v. Veoh** and **UMG v. Veoh**. (**Io Group Inc. v. Veoh Networks, Inc.**, 586 F. Supp. 2d 1132, 2008; **UMG Recordings, Inc. v. Veoh Networks, Inc.**, 665 F. Supp. 2d 1099, 2009.) 25 Berkeley Tech. L.J. 347-368 (2010).

Park, Daniel S. Note. **The Associated Press v. All Headline News**: how hot news misappropriation will shape the unsettled customary practices of online journalism. (**The Associated Press v. All Headline News Corp.**, 608 F. Supp. 2d 454, 2009.) 25 Berkeley Tech. L.J. 369-394 (2010).

Additional developments. 25 Berkeley Tech. L.J. 395-397 (2010).

#### III. Trademark Law

Kemnitzer, Kristin. Note. Beyond **Rescuecom v. Google**: the future of keyword advertising. (**Rescuecom Corp. v. Google Inc.**, 562 F.3d 123, 2009.) 25 Berkeley Tech. L.J. 401-427 (2010).

Stark, David K. Note. Grand theft architecture: architectural works in video games after ... (**E.S.S. Entertainment 2000, Inc. v. Rockstar Games, Inc.**, 547 F.3d 1095, 1008.) 25 Berkeley Tech. L.J. 429-464 (2010).

Sunderland, Sara D. Note. Domain name speculation: are we playing whac-a-mole? 25 Berkeley Tech. L.J. 465-492 (2010).

Additional developments. 25 Berkeley Tech. L.J. 493-497 (2010).

#### IV. Cyberlaw

Chang, Charlotte. Note. Internet safety survey: who will protect the children? 25 Berkeley Tech. L.J. 501-527 (2010).

Ciaccio, Charles P., Jr. Note. Internet gambling: recent developments and state of the law. 25 Berkeley Tech. L.J. 529-553 (2010).

Eraker, Elizabeth C. Note. Stemming sexting: sensible legal approaches to teenagers' exchange of self-produced pornography. 25 Berkeley Tech. L.J. 555-596 (2010).

Radbod, Shahrzad T. Note. Craigslist—a case for criminal liability for online service providers? 25 Berkeley Tech. L.J. 597-615 (2010).

Additional developments. 25 Berkeley Tech. L.J. 617-618 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 23

January 21, 2011

### V. Privacy Law

Barnhill, David S. Note. Cloud computing and stored communications: another look at ... (**Quon v. Arch Wireless Operating Co.**, 529 F.3d 892, 2008.) 25 Berkeley Tech. L.J. 621-648 (2010).

Baxter, Alexander D. Note. **IMS Health v. Ayotte**: a new direction on commercial speech cases. (**IMS Health Inc. v. Ayotte**, 550 F.3d 42, 2008, *cert. denied*, 129 S. Ct. 2864, 2009.) 25 Berkeley Tech. L.J. 649-670 (2010).

Fang, Yan. Note. The death of the privacy policy?: effective privacy disclosures after ... (**In re Sears Holdings Mgmt. Corp.**, Docket No. C-4264, 2009.) 25 Berkeley Tech. L.J. 671-700 (2010).

Additional developments. 25 Berkeley Tech. L.J. 701-705 (2010).

### VI. Antitrust Law

Additional developments. 25 Berkeley Tech. L.J. 709-710 (2010).

#### 51 BOSTON COLLEGE LAW REVIEW, NO. 4, SEPTEMBER, 2010.

Bohannon, Christina and Herbert Hovenkamp. IP and antitrust: reformation and harm. 51 B.C. L. Rev. 905-992 (2010).

Kirsch, Michael S. The role of physical presence in the taxation of cross-border personal services. 51 B.C. L. Rev. 993-1080 (2010).

Robertson, Cassandra Burke. Transnational litigation and institutional choice. 51 B.C. L. Rev. 1081-1131 (2010).

Yung, Corey Rayburn. Judged by the company you keep: an empirical study of the ideologies of judges on the United States courts of appeals. 51 B.C. L. Rev. 1133-1208 (2010).

Conklin, Richard F. Note. Why "or" really means "or": in defense of the plain meaning of the Private Securities Litigation Reform Act's safe harbor provision. 51 B.C. L. Rev. 1209-1246 (2010).

Omerovic, Samira Alic. Note. Improper taxation of the vowed religious: how **Glenshaw Glass** principles can reestablish horizontal equity. 51 B.C. L. Rev. 1247-1277 (2010).

Sewall, Michaela P. Note. Pushing execution over the constitutional line: forcible medication of condemned inmates and the Eighth and Fourteenth Amendments. 51 B.C. L. Rev. 1279-1322 (2010).

#### 35 BROOKLYN JOURNAL OF INTERNATIONAL LAW, NO. 3, PP. 635-1006, 2010.

Symposium: New Paradigms for Financial Regulation in the United States and the European Union. 35 Brook. J. Int'l L. 635-850 (2010).

Fanto, James A. Financial regulation reform: maintaining the *status quo*. 35 Brook. J. Int'l L. 635-663 (2010).

Omarova, Saule T. Rethinking the future of self-regulation in the financial industry. 35 Brook. J. Int'l L. 665-706 (2010).

Wilmarth, Arthur E., Jr. Reforming financial regulation to address the too-big-to-fail problem. 35 Brook. J. Int'l L. 707-783 (2010).

Cavalier, Georges A. On French interventions in the financial crisis. 35 Brook. J. Int'l L. 785-794 (2010).

Reiss, David J. First principles for an effective federal housing policy. 35 Brook. J. Int'l L. 795-820 (2010).

Kroener, William F., III. Commentary on Panel II: state aid and developments in the European Union. 35 Brook. J. Int'l L. 821-822 (2010).

Karmel, Roberta S. The controversy over systemic risk regulation. 35 Brook. J. Int'l L. 823-843 (2010).

Nazareth, Annette L. Reflections on systemic risk regulation in response to Karmel's paper. 35 Brook. J. Int'l L. 845-850 (2010).

Anderer, Carrie E. Note. Bilateral investment treaties and the EU legal order: implications of the Lisbon Treaty. 35 Brook. J. Int'l L. 851-882 (2010).

Ansel, Aaron. Note. Market Orientalism: reassessing an outdated anti-dumping policy towards the People's Republic of China. 35 Brook. J. Int'l L. 883-934 (2010).

Shinneman, Erin M. Note. Owning global knowledge: the rise of open innovation and the future of patent law. 35 Brook. J. Int'l L. 935-964 (2010).

