## 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—-February 11, 2011

American University Law Review	60	Am. U. L. Rev., No. 2, December, 2010.
Asia Pacific Journal of Environmental Law	13	Asia Pac. J. Envtl. L., No. 1, Pp. 1-150, 2010.
Buffalo Law Review	58	Buff. L. Rev., No. 4, July, 2010.
Columbia Law Review	110	Colum. L. Rev., No. 7, November, 2010.
Cornell Journal of Law and Public Policy	20	Cornell J.L. & Pub. Pol'y, No. 1, Fall, 2010.
DePaul Journal of Health Care Law	11	DePaul J. Health Care L., No. 1, Fall, 2007.
Duke Law Journal	60	Duke L.J., No. 2, November, 2010.
Emory Law Journal	60	Emory L.J., No. 1, Pp. 1-250, 2010.
Florida Tax Review	10	Fla. Tax Rev., No. 5, Pp. 345-407, 2010.
Fordham International Law Journal	33	Fordham Int'l L.J., No. 5, May, 2010.
Fordham Urban Law Journal	37	Fordham Urb. L.J., No. 4, October, 2010.
George Mason Law Review	18	Geo. Mason L. Rev., No. 1, Fall, 2010.
George Mason University Civil Rights Law Journal	21	Geo. Mason U. Civ. Rts. L.J., No. 1, Fall, 2010.
Georgetown International Environmental Law Review	21	Geo. Int'l Envtl. L. Rev., No. 2, Winter, 2009.
Georgetown Journal on Poverty Law & Policy	16	Geo. J. on Poverty L. & Pol'y, Nos. 2 & 3, Spring & Fall, 2009.
Hamline Law Review	33	Hamline L. Rev., No. 2, Spring, 2010.
Hastings Science & Technology Law Journal	1	Hastings Sci. & Tech. L.J., No. 2, Summer, 2009.
Howard Law Journal	53	How. L.J., No. 3, Spring, 2010.
Journal of Space Law	36	J. Space L., No. 1, Spring/Summer, 2010.
Journal of the Copyright Society of the U.S.A.	57	J. Copyright Soc'y U.S.A., No. 3, Spring, 2010.
Liberty University Law Review	4	Liberty U. L. Rev., No. 3, Spring, 2010.
Loyola Consumer Law Review	23	Loy. Consumer L. Rev., No. 1, Pp. 1-111, 2010.
Michigan State Law Review	2009	Mich. St. L. Rev., No. 4, Winter.
Ohio State Journal on Dispute Resolution	25	Ohio St. J. on Disp. Resol., No. 4, Pp. 843-1124, 2010.
Oklahoma Law Review	62	Okla. L. Rev., No. 4, Summer, 2010.
Penn State Law Review	114	Penn St. L. Rev., No. 4, Spring, 2010.
Santa Clara Law Review	51	Santa Clara L. Rev., No. 1, Pp. 1-363, 2011.
St. John's Law Review	84	St. John's L. Rev., No. 2, Spring, 2010.
Stanford Journal of International Law	46	Stan. J. Int'l L., No. 2, Summer, 2010.
Thomas M. Cooley Journal of Practical and Clinical Law	12	T.M. Cooley J. Prac. & Clin. L., No. 2, Pp. 115-334, 2010.
UCLA Law Review	58	UCLA L. Rev., No. 1, October, 2010.
University of Louisville Law Review	46	U. Louisville L. Rev., No. 3, Pp. 383-558, 2008.
University of Pennsylvania Journal of Constitutional Law	12	U. Pa. J. Const. L., No. 5, June, 2010.
University of Pennsylvania Journal of Law and Social Change	13	U. Pa. J.L. & Soc. Change, No. 3, Pp. 265-359, 2009-2010.
Villanova Law Review	55	Vill. L. Rev., No. 3, Pp. 509-802, 2010.
Virginia Journal of International Law	50	Va. J. Int'l L., No. 1, Fall, 2009.
Virginia Law Review	96	Va. L. Rev., No. 7, November, 2010.
Virginia Tax Review	30	Va. Tax Rev., No. 2, Fall, 2010.
William and Mary Law Review	52	Wm. & Mary L. Rev., No. 1, October, 2010.
Yale Law Journal	120	Yale L.J., No. 2, November, 2010.

## ADMINISTRATIVE LAW

Cuenin, Ari. Note. Mooting the night away: postinauguration midnight-rule changer and vacatur for mootness. 60 Duke L.J. 453-497 (2010).

Franklin, David L. Legislative rules, nonlegislative rules, and the perils of the short cut. 120 Yale L.J. 276-326 (2010).

Hartman, Scott A. Note. Privacy, personhood, and the courts: FOIA Exemption 7(C) in context. (AT & T v. FCC, 582 F.3d 490, 2009.) 120 Yale L.J. 379-395 (2010).

Raso, Connor N. and William N. Eskridge, Jr. **Chevron** as a canon, not a precedent: an empirical study of what motivates justices in agency deference cases. 110 Colum. L. Rev. 1727-1817 (2010).

Page 2 February 11, 2011

Smith, Craig. Note. Taking "due account" of the APA's prejudicial-error rule. 96 Va. L. Rev. 1727-1765 (2010).

### **AGENCY**

Krug, Anita K. Moving beyond the clamor for "hedge fund regulation": a reconsideration of "client" under the Investment Advisers Act of 1940. 55 Vill. L. Rev. 661-700 (2010).

Laby, Arthur B. Fiduciary obligations of broker-dealers and investment advisers. 55 Vill. L. Rev. 701-742 (2010).

### AIR AND SPACE LAW

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

Journal of Space Law

#### ARTS AND ENTERTAINMENT

Butt, Rachel Isabelle. Note. Appropriation art and fair use. 25 Ohio St. J. on Disp. Resol. 1055-1093 (2010).

Ribstein, Larry E. How movies created the financial crisis. 2009 Mich. St. L. Rev. 1171-1186.

Wade, Melissa D. Note. "We need a resolution": negligent interference with contractual relations—justifications for entertainment companies' tort recovery for the negligent death or serious physical injury of an artist. 46 U. Louisville L. Rev. 535-558 (2008).

#### BANKING AND FINANCE

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

Villanova Law Review

Combs, Thomas. Note. A proposal for regulation of the Government-Sponsored Enterprises. 84 St. John's L. Rev. 759-796 (2010).

Crespi, Gregory Scott. The trillion dollar problem of underwater homeowners: avoiding a new surge of foreclosures by encouraging principal-reducing loan modifications. 51 Santa Clara L. Rev. 153-216 (2011).

Harkness, Donna S. "Just let me borrow your charge card, Ma": how the enlightened borrower paradigm and the improvident extension of credit facilitate exploitation of the elderly by those nearest and dearest to them. 16 Geo. J. on Poverty L. & Pol'y 367-389 (2009).

Macchiarola, Michael C. and Arun Abraham. Options for student borrowers: a derivatives-based proposal to protect students and to control debt-fueled inflation in the higher education market. 20 Cornell J.L. & Pub. Pol'y 67-138 (2010).

Murphy, A. Brooke. Comment. Credit rating immunity? How the hands-off approach toward credit rating agencies led to the subprime credit crisis and the need for greater accountability. 62 Okla. L. Rev. 735-792 (2010).

Ribstein, Larry E. How movies created the financial crisis. 2009 Mich. St. L. Rev. 1171-1186.

Stein, Sarah Ilene. Comment. Wake up Fannie, I think I got something to say to you: financing Community Land Trust homebuyers without stripping affordability provisions. 60 Emory L.J. 209-249 (2010).

Vitello, Cody. Note. The Wall Street Reform Act of 2010 and what it means for Joe & Jane consumer. 23 Loy. Consumer L. Rev. 99-111 (2010).

Zaring, David. A lack of resolution. 60 Emory L.J. 97-157 (2010).

Symposium. Financial Regulatory Reform: Genesis, Progress, and Impact. Articles by Elizabeth F. Brown, Ronald J. Colombo, Ann Graham, Joan MacLeod Heminway, Anita K. Krug, Arthur B. Laby, Eric J. Pan and Jeffrey E. Thomas. 55 Vill. L. Rev. 509-801 (2010).

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

#### **BANKRUPTCY LAW**

Buccola Vincent S.J. and Ashley C. Keller. Credit bidding and the design of bankruptcy auctions. 18 Geo. Mason L. Rev. 99-124 (2010).

Skeel, David A., Jr. Competing narratives in corporate bankruptcy: debtor in control vs. no time to spare. 2009 Mich. St. L. Rev. 1187-1205.

## **BIOGRAPHY**

Horowitz, Daniel. David Riesman: from law to social criticism. 58 Buff. L. Rev. 1005-1029 (2010).

## CIVIL RIGHTS AND DISCRIMINATION

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

George Mason University Civil Rights Law Journal

Duncan, William C. Problems of classification. 4 Liberty U. L. Rev. 465-478 (2010).

Harris, Cheryl I. and Kimberly West-Faulcon. Reading **Ricci**: whitening discrimination, racing test fairness. 58 UCLA L. Rev. 73-165 (2010).

Jones, Jeffrey Douglas. Enfeebling the ADA: the ADA Amendments Act of 2008. 62 Okla. L. Rev. 667-699 (2010).

Kassem, Ramzi. Implausible realities: **Iqbal**'s entrenchment of majority group skepticism towards discrimination claims. 114 Penn St. L. Rev. 1443-1483 (2010).

Norton, Helen. The Supreme Court's post-racial turn towards a zero-sum understanding of equality. 52 Wm. & Mary L. Rev. 197-259 (2010).

Page 3 February 11, 2011

Romero, Victor C. Interrogating Iqbal: intent, inertia, and (a lack of) imagination. 114 Penn St. L. Rev. 1419-1442 (2010).

Short, Caren E. Comment. "Phantom constituents": a Voting Rights Act challenge to prison-based gerrymandering. 53 How. L.J. 899-944 (2010).

Wadhia, Shoba Sivaprasad. Business as usual: immigration and the national security exception. 114 Penn St. L. Rev. 1485-1535 (2010).

Walker, Anders. *Blackboard Jungle*: delinquency, desegregation, and the cultural politics of **Brown**. 110 Colum. L. Rev. 1911-1953 (2010).

Wardle, Lynn D. A house divided: same-sex marriage and dangers to civil rights. 4 Liberty U. L. Rev. 537-591 (2010).

#### **COMMERCIAL LAW**

Fliegelman, Jessica E. Note. The next generation of greenwash: diminishing consumer confusion through a national eco-labeling program. 37 Fordham Urb. L.J. 1001-1056 (2010).

Gilo, David and Ariel Porat. Viewing unconscionability through a market lens. 52 Wm. & Mary L. Rev. 133-195 (2010).

#### COMMUNICATIONS LAW

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

Buffalo Law Review

Frieden, Rob. Invoking and avoiding the First Amendment: how Internet service providers leverage their status as both content creators and neutral conduits. 12 U. Pa. J. Const. L. 1279-1323 (2010).

Lippert, James E. Note. Enforcing rights: a case for private rights of action under section 253 of the Federal Telecommunications Act of 1996. 84 St. John's L. Rev. 657-691 (2010).

Advertising and the Law. Foreword by Mark Bartholomew; articles by Rebecca Tushnet, Sonia K. Katyal, Lisa P. Ramsey, Mark Bartholomew, Alberto R. Salazar V. and Daniel Horowitz. 58 Buff. L. Rev. 717-1029 (2010).

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

### COMPARATIVE AND FOREIGN LAW

Abbot, Carolyn and David Booton. Using patent law's teaching function to introduce an environmental ethic into the process of technical innovation. 21 Geo. Int'l Envtl. L. Rev. 219-255 (2009).

Austin, Graeme W. Four questions about the Australian approach to fair dealing defenses to copyright infringement. 57 J. Copyright Soc'y U.S.A. 611-629 (2010).

Beck, Joseph M., Allison M. Scott and Katharine M. Sullivan. Moral rights and wrongs: conflicts in the digital world. 57 J. Copyright Soc'y U.S.A. 587-610 (2010).

Briese, Robyn. Climate change mitigation down under: legislative responses in a federal system. 13 Asia Pac. J. Envtl. L. 75-114 (2010).

Brown, Elizabeth F. A comparison of the handling of the financial crisis in the United States, the United Kingdom, and Australia. 55 Vill. L. Rev. 509-575 (2010).

Caddy, Lorna, Niri Shan and Valerie Aumage. The European approach to fair dealing — harmony or discord? 57 J. Copyright Soc'y U.S.A. 573-585 (2010).

Clarke, Pepe and Carine David. New provincial environmental legislation in New Caledonia: continuity and reform in environmental governance in a French Pacific territory. 13 Asia Pac. J. Envtl. L. 135-145 (2010).

de Búrca, Gráinne. If at first you don't succeed: vote, vote again: analyzing the second referendum phenomenon in EU treaty change. 33 Fordham Int'l L.J. 1472-1489 (2010).

Doi, Teruo. Availability of the "fair use" defense under the Copyright Act of Japan: legislative and case law developments for better adapting it to the digital/network environment. 57 J. Copyright Soc'y U.S.A. 631-653 (2010).

Dotan, Amira, et al. Fair use best practices for higher education institutions: the Israeli experience. 57 J. Copyright Soc'y U.S.A. 447-471 (2010).

Eeckhout, Piet. The growing influence of European Union law. 33 Fordham Int'l L.J. 1490-1521 (2010).

Farmer, Susan Beth. The impact of China's antitrust law and other competition policies on U.S. companies. 23 Loy. Consumer L. Rev. 34-53 (2010).

Fortuño, Luis G., Governor of Puerto Rico. Puerto Rico's stellar vocation. 20 Cornell J.L. & Pub. Pol'y 181-190 (2010).

Geller, Paul Edward. A German approach to fair use: test cases for TRIPs criteria for copyright limitations? 57 J. Copyright Soc'y U.S.A. 553-571 (2010).

Hollander, Michael. Note. Gay rights in Uganda: seeking to overturn Uganda's anti-sodomy laws. 50 Va. J. Int'l L. 219-266 (2009).

Howard, A.E. Dick. A traveler from an antique land: the modern renaissance of comparative constitutionalism. 50 Va. J. Int'l L. 3-41 (2009).

Jayadevan, V.R. Interpretation of the amending clause: the brawl between the spirit of natural law and the ghost of analytical positivism—a comparative overview of the American and Indian experiences. 33 Hamline L. Rev. 243-280 (2010).

Page 4 February 11, 2011

Kim, Joshua and student Alicia Pitts. The Patent Prosecution Highway: is life in the fast lane worth the cost? 1 Hastings Sci. & Tech. L.J. 127-151 (2009).

Lenaerts, Koen. Federalism and the rule of law: perspectives from the European Court of Justice. 33 Fordham Int'l L.J. 1338-1387 (2010).

Marsden, Simon. Environmental impact assessment in Hong Kong: an evaluation of principles, procedures and practice post-1997. 13 Asia Pac. J. Envtl. L. 115-133 (2010).

Maxeiner, James R. Pleading and access to civil procedure: historical and comparative reflections on **Iqbal**, a day in court and a decision according to law. 114 Penn St. L. Rev. 1257-1289 (2010).

Oliver, Peter. Of trailers and jet skis: is the case law on article 34 TFEU hurtling in a new direction? 33 Fordham Int'l L.J. 1423-1471 (2010).

Pan, Eric J. Four challenges to financial regulatory reform. 55 Vill. L. Rev. 743-772 (2010).

Partnoy, Frank. *The Match King*, Chapter 9: the author's cut. 2009 Mich. St. L. Rev. 1207-1238.

Qian, Wang. Is downloading of pirated content for private purposes a copyright infringement in China? 57 J. Copyright Soc'y U.S.A. 655-665 (2010).

Rush, Andrea. What Anna Karenina might have said about copyright qualifications under Canadian law. 57 J. Copyright Soc'y U.S.A. 667-682 (2010).

Schiemann, Konrad. The state's liability in damages for administrative action. 33 Fordham Int'l L.J. 1548-1563 (2010).

Senftleben, Martin. Bridging the differences between copyright's legal traditions — the emerging EC fair use doctrine. 57 J. Copyright Soc'y U.S.A. 521-552 (2010).

Shearing, Susan. Australia's national heritage law framework under review. 13 Asia Pac. J. Envtl. L. 1-15 (2010).

Simpson, Brett. International involvement in preservation of the Brazilian Amazon rainforest: context, constraints and scope. 13 Asia Pac. J. Envtl. L. 39-59 (2010).