Zlotnikova, Eleonora. Note. The global dilemma in short selling regulation: IOSCO's information disclosure proposals and the potential for regulatory arbitrage. 35 Brook. J. Int'l L. 965-996 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 24

January 21, 2011

### 75 BROOKLYN LAW REVIEW, NO. 4, SUMMER, 2010.

- Takhteyev, Amdrei. Preface. 75 Brook. L. Rev. 1055-1056 (2010).
- Festschrift in Honor of Margaret A. Berger. 75 Brook. L. Rev. 1057-1404 (2010).
- Cheng, Edward K. Introduction. 75 Brook. L. Rev. 1057-1060 (2010).
- Weinstein, Hon. Jack B. Tribute. 75 Brook. L. Rev. 1061-1062 (2010).
- Solan, Lawrence M. Tribute. 75 Brook. L. Rev. 1063-1064 (2010).
- Swift, Eleanor. Tribute. 75 Brook. L. Rev. 1065-1066 (2010).
- Abrams, Norman. Confrontation and hearsay issues in federal court terrorism prosecution of Gitmo detainees: **Moussaoui** and **Paracha** as harbingers? 75 Brook. L. Rev. 1067-1093 (2010).
- Cheng, Edward K. Scientific evidence as foreign law. 75 Brook. L. Rev. 1095-1113 (2010).
- Faigman, David L. Evidentiary incommensurability: a preliminary exploration of the problem of reasoning from general scientific data to individualized legal decision-making. 75 Brook. L. Rev. 1115-1136 (2010).
- Giannelli, Paul C. Scientific evidence in criminal prosecutions: a retrospective. 75 Brook. L. Rev. 1137-1152 (2010).
- Imwinkelried, Edward J. Professor Margaret Berger, the epitome of the fully engaged scholar and friend of the court. 75 Brook. L. Rev. 1153-1162 (2010).
- Kaye, David H. Probability, individualization, and uniqueness in forensic science evidence: listening to the academics. 75 Brook. L. Rev. 1163-1185 (2010).
- Koehler, Jonathan J. and Michael J. Saks. Individualization claims in forensic science: still unwarranted. 75 Brook. L. Rev. 1187-1208 (2010).
- Mnookin, Jennifer L. The courts, the NAS, and the future of forensic science. 75 Brook. L. Rev. 1209-1275 (2010).
- Mosteller, Robert P. Revealing and thereby tempering the abuses of government-created evidence in criminal trials. 75 Brook. L. Rev. 1277-1289 (2010).
- Orenstein, Aviva. Honoring Margaret Berger with a sensible idea: insisting that judges employ a balancing test before admitting the accused's convictions under Federal Rule of Evidence 609(a)(2). 75 Brook. L. Rev. 1291-1314 (2010).
- Park, Roger C. Reflections on teaching evidence with an audience response system. 75 Brook. L. Rev. 1315-1327 (2010).

Raeder, Myrna S. Thoughts about **Giles** and forfeiture in domestic violence cases. 75 Brook. L. Rev. 1329-1348 (2010).

Risinger, D. Michael. Inquiry, relevance, rules of exclusion, and evidentiary reform. 75 Brook. L. Rev. 1349-1366 (2010).

Sanders, Joseph. Applying **Daubert** inconsistently?: proof of individual causation in toxic tort and forensic cases. 75 Brook. L. Rev. 1367-1404 (2010).

Jones, Chloe M. Note. Religious accommodation and housing: Fair Housing after ... (**Bloch v. Frischholz**, 533 F.3d 562, 2008.) 75 Brook. L. Rev. 1405-1446 (2010).

Palombo, Melissa W. Note. The short-changing of investors: why a short sale price test rule is necessary in today's markets. 75 Brook. L. Rev. 1447-1488 (2010).

Dempsey, Jameson J. Note. A right of confrontation for competition hearings before the European Commission. 75 Brook. L. Rev. 1489-1534 (2010).

Linney, Sasha L. Note. Customer disservice: bank compliance with the New York State Exempt Income Protection Act. 75 Brook. L. Rev. 1535-1570 (2010).

### 16 BUFFALO HUMAN RIGHTS LAW REVIEW, PP. 1-311, 2010.

Daly, Sinead, Co-Editor-in-Chief. Dedication to Virginia A. Leary. 16 Buff. Hum. Rts. L. Rev. unpagged (2010).

Cassar, James, , Co-Editor-in-Chief. Foreword. 16 Buff. Hum. Rts. L. Rev. xi (2010).

Mégret, Frédéric. Of shrines, memorials and museums: using the International Criminal Court's victim reparation and assistance regime to promote transitional justice. 16 Buff. Hum. Rts. L. Rev. 1-56 (2010).

Sing' Oei, Abraham Korir and Jared Shepherd. 'In land we trust': the Endorois' Communication and the quest for indigenous peoples' rights in Africa. 16 Buff. Hum. Rts. L. Rev. 57-111 (2010).

Okafor, Obiora Chinedu. What should organized human rights activism in Africa become? Contributory insights from a comparison of NGOs and labor-led movements in Nigeria. 16 Buff. Hum. Rts. L. Rev. 113-153 (2010).

Kerr, Kathleen. Returning home: the challenge of repatriating foreign born child victims of forced labor from India. 16 Buff. Hum. Rts. L. Rev. 155-200 (2010).

Cohen, Miriam. The analogy between piracy and human trafficking: a theoretical framework for the application of universal jurisdiction. 16 Buff. Hum. Rts. L. Rev. 201-235 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 25

January 21, 2011

Dreveskracht, Ryan. Just war in international law: an argument for a deontological approach to humanitarian law. 16 *Buff. Hum. Rts. L. Rev.* 237-288 (2010).

Dilk, Joshua. Comment. Reevaluating self-determination in a post-colonial world. 16 *Buff. Hum. Rts. L. Rev.* 289-311 (2010).

### 5 CHARLESTON LAW REVIEW, NO. 1, FALL, 2010.

Supreme Court Issue. Foreword by Chief Judge John Cannon Few; articles by Patricia Millett, Kevin R. Amer, Johathan H. Eisenman, Josh N. Friedman, Minh Van Ngo, Matthew L. Sundquist and Stephen I. Vladeck. 5 *Charleston L. Rev.* 1-131 (2010).

Few, Chief Judge John Cannon. Foreword. Appellate advocacy—"speaking frankly." 5 *Charleston L. Rev.* unpagged (2010).

Millett, Patricia, Kevin R. Amer, Jonathan H. Eisenman and Josh N. Friedman. Mixed signals: the Roberts Court and free speech in the 2009 term. 5 *Charleston L. Rev.* 1-42 (2010).

Ngo, Minh Van. A corporate practitioner's perspective in recent Supreme Court cases. 5 *Charleston L. Rev.* 43-57 (2010).

Sundquist, Matthew L. Learned in litigation: former solicitors general in the Supreme Court bar. 5 *Charleston L. Rev.* 59-97 (2010).

Vladeck, Stephen I. State sovereign immunity and the Roberts Court. 5 *Charleston L. Rev.* 99-131 (2010).

### 33 COLUMBIA JOURNAL OF LAW & THE ARTS, NO. 4, SUMMER, 2010.

Bezanson, Randall P. and Joseph M. Miller. Scholarship and fair use. 33 *Colum. J.L. & Arts* 409-470 (2010).

Riis, Thomas and Jens Schovsbo. Extended collective licenses and the Nordic experience: it's a hybrid but is it a Volvo or a lemon? 33 *Colum. J.L. & Arts* 471-498 (2010).

Cohan, Timothy A. Note. Ghost in the attic: the notice of intention to use and the compulsory license in the digital era. 33 *Colum. J.L. & Arts* 499-525 (2010).

Shepard, Aaron. Note. Football's stormy future: forecasting the upcoming National Football League labor negotiations. 33 *Colum. J.L. & Arts* 527-553 (2010).

### 110 COLUMBIA LAW REVIEW, NO. 6, OCTOBER, 2010.

Gilson, Ronald J., Charles F. Sabel and Robert E. Scott. Braiding: the interaction of formal and informal contracting in theory, practice, and doctrine. 110 *Colum. L. Rev.* 1377-1447 (2010).

Morrison, Trevor W. *Stare decisis* in the Office of Legal Counsel. 110 *Colum. L. Rev.* 1448-1525 (2010).

Heydari, Farhang. Note. Making strange bedfellows: enlisting the cooperation of undocumented employees in the enforcement of employer sanctions. 110 *Colum. L. Rev.* 1526-1573 (2010).

Narechania, Tejas N. Note. An offensive weapon?: an empirical analysis of the "sword" of state sovereign immunity in state-owned patents. 110 *Colum. L. Rev.* 1574-1615 (2010).