White, Robin C.A. Revisiting free movement of workers. 33 Fordham Int'l L.J. 1564-1587 (2010).

## CONSTITUTIONAL LAW, GENERALLY

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

University of Pennsylvania Journal of Constitutional Law

Bell, Abraham and Gideon Parchomovsky. The hidden function of takings compensation. 96 Va. L. Rev. 1673-1725 (2010).

Brown, Mark R. Qualified immunity and interlocutory fact-finding in the courts of appeals. 114 Penn St. L. Rev. 1317-1332 (2010).

Brownell, Roy E. II. Vice presidential secrecy: a study in comparative constitutional privilege and historical development. 84 St. John's L. Rev. 423-631 (2010).

Buxton, Michael J. No *habeas* for you! Al Maqaleh v. Gates, the Bagram detainees, and the global insurgency. (Al Maqaleh v. Gates, 605 F.3d 84, 2010.) 60 Am. U. L. Rev. 519-533 (2010).

Collins, Kristin A. "A considerable surgical operation": Article III, equity, and judge-made law in the federal courts. 60 Duke L.J. 249-343 (2010).

De Oliveira, Pedro. Note. Same day voter registration: post-Crawford reform to address the growing burdens on lower-income voters. (Crawford v. Marion County Election Bd., 128 S. Ct. 1610, 2008.) 16 Geo. J. on Poverty L. & Pol'y 345-366 (2009).

Erbsen, Allan. Impersonal jurisdiction. 60 Emory L.J. 1-96 (2010).

Gildin, Gary S. The Supreme Court's legislative agenda to free government from accountability for constitutional deprivations. 114 Penn St. L. Rev. 1333-1386 (2010).

Howard, A.E. Dick. A traveler from an antique land: the modern renaissance of comparative constitutionalism. 50 Va. J. Int'l L. 3-41 (2009).

Jacobs, Allan J. Needles and notebooks: the limits of requiring immunization for school attendance. 33 Hamline L. Rev. 171-203 (2010).

Jayadevan, V.R. Interpretation of the amending clause: the brawl between the spirit of natural law and the ghost of analytical positivism—a comparative overview of the American and Indian experiences. 33 Hamline L. Rev. 243-280 (2010).

Kinports, Kit. **Iqbal** and supervisory immunity. 114 Penn St. L. Rev. 1291-1316 (2010).

Pfander, James E. **Iqbal**, **Bivens**, and the role of judge-made law in constitutional litigation. 114 Penn St. L. Rev. 1387-1417 (2010).

Piper, Kaitlyn, L. Note. New York's fight over blight: the role of economic underutilization in **Kaur**. (**Kaur v. N.Y. State Urban Dev. Corp.**, 2010 N.Y. LEXIS 1181, 2010.) 37 Fordham Urb. L.J. 1149-1195 (2010).

Priester, Benjamin J. *Apprendi* land becomes bizarro world: "policy nullification" and other surreal doctrines in the new constitutional law of sentencing. 51 Santa Clara L. Rev. 1-78 (2011).

Page 5 February 11, 2011

Racketa, Alexander D. Note. Takings for economic development in New York: a constitutional slam dunk? 20 Cornell J.L. & Pub. Pol'y 191-218 (2010).

Rappaport, Michael B. Reforming Article V: the problems created by the national convention amendment method and how to fix them. 96 Va. L. Rev. 1509-1581 (2010).

Wright, R. George. Homelessness and the missing constitutional dimension of fraternity. 46 U. Louisville L. Rev. 437-472 (2008).

### CONSUMER PROTECTION LAW

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

Buffalo Law Review

Loyola Consumer Law Review

Deats, Caleb. Note. Talk that isn't cheap: does the First Amendment protect credit rating agencies' faulty methodologies from regulation? 110 Colum. L. Rev. 1818-1864 (2010).

Drahozal, Christopher R. and Samantha Zyontz. An empirical study of AAA consumer arbitrations. 25 Ohio St. J. on Disp. Resol. 843-930 (2010).

Graham, Ann. The Consumer Financial Protection Agency: love it or hate it, U.S. financial regulation needs it. 55 Vill. L. Rev. 603-626 (2010).

Harkness, Donna S. "Just let me borrow your charge card, Ma": how the enlightened borrower paradigm and the improvident extension of credit facilitate exploitation of the elderly by those nearest and dearest to them. 16 Geo. J. on Poverty L. & Pol'y 367-389 (2009).

Advertising and the Law. Foreword by Mark Bartholomew; articles by Rebecca Tushnet, Sonia K. Katyal, Lisa P. Ramsey, Mark Bartholomew, Alberto R. Salazar V. and Daniel Horowitz. 58 Buff. L. Rev. 717-1029 (2010).

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

### **CONTRACTS**

Barnes, Brian. Note. Against insurance rescission. 120 Yale L.J. 328-365 (2010).

Gilo, David and Ariel Porat. Viewing unconscionability through a market lens. 52 Wm. & Mary L. Rev. 133-195 (2010).

Wade, Melissa D. Note. "We need a resolution": negligent interference with contractual relations—justifications for entertainment companies' tort recovery for the negligent death or serious physical injury of an artist. 46 U. Louisville L. Rev. 535-558 (2008).

#### **CORPORATIONS**

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

Michigan State Law Review

Hargrove, Monica R. The evolution of black lawyers in corporate America: from the road less traveled to managing the major highways. 53 How. L.J. 749-800 (2010).

Harris, Lee. Shareholder campaign funds: a campaign subsidy scheme for corporate elections. 58 UCLA L. Rev. 167-219 (2010).

Hartman, Scott A. Note. Privacy, personhood, and the courts: FOIA Exemption 7(C) in context. (AT & T v. FCC, 582 F.3d 490, 2009.) 120 Yale L.J. 379-395 (2010).

Mamolea, Andrei. The future of corporate aiding and abetting liability under the Alien Tort Statute: a roadmap. 51 Santa Clara L. Rev. 79-152 (2011).

Salazar, Alberto R. V. Consumer counter-advertising law and corporate social responsibility. 58 Buff. L. Rev. 977-1004 (2010).

Tuch, Andrew F. Multiple gatekeepers. 96 Va. L. Rev. 1583-1672 (2010).

Watson, Brandon M. Note. Contractor beware—increased damages ahead: the Tenth Circuit predicts that Oklahoma would allow new businesses to recover lost profits in ... (**Specialty Beverages, L.L.C. v. Pabst Brewing Co.**, 537 F.3d 1165, 2008.) 62 Okla. L. Rev. 817-837 (2010).

Wilkins, David B. The new social engineers in the age of Obama: black corporate lawyers and the making of the first black President. 53 How. L.J. 557-644 (2010).

Symposium on Business Law and Narrative. Introduction by Mae Kuykendall and David Westbrook; articles by Geoffrey Miller, Lyman Johnson, H. Porter Abbott, James Seaton, Donald C. Langevoort, Angel Kwolek-Folland, Jeffrey Nesteruk, Christine Hurt, Jill Horwitz, Joan MacLeod Heminway, Daniel J.H. Greenwood, Philippe Carrard, Thomas W. Joo, Larry Catá Backer, Larry E. Ribstein, David A. Skeel, Jr. and Frank Partnoy. 2009 Mich. St. L. Rev. 817-1238.

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

## **COURTS**

Greenawalt, Alexander K.A. Complementarity in crisis: Uganda, alternative justice, and the International Criminal Court. 50 Va. J. Int'l L. 107-162 (2009).

Page 6 February 11, 2011

Lenaerts, Koen. Federalism and the rule of law: perspectives from the European Court of Justice. 33 Fordham Int'l L.J. 1338-1387 (2010).

Murray, Hon. John L., Chief Justice of Ireland. The influence of the European Convention on Fundamental Rights on community law. 33 Fordham Int'l L.J. 1388-1422 (2010).

#### CRIMINAL LAW AND PROCEDURE

Acosta, Adam M. Comment. Len Bias' death still haunts crack-cocaine offenders after twenty years: failing to reduce disproportionate crack-cocaine sentences under 18 U.S.C. § 3582. 53 How. L.J. 825-858 (2010).

Anderson, Michael. Note. Reconceptualizing aggression. 60 Duke L.J. 411-451 (2010).

Bowers, Josh. Legal guilt, normative innocence, and the equitable decision not to prosecute. 110 Colum. L. Rev. 1655-1726 (2010).

Cochran, Donald Q. Material witness detention in a post-9/11 world: mission creep or fresh start? 18 Geo. Mason L. Rev. 1-41 (2010).

Greenawalt, Alexander K.A. Complementarity in crisis: Uganda, alternative justice, and the International Criminal Court. 50 Va. J. Int'l L. 107-162 (2009).

Gruber, Aya. A distributive theory of criminal law. 52 Wm. & Mary L. Rev. 1-73 (2010).

Gunasekara, Surya Gablin. Student article. The march of science: Fourth Amendment implications on remote sensing in criminal law. 36 J. Space L. 115-141 (2010).

Hines, Bradley W. Student article. **Melendez-Diaz v. Massachusetts**: forcing America to pay the premium price for the nation's new Confrontation Clause. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 21 Geo. Mason U. Civ. Rts. L.J. 123-158 (2010).

Hollander, Michael. Note. Gay rights in Uganda: seeking to overturn Uganda's anti-sodomy laws. 50 Va. J. Int'l L. 219-266 (2009).

Krauss, Rebecca. Comment. Neuroscience and institutional choice in federal sentencing law. 120 Yale L.J. 367-378 (2010).

LaFramboise, Drew B. Note. Arbitrating the Great Writ: resolving federal habeas corpus disputes through arbitration. 25 Ohio St. J. on Disp. Resol. 1023-1054 (2010).

O'Keefe, Katherine B. Note. Protecting the homeless under vulnerable victim sentencing guidelines: an alternative to inclusion in hate crime laws. 52 Wm. & Mary L. Rev. 301-326 (2010).

Peluso, Anthony D. Note. A distinction without a difference: how **Callahan v. Millard County** drew an unwarranted line in the sand of Fourth Amendment jurisprudence. (**Callahan v. Millard County**, 494 F.3d 891, 2007, *rev'd on other grounds sub nom.* **Pearson v. Callahan**, 129 S. Ct. 808, 2009.) 18 Geo. Mason L. Rev. 163-192 (2010).

Rapping, Jonathan A. National crisis, national neglect: realizing justice through transformative change. 13 U. Pa. J.L. & Soc. Change 331-359 (2009-2010).

Smith, Abbe. In praise of the Guilty Project: a criminal defense lawyer's growing anxiety about innocence projects. 13 U. Pa. J.L. & Soc. Change 315-329 (2009-2010).

Smith, Matthew A. Note. Advice and complicity. 60 Duke L.J. 499-535 (2010).

Smith, Michael. Note. Barely legal: vagueness and the prohibition of pornography as a condition of supervised release. 84 St. John's L. Rev. 727-757 (2010).

Strack, Gael and Hon. Eugene Hyman. Your patient, my client. Her safety: a physician's guide to avoiding the courtroom while helping victims of domestic violence. 11 DePaul J. Health Care L. 33-68 (2007).

Weir, Bryan K. Student article. It's (not so) plain to see: the circuit split on the plain view doctrine in digital searches. 21 Geo. Mason U. Civ. Rts. L.J. 83-121 (2010).

## DISPUTE RESOLUTION

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

Ohio State Journal on Dispute Resolution

Godfrey, Jenna M. Comment. Americanization of discovery: why statutory interpretation bars 28 U.S.C. § 1782(a)'s application in private international arbitration proceedings. 60 Am. U. L. Rev. 475-518 (2010).

Welsh, Nancy A. I could have been a contender: summary jury trial as a means to overcome **Iqbal**'s negative effects upon pre-litigation communication, negotiation and early, consensual dispute resolution. 114 Penn St. L. Rev. 1149-1189 (2010).

### DOMESTIC RELATIONS

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

DePaul Journal of Health Care Law

Aiken, Jane and Katherine Goldwasser. The perils of empowerment. 20 Cornell J.L. & Pub. Pol'y 139-180 (2010).

Page 7 February 11, 2011

Kohm, Lynne Marie. The First Amendment, homosexual unions, and "newspeak": has the language surrounding the marriage debate altered the nature of marriage itself, or affected the truth of the issues inherent in alternative marriage demands? 4 Liberty U. L. Rev. 593-615 (2010).

Wardle, Lynn D. A house divided: same-sex marriage and dangers to civil rights. 4 Liberty U. L. Rev. 537-591 (2010).

American Medical Association National Advisory Council on Violence and Abuse Saltzman Symposium. Introduction by Dr. Donnie Mitchell; articles by Dr. Steven W. Kairys, Gael Strack, Hon. Eugene Hyman, Dr. Harriet L. MacMillan, C. Nadine Wathen and student Stephanie A. Wolfson. 11 DePaul J. Health Care L. 1-87 (2007).

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

### **ECONOMICS**

Fortuño, Luis G., Governor of Puerto Rico. Puerto Rico's stellar vocation. 20 Cornell J.L. & Pub. Pol'y 181-190 (2010).

Halpern, James S. Putting the cart before the horse: determining economic substance independent of the language of the Code. 30 Va. Tax Rev. 327-338 (2010).

Piper, Kaitlyn, L. Note. New York's fight over blight: the role of economic underutilization in **Kaur**. (**Kaur v. N.Y. State Urban Dev. Corp.**, 2010 N.Y. LEXIS 1181, 2010.) 37 Fordham Urb. L.J. 1149-1195 (2010).

Racketa, Alexander D. Note. Takings for economic development in New York: a constitutional slam dunk? 20 Cornell J.L. & Pub. Pol'y 191-218 (2010).

Santos, Alvaro. Labor flexibility, legal reform, and economic development. 50 Va. J. Int'l L. 43-106 (2009).

Srinivasan, T.N. Global trading system: decline of nondiscrimination and rise of preferential trade arrangements and agreements. 46 Stan. J. Int'l L. 199-217 (2010).

Welly, Nicholas D. Student article. Enlightened state-interest—a legal framework for protecting the "common interest of all mankind" from Hardinian tragedy. 36 J. Space L. 273-313 (2010).

Welti, Tyler. Market sovereignty: managing the commodity of sovereign rights. 21 Geo. Int'l Envtl. L. Rev. 337-366 (2009).

## **EDUCATION LAW**

Dotan, Amira, et al. Fair use best practices for higher education institutions: the Israeli experience. 57 J. Copyright Soc'y U.S.A. 447-471 (2010).

Fronk, Nathan S. Winner of ACS's National Student Writing Competition. **Doninger v. Niehoff**: an example of public schools' paternalism and the off-campus restriction of students' First Amendment rights. (**Doninger v. Niehoff**, 527 F.3d 41, 2008.) 12 U. Pa. J. Const. L. 1417-1442 (2010).

Goldberg, Erica and Kelly Sarabyn. Measuring a "degree of deference": institutional academic freedom in a post-**Grutter** world. 51 Santa Clara L. Rev. 217-264 (2011).

Jacobs, Allan J. Needles and notebooks: the limits of requiring immunization for school attendance. 33 Hamline L. Rev. 171-203 (2010).

Kaye, Judith S. Claire Flom Memorial Lecture. Hats off to Claire Flom: education and the importance of being involved. 37 Fordham Urb. L.J. 1197-1206 (2010).

Morelli, Robert E. Note. Survival of the fittest: an examination of the Louisiana Science Education Act. 84 St. John's L. Rev. 797-832 (2010).

Schube, Curtis. Public schools are replacing parents: the erosion of the parental right to control the educational and moral upbringing of children. 12 T.M. Cooley J. Prac. & Clin. L. 121-145 (2010).

Shadowen, Steve D. Personal dignity, equal opportunity, and the elimination of legacy preferences. 21 Geo. Mason U. Civ. Rts. L.J. 31-82 (2010).

Vanze, J. Shaw. Comment. The constitutionality of single-sex public education in Pennsylvania elementary and secondary schools. 12 U. Pa. J. Const. L. 1479-1507 (2010).

### **ELDER LAW**

Dorocak, John R. *De facto* disparate impact familial discrimination (housing for older persons age fifty-five and over) under the Fair Housing Act: is it legal? Is it constitutional? 21 Geo. Mason U. Civ. Rts. L.J. 1-29 (2010).

Harkness, Donna S. "Just let me borrow your charge card, Ma": how the enlightened borrower paradigm and the improvident extension of credit facilitate exploitation of the elderly by those nearest and dearest to them. 16 Geo. J. on Poverty L. & Pol'y 367-389 (2009).