Kahan, Dan M. The economics—conventional, behavioral, and political—of "subsequent remedial measures" evidence. 110 *Colum. L. Rev.* 1616-1653 (2010).

### 96 CORNELL LAW REVIEW, NO. 1, NOVEMBER, 2010.

Buccafusco, Christopher and Christopher Sprigman. Valuing intellectual property: an experiment. 96 *Cornell L. Rev.* 1-45 (2010).

Kapeliuk, Daphna. The repeat appointment factor: exploring decision patterns of elite investment arbitrators. 96 *Cornell L. Rev.* 47-90 (2010).

Parchomovsky, Gideon and Philip J. Weiser. Beyond fair use. 96 *Cornell L. Rev.* 91-137 (2010).

Beekman, Jason C. Note. Same-sex second-parent adoption and intestacy law: applying the **Sharon S.** model of "simultaneous" adoption to parent-child provisions of the Uniform Probate Code. (**Sharon S. v. Superior Court**, 73 P.3d 554, 2003.) 96 *Cornell L. Rev.* 139-167 (2010).

Farrell, Matthew. Note. A role for the judiciary in reforming executive compensation: the implications of ... (**Securities and Exchange Commission v. Bank of America Corp.**, 653 F. Supp.2d 507, 2009.) 96 *Cornell L. Rev.* 169-201 (2010).

### 79 FORDHAM LAW REVIEW, NO. 1, OCTOBER, 2010.

The Philip D. Reed Lecture Series. Judicial Conference Privacy Subcommittee: Conference on Privacy and Internet Access to Court Files. 79 *Fordham L. Rev.* 1-113 (2010).

Raggi, Hon. Reena. Welcome and opening remarks. 79 *Fordham L. Rev.* 1-3 (2010).

Panel One: General Discussion on Privacy and Public Access to Court Files. Daniel J. Capra, moderator; Joel Reidenberg, Ronald Hedges, Peter Winn, Lucy Dalglish, Hon. Cecelia G. Morris and Maeva Marcus, panelists. 79 *Fordham L. Rev.* 1-24 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 26

January 21, 2011

Panel Two: Should There Be Remote Public Access to Court Filings in Immigration Cases? Hon. Robert Hinkle, moderator; David McCraw, Daniel Kanstroom, Eleanor Acer, Elizabeth Cronin and Mark Walters, panelists. 79 *Fordham L. Rev.* 25-44 (2010).

Panel Three: Implementation—What Methods, If Any, Can Be Employed To Promote the Existing Rules' Attempts To Protect Private Identifier Information From Internet Access? Hon. Ronald Leighton, moderator; Joe Cecil, Michael Ishakian, Edward Felten, Hon. Elizabeth Strong, Jay Safer, Robert Heinemann and Joseph Goldstein, panelists. 79 *Fordham L. Rev.* 45-63 (2010).

Panel Four: Cooperation and Plea Agreements—Professors & Practitioners. Hon. Steven Merryday, moderator; Caren Myers Morrison, Gerald Shargel, Barbara Sale, Christopher Brown, Alan Vinegrad, Jan Rostal and Cris Arguedas, panelists. 79 *Fordham L. Rev.* 65-83 (2010).

Panel Five: Cooperation and Plea Agreements—Judges' Roundtable. Hon. Steven Merryday, moderator; Hon. Raymond Dearie, Hon. Loretta Preska, Hon. K. Michael Moore, Hon. Henry T. Wingate, Hon. Michael Baylson and Hon. Stefan Underhill, panelists. 79 *Fordham L. Rev.* 85-98 (2010).

Panel Six: Transcripts (Including *Voire Dire* Transcripts). Hon. John Koeltl, moderator; Hon. Gary Lancaster, Hon. Randolph Treece, Victor Kovner, Nora Dannehy, Ben Campbell and Lori McCarthy, panelists. 79 *Fordham L. Rev.* 99-113 (2010).

Orenstein, Aviva. Sex, threats, and absent victims: the lessons of **Regina v. Bedingfield** for modern confrontation and domestic violence cases. 79 *Fordham L. Rev.* 115-164 (2010).

Chattin, Danielle DeMasi. Note. The more you gain, the more you lose: sentencing insider trading under the U.S. Sentencing Guidelines. 79 *Fordham L. Rev.* 165-215 (2010).

Gillett, Gabriel. Note. A world without Internet: a new framework for analyzing a supervised release condition that restricts computer and Internet access. 79 *Fordham L. Rev.* 217-264 (2010).

Johnson, Emily A. Note. Reconciling originalism and the history of the Public Use Clause. 79 *Fordham L. Rev.* 265-319 (2010).

Marulanda, Maria. Note. Preemption, patchwork immigration laws, and the potential for brown sundown towns. 79 *Fordham L. Rev.* 321-368 (2010).

White, Daniel M. Note. The Federal Information Security Management Act of 2002: a Potemkin village. 79 *Fordham L. Rev.* 369-405 (2010).

### 99 GEORGETOWN LAW JOURNAL, NO. 1, NOVEMBER, 2010.

Friedman, Barry. The wages of stealth overruling (with particular attention to **Miranda v. Arizona**). 99 *Geo. L.J.* 1-63 (2010).

Molot, Jonathan T. Litigation finance: a market solution to a procedural problem. 99 *Geo. L.J.* 65-115 (2010).

Noll, David L. The indeterminacy of **Iqbal**. 99 *Geo. L.J.* 117-149 (2010).

O'Connor, Justice Sandra Day. "Choosing (and recusing) our state court justices wisely": keynote remarks by Justice O'Connor. 99 *Geo. L.J.* 151-156 (2010).

Souter, Justice David. Remarks by Justice Souter. 99 *Geo. L.J.* 157-161 (2010).

Mastrogiacomo, Timothy T. Note. Showdown in the rose garden: congressional contempt, executive privilege, and the role of the courts. 99 *Geo. L.J.* 163-188 (2010).

Taylor, Daniel C. Note. Libel tourism: protecting authors and preserving comity. 99 *Geo. L.J.* 189-226 (2010).

Woodhouse, Megan. Note. Shop 'til you drop: implementing Federal Rules of Patent Litigation Procedure to wear out forum shopping patent plaintiffs. 99 *Geo. L.J.* 227-255 (2010).

### 33 HASTINGS COMMUNICATIONS AND ENTERTAINMENT LAW JOURNAL (COMMENT), NO. 1, FALL, 2010.

Reed, Christopher S. Regulating relationships between competing broadcasters. 33 *Hastings Comm. & Ent. L.J.* 1-49 (2010).

Elices, Elizabeth. Student article. **Citizens United** and the future of FCC content regulation. 33 *Hastings Comm. & Ent. L.J.* 51-67 (2010).

Day, Terri. The new digital dating behavior—sexting: teens' explicit love letters: criminal justice or civil liability. 33 *Hastings Comm. & Ent. L.J.* 69-95 (2010).

Chitre, Sonali. Student article. Technology and copyright law—illuminating the NFL's 'blackout' rule in game broadcasting. 33 *Hastings Comm. & Ent. L.J.* 97-111 (2010).

Landaw, Max. Note. Free speech or trademark protections: do advocacy groups and government agencies deserve extra protection? 33 *Hastings Comm. & Ent. L.J.* 113-132 (2010).

Cervantes, Adriana C. Note. Will Twitter be following you in the courtroom?: why reporters should be allowed to broadcast during courtroom proceedings. 33 *Hastings Comm. & Ent. L.J.* 133-157 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 27

January 21, 2011

### 38 HASTINGS CONSTITUTIONAL LAW QUARTERLY, NO. 1, FALL, 2010.

Schindler, Devin S. Between safety and transparency: prior restraints, FOIA and the power of the executive. 38 Hastings Const. L.Q. 1-47 (2010).

Ledewitz, Bruce. Seeking 'common ground': a secular statement. 38 Hastings Const. L.Q. 49-90 (2010).

Batchis, Wayne. Business Improvement Districts and the Constitution: the troubling necessity of privatized government for urban revitalization. 38 Hastings Const. L.Q. 91-130 (2010).

Menthe, Darrel C. The marketplace metaphor and commercial speech doctrine: or how I learned to stop worrying about and love **Citizens United**. 38 Hastings Const. L.Q. 131-167 (2010).

Zamani, Daniel. Note. There's an amendment for that: a comprehensive application of Fourth Amendment jurisprudence to smart phones. 38 Hastings Const. L.Q. 169-199 (2010).

Marblestone, Claire. Note. A matter of conscience: **United States v. Seeger** and the Supreme Court's historical failure to define conscientious objector status under the First Amendment. (**United States v. Seeger**, 380 U.S. 163, 1965.) 38 Hastings Const. L.Q. 201-231 (2010).

Kagan, Sarah. Note. Obscenity on the Internet: nationalizing the standard to protect individual rights. (**United States v. Kilbride**, 584 F.3d 1240, 2009.) 38 Hastings Const. L.Q. 233-257 (2010).

### 7 INDIANA HEALTH LAW REVIEW, NO. 2, PP. 185-426, 2010.

Williams, Jackson. The "shared accountability" approach to physician payment: four options for developing accountable care organizations. 7 Ind. Health L. Rev. 185-223 (2010).

Huffman, Max. Competition policy in health care in an era of reform. 7 Ind. Health L. Rev. 225-275 (2010).

Reynolds, Melissa. Note. How old is too old? The need for federal regulation imposing a maximum age limit on women seeking infertility treatments. 7 Ind. Health L. Rev. 277-304 (2010).

Arthur, Ashley. Note. Combating obesity: our country's need for a national standard to replace the growing patchwork of local menu labeling laws. 7 Ind. Health L. Rev. 305-333 (2010).

Barnes, Beth A. Note. Negligence, medical malpractice, vicarious liability, or patient responsibility: who should pay when a patient contracts MRSA from a healthcare facility? 7 Ind. Health L. Rev. 335-365 (2010).

Bougy, Brian R. Note. Follow-on biologics legislation: striking a balance between innovation and affordability. 7 Ind. Health L. Rev. 367-396 (2010).

Preble, Emilee S. Note. Preemptive legislation in the European Union and the United States on the topic of nanomedicine: examining questions raised by smart medical technology. 7 Ind. Health L. Rev. 397-425 (2010).

### 23 INTERNATIONAL JOURNAL FOR THE SEMIOTICS OF LAW, NO. 4, DECEMBER, 2010.

Engberg, Jan and Kirsten Wølch Rasmussen. Cognition, meaning making, and legal communication. 23 Int'l J. for Semiotics L. 367-371 (2010).

Mazzi, Davide. "This argument fails for two reasons...": a linguistic analysis of judicial evaluation strategies in US Supreme Court judgments. 23 Int'l J. for Semiotics L. 373-385 (2010).

Morra, Lucia. New models for language understanding and the cognitive approach to legal metaphors. 23 Int'l J. for Semiotics L. 387-405 (2010).

ten Hacken, Pius. Creating legal terms: a linguistic perspective. 23 Int'l J. for Semiotics L. 407-425 (2010).

Charnock, Ross. The linguistics of misrepresentation: intentions and truth values. 23 Int'l J. for Semiotics L. 427-449 (2010).

Chapelaine-Feliciati, Clara. *Les droits de l'homme de la femme: polysémie ou androcentrisme?* 23 Int'l J. for Semiotics L. 451-474 (2010).

Ni, Shifeng, Le Cheng and King Kui Sin. Who are Chinese citizens? A legislative language inquiry. 23 Int'l J. for Semiotics L. 475-494 (2010).

Markovitz, Francine. Book review. (Reviewing Alain Cambier, *Montesquieu et la Liberté*.) 23 Int'l J. for Semiotics L. 495-503 (2010).

Corcos, Christine A. Book review. (Reviewing Neal Feigenon and Christina Spiesel, *Law on Display: The Digital Transformation of Legal Persuasion and Judgment*.) 23 Int'l J. for Semiotics L. 505-507 (2010).

Robertson, Colin D. Book review. (Reviewing *Language, Culture and the Law: The Formulation of Legal Concepts Across Systems and Cultures*, edited by Vijay K. Bhatia, Christopher N. Candlin and Paola Evangelisti Allori.) 23 Int'l J. for Semiotics L. 509-514 (2010).

Ravitch, Frank S. Book review. (Reviewing *Holy Writ: Interpreting Law and Religion*, edited by Arie-Jan Kwak.) 23 Int'l J. for Semiotics L. 515-518 (2010).

Leone, Massimo. Book review. (Reviewing *The Routledge Companion to Semiotics*, edited by Paul Copley.) 23 Int'l J. for Semiotics L. 519-523 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 28

January 21, 2011

Kurzon, Dennis. Book review. (Reviewing Diversity and Tolerance in Socio-Legal Contexts: Explorations in the Semiotics of Law, edited by Anne Wagner and Vijay K. Bhatia.) 23 Int'l J. for Semiotics L. 525-529 (2010).

Recent publications section. 23 Int'l J. for Semiotics L. 531-534 (2010).

### 75 JOURNAL OF AIR LAW AND COMMERCE, NO. 3, SUMMER, 2010.

McElroy, Lisa T. and Christine N. Coughlin. Failure is not an option: an essay on what legal educators can learn from NASA's signature pedagogies to improve student outcomes. 75 J. Air L. & Com. 503-522 (2010).

Harlow, Christopher L. Operational testing and the mythical commercial-off-the-shelf aircraft: the tale of the T-3A Firefly. 75 J. Air L. & Com. 523-548 (2010).

Maravilla, Christopher Scott. The scope of the proprietary powers exception to federal preemption under the Airline Deregulation Act. 75 J. Air L. & Com. 549-580 (2010).

Sundahl, Mark J. Space tourism and export controls: a prayer for relief. 75 J. Air L. & Com. 581-618 (2010).

Hoffman, Jonathan M. George Leloudas, Risk and Liability in Air Law. 75 J. Air L. & Com. 621-635 (2010).

Brannen, Thomas. Comment. Private commercial space transportation's dependence on space tourism and NASA's responsibility to both. 75 J. Air L. & Com. 639-668 (2010).

Burke, Kyle. Comment. The National Mediation Board's rule proposal for representation elections: if it ain't broke. 75 J. Air L. & Com. 669-703 (2010).

Colvard, Aubrey B. Winner 2009-2010 Journal of Air Law and Commerce Jackson Walker L.L.P. Best Comment Competition. Trying to squeeze into the middle seat: application of the Airline Deregulation Act's preemption provision to Internet travel agencies. 75 J. Air L. & Com. 705-740 (2010).

Hemingson, Tate L. Why airlines should be afraid: the potential of cap and trade and other carbon emissions reduction proposals on the airline industry. 75 J. Air L. & Com. 741-773 (2010).

### 11 JOURNAL OF LAW IN SOCIETY, NOS. 1 & 2, FALL/WINTER, 2009/2010.

Bright, Stephen B. The right to counsel in death penalty and other criminal cases: neglect of the most fundamental right and what we should do about it. 11 J. L. Soc'y 1-30 (2009/2010).

powell, john a. and Caitlin Watt. Negotiating the new racial & political environment. 11 J. L. Soc'y 31-69 (2009/2010).