Pietsch, James H. Who's afraid of protecting older persons?—Addressing the false illusion of having to keep "elder" out of elder abuse laws. 16 Geo. J. on Poverty L. & Pol'y 391-411 (2009).

Rosenberg, Joseph A. Poverty, guardianship, and the vulnerable elderly: human narrative and statistical patterns in a snapshot of adult guardianship cases in New York. 16 Geo. J. on Poverty L. & Pol'y 315-343 (2009).

Salkin, Patricia E. A quiet crisis in America: meeting the affordable housing needs of the invisible low-income healthy seniors. 16 Geo. J. on Poverty L. & Pol'y 285-314 (2009).

#### EMPLOYMENT PRACTICE

Arnow-Richman, Rachel. Just notice: re-reforming employment at will. 58 UCLA L. Rev. 1-72 (2010).

Page 8 February 11, 2011

Hyde, Alan. Labor arbitration of discrimination claims after **14 Penn Plaza v. Pyett**: letting discrimination defendants decide whether plaintiffs may sue them. 25 Ohio St. J. on Disp. Resol. 975-1022 (2010).

Sperino, Sandra. The new calculus of punitive damages for employment discrimination cases. 62 Okla. L. Rev. 701-734 (2010).

#### ENVIRONMENTAL LAW

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

Asia Pacific Journal of Environmental Law Georgetown International Environmental Law Review

Case, Lauren. Comment. Climate change: a new realm of tort litigation, and how to recover when the litigation heats up. 51 Santa Clara L. Rev. 265-298 (2011).

Fliegelman, Jessica E. Note. The next generation of greenwash: diminishing consumer confusion through a national eco-labeling program. 37 Fordham Urb. L.J. 1001-1056 (2010).

Jans, Jan H. Stop the integration principle? 33 Fordham Int'l L.J. 1533-1547 (2010).

Knox, John H. Climate change and human rights law. 50 Va. J. Int'l L. 163-218 (2009).

### **EVIDENCE**

Hines, Bradley W. Student article. **Melendez-Diaz v. Massachusetts**: forcing America to pay the premium price for the nation's new Confrontation Clause. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 21 Geo. Mason U. Civ. Rts. L.J. 123-158 (2010).

Honaker, Jason. Note. Bifurcation, prejudice, and punitives: rethinking Kentucky's section 411.186 restraints on judicial discretion. 46 U. Louisville L. Rev. 473-494 (2008).

#### FIRST AMENDMENT

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

Buffalo Law Review

Deats, Caleb. Note. Talk that isn't cheap: does the First Amendment protect credit rating agencies' faulty methodologies from regulation? 110 Colum. L. Rev. 1818-1864 (2010).

Fliegelman, Jessica E. Note. The next generation of greenwash: diminishing consumer confusion through a national eco-labeling program. 37 Fordham Urb. L.J. 1001-1056 (2010).

Frieden, Rob. Invoking and avoiding the First Amendment: how Internet service providers leverage their status as both content creators and neutral conduits. 12 U. Pa. J. Const. L. 1279-1323 (2010).

Fronk, Nathan S. Winner of ACS's National Student Writing Competition. **Doninger v. Niehoff**: an example of public schools' paternalism and the off-campus restriction of students' First Amendment rights. (**Doninger v. Niehoff**, 527 F.3d 41, 2008.) 12 U. Pa. J. Const. L. 1417-1442 (2010).

Goldberg, Erica and Kelly Sarabyn. Measuring a "degree of deference": institutional academic freedom in a post-**Grutter** world. 51 Santa Clara L. Rev. 217-264 (2011).

Kohm, Lynne Marie. The First Amendment, homosexual unions, and "newspeak": has the language surrounding the marriage debate altered the nature of marriage itself, or affected the truth of the issues inherent in alternative marriage demands? 4 Liberty U. L. Rev. 593-615 (2010).

Morelli, Robert E. Note. Survival of the fittest: an examination of the Louisiana Science Education Act. 84 St. John's L. Rev. 797-832 (2010).

Advertising and the Law. Foreword by Mark Bartholomew; articles by Rebecca Tushnet, Sonia K. Katyal, Lisa P. Ramsey, Mark Bartholomew, Alberto R. Salazar V. and Daniel Horowitz. 58 Buff. L. Rev. 717-1029 (2010).

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

## FOOD AND DRUG LAW

Beard, James W. Note. A better carrot. Incentivizing patent reexamination. 1 Hastings Sci. & Tech. L.J. 169-200 (2009).

Hanson, Benjamin B. Comment. Defend the Williams Wall, leave professional sports drug testing policies in shambles: the decision and consequences of ... (Williams v. National Football League, 582 F.3d 863, 2009.) 33 Hamline L. Rev. 327-373 (2010).

Newsom, William J. Note. Exceeding the scope of the patent: solving the reverse payment settlement problem through antitrust enforcement and regulatory reform. 1 Hastings Sci. & Tech. L.J. 201-240 (2009).

Potomac, Richard. Student article. Are you sure you want to eat that?: U.S. government and private regulation of domestically produced and marketed dietary supplements. 23 Loy. Consumer L. Rev. 54-98 (2010).

### FOURTEENTH AMENDMENT

Epps, Garrett. The Citizenship Clause: a "legislative history." 60 Am. U. L. Rev. 331-391 (2010).

Shadowen, Steve D. Personal dignity, equal opportunity, and the elimination of legacy preferences. 21 Geo. Mason U. Civ. Rts. L.J. 31-82 (2010).

Page 9 February 11, 2011

#### **GAMING**

Lewis, Brian L. A day late and a dollar short: Section 2719 of the Indian Gaming Regulatory Act, the interpretation of its exceptions and the Part 292 regulations. 12 T.M. Cooley J. Prac. & Clin. L. 147-191 (2010).

#### GOVERNMENT CONTRACTS

Brown, Edward R. Note. Not a **Tecom** party: there's "very little likelihood" **Geren v. Tecom** will promote sound government contracting practices. (**Geren v. Tecom, Inc.**, 566 F.3d 1037, 2009) 18 Geo. Mason L. Rev. 193-218 (2010).

Dirkx, Marielle Elisabet. Student article. High hopes and low estimates: new space's rocky contractual road. 36 J. Space L. 55-86 (2010).

### HEALTH LAW AND POLICY

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

DePaul Journal of Health Care Law

Cohen, Beverly. Saving the savings clause: advocating a broader reading of the **Miller** test to enable states to protect ERISA health plan members by regulating insurance. 18 Geo. Mason L. Rev. 125-161 (2010).

Coughlin, Michelle Browning. Note. Proposing a uniform national graduated driver license law to reduce motor-vehicle fatalities among teenagers. 46 U. Louisville L. Rev. 495-533 (2008).

Jacobs, Allan J. Needles and notebooks: the limits of requiring immunization for school attendance. 33 Hamline L. Rev. 171-203 (2010).

Killelea, Amy. Note. Collaborative lawyering meets collaborative doctoring: how a multidisciplinary partnership for HIV/Aids services can improve outcomes for the marginalized sick. 16 Geo. J. on Poverty L. & Pol'y 413-459 (2009).

Leonard, Elizabeth Weeks. State constitutionalism and the right to health care. 12 U. Pa. J. Const. L. 1325-1406 (2010).

Mantel, Jessica. Setting national coverage standards for health plans under healthcare reform. 58 UCLA L. Rev. 221-279 (2010).

## HOUSING LAW

Combs, Thomas. Note. A proposal for regulation of the Government-Sponsored Enterprises. 84 St. John's L. Rev. 759-796 (2010).

Dorocak, John R. *De facto* disparate impact familial discrimination (housing for older persons age fifty-five and over) under the Fair Housing Act: is it legal? Is it constitutional? 21 Geo. Mason U. Civ. Rts. L.J. 1-29 (2010).

Edmiston, Stuart C. Comment. Secrets worth keeping: toward a principled basis for stigmatized property disclosure statutes. 58 UCLA L. Rev. 281-320 (2010).

Pennisi, Mary. Note. A herculean leap for the hard case of post-acquisition claims: interpreting Fair Housing Act section 3604(b) after **Modesto**. (**Committee Concerning Community Improvement v. City of Modesto**, 583 F.3d 690, 2009.) 37 Fordham Urb. L.J. 1083-1147 (2010).

Salkin, Patricia E. A quiet crisis in America: meeting the affordable housing needs of the invisible low-income healthy seniors. 16 Geo. J. on Poverty L. & Pol'y 285-314 (2009).

Stein, Sarah Ilene. Comment. Wake up Fannie, I think I got something to say to you: financing Community Land Trust homebuyers without stripping affordability provisions. 60 Emory L.J. 209-249 (2010).

Wright, R. George. Homelessness and the missing constitutional dimension of fraternity. 46 U. Louisville L. Rev. 437-472 (2008).

### **HUMAN RIGHTS LAW**

Knox, John H. Climate change and human rights law. 50 Va. J. Int'l L. 163-218 (2009).

Murray, Hon. John L., Chief Justice of Ireland. The influence of the European Convention on Fundamental Rights on community law. 33 Fordham Int'l L.J. 1388-1422 (2010).

## IMMIGRATION LAW

Epps, Garrett. The Citizenship Clause: a "legislative history." 60 Am. U. L. Rev. 331-391 (2010).

Narasimhan, Sripriya. Comment. Does "keep out!" mean "stay out!"?: the Immigration and Nationality Act's effect on access to federal courts for constitutional actions. 12 U. Pa. J. Const. L. 1443-1478 (2010).

Wadhia, Shoba Sivaprasad. Business as usual: immigration and the national security exception. 114 Penn St. L. Rev. 1485-1535 (2010).

White, Robin C.A. Revisiting free movement of workers. 33 Fordham Int'l L.J. 1564-1587 (2010).

## INDIAN AND ABORIGINAL LAW

Lewis, Brian L. A day late and a dollar short: Section 2719 of the Indian Gaming Regulatory Act, the interpretation of its exceptions and the Part 292 regulations. 12 T.M. Cooley J. Prac. & Clin. L. 147-191 (2010).

### INSURANCE LAW

Barnes, Brian. Note. Against insurance rescission. 120 Yale L.J. 328-365 (2010).

Cohen, Beverly. Saving the savings clause: advocating a broader reading of the **Miller** test to enable states to protect ERISA health plan members by regulating insurance. 18 Geo. Mason L. Rev. 125-161 (2010).

Page 10 February 11, 2011

Colombo, Ronald J. The role of trust in financial regulation. 55 Vill. L. Rev. 577-601 (2010).

Ordyna, Paul. Student article. Insuring human space flight: an underwriter's dilemma. 36 J. Space L. 231-251 (2010).

Thomas, Jeffrey E. Insurance perspectives on federal financial regulatory reform: addressing misunderstandings and providing a view from a different paradigm. 55 Vill. L. Rev. 773-801 (2010).

#### INTELLECTUAL PROPERTY LAW

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

Buffalo Law Review

Journal of the Copyright Society of the U.S.A.

Abbot, Carolyn and David Booton. Using patent law's teaching function to introduce an environmental ethic into the process of technical innovation. 21 Geo. Int'l Envtl. L. Rev. 219-255 (2009).

Beard, James W. Note. A better carrot. Incentivizing patent reexamination. 1 Hastings Sci. & Tech. L.J. 169-200 (2009).

Bhat B., Sandeepa. Inventions for outer space: need for reconsideration of the patent regime. 36 J. Space L. 1-17 (2010).

Butt, Rachel Isabelle. Note. Appropriation art and fair use. 25 Ohio St. J. on Disp. Resol. 1055-1093 (2010).

Concepcion, Cattleya M. Note. Beyond the lens of **Lenz**: looking to protect fair use during the safe harbor process under the DMCA. (**Lenz v. Universal Music Corp.**, 572 F. Supp. 2d 1150, 2008.) 18 Geo. Mason L. Rev. 219-244 (2010).

Datzov, Nikola L. Comment. The machine-or-transformation patentability test: the reinvention of innovation. 33 Hamline L. Rev. 281-325 (2010).

Kim, Joshua and student Alicia Pitts. The Patent Prosecution Highway: is life in the fast lane worth the cost? 1 Hastings Sci. & Tech. L.J. 127-151 (2009).

La Belle, Megan M. Patent litigation, personal jurisdiction, and the public good. 18 Geo. Mason L. Rev. 43-98 (2010).

Narula, Ritu. Comment. "Wait, I didn't even know my picture was taken!": application of the discovery rule to a right of publicity claim. 53 How. L.J. 859-897 (2010).

Newsom, William J. Note. Exceeding the scope of the patent: solving the reverse payment settlement problem through antitrust enforcement and regulatory reform. 1 Hastings Sci. & Tech. L.J. 201-240 (2009).

Powell, Adam. Note. **KSR** fallout: questions of law based on findings of fact and the continuing problem of hindsight bias. **(KSR Int'l Co. v. Teleflex, Inc.,** 550 U.S. 398, 2007.) 1 Hastings Sci. & Tech. L.J. 241-268 (2009).

Shuster, Michael J. and Juleen Konkel. Of babies and bathwater — the impact of *In re* Bilski on life science patents. 1 Hastings Sci. & Tech. L.J. 153-167 (2009).

Advertising and the Law. Foreword by Mark Bartholomew; articles by Rebecca Tushnet, Sonia K. Katyal, Lisa P. Ramsey, Mark Bartholomew, Alberto R. Salazar V. and Daniel Horowitz. 58 Buff. L. Rev. 717-1029 (2010).

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

### INTERNATIONAL LAW

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

Fordham International Law Journal Georgetown International Environmental Law Review Stanford Journal of International Law Virginia Journal of International Law

Anderson, Michael. Note. Reconceptualizing aggression. 60 Duke L.J. 411-451 (2010).

Bradley, Curtis A. and Mitu Gulati. Withdrawing from international custom. 120 Yale L.J. 202-275 (2010).

Goodman, Theodore W. To the end of the Earth: a study of the boundary between Earth and space. 36 J. Space L. 87-114 (2010).

Kuan, Shang. Student article. Legality of the deployment of anti-satellite weapons in Earth orbit: present and future. 36 J. Space L. 207-230 (2010).

Kwolek-Folland, Angel. The personal is international: sexual harassment narratives and the corporation. 2009 Mich. St. L. Rev. 915-932.

Leary, David. The corporatisation of international responses to climate change: the Global Carbon Capture and Storage Institute. 13 Asia Pac. J. Envtl. L. 17-37 (2010).

Mamolea, Andrei. The future of corporate aiding and abetting liability under the Alien Tort Statute: a roadmap. 51 Santa Clara L. Rev. 79-152 (2011).

Schwartz, Eric J. An overview of the international treatment of exceptions. 57 J. Copyright Soc'y U.S.A. 473-497 (2010).

Shearing, Susan. Australia's national heritage law framework under review. 13 Asia Pac. J. Envtl. L. 1-15 (2010).

Simpson, Brett. International involvement in preservation of the Brazilian Amazon rainforest: context, constraints and scope. 13 Asia Pac. J. Envtl. L. 39-59 (2010).

Su, Junyan. Use of outer space for peaceful purposes: non-militarization, non-aggression and prevention of weaponization. 36 J. Space L. 253-272 (2010).

Page 11 February 11, 2011

Welly, Nicholas D. Student article. Enlightened state-interest—a legal framework for protecting the "common interest of all mankind" from Hardinian tragedy. 36 J. Space L. 273-313 (2010).

## INTERNATIONAL TRADE

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

Stanford Journal of International Law

Farmer, Susan Beth. The impact of China's antitrust law and other competition policies on U.S. companies. 23 Loy. Consumer L. Rev. 34-53 (2010).

Kim, Joshua and student Alicia Pitts. The Patent Prosecution Highway: is life in the fast lane worth the cost? 1 Hastings Sci. & Tech. L.J. 127-151 (2009).

Lat, Tanya Karina A. Note. Testing the limits of GATT Art. XX(b): toxic waste trade, Japan's economic partnership agreements, and the WTO. 21 Geo. Int'l Envtl. L. Rev. 367-393 (2009).

McKenzie, Michael. Emissions reduction policies and the World Trade Organization. 13 Asia Pac. J. Envtl. L. 61-73 (2010).

Oliver, Peter. Of trailers and jet skis: is the case law on article 34 TFEU hurtling in a new direction? 33 Fordham Int'l L.J. 1423-1471 (2010).

A Race to the Bottom?: A Symposium on Preferential Trade Agreements and Discrimination in International Trade. Articles by Alan O. Sykes, Warren H. Maruyama, T.N. Stinivasan, Edward D. Mansfield and Helen V. Milner; book note by Jeffrey Kessler. 46 Stan. J. Int'l L. 171-245 (2010).

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

## **JUDGES**

Blackburne-Rigsby, Hon. Anna. Black women judges: the historical journey of black women to the nation's highest courts. 53 How. L.J. 645-698 (2010).

Collins, Kristin A. "A considerable surgical operation": Article III, equity, and judge-made law in the federal courts. 60 Duke L.J. 249-343 (2010).

Franklin, David L. Legislative rules, nonlegislative rules, and the perils of the short cut. 120 Yale L.J. 276-326 (2010).

Greaves, Rosa. Selected opinions of Lord Slynn as Advocate General. 33 Fordham Int'l L.J. 1522-1532 (2010).

Miller, Geoffrey. Narrative and truth in judicial opinions: corporate charitable giving cases. 2009 Mich. St. L. Rev. 831-845.

Miller, Jason C. and student Hannah B. Murray. Wikipedia in court: when and how citing Wikipedia and other consensus websites is appropriate. 84 St. John's L. Rev. 633-656 (2010).

Raso, Connor N. and William N. Eskridge, Jr. **Chevron** as a canon, not a precedent: an empirical study of what motivates justices in agency deference cases. 110 Colum. L. Rev. 1727-1817 (2010).

### **JURISDICTION**

Cohen, Beverly. Saving the savings clause: advocating a broader reading of the **Miller** test to enable states to protect ERISA health plan members by regulating insurance. 18 Geo. Mason L. Rev. 125-161 (2010).

Erbsen, Allan. Impersonal jurisdiction. 60 Emory L.J. 1-96 (2010).

La Belle, Megan M. Patent litigation, personal jurisdiction, and the public good. 18 Geo. Mason L. Rev. 43-98 (2010).

Lenaerts, Koen. Federalism and the rule of law: perspectives from the European Court of Justice. 33 Fordham Int'l L.J. 1338-1387 (2010).

### **JURISPRUDENCE**

Gruber, Aya. A distributive theory of criminal law. 52 Wm. & Mary L. Rev. 1-73 (2010).

Halstead, C. Brandon. Prometheus unbound? Proposal for a new legal paradigm for air law and space law: orbit law. 36 J. Space L. 143-205 (2010).

Jans, Jan H. Stop the integration principle? 33 Fordham Int'l L.J. 1533-1547 (2010).

Jayadevan, V.R. Interpretation of the amending clause: the brawl between the spirit of natural law and the ghost of analytical positivism—a comparative overview of the American and Indian experiences. 33 Hamline L. Rev. 243-280 (2010).

Knox, John H. Climate change and human rights law. 50 Va. J. Int'l L. 163-218 (2009).

Raso, Connor N. and William N. Eskridge, Jr. **Chevron** as a canon, not a precedent: an empirical study of what motivates justices in agency deference cases. 110 Colum. L. Rev. 1727-1817 (2010).

Santos, Alvaro. Labor flexibility, legal reform, and economic development. 50 Va. J. Int'l L. 43-106 (2009).

Wright, R. George. Homelessness and the missing constitutional dimension of fraternity. 46 U. Louisville L. Rev. 437-472 (2008).

### **JUVENILES**

Anderson, Jennifer, et al. The CornerHouse Forensic Interview Protocol: RATAC®. 12 T.M. Cooley J. Prac. & Clin. L. 193-331 (2010).

Page 12 February 11, 2011

Coughlin, Michelle Browning. Note. Proposing a uniform national graduated driver license law to reduce motor-vehicle fatalities among teenagers. 46 U. Louisville L. Rev. 495-533 (2008).

Kairys, Dr. Steven W. The early identification of child physical abuse and neglect by health care providers. 11 DePaul J. Health Care L. 23-32 (2007).

#### LABOR LAW

Cohen, Beverly. Saving the savings clause: advocating a broader reading of the **Miller** test to enable states to protect ERISA health plan members by regulating insurance. 18 Geo. Mason L. Rev. 125-161 (2010).

Hyde, Alan. Labor arbitration of discrimination claims after **14 Penn Plaza v. Pyett**: letting discrimination defendants decide whether plaintiffs may sue them. 25 Ohio St. J. on Disp. Resol. 975-1022 (2010).

Santos, Alvaro. Labor flexibility, legal reform, and economic development. 50 Va. J. Int'l L. 43-106 (2009).

White, Robin C.A. Revisiting free movement of workers. 33 Fordham Int'l L.J. 1564-1587 (2010).

#### LAW AND SOCIETY

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

Howard Law Journal

Abel, Laura K. Evidence-based access to justice. 13 U. Pa. J.L. & Soc. Change 295-313 (2009-2010).

Aiken, Jane and Katherine Goldwasser. The perils of empowerment. 20 Cornell J.L. & Pub. Pol'y 139-180 (2010).

De Oliveira, Pedro. Note. Same day voter registration: post-Crawford reform to address the growing burdens on lower-income voters. (Crawford v. Marion County Election Bd., 128 S. Ct. 1610, 2008.) 16 Geo. J. on Poverty L. & Pol'y 345-366 (2009).

Horowitz, Daniel. David Riesman: from law to social criticism. 58 Buff. L. Rev. 1005-1029 (2010).

Killelea, Amy. Note. Collaborative lawyering meets collaborative doctoring: how a multidisciplinary partnership for HIV/Aids services can improve outcomes for the marginalized sick. 16 Geo. J. on Poverty L. & Pol'y 413-459 (2009).

MacMillan, Dr. Harriet L. and C. Nadine Wathen. Identification of intimate partner violence in health care settings: what's the evidence? 11 DePaul J. Health Care L. 69-87 (2007).

Norton, Helen. The Supreme Court's post-racial turn towards a zero-sum understanding of equality. 52 Wm. & Mary L. Rev. 197-259 (2010).

O'Keefe, Katherine B. Note. Protecting the homeless under vulnerable victim sentencing guidelines: an alternative to inclusion in hate crime laws. 52 Wm. & Mary L. Rev. 301-326 (2010).

Walker, Anders. *Blackboard Jungle*: delinquency, desegregation, and the cultural politics of **Brown**. 110 Colum. L. Rev. 1911-1953 (2010).

Wright, R. George. Homelessness and the missing constitutional dimension of fraternity. 46 U. Louisville L. Rev. 437-472 (2008).

Sixth Annual Wiley A. Branton/Howard Law Journal Symposium. From Reconstruction to the White House: The Past and Future of Black Lawyers in America. Editor's letter by X. Blake Sparrow; keynote address by David B. Wilkins; articles by Hon. Anna Blackburne-Rigsby, Roy L. Brooks, Monica R. Hargrove, Randall L. Kennedy and Frank H. Wu. 53 How. L.J. 557-824 (2010).

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

### LAW ENFORCEMENT AND CORRECTIONS

Acosta, Adam M. Comment. Len Bias' death still haunts crack-cocaine offenders after twenty years: failing to reduce disproportionate crack-cocaine sentences under 18 U.S.C. § 3582. 53 How. L.J. 825-858 (2010).

Anderson, Jennifer, et al. The CornerHouse Forensic Interview Protocol: RATAC®. 12 T.M. Cooley J. Prac. & Clin. L. 193-331 (2010).

Cochran, Donald Q. Material witness detention in a post-9/11 world: mission creep or fresh start? 18 Geo. Mason L. Rev. 1-41 (2010).

Priester, Benjamin J. *Apprendi* land becomes bizarro world: "policy nullification" and other surreal doctrines in the new constitutional law of sentencing. 51 Santa Clara L. Rev. 1-78 (2011).

Short, Caren E. Comment. "Phantom constituents": a Voting Rights Act challenge to prison-based gerrymandering. 53 How. L.J. 899-944 (2010).

Smith, Michael. Note. Barely legal: vagueness and the prohibition of pornography as a condition of supervised release. 84 St. John's L. Rev. 727-757 (2010).

### LAW OF THE SEA

Klein, Natalie. Whales and tuna: the past and future of litigation between Australia and Japan. 21 Geo. Int'l Envtl. L. Rev. 143-217 (2009).

Sielen, Alan. The new international rules on ocean dumping: promise and performance. 21 Geo. Int'l Envtl. L. Rev. 295-336 (2009).

## LEGAL ANALYSIS AND WRITING

Epps, Garrett. The Citizenship Clause: a "legislative history." 60 Am. U. L. Rev. 331-391 (2010).

Page 13 February 11, 2011

Liemer, Susan P. and Hollee S. Temple. Did your legal writing professor go to Harvard?: the credentials of legal writing faculty at hiring time. 46 U. Louisville L. Rev. 383-436 (2008).

Miller, Geoffrey. Narrative and truth in judicial opinions: corporate charitable giving cases. 2009 Mich. St. L. Rev. 831-845.

#### LEGAL EDUCATION

Liemer, Susan P. and Hollee S. Temple. Did your legal writing professor go to Harvard?: the credentials of legal writing faculty at hiring time. 46 U. Louisville L. Rev. 383-436 (2008).

Macchiarola, Michael C. and Arun Abraham. Options for student borrowers: a derivatives-based proposal to protect students and to control debt-fueled inflation in the higher education market. 20 Cornell J.L. & Pub. Pol'y 67-138 (2010).

Smith, Abbe. In praise of the Guilty Project: a criminal defense lawyer's growing anxiety about innocence projects. 13 U. Pa. J.L. & Soc. Change 315-329 (2009-2010).

### LEGAL HISTORY

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

Howard Law Journal

Brownell, Roy E. II. Vice presidential secrecy: a study in comparative constitutional privilege and historical development. 84 St. John's L. Rev. 423-631 (2010).

Epps, Garrett. The Citizenship Clause: a "legislative history." 60 Am. U. L. Rev. 331-391 (2010).

Maxeiner, James R. Pleading and access to civil procedure: historical and comparative reflections on **Iqbal**, a day in court and a decision according to law. 114 Penn St. L. Rev. 1257-1289 (2010).

Sixth Annual Wiley A. Branton/<u>Howard Law Journal</u> Symposium. From Reconstruction to the White House: The Past and Future of Black Lawyers in America. Editor's letter by X. Blake Sparrow; keynote address by David B. Wilkins; articles by Hon. Anna Blackburne-Rigsby, Roy L. Brooks, Monica R. Hargrove, Randall L. Kennedy and Frank H. Wu. 53 How. L.J. 557-824 (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:

Howard Law Journal

University of Pennsylvania Journal of Law and Social Change

Adams, Marianne C. Note. Breaking past the parallax: finding the true place of lawyers in securities fraud. 37 Fordham Urb. L.J. 953-1000 (2010).

Edward V. Sparer Symposium Issue. Now More Than Ever: Expanding Access to Justice in Times of Crisis. Articles by Alan W. Houseman, Laura K. Abel, Abbe Smith and Jonathan A. Rapping. 13 U. Pa. J.L. & Soc. Change 265-359 (2009-2010).

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

Sixth Annual Wiley A. Branton/<u>Howard Law Journal</u> Symposium. From Reconstruction to the White House: The Past and Future of Black Lawyers in America. Editor's letter by X. Blake Sparrow; keynote address by David B. Wilkins; articles by Hon. Anna Blackburne-Rigsby, Roy L. Brooks, Monica R. Hargrove, Randall L. Kennedy and Frank H. Wu. 53 How. L.J. 557-824 (2010).

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

## **LEGISLATION**

Coughlin, Michelle Browning. Note. Proposing a uniform national graduated driver license law to reduce motor-vehicle fatalities among teenagers. 46 U. Louisville L. Rev. 495-533 (2008).

Franklin, David L. Legislative rules, nonlegislative rules, and the perils of the short cut. 120 Yale L.J. 276-326 (2010).

Halpern, James S. Putting the cart before the horse: determining economic substance independent of the language of the Code. 30 Va. Tax Rev. 327-338 (2010).

## MEDICAL JURISPRUDENCE

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

DePaul Journal of Health Care Law

American Medical Association National Advisory Council on Violence and Abuse Saltzman Symposium. Introduction by Dr. Donnie Mitchell; articles by Dr. Steven W. Kairys, Gael Strack, Hon. Eugene Hyman, Dr. Harriet L. MacMillan, C. Nadine Wathen and student Stephanie A. Wolfson. 11 DePaul J. Health Care L. 1-87 (2007).

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

## MILITARY, WAR AND PEACE

Anderson, Michael. Note. Reconceptualizing aggression. 60 Duke L.J. 411-451 (2010).

Buxton, Michael J. No *habeas* for you! Al Maqaleh v. Gates, the Bagram detainees, and the global insurgency. (Al Maqaleh v. Gates, 605 F.3d 84, 2010.) 60 Am. U. L. Rev. 519-533 (2010).

Page 14 February 11, 2011

Donnelly, Elaine. Constructing the co-ed military. 4 Liberty U. L. Rev. 617-794 (2010).

Figley, Paul. In defense of **Feres**: an unfairly maligned opinion. 60 Am. U. L. Rev. 393-473 (2010).

Klein, Adam. Note. The end of al Qaeda? Rethinking the legal end of the war on terror. 110 Colum. L. Rev. 1865-1910 (2010).

Su, Junyan. Use of outer space for peaceful purposes: non-militarization, non-aggression and prevention of weaponization. 36 J. Space L. 253-272 (2010).

### MOTOR VEHICLES

Coughlin, Michelle Browning. Note. Proposing a uniform national graduated driver license law to reduce motor-vehicle fatalities among teenagers. 46 U. Louisville L. Rev. 495-533 (2008).

### NATURAL RESOURCES LAW

Gardner, Royal C., Kim Diana Connolly and Abou Bamba. African wetlands of international importance: assessment of benefits associated with designations under the Ramsar Convention. 21 Geo. Int'l Envtl. L. Rev. 257-294 (2009).

#### **ORGANIZATIONS**

Heminway, Joan MacLeod. Reframing and reforming the Securities and Exchange Commission: lessons from literature on change leadership. 55 Vill. L. Rev. 627-659 (2010).

Leary, David. The corporatisation of international responses to climate change: the Global Carbon Capture and Storage Institute. 13 Asia Pac. J. Envtl. L. 17-37 (2010).

## **POLITICS**

Brooks, Roy L. The crisis of the black politician in the age of Obama. 53 How. L.J. 699-748 (2010).

De Oliveira, Pedro. Note. Same day voter registration: post-Crawford reform to address the growing burdens on lower-income voters. (Crawford v. Marion County Election Bd., 128 S. Ct. 1610, 2008.) 16 Geo. J. on Poverty L. & Pol'y 345-366 (2009).

Mansfield, Edward D. and Helen V. Milner. Regime type, veto points, and preferential trading arrangements. 46 Stan. J. Int'l L. 219-242 (2010).

Sholette, Kevin. Note. The American czars. 20 Cornell J.L. & Pub. Pol'y 219-241 (2010).

Short, Caren E. Comment. "Phantom constituents": a Voting Rights Act challenge to prison-based gerrymandering. 53 How. L.J. 899-944 (2010).

#### PRACTICE AND PROCEDURE

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

Anderson, Mark and Max Huffman. **Iqbal, Twombly**, and the expected cost of false positive error. 20 Cornell J.L. & Pub. Pol'y 1-66 (2010).

Brown, Caleb. Note. Piped in: the Tenth Circuit weighs in on extending **American Pipe** tolling in ... (**State Farm Mutual Automobile Insurance Co. v. Boellstorff**, 540 F.3d 1223, 2008.) 62 Okla. L. Rev. 793-816 (2010).

DiSarro, Anthony. Six degrees of separation: settlement agreements and consent orders in federal civil litigation. 60 Am. U. L. Rev. 275-330 (2010).

Dunlop, Sybil and Elizabeth Cowan Wright. Plausible deniability: how the Supreme Court created a heightened pleading standard without admitting they did so. 33 Hamline L. Rev. 205-241 (2010).

Eaton, Michael. Comment. The key to the courthouse door: the effect of **Ashcroft v. Iqbal**, and the heightened pleading standard. (**Ashcroft v. Iqbal**, 129 S. Ct. 1937, 2009.) 51 Santa Clara L. Rev. 299-329 (2011).

Erbsen, Allan. Impersonal jurisdiction. 60 Emory L.J. 1-96 (2010).