Pytel, Kristen M. Benvenuti. Note. Left out no longer: a call for advancement in legislation for posthumously conceived children. 11 J. L. Soc'y 70-109 (2009/2010).

Pokladowski, Brian. Student article. The effects of the Great Lakes Compact on the water resources of Michigan. 11 J. L. Soc'y 110-137 (2009/2010).

Rontal, Robyn. Note. Domestic partnership health care benefits after ... (**National Pride at Work, Inc. v. Governor**, 748 N.W.2d 524, 2008.) 11 J. L. Soc'y 138-172 (2009/2010).

Subheddar, Rita. Comment. A proposed state response to the Michigan housing crisis. 11 J. L. Soc'y 173-200 (2009/2010).

### 56 LOYOLA LAW REVIEW, NO. 2, SUMMER, 2010.

Craver, Charles B. What makes a great legal negotiator? 56 Loy. L. Rev. 337-358 (2010).

Holbrook, James R. Using performative, distributive, integrative, and transformative principles in negotiation. 56 Loy. L. Rev. 359-374 (2010).

Zainey, Kathryn M. Comment. The constitutional infirmity of the current federal sentencing system: how the use of uncharged and acquitted conduct to enhance a defendant's sentence violates due process. 56 Loy. L. Rev. 375-411 (2010).

Thompson, Michael J., Jr. Comment. A time to protect: revising Louisiana Mineral Code Article 122 to protect coastal restoration projects. 56 Loy. L. Rev. 413-445 (2010).

Miller, Olivia Zimmerman. Comment. Murder or authorized combat action: who decides? Why civilian court is the improper forum to prosecute former military service members accused of combat crimes. 56 Loy. L. Rev. 447-486 (2010).

Rench, Tyler J. Casenote. **Louisiana State Employees' Retirement System (LASERS) v. McWilliams**: confirming survivor benefits as community property. (**La. State Employees' Ret. Sys. (LASERS) v. McWilliams**, 996 So. 2d 1036, 2008.) 56 Loy. L. Rev. 487-512 (2010).

Alicea, Jose Joel. Student paper. Originalism and the Legislature. 56 Loy. L. Rev. 513-534 (2010).

### 93 MARQUETTE LAW REVIEW, NO. 4, SUMMER, 2010.

Legacies of Lincoln Symposium. 93 Marq. L. Rev. 1257-1413 (2010).

Kearney, Joseph D. Foreword: laying the foundation. 93 Marq. L. Rev. 1257-1262 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 29

January 21, 2011

Giles, Jerrica A. and Allen C. Guelzo. Colonel Utley's emancipation—*or*, how Lincoln offered to buy a slave. 93 Marq. L. Rev. 1263-1281 (2010).

Steiner, Mark E. Abraham Lincoln and the rule of law books. 93 Marq. L. Rev. 1283-1324 (2010).

Ranney, Joseph A. In praise of Whig lawyering: a commentary on Abraham Lincoln as lawyer—and politician. 93 Marq. L. Rev. 1325-1331 (2010).

Benedict, Michael Les. Lincoln and constitutional politics. 93 Marq. L. Rev. 1333-1366 (2010).

Kantrowitz, Stephen. The other Thirteenth Amendment: free African Americans and the Constitution that wasn't. 93 Marq. L. Rev. 1367-1374 (2010).

Efford, Alison Clark. Abraham Lincoln, German-born republicans, and American citizenship. 93 Marq. L. Rev. 1375-1381 (2010).

Richardson, Heather Cox. Abraham Lincoln and the politics of principle. 93 Marq. L. Rev. 1383-1398 (2010).

Masur, Kate. Civil, political, and social equality after Lincoln: a paradigm and a problematic. 93 Marq. L. Rev. 1399-1406 (2010).

Marten, James. Those who have borne the battle: Civil War veterans, pension advocacy, and politics. 93 Marq. L. Rev. 1407-1413 (2010).

Kainen, James L. and Carrie A. Tandler. The case for a constitutional definition of hearsay: requiring confrontation of testimonial nonassertive conduct and statements admitted to explain an unchallenged investigation. 93 Marq. L. Rev. 1415-1473 (2010).

Dressler, Joshua. **George and Margaret Barrock Lecture.** Feminist (or "feminist") reform of self-defense law: some critical reflections. 93 Marq. L. Rev. 1475-1493 (2010).

Petrashek, Nathan. Comment. The Fourth Amendment and the brave new world of online social networking. 93 Marq. L. Rev. 1495-1532 (2010).

Bynum, Marvin C. II. Comment. Testing the waters: assessing Wisconsin's regulatory climate for offshore wind projects. 93 Marq. L. Rev. 1533-1585 (2010).

### 32 MICHIGAN JOURNAL OF INTERNATIONAL LAW, NO. 1, FALL, 2010.

Ramji-Nogales, Jaya. Designing bespoke transitional justice: a pluralist process approach. 32 Mich. J. Int'l L. 1-72 (2010).

Benoliel, Daniel and Ronen Perry. Israel, Palestine, and the ICC. 32 Mich. J. Int'l L. 73-127 (2010).

Carrington, Paul D. Enforcing international corrupt practices law. 32 Mich. J. Int'l L. 129-164 (2010).

Wagner, Katharine A. Note. Identifying and enforcing "back-end" electoral rights in international human rights law. 32 Mich. J. Int'l L. 165-214 (2010).

### 50 NATURAL RESOURCES JOURNAL, NO. 1, WINTER, 2010.

Kennelly, Melisa, Co-Editor-in Chief. Introduction. 50 Nat. Resources J. vii (2010).

Tarlock, A. Dan. Fiftieth anniversary note: a devoted reader's appreciation of Natural Resources Journal. 50 Nat. Resources J. 1-2 (2010).

Abrams, Robert H. and Noah D. Hall. Framing water policy in a carbon affected and carbon constrained environment. 50 Nat. Resources J. 3-70 (2010).

Keiter, Robert B. The national park system: visions for tomorrow. 50 Nat. Resources J. 71-110 (2010).

Leshy, John D. Federal lands in the twenty-first century. 50 Nat. Resources J. 111-137 (2010).

Neuman, Janet. Are we there yet? Weary travelers on the long road to water policy reform. 50 Nat. Resources J. 139-166 (2010).

Wood, Mary Christina. "You can't negotiate with a beetle": environmental law for a new ecological age. 50 Nat. Resources J. 167-210 (2010).

Stromberg, Scott F. Student article. Has the sun set on solar rights? Examining the practicality of the Solar Rights Acts. 50 Nat. Resources J. 211-253 (2010).

Weeks, Amber L. Student article. Defining the public interest: administrative narrowing and broadening of the public interest in response to the statutory silence of water codes. 50 Nat. Resources J. 255-289 (2010).

### 66 NEW YORK UNIVERSITY ANNUAL SURVEY OF AMERICAN LAW, NO. 2, PP. 211-412, 2010.

Ivey, Matthew, Lt. USN. Challenges presented to military lawyers representing detainees in the war on terrorism. 66 N.Y.U. Ann. Surv. Am. L. 211-249 (2010).

Ridgway, James D. The Veterans' Judicial Review Act twenty years later: confronting the new complexities of the veterans benefits system. 66 N.Y.U. Ann. Surv. Am. L. 251-298 (2010).