Gephart, Megan. Note. **Iqbal** signals **Bivens**' peril: a call for congressional action. (**Ashcroft v. Iqbal**, 129 S. Ct. 1937, 2009; **Bivens v. Six Unknown Named Agents of the Federal Bureau of Narcotics**, 403 U.S. 388, 1971.) 37 Fordham Urb. L.J. 1057-1081 (2010).

Godfrey, Jenna M. Comment. Americanization of discovery: why statutory interpretation bars 28 U.S.C. § 1782(a)'s application in private international arbitration proceedings. 60 Am. U. L. Rev. 475-518 (2010).

Honaker, Jason. Note. Bifurcation, prejudice, and punitives: rethinking Kentucky's section 411.186 restraints on judicial discretion. 46 U. Louisville L. Rev. 473-494 (2008).

Miller, Jason C. and student Hannah B. Murray. Wikipedia in court: when and how citing Wikipedia and other consensus websites is appropriate. 84 St. John's L. Rev. 633-656 (2010).

Moline, Adam McDonell. Comment. Nineteenth-century-principles for twenty-first-century pleading. 60 Emory L.J. 159-208 (2010).

Murrill, Brandon. Note. The business of suing: determining when a professional plaintiff should have standing to bring a private enforcement action. 52 Wm. & Mary L. Rev. 261-300 (2010).

Page 15 February 11, 2011

Narula, Ritu. Comment. "Wait, I didn't even know my picture was taken!": application of the discovery rule to a right of publicity claim. 53 How. L.J. 859-897 (2010).

Powell, Adam. Note. **KSR** fallout: questions of law based on findings of fact and the continuing problem of hindsight bias. (**KSR Int'l Co. v. Teleflex, Inc.**, 550 U.S. 398, 2007.) 1 Hastings Sci. & Tech. L.J. 241-268 (2009).

Singer, Jacob. Note. Bad faith fee-shifting in federal courts: what conduct qualifies? 84 St. John's L. Rev. 693-725 (2010).

Symposium. Reflections on **Iqbal**: Discerning Its Rule, Grappling with Its Implications. Introduction by Justin Houser and Nancy A. Welsh; articles by Nancy A. Welsh, Ray Worthy Campbell, Jeffrey J. Rachlinski, James R. Maxeiner, Kit Kinports, Mark R. Brown, Gary S. Gildin, James E. Pfander, Victor C. Romero, Ramzi Kassem and Shoba Sivaprasad Wadhia; closing keynote by Lee H. Rosenthal. 114 Penn St. L. Rev. 1143-1548 (2010).

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

#### PRESIDENT/EXECUTIVE DEPARTMENT

Brownell, Roy E. II. Vice presidential secrecy: a study in comparative constitutional privilege and historical development. 84 St. John's L. Rev. 423-631 (2010).

Sholette, Kevin. Note. The American czars. 20 Cornell J.L. & Pub. Pol'y 219-241 (2010).

Wilkins, David B. The new social engineers in the age of Obama: black corporate lawyers and the making of the first black President. 53 How. L.J. 557-644 (2010).

## PROFESSIONAL ETHICS

Smith, Matthew A. Note. Advice and complicity. 60 Duke L.J. 499-535 (2010).

Wolfson, Stephanie A. Student article. Screening for violence and abuse through the lens of medical ethics. 11 DePaul J. Health Care L. 1-121 (2007).

## PRODUCTS LIABILITY

Honaker, Jason. Note. Bifurcation, prejudice, and punitives: rethinking Kentucky's section 411.186 restraints on judicial discretion. 46 U. Louisville L. Rev. 473-494 (2008).

## PROPERTY—PERSONAL AND REAL

Bell, Abraham and Gideon Parchomovsky. The hidden function of takings compensation. 96 Va. L. Rev. 1673-1725 (2010).

Edmiston, Stuart C. Comment. Secrets worth keeping: toward a principled basis for stigmatized property disclosure statutes. 58 UCLA L. Rev. 281-320 (2010).

Piper, Kaitlyn, L. Note. New York's fight over blight: the role of economic underutilization in **Kaur**. (**Kaur v. N.Y. State Urban Dev. Corp.**, 2010 N.Y. LEXIS 1181, 2010.) 37 Fordham Urb. L.J. 1149-1195 (2010).

Racketa, Alexander D. Note. Takings for economic development in New York: a constitutional slam dunk? 20 Cornell J.L. & Pub. Pol'y 191-218 (2010).

#### RELIGION

Knight, Robert H. How the concept of "sexual orientation" threatens religious liberty. 4 Liberty U. L. Rev. 503-536 (2010).

Kuttner, Ran. From adversity to relationality: a Buddhist-oriented relational view of integrative negotiation and mediation. 25 Ohio St. J. on Disp. Resol. 931-974 (2010).

Lindevaldsen, Rena M. The fallacy of neutrality from beginning to end: the battle between religious liberties and rights based on homosexual conduct. 4 Liberty U. L. Rev. 425-463 (2010).

Morelli, Robert E. Note. Survival of the fittest: an examination of the Louisiana Science Education Act. 84 St. John's L. Rev. 797-832 (2010).

## REMEDIES

Sperino, Sandra. The new calculus of punitive damages for employment discrimination cases. 62 Okla. L. Rev. 701-734 (2010).

Watson, Brandon M. Note. Contractor beware—increased damages ahead: the Tenth Circuit predicts that Oklahoma would allow new businesses to recover lost profits in ... (**Specialty Beverages, L.L.C. v. Pabst Brewing Co.**, 537 F.3d 1165, 2008.) 62 Okla. L. Rev. 817-837 (2010).

### SCIENCE AND TECHNOLOGY

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

Hastings Science & Technology Law Journal

Abbot, Carolyn and David Booton. Using patent law's teaching function to introduce an environmental ethic into the process of technical innovation. 21 Geo. Int'l Envtl. L. Rev. 219-255 (2009).

Concepcion, Cattleya M. Note. Beyond the lens of **Lenz**: looking to protect fair use during the safe harbor process under the DMCA. (**Lenz v. Universal Music Corp.**, 572 F. Supp. 2d 1150, 2008.) 18 Geo. Mason L. Rev. 219-244 (2010).

Doi, Teruo. Availability of the "fair use" defense under the Copyright Act of Japan: legislative and case law developments for better adapting it to the digital/network environment. 57 J. Copyright Soc'y U.S.A. 631-653 (2010).

Page 16 February 11, 2011

Frieden, Rob. Invoking and avoiding the First Amendment: how Internet service providers leverage their status as both content creators and neutral conduits. 12 U. Pa. J. Const. L. 1279-1323 (2010).

Gunasekara, Surya Gablin. Student article. The march of science: Fourth Amendment implications on remote sensing in criminal law. 36 J. Space L. 115-141 (2010).

Jacobson, Jonathan, Scott Sher and Edward Holman. Predatory innovation: an analysis of **Allied Orthopedic v. Tyco** in the context of Section 2 jurisprudence. 23 Loy. Consumer L. Rev. 1-33 (2010).

Krauss, Rebecca. Comment. Neuroscience and institutional choice in federal sentencing law. 120 Yale L.J. 367-378 (2010).

Miller, Jason C. and student Hannah B. Murray. Wikipedia in court: when and how citing Wikipedia and other consensus websites is appropriate. 84 St. John's L. Rev. 633-656 (2010).

Ramsey, Lisa P. Brandjacking on social networks: trademark infringement by impersonation of markholders. 58 Buff. L. Rev. 851-929 (2010).

Weir, Bryan K. Student article. It's (not so) plain to see: the circuit split on the plain view doctrine in digital searches. 21 Geo. Mason U. Civ. Rts. L.J. 83-121 (2010).

## SECURITIES LAW

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

Villanova Law Review

Adams, Marianne C. Note. Breaking past the parallax: finding the true place of lawyers in securities fraud. 37 Fordham Urb. L.J. 953-1000 (2010).

Deats, Caleb. Note. Talk that isn't cheap: does the First Amendment protect credit rating agencies' faulty methodologies from regulation? 110 Colum. L. Rev. 1818-1864 (2010).

Elkins, David. The myth of realization: mark-to-market taxation of publicly-traded securities. 10 Fla. Tax Rev. 375-407 (2010).

Heminway, Joan MacLeod. Martha Stewart and the forbidden fruit: a new story of Eve. 2009 Mich. St. L. Rev. 1017-1047.

Langevoort, Donald C. The SEC and the Madoff scandal: three narratives in search of a story. 2009 Mich. St. L. Rev. 899-914.

Muller, Lara E. Comment. Stock option backdating: is the government's response enough to eliminate the problem or is it still a work in progress? 51 Santa Clara L. Rev. 331-363 (2011).

Murphy, A. Brooke. Comment. Credit rating immunity? How the hands-off approach toward credit rating agencies led to the subprime credit crisis and the need for greater accountability. 62 Okla. L. Rev. 735-792 (2010).

Park, James J. Rule 10b-5 and the rise of the unjust enrichment principle. 60 Duke L.J. 345-409 (2010).

Tuch, Andrew F. Multiple gatekeepers. 96 Va. L. Rev. 1583-1672 (2010).

Vitello, Cody. Note. The Wall Street Reform Act of 2010 and what it means for Joe & Jane consumer. 23 Loy. Consumer L. Rev. 99-111 (2010).

Symposium. Financial Regulatory Reform: Genesis, Progress, and Impact. Articles by Elizabeth F. Brown, Ronald J. Colombo, Ann Graham, Joan MacLeod Heminway, Anita K. Krug, Arthur B. Laby, Eric J. Pan and Jeffrey E. Thomas. 55 Vill. L. Rev. 509-801 (2010).

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

#### SEXUALITY AND THE LAW

Anderson, Jennifer, et al. The CornerHouse Forensic Interview Protocol: RATAC®. 12 T.M. Cooley J. Prac. & Clin. L. 193-331 (2010).

Byrd, A. Dean. Homosexuality: innate and immutable? What science can and cannot say. 4 Liberty U. L. Rev. 479-501 (2010).

Donnelly, Elaine. Constructing the co-ed military. 4 Liberty U. L. Rev. 617-794 (2010).

Duncan, William C. Problems of classification. 4 Liberty U. L. Rev. 465-478 (2010).

Hollander, Michael. Note. Gay rights in Uganda: seeking to overturn Uganda's anti-sodomy laws. 50 Va. J. Int'l L. 219-266 (2009).

Knight, Robert H. How the concept of "sexual orientation" threatens religious liberty. 4 Liberty U. L. Rev. 503-536 (2010).

Kohm, Lynne Marie. The First Amendment, homosexual unions, and "newspeak": has the language surrounding the marriage debate altered the nature of marriage itself, or affected the truth of the issues inherent in alternative marriage demands? 4 Liberty U. L. Rev. 593-615 (2010).

Kwolek-Folland, Angel. The personal is international: sexual harassment narratives and the corporation. 2009 Mich. St. L. Rev. 915-932.

Lindevaldsen, Rena M. The fallacy of neutrality from beginning to end: the battle between religious liberties and rights based on homosexual conduct. 4 Liberty U. L. Rev. 425-463 (2010).

Smith, Michael. Note. Barely legal: vagueness and the prohibition of pornography as a condition of supervised release. 84 St. John's L. Rev. 727-757 (2010).

Wardle, Lynn D. A house divided: same-sex marriage and dangers to civil rights. 4 Liberty U. L. Rev. 537-591 (2010).

Page 17 February 11, 2011

#### SOCIAL WELFARE

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

Georgetown Journal on Poverty Law & Policy

Wright, R. George. Homelessness and the missing constitutional dimension of fraternity. 46 U. Louisville L. Rev. 437-472 (2008).

### **SPORTS**

Hanson, Benjamin B. Comment. Defend the Williams Wall, leave professional sports drug testing policies in shambles: the decision and consequences of ... (Williams v. National Football League, 582 F.3d 863, 2009.) 33 Hamline L. Rev. 327-373 (2010).

#### TAXATION—FEDERAL INCOME

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

Florida Tax Review Virginia Tax Review

## TAXATION—STATE AND LOCAL

Stark, Kirk J. The federal role in state tax reform. 30 Va. Tax Rev. 407-444 (2010).

## TAXATION—TRANSNATIONAL

Altshuler, Rosanne, Benjamin H. Harris and Eric Toder. Capital income taxation and progressivity in a global economy. 30 Va. Tax Rev. 355-388 (2010).

## TORTS

Brown, Mark R. Qualified immunity and interlocutory fact-finding in the courts of appeals. 114 Penn St. L. Rev. 1317-1332 (2010).

Case, Lauren. Comment. Climate change: a new realm of tort litigation, and how to recover when the litigation heats up. 51 Santa Clara L. Rev. 265-298 (2011).

Figley, Paul. In defense of **Feres**: an unfairly maligned opinion. 60 Am. U. L. Rev. 393-473 (2010).

Gildin, Gary S. The Supreme Court's legislative agenda to free government from accountability for constitutional deprivations. 114 Penn St. L. Rev. 1333-1386 (2010).

Kinports, Kit. **Iqbal** and supervisory immunity. 114 Penn St. L. Rev. 1291-1316 (2010).

Mamolea, Andrei. The future of corporate aiding and abetting liability under the Alien Tort Statute: a roadmap. 51 Santa Clara L. Rev. 79-152 (2011).

Pfander, James E. **Iqbal, Bivens**, and the role of judge-made law in constitutional litigation. 114 Penn St. L. Rev. 1387-1417 (2010).

Schwartz, Victor E., Phil Goldberg and Corey Schaecher. Game over? Why recent state Supreme Court decisions should end the attempted expansion of public nuisance law. 62 Okla. L. Rev. 629-665 (2010).

Tuch, Andrew F. Multiple gatekeepers. 96 Va. L. Rev. 1583-1672 (2010).

Wade, Melissa D. Note. "We need a resolution": negligent interference with contractual relations—justifications for entertainment companies' tort recovery for the negligent death or serious physical injury of an artist. 46 U. Louisville L. Rev. 535-558 (2008).

## TRADE REGULATION

Devlin, Alan and Michael Jacobs. Antitrust error. 52 Wm. & Mary L. Rev. 75-132 (2010).

Fliegelman, Jessica E. Note. The next generation of greenwash: diminishing consumer confusion through a national eco-labeling program. 37 Fordham Urb. L.J. 1001-1056 (2010).

Farmer, Susan Beth. The impact of China's antitrust law and other competition policies on U.S. companies. 23 Loy. Consumer L. Rev. 34-53 (2010).

Greaves, Rosa. Selected opinions of Lord Slynn as Advocate General. 33 Fordham Int'l L.J. 1522-1532 (2010).

Jacobson, Jonathan, Scott Sher and Edward Holman. Predatory innovation: an analysis of **Allied Orthopedic v. Tyco** in the context of Section 2 jurisprudence. 23 Loy. Consumer L. Rev. 1-33 (2010).

Newsom, William J. Note. Exceeding the scope of the patent: solving the reverse payment settlement problem through antitrust enforcement and regulatory reform. 1 Hastings Sci. & Tech. L.J. 201-240 (2009).

Potomac, Richard. Student article. Are you sure you want to eat that?: U.S. government and private regulation of domestically produced and marketed dietary supplements. 23 Loy. Consumer L. Rev. 54-98 (2010).

## WOMEN

Aiken, Jane and Katherine Goldwasser. The perils of empowerment. 20 Cornell J.L. & Pub. Pol'y 139-180 (2010).

Blackburne-Rigsby, Hon. Anna. Black women judges: the historical journey of black women to the nation's highest courts. 53 How. L.J. 645-698 (2010).

Donnelly, Elaine. Constructing the co-ed military. 4 Liberty U. L. Rev. 617-794 (2010).

MacMillan, Dr. Harriet L. and C. Nadine Wathen. Identification of intimate partner violence in health care settings: what's the evidence? 11 DePaul J. Health Care L. 69-87 (2007).

Page 18 February 11, 2011

#### TABLES OF CONTENTS OF INDEXED LAW REVIEWS

# 60 AMERICAN UNIVERSITY LAW REVIEW, NO. 2, DECEMBER, 2010.

DiSarro, Anthony. Six degrees of separation: settlement agreements and consent orders in federal civil litigation. 60 Am. U. L. Rev. 275-330 (2010).

Epps, Garrett. The Citizenship Clause: a "legislative history." 60 Am. U. L. Rev. 331-391 (2010).

Figley, Paul. In defense of **Feres**: an unfairly maligned opinion. 60 Am. U. L. Rev. 393-473 (2010).

Godfrey, Jenna M. Comment. Americanization of discovery: why statutory interpretation bars 28 U.S.C. § 1782(a)'s application in private international arbitration proceedings. 60 Am. U. L. Rev. 475-518 (2010).

Buxton, Michael J. No *habeas* for you! **Al Maqaleh v. Gates**, the Bagram detainees, and the global insurgency. (**Al Maqaleh v. Gates**, 605 F.3d 84, 2010.) 60 Am. U. L. Rev. 519-533 (2010).

# 13 ASIA PACIFIC JOURNAL OF ENVIRONMENTAL LAW, NO. 1, PP. 1-150, 2010.

Shearing, Susan. Australia's national heritage law framework under review. 13 Asia Pac. J. Envtl. L. 1-15 (2010).

Leary, David. The corporatisation of international responses to climate change: the Global Carbon Capture and Storage Institute. 13 Asia Pac. J. Envtl. L. 17-37 (2010).

Simpson, Brett. International involvement in preservation of the Brazilian Amazon rainforest: context, constraints and scope. 13 Asia Pac. J. Envtl. L. 39-59 (2010).

McKenzie, Michael. Emissions reduction policies and the World Trade Organization. 13 Asia Pac. J. Envtl. L. 61-73 (2010).

Briese, Robyn. Climate change mitigation down under: legislative responses in a federal system. 13 Asia Pac. J. Envtl. L. 75-114 (2010).

Marsden, Simon. Environmental impact assessment in Hong Kong: an evaluation of principles, procedures and practice post-1997. 13 Asia Pac. J. Envtl. L. 115-133 (2010).

Clarke, Pepe and Carine David. New provincial environmental legislation in New Caledonia: continuity and reform in environmental governance in a French Pacific territory. 13 Asia Pac. J. Envtl. L. 135-145 (2010).

Marsden, Simon. Book review. (Reviewing Klaus Bosselmann, The Principle of Sustainability — Transforming Law and Governance.) 13 Asia Pac. J. Envtl. L. 147-150 (2010).

## 58 BUFFALO LAW REVIEW, NO. 4, JULY, 2010.

Advertising and the Law. 58 Buff. L. Rev. 717-1029 (2010).

Bartholomew, Mark. Foreword: Advertising and the Law. 58 Buff. L. Rev. 717-720 (2010).

Tushnet, Rebecca. Attention must be paid: commercial speech, user-generated ads, and the challenge of regulation. 58 Buff. L. Rev. 721-793 (2010).

Katyal, Sonia K. Stealth marketing and antibranding: the love that dare not speak its name. 58 Buff. L. Rev. 795-849 (2010).

Ramsey, Lisa P. Brandjacking on social networks: trademark infringement by impersonation of markholders. 58 Buff. L. Rev. 851-929 (2010).

Bartholomew, Mark. Advertising and social identity. 58 Buff. L. Rev. 931-976 (2010).

Salazar, Alberto R. V. Consumer counter-advertising law and corporate social responsibility. 58 Buff. L. Rev. 977-1004 (2010).

Horowitz, Daniel. David Riesman: from law to social criticism. 58 Buff. L. Rev. 1005-1029 (2010).

# 110 COLUMBIA LAW REVIEW, NO. 7, NOVEMBER, 2010.

Bowers, Josh. Legal guilt, normative innocence, and the equitable decision not to prosecute. 110 Colum. L. Rev. 1655-1726 (2010).

Raso, Connor N. and William N. Eskridge, Jr. **Chevron** as a canon, not a precedent: an empirical study of what motivates justices in agency deference cases. 110 Colum. L. Rev. 1727-1817 (2010).

Deats, Caleb. Note. Talk that isn't cheap: does the First Amendment protect credit rating agencies' faulty methodologies from regulation? 110 Colum. L. Rev. 1818-1864 (2010).

Klein, Adam. Note. The end of al Qaeda? Rethinking the legal end of the war on terror. 110 Colum. L. Rev. 1865-1910 (2010).

Walker, Anders. *Blackboard Jungle*: delinquency, desegregation, and the cultural politics of **Brown**. 110 Colum. L. Rev. 1911-1953 (2010).

Page 19 February 11, 2011

# 20 CORNELL JOURNAL OF LAW AND PUBLIC POLICY, NO. 1, FALL, 2010.

Anderson, Mark and Max Huffman. **Iqbal**, **Twombly**, and the expected cost of false positive error. 20 Cornell J.L. & Pub. Pol'y 1-66 (2010).

Macchiarola, Michael C. and Arun Abraham. Options for student borrowers: a derivatives-based proposal to protect students and to control debt-fueled inflation in the higher education market. 20 Cornell J.L. & Pub. Pol'y 67-138 (2010).

Aiken, Jane and Katherine Goldwasser. The perils of empowerment. 20 Cornell J.L. & Pub. Pol'y 139-180 (2010).

Fortuño, Luis G., Governor of Puerto Rico. Puerto Rico's stellar vocation. 20 Cornell J.L. & Pub. Pol'y 181-190 (2010).

Racketa, Alexander D. Note. Takings for economic development in New York: a constitutional slam dunk? 20 Cornell J.L. & Pub. Pol'y 191-218 (2010).

Sholette, Kevin. Note. The American czars. 20 Cornell J.L. & Pub. Pol'y 219-241 (2010).

# 11 DEPAUL JOURNAL OF HEALTH CARE LAW, NO. 1, FALL, 2007.

American Medical Association National Advisory Council on Violence and Abuse Saltzman Symposium. 11 DePaul J. Health Care L. 1-87 (2007).

Mitchell, Dr. Connie. Introduction. 11 DePaul J. Health Care L. unpaged (2007).

Wolfson, Stephanie A. Student article. Screening for violence and abuse through the lens of medical ethics. 11 DePaul J. Health Care L. 1-121 (2007).

Kairys, Dr. Steven W. The early identification of child physical abuse and neglect by health care providers. 11 DePaul J. Health Care L. 23-32 (2007).

Strack, Gael and Hon. Eugene Hyman. Your patient, my client. Her safety: a physician's guide to avoiding the courtroom while helping victims of domestic violence. 11 DePaul J. Health Care L. 33-68 (2007).

MacMillan, Dr. Harriet L. and C. Nadine Wathen. Identification of intimate partner violence in health care settings: what's the evidence? 11 DePaul J. Health Care L. 69-87 (2007).

# 60 DUKE LAW JOURNAL, NO. 2, NOVEMBER, 2010.

Collins, Kristin A. "A considerable surgical operation": Article III, equity, and judge-made law in the federal courts. 60 Duke L.J. 249-343 (2010).

Park, James J. Rule 10b-5 and the rise of the unjust enrichment principle. 60 Duke L.J. 345-409 (2010).

Anderson, Michael. Note. Reconceptualizing aggression. 60 Duke L.J. 411-451 (2010).

Cuenin, Ari. Note. Mooting the night away: postinauguration midnight-rule changer and vacatur for mootness. 60 Duke L.J. 453-497 (2010).

Smith, Matthew A. Note. Advice and complicity. 60 Duke L.J. 499-535 (2010).

## 60 EMORY LAW JOURNAL, NO. 1, PP. 1-250, 2010.

Erbsen, Allan. Impersonal jurisdiction. 60 Emory L.J. 1-96 (2010).

Zaring, David. A lack of resolution. 60 Emory L.J. 97-157 (2010).

Moline, Adam McDonell. Comment. Nineteenth-century-principles for twenty-first-century pleading. 60 Emory L.J. 159-208 (2010).

Stein, Sarah Ilene. Comment. Wake up Fannie, I think I got something to say to you: financing Community Land Trust homebuyers without stripping affordability provisions. 60 Emory L.J. 209-249 (2010).

## 10 FLORIDA TAX REVIEW, NO. 5, PP. 345-407, 2010.

Soled, Jay A. Call for the gradual phase-out of all paper tax information statements. 10 Fla. Tax Rev. 345-374 (2010).

Elkins, David. The myth of realization: mark-to-market taxation of publicly-traded securities. 10 Fla. Tax Rev. 375-407 (2010).

# 33 FORDHAM INTERNATIONAL LAW JOURNAL, NO. 5, MAY, 2010.

### Dedicated to Lord Gordon Slynn of Hadley Part I

Goebel, Roger J. Introduction: in honor of Gordon Slynn, U.K. law lord and judge of the EC Court of Justice. 33 Fordham Int'l L.J. 1335-1337 (2010).

Lenaerts, Koen. Federalism and the rule of law: perspectives from the European Court of Justice. 33 Fordham Int'l L.J. 1338-1387 (2010).

Murray, Hon. John L., Chief Justice of Ireland. The influence of the European Convention on Fundamental Rights on community law. 33 Fordham Int'l L.J. 1388-1422 (2010).

Page 20 February 11, 2011

Oliver, Peter. Of trailers and jet skis: is the case law on article 34 TFEU hurtling in a new direction? 33 Fordham Int'l L.J. 1423-1471 (2010).

de Búrca, Gráinne. If at first you don't succeed: vote, vote again: analyzing the second referendum phenomenon in EU treaty change. 33 Fordham Int'l L.J. 1472-1489 (2010).

Eeckhout, Piet. The growing influence of European Union law. 33 Fordham Int'l L.J. 1490-1521 (2010).

Greaves, Rosa. Selected opinions of Lord Slynn as Advocate General. 33 Fordham Int'l L.J. 1522-1532 (2010).

Jans, Jan H. Stop the integration principle? 33 Fordham Int'l L.J. 1533-1547 (2010).

Schiemann, Konrad. The state's liability in damages for administrative action. 33 Fordham Int'l L.J. 1548-1563 (2010).

White, Robin C.A. Revisiting free movement of workers. 33 Fordham Int'l L.J. 1564-1587 (2010).

## 37 FORDHAM URBAN LAW JOURNAL, NO. 4, OCTOBER, 2010.

Adams, Marianne C. Note. Breaking past the parallax: finding the true place of lawyers in securities fraud. 37 Fordham Urb. L.J. 953-1000 (2010).

Fliegelman, Jessica E. Note. The next generation of greenwash: diminishing consumer confusion through a national eco-labeling program. 37 Fordham Urb. L.J. 1001-1056 (2010).

Gephart, Megan. Note. **Iqbal** signals **Bivens**' peril: a call for congressional action. (**Ashcroft v. Iqbal**, 129 S. Ct. 1937, 2009; **Bivens v. Six Unknown Named Agents of the Federal Bureau of Narcotics**, 403 U.S. 388, 1971.) 37 Fordham Urb. L.J. 1057-1081 (2010).

Pennisi, Mary. Note. A herculean leap for the hard case of post-acquisition claims: interpreting Fair Housing Act section 3604(b) after **Modesto**. (**Committee Concerning Community Improvement v. City of Modesto**, 583 F.3d 690, 2009.) 37 Fordham Urb. L.J. 1083-1147 (2010).

Piper, Kaitlyn, L. Note. New York's fight over blight: the role of economic underutilization in **Kaur**. (**Kaur v. N.Y. State Urban Dev. Corp.**, 2010 N.Y. LEXIS 1181, 2010.) 37 Fordham Urb. L.J. 1149-1195 (2010).

Kaye, Judith S. Claire Flom Memorial Lecture. Hats off to Claire Flom: education and the importance of being involved. 37 Fordham Urb. L.J. 1197-1206 (2010).

### 18 GEORGE MASON LAW REVIEW, NO. 1, FALL, 2010.

Cochran, Donald Q. Material witness detention in a post-9/11 world: mission creep or fresh start? 18 Geo. Mason L. Rev. 1-41 (2010).

La Belle, Megan M. Patent litigation, personal jurisdiction, and the public good. 18 Geo. Mason L. Rev. 43-98 (2010).

Buccola Vincent S.J. and Ashley C. Keller. Credit bidding and the design of bankruptcy auctions. 18 Geo. Mason L. Rev. 99-124 (2010).

Cohen, Beverly. Saving the savings clause: advocating a broader reading of the **Miller** test to enable states to protect ERISA health plan members by regulating insurance. 18 Geo. Mason L. Rev. 125-161 (2010).

Peluso, Anthony D. Note. A distinction without a difference: how **Callahan v. Millard County** drew an unwarranted line in the sand of Fourth Amendment jurisprudence. (**Callahan v. Millard County**, 494 F.3d 891, 2007, *rev'd on other grounds sub nom.* **Pearson v. Callahan**, 129 S. Ct. 808, 2009.) 18 Geo. Mason L. Rev. 163-192 (2010).

Brown, Edward R. Note. Not a **Tecom** party: there's "very little likelihood" **Geren v. Tecom** will promote sound government contracting practices. (**Geren v. Tecom, Inc.**, 566 F.3d 1037, 2009) 18 Geo. Mason L. Rev. 193-218 (2010).

Concepcion, Cattleya M. Note. Beyond the lens of **Lenz**: looking to protect fair use during the safe harbor process under the DMCA. (**Lenz v. Universal Music Corp.**, 572 F. Supp. 2d 1150, 2008.) 18 Geo. Mason L. Rev. 219-244 (2010).

# 21 GEORGE MASON UNIVERSITY CIVIL RIGHTS LAW JOURNAL, NO. 1, FALL, 2010.

Dorocak, John R. *De facto* disparate impact familial discrimination (housing for older persons age fifty-five and over) under the Fair Housing Act: is it legal? Is it constitutional? 21 Geo. Mason U. Civ. Rts. L.J. 1-29 (2010).

Shadowen, Steve D. Personal dignity, equal opportunity, and the elimination of legacy preferences. 21 Geo. Mason U. Civ. Rts. L.J. 31-82 (2010).

Weir, Bryan K. Student article. It's (not so) plain to see: the circuit split on the plain view doctrine in digital searches. 21 Geo. Mason U. Civ. Rts. L.J. 83-121 (2010).

Hines, Bradley W. Student article. **Melendez-Diaz v. Massachusetts**: forcing America to pay the premium price for the nation's new Confrontation Clause. **(Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 21 Geo. Mason U. Civ. Rts. L.J. 123-158 (2010).

Page 21 February 11, 2011

## 21 GEORGETOWN INTERNATIONAL ENVIRONMENTAL LAW REVIEW, NO.2, 2009.

Klein, Natalie. Whales and tuna: the past and future of litigation between Australia and Japan. 21 Geo. Int'l Envtl. L. Rev. 143-217 (2009).

Abbot, Carolyn and David Booton. Using patent law's teaching function to introduce an environmental ethic into the process of technical innovation. 21 Geo. Int'l Envtl. L. Rev. 219-255 (2009).

Gardner, Royal C., Kim Diana Connolly and Abou Bamba. African wetlands of international importance: assessment of benefits associated with designations under the Ramsar Convention. 21 Geo. Int'l Envtl. L. Rev. 257-294 (2009).

Sielen, Alan. The new international rules on ocean dumping: promise and performance. 21 Geo. Int'l Envtl. L. Rev. 295-336 (2009).

Welti, Tyler. Market sovereignty: managing the commodity of sovereign rights. 21 Geo. Int'l Envtl. L. Rev. 337-366 (2009).

Lat, Tanya Karina A. Note. Testing the limits of GATT Art. XX(b): toxic waste trade, Japan's economic partnership agreements, and the WTO. 21 Geo. Int'l Envtl. L. Rev. 367-393 (2009).

# 16 GEORGETOWN JOURNAL ON POVERTY LAW & POLICY, NOS. 2 & 3, SPRING & FALL, 2009.

Benfer, Emily A. Two speeches. 16 Geo. J. on Poverty L. & Pol'y 271 (2009).

Benfer, Emily A. The redefined hero: discovering champions of social change. 16 Geo. J. on Poverty L. & Pol'y 273-282 (2009).

Benfer, Emily A. Bending the arc. 16 Geo. J. on Poverty L. & Pol'y 283-284 (2009).

Salkin, Patricia E. A quiet crisis in America: meeting the affordable housing needs of the invisible low-income healthy seniors. 16 Geo. J. on Poverty L. & Pol'y 285-314 (2009).

Rosenberg, Joseph A. Poverty, guardianship, and the vulnerable elderly: human narrative and statistical patterns in a snapshot of adult guardianship cases in New York. 16 Geo. J. on Poverty L. & Pol'y 315-343 (2009).

De Oliveira, Pedro. Note. Same day voter registration: post-Crawford reform to address the growing burdens on lower-income voters. (Crawford v. Marion County Election Bd., 128 S. Ct. 1610, 2008.) 16 Geo. J. on Poverty L. & Pol'y 345-366 (2009).