Bisnar, Jeana. Note. 100% capitalist, 90% of the time: the 20 day short-sale ban. 66 N.Y.U. Ann. Surv. Am. L. 299-340 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 30

January 21, 2011

Bowling, Scott R. Note. Substantive consolidation and parties' incentives in Chapter 11 proceedings. 66 N.Y.U. Ann. Surv. Am. L. 341-369 (2010).

Lukmire, David. Note. Can the courts tame the Communications Decency Act?: the reverberations of ... (*Zeran v. America Online*, 129 F.3d 327, 1997.) 66 N.Y.U. Ann. Surv. Am. L. 371-411 (2010).

### 30 NORTHWESTERN JOURNAL OF INTERNATIONAL LAW & BUSINESS, NO. 2, SPRING, 2010.

Jones, Katherine Mason. Federalism and concurrent jurisdiction in global markets: why a combination of national and state antitrust enforcement is a model for effective economic regulation. 30 Nw. J. Int'l L. & Bus. 285-338 (2010).

Sanders, Anthony B. Of all things made in America why are we exporting the *Penn Central* test? 30 Nw. J. Int'l L. & Bus. 339-381 (2010).

Schneiderman, David. Judicial politics and international investment arbitration: seeking an explanation for conflicting outcomes. 30 Nw. J. Int'l L. & Bus. 383-416 (2010).

Hendley, Kathryn. Coping with uncertainty: the role of contracts in Russian industry during the transition to the market. 30 Nw. J. Int'l L. & Bus. 417-460 (2010).

Hart, Mara. Comment. Transparency in lending in the United States and the United Kingdom: which business model does it best? 30 Nw. J. Int'l L. & Bus. 461-481 (2010).

Pine, Kyle W. Comment. Lowering the cost of rent: how IFRS and the convergence of corporate governance standards can help foreign issuers raise capital in the United States and abroad. 30 Nw. J. Int'l L. & Bus. 483-504 (2010).

### 29 SAINT LOUIS UNIVERSITY PUBLIC LAW REVIEW, NO. 2, PP. 367-638, 2010.

The Future of Immigration Law and the New Administration. 29 St. Louis U. Pub. L. Rev. 367-499 (2010).

Wilson, Benjamin and Patrick Barkley. Foreword. 29 St. Louis U. Pub. L. Rev. 367-368 (2010).

Ammann, John J. Introduction. 29 St. Louis U. Pub. L. Rev. 369-372 (2010).

Abrams, Jamie R. The dual purposes of the U visa thwarted in a legislative duel. 29 St. Louis U. Pub. L. Rev. 373-413 (2010).

Campbell, Kristina M. Imagining a more humane immigration policy in the age of Obama: the use of plenary power to halt the state Balkanization of immigration regulation. 29 St. Louis U. Pub. L. Rev. 415-458 (2010).

Hacking, Amany Ragab. Plea at your peril: when is a vacated plea still a plea for immigration purposes? 29 St. Louis U. Pub. L. Rev. 459-472 (2010).

McKanders, Karla Mari. Black and brown coalition building during the "post-racial" Obama era. 29 St. Louis U. Pub. L. Rev. 473-499 (2010).

O'Brien, John C. The hearsay within confrontation. 29 St. Louis U. Pub. L. Rev. 501-548 (2010).

Hoffman, William P. Comment. Recapturing the congressional intent behind the Fair Debt Collection Practices Act. 29 St. Louis U. Pub. L. Rev. 549-579 (2010).

Schneider, Jessica. Comment. Waiting to be an American: the court's proper role and function in alleviating naturalization applicants' woes in 8 U.S.C. § 1447(b) actions. 29 St. Louis U. Pub. L. Rev. 581-612 (2010).

Wilson, Benjamin. Comment. Notice, takedown, and the good-faith standard: how to protect Internet users from bad-faith removal of Web content. 29 St. Louis U. Pub. L. Rev. 613-637 (2010).

### 29 TEMPLE JOURNAL OF SCIENCE, TECHNOLOGY & ENVIRONMENTAL LAW, NO. 1, SPRING, 2010.

Page, Christopher R. Editor's note. 29 Temp. J. Sci. Tech. & Envtl. L. unpagged (2010).

Abramson, Brian Dean. A question of deference: contrasting the patent and trademark jurisdiction of the Federal Circuit. 29 Temp. J. Sci. Tech. & Envtl. L. 1-29 (2010).

Buchanan, Sariyah S. Student article. Why marginalized communities should use community benefit agreements as a tool for environmental justice: urban renewal and brownfield redevelopment in Philadelphia, Pennsylvania. 29 Temp. J. Sci. Tech. & Envtl. L. 31-51 (2010).

Kane, Robert M., Jr. Comment. A license to donate: patents, tax law, and the AIDS epidemic. 29 Temp. J. Sci. Tech. & Envtl. L. 53-73 (2010).

Luke, Alicia. Comment. Employment discrimination litigation: social science evidence and a solution for the problem of presumptions. 29 Temp. J. Sci. Tech. & Envtl. L. 75-97 (2010).

Sapega, Danielle. Comment. Federal code blue: the Emergency Medical Treatment and Active Labor Act's prolonged venture into malpractice law. 29 Temp. J. Sci. Tech. & Envtl. L. 99-125 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 31

January 21, 2011

Luongo, Michael P. Casenote. Post-conviction due process right to access DNA evidence: ... (**Dist. Attorney's Office v. Osborne**, 129 S. Ct. 2308, 2009.) 29 Temp. J. Sci. Tech. & Env'tl. L. 127-170 (2010).

Struwe, David Robert. Casenote. Muddying the waters of the Clean Water Act: applying **Chevron** deference to the CWA pollutant permit regulatory scheme in ... (**Coeur Alaska, Inc. v. Southeast Alaska Conservation Council**, 129 S. Ct. 2458, 2009.) 29 Temp. J. Sci. Tech. & Env'tl. L. 171-204 (2010).

### 27 THOMAS M. COOLEY LAW REVIEW, NO. 1, HILARY TERM, 2010.

"CSI Effect": Juror Expectations for Forensic Science: Does Reality Meet the Standard? 27 T.M. Cooley L. Rev. 1-55 (2010).

Shelton, Hon. Donald E. Juror expectations for scientific evidence in criminal cases: perceptions and reality about the "CSI effect" myth. 27 T.M. Cooley L. Rev. 1-35 (2010).

Imwinkelried, Edward J. Dealing with supposed jury preconceptions about the significance of the lack of evidence: the difference between the perspective of the policymaker and that of the advocate. 27 T.M. Cooley L. Rev. 37-55 (2010).

Keckler, Charles N.W. Lawyered up: a book review essay. (Reviewing Philip K. Howard, Life Without Lawyers: Liberating Americans from Too Much Law.) 27 T.M. Cooley L. Rev. 57-104 (2010).

Sinas, George T. and Stephen H. Sinas. Deciphering two related concepts: no-fault PIP causation law and the decision in **Griffith v. State Farm**. 27 T.M. Cooley L. Rev. 105-163 (2010).

Riffe, Beth A. Comment. The aftermath of **Melendez**: highlighting the need for accreditation-based rules of admissibility for forensic evidence. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 27 T.M. Cooley L. Rev. 165-210 (2010).

### Michigan Supreme Court Distinguished Brief Award

Sinas, George T., Liisa R. Speaker and Steven A. Hicks. Distinguished brief. **United States Fidelity Insurance & Guaranty Company, a foreign corporation, Plaintiff/Appellee v. Michigan Catastrophic Claims Association, a non-profit catastrophic claims association, Defendant/Appellant**. 27 T.M. Cooley L. Rev. 211-248 (2010).