Harkness, Donna S. "Just let me borrow your charge card, Ma": how the enlightened borrower paradigm and the improvident extension of credit facilitate exploitation of the elderly by those nearest and dearest to them. 16 Geo. J. on Poverty L. & Pol'y 367-389 (2009).

Pietsch, James H. Who's afraid of protecting older persons?—Addressing the false illusion of having to keep "elder" out of elder abuse laws. 16 Geo. J. on Poverty L. & Pol'y 391-411 (2009).

Killelea, Amy. Note. Collaborative lawyering meets collaborative doctoring: how a multidisciplinary partnership for HIV/Aids services can improve outcomes for the marginalized sick. 16 Geo. J. on Poverty L. & Pol'y 413-459 (2009).

## 33 HAMLINE LAW REVIEW, NO. 2, SPRING, 2010.

Jacobs, Allan J. Needles and notebooks: the limits of requiring immunization for school attendance. 33 Hamline L. Rev. 171-203 (2010).

Dunlop, Sybil and Elizabeth Cowan Wright. Plausible deniability: how the Supreme Court created a heightened pleading standard without admitting they did so. 33 Hamline L. Rev. 205-241 (2010).

Jayadevan, V.R. Interpretation of the amending clause: the brawl between the spirit of natural law and the ghost of analytical positivism—a comparative overview of the American and Indian experiences. 33 Hamline L. Rev. 243-280 (2010).

Datzov, Nikola L. Comment. The machine-or-transformation patentability test: the reinvention of innovation. 33 Hamline L. Rev. 281-325 (2010).

Hanson, Benjamin B. Comment. Defend the Williams Wall, leave professional sports drug testing policies in shambles: the decision and consequences of ... (Williams v. National Football League, 582 F.3d 863, 2009.) 33 Hamline L. Rev. 327-373 (2010).

# 1 HASTINGS SCIENCE & TECHNOLOGY LAW JOURNAL, NO. 2, SUMMER, 2009.

Kim, Joshua and student Alicia Pitts. The Patent Prosecution Highway: is life in the fast lane worth the cost? 1 Hastings Sci. & Tech. L.J. 127-151 (2009).

Shuster, Michael J. and Juleen Konkel. Of babies and bathwater — the impact of *In re Bilski* on life science patents. 1 Hastings Sci. & Tech. L.J. 153-167 (2009).

Beard, James W. Note. A better carrot. Incentivizing patent reexamination. 1 Hastings Sci. & Tech. L.J. 169-200 (2009).

Newsom, William J. Note. Exceeding the scope of the patent: solving the reverse payment settlement problem through antitrust enforcement and regulatory reform. 1 Hastings Sci. & Tech. L.J. 201-240 (2009).

Page 22 February 11, 2011

Powell, Adam. Note. **KSR** fallout: questions of law based on findings of fact and the continuing problem of hindsight bias. **(KSR Int'l Co. v. Teleflex, Inc.,** 550 U.S. 398, 2007.) 1 Hastings Sci. & Tech. L.J. 241-268 (2009).

Comment. (Ariad Pharmaceuticals, Inc. v. Eli Lilly and Company, --F.3d--, 2009 WL 877642, 2009.) 1 Hastings Sci. & Tech. L.J. 269-270 (2009).

Comment. (**Wyeth v. Diana Levine**, 129 S. Ct. 1187, 2009.) 1 Hastings Sci. & Tech. L.J. 271-273 (2009).

## 53 HOWARD LAW JOURNAL, NO. 3, SPRING, 2010.

Sixth Annual Wiley A. Branton/<u>Howard Law Journal</u> Symposium. From Reconstruction to the White House: The Past and Future of Black Lawyers in America. 53 How. L.J. 557-824 (2010).

Sparrow, X. Blake. Letter from the Editor-in-Chief. [Includes photograph.] 53 How. L.J. ix-xi (2010).

Wilkins, David B. The new social engineers in the age of Obama: black corporate lawyers and the making of the first black President. 53 How. L.J. 557-644 (2010).

Blackburne-Rigsby, Hon. Anna. Black women judges: the historical journey of black women to the nation's highest courts. 53 How. L.J. 645-698 (2010).

Brooks, Roy L. The crisis of the black politician in the age of Obama. 53 How. L.J. 699-748 (2010).

Hargrove, Monica R. The evolution of black lawyers in corporate America: from the road less traveled to managing the major highways. 53 How. L.J. 749-800 (2010).

Kennedy, Randall L. Comments on the Sixth Annual Wiley A. Branton/<u>Howard Law Journal</u> Symposium. 53 How. L.J. 801-805 (2010).

Wu, Frank H. Beyond the symbolic black and white: the new challenges of a diverse democracy. 53 How. L.J. 807-824 (2010).

Acosta, Adam M. Comment. Len Bias' death still haunts crack-cocaine offenders after twenty years: failing to reduce disproportionate crack-cocaine sentences under 18 U.S.C. § 3582. 53 How. L.J. 825-858 (2010).

Narula, Ritu. Comment. "Wait, I didn't even know my picture was taken!": application of the discovery rule to a right of publicity claim. 53 How. L.J. 859-897 (2010).

Short, Caren E. Comment. "Phantom constituents": a Voting Rights Act challenge to prison-based gerrymandering. 53 How. L.J. 899-944 (2010).

## 36 JOURNAL OF SPACE LAW, NO. 1, SPRING/SUMMER, 2010.

Gabrynowicz, Joanne Irene and Jason A. Crook. In memory of Gretchen J. Harris. [Includes photograph.] 36 J. Space L. iii-iv (2010).

Gabrynowicz, Joanne Irene, Editor-in-Chief. Foreword. 36 J. Space L. v-vii (2010).

Call for papers. 36 J. Space L. viii (2010).

Bhat B., Sandeepa. Inventions for outer space: need for reconsideration of the patent regime. 36 J. Space L. 1-17 (2010).

Chaddha, Shane. U.S. commercial space sector: matured and successful. 36 J. Space L. 19-53 (2010).

Dirkx, Marielle Elisabet. Student article. High hopes and low estimates: new space's rocky contractual road. 36 J. Space L. 55-86 (2010).

Goodman, Theodore W. To the end of the Earth: a study of the boundary between Earth and space. 36 J. Space L. 87-114 (2010).

Gunasekara, Surya Gablin. Student article. The march of science: Fourth Amendment implications on remote sensing in criminal law. 36 J. Space L. 115-141 (2010).

Halstead, C. Brandon. Prometheus unbound? Proposal for a new legal paradigm for air law and space law: orbit law. 36 J. Space L. 143-205 (2010).

Kuan, Shang. Student article. Legality of the deployment of anti-satellite weapons in Earth orbit: present and future. 36 J. Space L. 207-230 (2010).

Ordyna, Paul. Student article. Insuring human space flight: an underwriter's dilemma. 36 J. Space L. 231-251 (2010).

Su, Junyan. Use of outer space for peaceful purposes: non-militarization, non-aggression and prevention of weaponization. 36 J. Space L. 253-272 (2010).

Welly, Nicholas D. Student article. Enlightened state-interest—a legal framework for protecting the "common interest of all mankind" from Hardinian tragedy. 36 J. Space L. 273-313 (2010).

Blount, P.J. Bibliography. Aviation and space law: relevant publications. 36 J. Space L. 315-334 (2010).

Page 23 February 11, 2011

# 57 JOURNAL OF THE COPYRIGHT SOCIETY OF THE U.S.A., NO. 3, SPRING, 2010.

Dogan, Stacey L. and F. Jay Dougherty. From the desk of the Co-Editors-in-Chief. 57 J. Copyright Soc'y U.S.A. i-iii (2010).

Tribute to Senator Charles McC. Mathias Introduction by Mike Klipper, Ralph Oman and Steve Metalitz; tributes by Rep. Robert W. Kastenmeier, Rep. Michael J. Remington and Sen. Patrick Leahy. 57 J. Copyright Soc'y U.S.A. v-x (2010).

Jaszi, Peter. Getting to best practices — a personal voyage around fair use. 57 J. Copyright Soc'y U.S.A. 315-330 (2010).

Donaldson, Michael C. Fair use: what a difference a decade makes. 57 J. Copyright Soc'y U.S.A. 331-335 (2010).

Falzone, Anthony and Jennifer Urban. Demystifying fair use: the gift of the Center for Social Media Statements of Best Practices. 57 J. Copyright Soc'y U.S.A. 337-350 (2010).

Madison, Michael J. Some optimism about fair use and copyright law. 57 J. Copyright Soc'y U.S.A. 351-370 (2010).

Rothman, Jennifer E. Best intentions: reconsidering best practices statements in the context of fair use and copyright law. 57 J. Copyright Soc'y U.S.A. 371-387 (2010).

Rosenthal, Jay. Best practices. 57 J. Copyright Soc'y U.S.A. 389-397 (2010).

Kasunic, Rob. The problem of meaning in non-discursive expression. 57 J. Copyright Soc'y U.S.A. 399-422 (2010).

Liu, Joseph P. Toward a defense of fair use enablement, or how U.S. copyright law is hurting my daughter. 57 J. Copyright Soc'y U.S.A. 423-446 (2010).

Dotan, Amira, et al. Fair use best practices for higher education institutions: the Israeli experience. 57 J. Copyright Soc'y U.S.A. 447-471 (2010).

Schwartz, Eric J. An overview of the international treatment of exceptions. 57 J. Copyright Soc'y U.S.A. 473-497 (2010).

Gervais, Daniel. Fair use, fair dealing, fair principles: efforts to conceptualize exceptions and limitations to copyright. 57 J. Copyright Soc'y U.S.A. 499-520 (2010).

Senftleben, Martin. Bridging the differences between copyright's legal traditions — the emerging EC fair use doctrine. 57 J. Copyright Soc'y U.S.A. 521-552 (2010).

Geller, Paul Edward. A German approach to fair use: test cases for TRIPs criteria for copyright limitations? 57 J. Copyright Soc'y U.S.A. 553-571 (2010).

Caddy, Lorna, Niri Shan and Valerie Aumage. The European approach to fair dealing — harmony or discord? 57 J. Copyright Soc'y U.S.A. 573-585 (2010).

Beck, Joseph M., Allison M. Scott and Katharine M. Sullivan. Moral rights and wrongs: conflicts in the digital world. 57 J. Copyright Soc'y U.S.A. 587-610 (2010).

Austin, Graeme W. Four questions about the Australian approach to fair dealing defenses to copyright infringement. 57 J. Copyright Soc'y U.S.A. 611-629 (2010).

Doi, Teruo. Availability of the "fair use" defense under the Copyright Act of Japan: legislative and case law developments for better adapting it to the digital/network environment. 57 J. Copyright Soc'y U.S.A. 631-653 (2010).

Qian, Wang. Is downloading of pirated content for private purposes a copyright infringement in China? 57 J. Copyright Soc'y U.S.A. 655-665 (2010).

Rush, Andrea. What Anna Karenina might have said about copyright qualifications under Canadian law. 57 J. Copyright Soc'y U.S.A. 667-682 (2010).

Fan, Si-Yue. Case comment: the liability of network service providers. 57 J. Copyright Soc'y U.S.A. 683-700 (2010).

Legislative and administrative developments. 57 J. Copyright Soc'y U.S.A. 701-703 (2010).

Bibliography. 57 J. Copyright Soc'y U.S.A. 705-717 (2010).

# 4 LIBERTY UNIVERSITY LAW REVIEW, NO. 3, SPRING, 2010.

Lindevaldsen, Rena M. The fallacy of neutrality from beginning to end: the battle between religious liberties and rights based on homosexual conduct. 4 Liberty U. L. Rev. 425-463 (2010).

Duncan, William C. Problems of classification. 4 Liberty U. L. Rev. 465-478 (2010).

Byrd, A. Dean. Homosexuality: innate and immutable? What science can and cannot say. 4 Liberty U. L. Rev. 479-501 (2010).

Knight, Robert H. How the concept of "sexual orientation" threatens religious liberty. 4 Liberty U. L. Rev. 503-536 (2010).

Wardle, Lynn D. A house divided: same-sex marriage and dangers to civil rights. 4 Liberty U. L. Rev. 537-591 (2010).

Kohm, Lynne Marie. The First Amendment, homosexual unions, and "newspeak": has the language surrounding the marriage debate altered the nature of marriage itself, or affected the truth of the issues inherent in alternative marriage demands? 4 Liberty U. L. Rev. 593-615 (2010).

Donnelly, Elaine. Constructing the co-ed military. 4 Liberty U. L. Rev. 617-794 (2010).

Page 24 February 11, 2011

## 23 LOYOLA CONSUMER LAW REVIEW, NO. 1, PP. 1-111, 2010.

Jacobson, Jonathan, Scott Sher and Edward Holman. Predatory innovation: an analysis of **Allied Orthopedic v. Tyco** in the context of Section 2 jurisprudence. 23 Loy. Consumer L. Rev. 1-33 (2010).

Farmer, Susan Beth. The impact of China's antitrust law and other competition policies on U.S. companies. 23 Loy. Consumer L. Rev. 34-53 (2010).

Potomac, Richard. Student article. Are you sure you want to eat that?: U.S. government and private regulation of domestically produced and marketed dietary supplements. 23 Loy. Consumer L. Rev. 54-98 (2010).

Vitello, Cody. Note. The Wall Street Reform Act of 2010 and what it means for Joe & Jane consumer. 23 Loy. Consumer L. Rev. 99-111 (2010).

# 2009 MICHIGAN STATE LAW REVIEW, NO. 4, WINTER.

Symposium on Business Law and Narrative. 2009 Mich. St. L. Rev. 817-1238.

Kuykendall, Mae and David Westbrook. Introduction: unsettling questions, disquieting stories. 2009 Mich. St. L. Rev. 817-830.

Miller, Geoffrey. Narrative and truth in judicial opinions: corporate charitable giving cases. 2009 Mich. St. L. Rev. 831-845.

Johnson, Lyman. Counter-narrative in corporate law: saints and sinners, apostles and epistles. 2009 Mich. St. L. Rev. 847-874.

Abbott, H. Porter. Law, agency, & unnarratable events. 2009 Mich. St. L. Rev. 875-883.

Seaton, James. Essay: literature and business: hostility and dullness. 2009 Mich. St. L. Rev. 885-897.

Langevoort, Donald C. The SEC and the Madoff scandal: three narratives in search of a story. 2009 Mich. St. L. Rev. 899-914.

Kwolek-Folland, Angel. The personal is international: sexual harassment narratives and the corporation. 2009 Mich. St. L. Rev. 915-932.

Nesteruk, Jeffrey. Corporate theory and the role of narrative. 2009 Mich. St. L. Rev. 933-945.

Hurt, Christine. Evil has a new name (and a new narrative): Bernard Madoff. 2009 Mich. St. L. Rev. 947-987.

Horwitz, Jill. Nonprofits and narrative: Piers Plowman, Anthony Trollope, and charities law. 2009 Mich. St. L. Rev. 989-1016.

Heminway, Joan MacLeod. Martha Stewart and the forbidden fruit: a new story of Eve. 2009 Mich. St. L. Rev. 1017-1047.

Greenwood, Daniel J.H. Essay: telling stories of shareholder supremacy. 2009 Mich. St. L. Rev. 1049-1081.

Carrard, Philippe. Essay: when Wall Street sighs: narratives of the market and personification. 2009 Mich. St. L. Rev. 1083-1090.

Joo, Thomas W. Narrative, myth, and morality in corporate legal theory. 2009 Mich. St. L. Rev. 1091-1109.

Backer, Larry Catá. The drama of corporate law: narrator between citizens, state, and corporation. 2009 Mich. St. L. Rev. 1111-1170.

Ribstein, Larry E. How movies created the financial crisis. 2009 Mich. St. L. Rev. 1171-1186.

Skeel, David A., Jr. Competing narratives in corporate bankruptcy: debtor in control vs. no time to spare. 2009 Mich. St. L. Rev. 1187-1205.

Partnoy, Frank. *The Match King*, Chapter 9: the author's cut. 2009 Mich. St. L. Rev. 1207-1238.

# 25 OHIO STATE JOURNAL ON DISPUTE RESOLUTION, NO. 4, PP. 843-1124, 2010.

Drahozal, Christopher R. and Samantha Zyontz. An empirical study of AAA consumer arbitrations. 25 Ohio St. J. on Disp. Resol. 843-930 (2010).