### 45 TORT TRIAL & INSURANCE PRACTICE LAW JOURNAL, NOS. 3 & 4, SPRING-SUMMER, 2010.

Noah, Lars. Adding insult to injury: paying for harms caused by a competitor's copycat product. 45 Tort Trial & Ins. Prac. L.J. 673-695 (2010).

Schuman, Gary. Post-claim underwriting—a life and health insurer's right to investigate or bad faith? 45 Tort Trial & Ins. Prac. L.J. 697-760 (2010).

Perlmutter, Steven P. The law of "leased worker" and "temporary worker" under a CGL policy. 45 Tort Trial & Ins. Prac. L.J. 761-809 (2010).

Malloy, James S. and John M. Sylvester. Insurance coverage for global warming liability claims. 45 Tort Trial & Ins. Prac. L.J. 811-838 (2010).

Steckman, Laurence A. and Richard Granofsky. The assertion of attorney client privilege by counsel in legal malpractice cases—policy, privilege, and the search for truth in cases involving implied waivers. 45 Tort Trial & Ins. Prac. L.J. 839-891 (2010).

### 79 UMKC LAW REVIEW, NO. 1, FALL, 2010.

Manning, Brian and Srividhya Ragavan. The dispute settlement process of the WTO: a normative structure to achieve utilitarian objectives. 79 UMKC L. Rev. 1-29 (2010).

Nnona, C. George. In the wake of the mortgage bubble and financial crisis: what should securities regulation become? 79 UMKC L. Rev. 31-60 (2010).

Powers, Jean Fleming. Comparing exceptions to privilege and confidentiality relating to crime, fraud, and harm—can hard cases make good law? 79 UMKC L. Rev. 61-98 (2010).

Johnson, Irene D. Preventing identity theft and other financial abuses perpetrated against vulnerable members of society: keeping the horse in the barn rather than litigating over the cause and/or consequences of his leaving. 79 UMKC L. Rev. 99-122 (2010).

Jolly-Ryan, Jennifer. The last taboo: breaking law students with mental illnesses and disabilities out of the stigma straitjacket. 79 UMKC L. Rev. 123-161 (2010).

Donnelly, Karen. Comment. Good governance: has the IRS usurped the business judgment of tax-exempt organizations in the name of transparency and accountability? 79 UMKC L. Rev. 163-193 (2010).

Brown, Kevin D. Note. Murder liability and leaving the scene of an accident: an argument for an extension of the felony-murder rule in Missouri. 79 UMKC L. Rev. 195-210 (2010).

Hershewe, Joseph E. Note. Missouri asset protection trusts: debunking the vulnerability myth and a call for uniformity. 79 UMKC L. Rev. 211-236 (2010).

Wielert, Corey. Note. Affecting the bargaining process in pretrial agreements: waiving appellate rights in the military justice system. 79 UMKC L. Rev. 237-263 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 32

January 21, 2011

### 2010 UNIVERSITY OF CHICAGO LEGAL FORUM, PP. 1-521.

Crime, Criminal Law, and the Recession. 2010 U. Chi. Legal F. 1-521.

Introduction. 2010 U. Chi. Legal F. unpagged.

Valukas, Anton R. White-collar crime and economic recession. 2010 U. Chi. Legal F. 1-21.

McAdams, Richard H. Economic costs of inequality. 2010 U. Chi. Legal F. 23-41.

Green, Stuart P. Hard times, hard time: retributive justice for unjustly disadvantaged offenders. 2010 U. Chi. Legal F. 43-71.

Pfaff, John F. The durability of prison populations. 2010 U. Chi. Legal F. 73-115.

Steiker, Carol S. and Jordan M. Steiker. Cost and capital punishment: a new consideration transforms an old debate. 2010 U. Chi. Legal F. 117-164.

Simon, Jonathan. Consuming obsessions: housing, homicide, and mass incarceration since 1950. 2010 U. Chi. Legal F. 165-204.

Podgor, Ellen S. White-collar crime and the recession: was the chicken or the egg first? 2010 U. Chi. Legal F. 205-222.

Mikos, Robert A. State taxation of marijuana distribution and other federal crimes. 2010 U. Chi. Legal F. 223-263.

Fairfax, Roger A., Jr. Outsourcing criminal prosecution?: the limits of criminal justice privatization. 2010 U. Chi. Legal F. 265-297.

Kreit, Alex. The decriminalization option: should states consider moving from a criminal to a civil drug court model? 2010 U. Chi. Legal F. 299-336.

Bernstein, Gabrielle A. Comment. The role of expectations in assessing intended loss in mortgage-fraud schemes. 2010 U. Chi. Legal F. 337-363.

Flowerree, Zac. Comment. Statutory overreach: a critique of the Fourth Circuit's expansive construction of the Immigration Fraud Statute. 2010 U. Chi. Legal F. 365-381.

Wagner, Ann K. Comment. The conflict over **Bearden v. Georgia** in state courts: plea-bargained probation terms and the specter of debtors' prison. (**Bearden v. Georgia**, 461 U.S. 660, 1983.) 2010 U. Chi. Legal F. 383-406.

Smith, Elliot. Comment. Is there a pre-charge conferral right in the CVRA? 2010 U. Chi. Legal F. 407-446.

Maleck, Marisa C. Comment. Does the Sixth Amendment demand that co-conspiring witnesses reveal their plea bargains? 2010 U. Chi. Legal F. 447-469.

Sercye, Blake P. Comment. "Need-narrowness-intrusiveness" under the Prison Litigation Reform Act of 1995. 2010 U. Chi. Legal F. 471-492.

Broach, Emily Tancer. Comment. Post-conviction proceedings, supervised release, and a prudential approach to mootness doctrine. 2010 U. Chi. Legal F. 493-521.

### 21 UNIVERSITY OF FLORIDA JOURNAL OF LAW AND PUBLIC POLICY, NO. 1, APRIL, 2010.

Ronner, Amy D. When courts let insane delusions pass the rational basis test: the newest challenge to Florida's exclusion of homosexuals from adoption. 21 U. Fla. J.L. & Pub. Pol'y 1-76 (2010).

Buchhandler-Raphael, Michal. Student article. Sexual abuse of power. 21 U. Fla. J.L. & Pub. Pol'y 77-146 (2010).

Bodiford, Bradley G. Florida's unnatural disaster: who will pay for the next hurricane? 21 U. Fla. J.L. & Pub. Pol'y 147-180 (2010).

Jourdan, Dawn and Ryan Feinberg. Valuing grief: a proposal to compensate relocated public housing residents for intangibles. 21 U. Fla. J.L. & Pub. Pol'y 181-199 (2010).

### 59 UNIVERSITY OF KANSAS LAW REVIEW, NO. 1, OCTOBER, 2010.

Plunkett, Melissa M. Editor's notes. 59 U. Kan. L. Rev. xi-xii (2010).

Goodno, Naomi Harlin. Protecting "any child": the use of the confidential-marital-communications privilege in child-molestation cases. 59 U. Kan. L. Rev. 1-45 (2010).

Burch, Thomas V. Manifest disregard and the imperfect procedural justice of arbitration. 59 U. Kan. L. Rev. 47-83 (2010).

Tu, Kevin V. The rise of state-specific attempts to decipher the sufficiency-of-a-debtor-name standard under Revised Article 9 and the end of uniformity in secured transactions. 59 U. Kan. L. Rev. 85-136 (2010).

Edenfield, Brooke. Note. Who ya gonna call? Confusion reigns after the Supreme Court's failure to define *testimonial* and *analyst* in ... (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 59 U. Kan. L. Rev. 137-156 (2010).

Jekic, Milos. Comment. Lowering the jurisdictional bar: a call for equitable-factors analysis under CERCLA's timing-of-review provision. 59 U. Kan. L. Rev. 157-190 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 33

January 21, 2011

### 18 UNIVERSITY OF MIAMI BUSINESS LAW REVIEW, NO. 2, SUMMER, 2010.

Dinwoodie, Jeffrey T. Ignorance is not bliss: financial illiteracy, the mortgage market collapse, and the global economic crisis. 18 U. Miami Bus. L. Rev. 181-219 (2010).

Pike, Elizabeth A. Indecency, *a la carte*, and the FCC's approval of the Sirius XM Satellite Radio merger: how the FCC indirectly regulates indecent content on satellite radio at the expense of the "public interest." 18 U. Miami Bus. L. Rev. 221-255 (2010).

Leo, Peter J. The case for "cramdown": eliminating the practical and ideological barriers to pure mortgage modification. 18 U. Miami Bus. L. Rev. 257-281 (2010).

Taustin, Khari. Still in 'the jungle': labor, immigration, and the search for a new common ground in the wake of Iowa's meatpacking raids. 18 U. Miami Bus. L. Rev. 283-326 (2010).

### 64 UNIVERSITY OF MIAMI LAW REVIEW, NO. 4, JULY, 2010.

Hill, Hon. James C. Foreword. 64 U. Miami L. Rev. 1201-1203 (2010).

Colan, Jonathan D. The new federalism meets the Eleventh Circuit's old criminal law. 64 U. Miami L. Rev. 1205-1219 (2010).

Bohrer, Sanford L. and Matthew S. Bohrer. Congressional power to criminalize "local" conduct: no limit in sight. 64 U. Miami L. Rev. 1221-1231 (2010).

Brubaker, Joseph R. and Michael P. Daly. Twenty-five years of the "prospective waiver" doctrine in international dispute resolution: **Mitsubishi's** footnote nineteen comes to life in the Eleventh Circuit. 64 U. Miami L. Rev. 1233-1277 (2010).

Mourer, Sarah A. Gateway to justice: constitutional claims to actual innocence. 64 U. Miami L. Rev. 1279-1316 (2010).

McAlister, Stephanie L. Note. Between South Beach and a hard place: the underfunding of the Miami-Dade Public Defender's Office and the resulting ethical double standard. 64 U. Miami L. Rev. 1317-1351 (2010).

Coppolecchia, Elizabeth K. Note. The greenwashing deluge: who will rise above the waters of deceptive advertising? 64 U. Miami L. Rev. 1353-1405 (2010).

Taylor, Kelly F. Note. A trickle of cash for the river of grass: federal funding of comprehensive Everglades restoration, a critique and a proposal. 64 U. Miami L. Rev. 1407-1439 (2010).

Schwartz, Daniel M. Note. A regression from the New York Convention: questions raised by ... (**Thomas v. Carnival Corporation**, 573 F.3d 1113, 2009, *cert. denied*, 130 S. Ct. 1157, 2010.) 64 U. Miami L. Rev. 1441-1471 (2010).

Fernandez, Melanie M. Note. To remove or not to remove—**Lowery v. Alabama Power Co.** and the Eleventh Circuit's uncertainty over the preponderance of the evidence standard. (**Lowery v. Ala. Power Co.**, 483 F.3d 1184, 2007.) 64 U. Miami L. Rev. 1473-1504 (2010).

Coppolecchia, Elizabeth, Valerie Prochazka and Kelly F. Taylor. Note. **United States v. White**: disarming domestic violence misdemeanants post-**Heller**. (**United States v. White**, 593 F.3d 1199, 2010.) 64 U. Miami L. Rev. 1505-1525 (2010).

### 5 VIRGINIA LAW & BUSINESS REVIEW, NO. 2, FALL, 2010.

Jennejohn, Matthew C. Contract adjudication in a collaborative economy. 5 Va. L. & Bus. Rev. 173-237 (2010).

Ellis, Stephen E. and Grant M. Hayden. The cult of efficiency in corporate law. 5 Va. L. & Bus. Rev. 239-265 (2010).

Ganor, Mira. Salvaged directors or perpetual thrones? 5 Va. L. & Bus. Rev. 267-301 (2010).

Reed, Brendan J. Private equity partial acquisitions: towards a new antitrust paradigm. 5 Va. L. & Bus. Rev. 303-347 (2010).

### 45 WAKE FOREST LAW REVIEW, NO. 3, FALL, 2010.

Contracts in Context: Identity, Power, and Contractual Justice. 45 Wake Forest L. Rev. 549-929 (2010).

DiMatteo, Larry A. and Blake D. Morant. Contract in context and contract as context. 45 Wake Forest L. Rev. 549-577 (2010).

Oman, Nathan B. Bargaining in the shadow of God's law: Islamic *mahr* contracts and the perils of legal specialization. 45 Wake Forest L. Rev. 579-606 (2010).

Barnhizer, Daniel D. Context as power: defining the field of battle for advantage in contractual interactions. 45 Wake Forest L. Rev. 607-640 (2010).

Kim, Nancy S. Reasonable expectations in sociocultural context. 45 Wake Forest L. Rev. 641-668 (2010).

Hillman, Robert A. Contract law in context: the case of software contracts. 45 Wake Forest L. Rev. 669-687 (2010).

Sánchez Abril, Patricia. Private ordering: a contractual approach to online interpersonal privacy. 45 Wake Forest L. Rev. 689-727 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 34

January 21, 2011

Miller, Sandra K. Legal realism, the LLC, and a balanced approach to the implied covenant of good faith and fair dealing. 45 Wake Forest L. Rev. 729-747 (2010).

Threedy, Debora L. Dancing around gender: lessons from Arthur Murray on gender and contracts. 45 Wake Forest L. Rev. 749-777 (2010).

Emerson, Robert W. Franchise territories: a community standard. 45 Wake Forest L. Rev. 779-836 (2010).

Phillips, John. Protecting those in a disadvantageous negotiating position: unconscionable bargains as a unifying doctrine. 45 Wake Forest L. Rev. 837-861 (2010).

Schmitz, Amy J. Pizza-box contracts: true tales of consumer contracting culture. 45 Wake Forest L. Rev. 863-901 (2010).

Alces, Peter A. Contract *is* context. 45 Wake Forest L. Rev. 903-929 (2010).

McPherson, Richmond and Nader Raja. Corporate justice: an empirical study of piercing rates and factors courts consider when piercing the corporate veil. 45 Wake Forest L. Rev. 931-969 (2010).

### **88 WASHINGTON UNIVERSITY LAW REVIEW, NO. 1, PP. 1-301, 2010.**

Berger, Eric. In search of a theory of deference: the Eighth Amendment, democratic pedigree, and constitutional decision making. 88 Wash. U. L. Rev. 1-76 (2010).

McAward, Jennifer Mason. The scope of Congress's Thirteenth Amendment enforcement power after **City of Boerne v. Flores**. 88 Wash. U. L. Rev. 77-147 (2010).

Block, Cheryl D. Measuring the true cost of government bailout. 88 Wash. U. L. Rev. 149-228 (2010).

Fischer, Garrett M. Note. New twists on an old plot: investors look to avoid the wash sale rule by harvesting tax losses with exchange-traded funds. 88 Wash. U. L. Rev. 229-259 (2010).

Litman, Joseph A. Note. Tremendous upside potential: how a high-school basketball player might challenge the National Basketball Association's eligibility requirements. 88 Wash. U. L. Rev. 261-288 (2010).

Dodson, Scott. Justice Souter and the civil rules. 88 Wash. U. L. Rev. 289-301 (2010).