Kuttner, Ran. From adversity to relationality: a Buddhist-oriented relational view of integrative negotiation and mediation. 25 Ohio St. J. on Disp. Resol. 931-974 (2010).

Hyde, Alan. Labor arbitration of discrimination claims after **14 Penn Plaza v. Pyett**: letting discrimination defendants decide whether plaintiffs may sue them. 25 Ohio St. J. on Disp. Resol. 975-1022 (2010).

LaFramboise, Drew B. Note. Arbitrating the Great Writ: resolving federal habeas corpus disputes through arbitration. 25 Ohio St. J. on Disp. Resol. 1023-1054 (2010).

Butt, Rachel Isabelle. Note. Appropriation art and fair use. 25 Ohio St. J. on Disp. Resol. 1055-1093 (2010).

Oles, Kevin D. Recent development. (**Safety National Casualty Corp. v. Certain Underwriters at Lloyd's London**, 587 F.3d 714, 2010.) 25 Ohio St. J. on Disp. Resol. 1095-1108 (2010).

Gould, Zachary L. Recent development. (Stolt-Nielsen S.A. v. AnimalFeeds Int'l Corp., 548 F.3d 85, 2008.) 25 Ohio St. J. on Disp. Resol. 1109-1124 (2010).

Page 25 February 11, 2011

## 62 OKLAHOMA LAW REVIEW, NO. 4, SUMMER, 2010.

Schwartz, Victor E., Phil Goldberg and Corey Schaecher. Game over? Why recent state Supreme Court decisions should end the attempted expansion of public nuisance law. 62 Okla. L. Rev. 629-665 (2010).

Jones, Jeffrey Douglas. Enfeebling the ADA: the ADA Amendments Act of 2008. 62 Okla. L. Rev. 667-699 (2010).

Sperino, Sandra. The new calculus of punitive damages for employment discrimination cases. 62 Okla. L. Rev. 701-734 (2010).

Murphy, A. Brooke. Comment. Credit rating immunity? How the hands-off approach toward credit rating agencies led to the subprime credit crisis and the need for greater accountability. 62 Okla. L. Rev. 735-792 (2010).

Brown, Caleb. Note. Piped in: the Tenth Circuit weighs in on extending **American Pipe** tolling in ... (**State Farm Mutual Automobile Insurance Co. v. Boellstorff**, 540 F.3d 1223, 2008.) 62 Okla. L. Rev. 793-816 (2010).

Watson, Brandon M. Note. Contractor beware—increased damages ahead: the Tenth Circuit predicts that Oklahoma would allow new businesses to recover lost profits in ... (**Specialty Beverages, L.L.C. v. Pabst Brewing Co.**, 537 F.3d 1165, 2008.) 62 Okla. L. Rev. 817-837 (2010).

## 114 PENN STATE LAW REVIEW, NO. 4, SPRING, 2010.

Symposium. Reflections on **Iqbal**: Discerning Its Rule, Grappling with Its Implications. 114 Penn St. L. Rev. 1143-1548 (2010).

Houser, Justin and Nancy A. Welsh. Introduction. 114 Penn St. L. Rev. 1143-1145 (2010).

Agenda. 114 Penn St. L. Rev. 1147-1148 (2010).

## Iqbal and the Role of the Courts

Welsh, Nancy A. I could have been a contender: summary jury trial as a means to overcome **Iqbal**'s negative effects upon prelitigation communication, negotiation and early, consensual dispute resolution. 114 Penn St. L. Rev. 1149-1189 (2010).

Campbell, Ray Worthy. Getting a clue: two stage complaint pleading as a solution to the **Conley-Iqbal** dilemma. 114 Penn St. L. Rev. 1191-1245 (2010).

Rachlinski, Jeffrey J. Why heightened pleading—why now? 114 Penn St. L. Rev. 1247-1256 (2010).

Maxeiner, James R. Pleading and access to civil procedure: historical and comparative reflections on **Iqbal**, a day in court and a decision according to law. 114 Penn St. L. Rev. 1257-1289 (2010).

#### **Iqbal and Constitutional Torts**

Kinports, Kit. **Iqbal** and supervisory immunity. 114 Penn St. L. Rev. 1291-1316 (2010).

Brown, Mark R. Qualified immunity and interlocutory fact-finding in the courts of appeals. 114 Penn St. L. Rev. 1317-1332 (2010).

Gildin, Gary S. The Supreme Court's legislative agenda to free government from accountability for constitutional deprivations. 114 Penn St. L. Rev. 1333-1386 (2010).

Pfander, James E. **Iqbal**, **Bivens**, and the role of judge-made law in constitutional litigation. 114 Penn St. L. Rev. 1387-1417 (2010).

### **Iqbal and Race**

Romero, Victor C. Interrogating Iqbal: intent, inertia, and (a lack of) imagination. 114 Penn St. L. Rev. 1419-1442 (2010).

Kassem, Ramzi. Implausible realities: **Iqbal**'s entrenchment of majority group skepticism towards discrimination claims. 114 Penn St. L. Rev. 1443-1483 (2010).

Wadhia, Shoba Sivaprasad. Business as usual: immigration and the national security exception. 114 Penn St. L. Rev. 1485-1535 (2010).

\*\*\*\*\*\*\*

Rosenthal, Lee H. Closing keynote. Pleading, for the future: conversations after **Iqbal**. 114 Penn St. L. Rev. 1537-1548 (2010).

## 51 SANTA CLARA LAW REVIEW, NO. 1, PP. 1-363, 2011.

Priester, Benjamin J. *Apprendi* land becomes bizarro world: "policy nullification" and other surreal doctrines in the new constitutional law of sentencing. 51 Santa Clara L. Rev. 1-78 (2011).

Mamolea, Andrei. The future of corporate aiding and abetting liability under the Alien Tort Statute: a roadmap. 51 Santa Clara L. Rev. 79-152 (2011).

Crespi, Gregory Scott. The trillion dollar problem of underwater homeowners: avoiding a new surge of foreclosures by encouraging principal-reducing loan modifications. 51 Santa Clara L. Rev. 153-216 (2011).

Goldberg, Erica and Kelly Sarabyn. Measuring a "degree of deference": institutional academic freedom in a post-**Grutter** world. 51 Santa Clara L. Rev. 217-264 (2011).

Page 26 February 11, 2011

Case, Lauren. Comment. Climate change: a new realm of tort litigation, and how to recover when the litigation heats up. 51 Santa Clara L. Rev. 265-298 (2011).

Eaton, Michael. Comment. The key to the courthouse door: the effect of **Ashcroft v. Iqbal**, and the heightened pleading standard. (**Ashcroft v. Iqbal**, 129 S. Ct. 1937, 2009.) 51 Santa Clara L. Rev. 299-329 (2011).

Muller, Lara E. Comment. Stock option backdating: is the government's response enough to eliminate the problem or is it still a work in progress? 51 Santa Clara L. Rev. 331-363 (2011).

# 84 ST. JOHN'S LAW REVIEW, NO. 2, SPRING, 2010.

Brownell, Roy E. II. Vice presidential secrecy: a study in comparative constitutional privilege and historical development. 84 St. John's L. Rev. 423-631 (2010).

Miller, Jason C. and student Hannah B. Murray. Wikipedia in court: when and how citing Wikipedia and other consensus websites is appropriate. 84 St. John's L. Rev. 633-656 (2010).

Lippert, James E. Note. Enforcing rights: a case for private rights of action under section 253 of the Federal Telecommunications Act of 1996. 84 St. John's L. Rev. 657-691 (2010).

Singer, Jacob. Note. Bad faith fee-shifting in federal courts: what conduct qualifies? 84 St. John's L. Rev. 693-725 (2010).

Smith, Michael. Note. Barely legal: vagueness and the prohibition of pornography as a condition of supervised release. 84 St. John's L. Rev. 727-757 (2010).

Combs, Thomas. Note. A proposal for regulation of the Government-Sponsored Enterprises. 84 St. John's L. Rev. 759-796 (2010).

Morelli, Robert E. Note. Survival of the fittest: an examination of the Louisiana Science Education Act. 84 St. John's L. Rev. 797-832 (2010).

# 46 STANFORD JOURNAL OF INTERNATIONAL LAW, NO. 2, SUMMER, 2010.

A Race to the Bottom?: A Symposium on Preferential Trade Agreements and Discrimination in International Trade. 46 Stan. J. Int'l L. 171-245 (2010).

Sykes, Alan O. The law, economics and politics of preferential trading arrangements: an introduction. 46 Stan. J. Int'l L. 171-175 (2010).

Maruyama, Warren H. Preferential trade arrangements and the erosion of the WTO's MFN principle. 46 Stan. J. Int'l L. 177-197 (2010).

Srinivasan, T.N. Global trading system: decline of nondiscrimination and rise of preferential trade arrangements and agreements. 46 Stan. J. Int'l L. 199-217 (2010).

Mansfield, Edward D. and Helen V. Milner. Regime type, veto points, and preferential trading arrangements. 46 Stan. J. Int'l L. 219-242 (2010).

Kessler, Jeffrey. Book note. (Reviewing <u>Contingent Protectionism in International Trade</u>, edited by Kyle W. Bagwell, George A. Berman and Petros C. Mavroidis.) 46 Stan. J. Int'l L. 243-245 (2010).

# 12 THOMAS M. COOLEY JOURNAL OF PRACTICAL AND CLINICAL LAW, NO. 2, PP. 115-334, 2010.

Stockmeyer, Norman Otto. An open letter to a colleague preparing to teach remedies. 12 T.M. Cooley J. Prac. & Clin. L. 115-120 (2010).

Schube, Curtis. Public schools are replacing parents: the erosion of the parental right to control the educational and moral upbringing of children. 12 T.M. Cooley J. Prac. & Clin. L. 121-145 (2010).

Lewis, Brian L. A day late and a dollar short: Section 2719 of the Indian Gaming Regulatory Act, the interpretation of its exceptions and the Part 292 regulations. 12 T.M. Cooley J. Prac. & Clin. L. 147-191 (2010).

Anderson, Jennifer, et al. The CornerHouse Forensic Interview Protocol: RATAC<sup>®</sup>. 12 T.M. Cooley J. Prac. & Clin. L. 193-331 (2010).

From the Editors. 12 T.M. Cooley J. Prac. & Clin. L. 333 (2010).

## 58 UCLA LAW REVIEW, NO. 1, OCTOBER, 2010.

Arnow-Richman, Rachel. Just notice: re-reforming employment at will. 58 UCLA L. Rev. 1-72 (2010).

Harris, Cheryl I. and Kimberly West-Faulcon. Reading **Ricci**: whitening discrimination, racing test fairness. 58 UCLA L. Rev. 73-165 (2010).

Harris, Lee. Shareholder campaign funds: a campaign subsidy scheme for corporate elections. 58 UCLA L. Rev. 167-219 (2010).

Mantel, Jessica. Setting national coverage standards for health plans under healthcare reform. 58 UCLA L. Rev. 221-279 (2010).

Edmiston, Stuart C. Comment. Secrets worth keeping: toward a principled basis for stigmatized property disclosure statutes. 58 UCLA L. Rev. 281-320 (2010).

Page 27 February 11, 2011

## 46 UNIVERSITY OF LOUISVILLE LAW REVIEW, NO. 3, PP. 383-558, 2008.

Liemer, Susan P. and Hollee S. Temple. Did your legal writing professor go to Harvard?: the credentials of legal writing faculty at hiring time. 46 U. Louisville L. Rev. 383-436 (2008).

Wright, R. George. Homelessness and the missing constitutional dimension of fraternity. 46 U. Louisville L. Rev. 437-472 (2008).

Honaker, Jason. Note. Bifurcation, prejudice, and punitives: rethinking Kentucky's section 411.186 restraints on judicial discretion. 46 U. Louisville L. Rev. 473-494 (2008).

Coughlin, Michelle Browning. Note. Proposing a uniform national graduated driver license law to reduce motor-vehicle fatalities among teenagers. 46 U. Louisville L. Rev. 495-533 (2008).

Wade, Melissa D. Note. "We need a resolution": negligent interference with contractual relations—justifications for entertainment companies' tort recovery for the negligent death or serious physical injury of an artist. 46 U. Louisville L. Rev. 535-558 (2008).

## 12 UNIVERSITY OF PENNSYLVANIA JOURNAL OF CONSTITUTIONAL LAW, NO. 5, JUNE, 2010.

Frieden, Rob. Invoking and avoiding the First Amendment: how Internet service providers leverage their status as both content creators and neutral conduits. 12 U. Pa. J. Const. L. 1279-1323 (2010).

Leonard, Elizabeth Weeks. State constitutionalism and the right to health care. 12 U. Pa. J. Const. L. 1325-1406 (2010).

Sawicki, Nadia N. "There must be a means"—the backward jurisprudence of **Baze v. Rees**. 12 U. Pa. J. Const. L. 1407-1416 (2010).

Fronk, Nathan S. Winner of ACS's National Student Writing Competition. **Doninger v. Niehoff**: an example of public schools' paternalism and the off-campus restriction of students' First Amendment rights. (**Doninger v. Niehoff**, 527 F.3d 41, 2008.) 12 U. Pa. J. Const. L. 1417-1442 (2010).

Narasimhan, Sripriya. Comment. Does "keep out!" mean "stay out!"?: the Immigration and Nationality Act's effect on access to federal courts for constitutional actions. 12 U. Pa. J. Const. L. 1443-1478 (2010).

Vanze, J. Shaw. Comment. The constitutionality of single-sex public education in Pennsylvania elementary and secondary schools. 12 U. Pa. J. Const. L. 1479-1507 (2010).

## 13 UNIVERSITY OF PENNSYLVANIA JOURNAL OF LAW AND SOCIAL CHANGE, NO. 3, PP. 265-359, 2009-2010.

Edward V. Sparer Symposium Issue. Now More Than Ever: Expanding Access to Justice in Times of Crisis. 13 U. Pa. J.L. & Soc. Change 265-359 (2009-2010).

Houseman, Alan W. The future of civil legal aid: initial thoughts. 13 U. Pa. J.L. & Soc. Change 265-293 (2009-2010).

Abel, Laura K. Evidence-based access to justice. 13 U. Pa. J.L. & Soc. Change 295-313 (2009-2010).

Smith, Abbe. In praise of the Guilty Project: a criminal defense lawyer's growing anxiety about innocence projects. 13 U. Pa. J.L. & Soc. Change 315-329 (2009-2010).

Rapping, Jonathan A. National crisis, national neglect: realizing justice through transformative change. 13 U. Pa. J.L. & Soc. Change 331-359 (2009-2010).

# 55 VILLANOVA LAW REVIEW, NO. 3, PP. 509-802, 2010.

Symposium. Financial Regulatory Reform: Genesis, Progress, and Impact. 55 Vill. L. Rev. 509-801 (2010).

Brown, Elizabeth F. A comparison of the handling of the financial crisis in the United States, the United Kingdom, and Australia. 55 Vill. L. Rev. 509-575 (2010).

Colombo, Ronald J. The role of trust in financial regulation. 55 Vill. L. Rev. 577-601 (2010).

Graham, Ann. The Consumer Financial Protection Agency: love it or hate it, U.S. financial regulation needs it. 55 Vill. L. Rev. 603-626 (2010).

Heminway, Joan MacLeod. Reframing and reforming the Securities and Exchange Commission: lessons from literature on change leadership. 55 Vill. L. Rev. 627-659 (2010).

Krug, Anita K. Moving beyond the clamor for "hedge fund regulation": a reconsideration of "client" under the Investment Advisers Act of 1940. 55 Vill. L. Rev. 661-700 (2010).

Laby, Arthur B. Fiduciary obligations of broker-dealers and investment advisers. 55 Vill. L. Rev. 701-742 (2010).

Pan, Eric J. Four challenges to financial regulatory reform. 55 Vill. L. Rev. 743-772 (2010).

Thomas, Jeffrey E. Insurance perspectives on federal financial regulatory reform: addressing misunderstandings and providing a view from a different paradigm. 55 Vill. L. Rev. 773-801 (2010).

Page 28 February 11, 2011

# 50 VIRGINIA JOURNAL OF INTERNATIONAL LAW, NO. 1, FALL, 2009.

Karamanos, Demetra, Editor-in Chief. Editor's note. 50 Va. J. Int'l L. i-ii (2009).

Letter from Dean Paul Mahoney. 50 Va. J. Int'l L. 1-2 (2009).

Howard, A.E. Dick. A traveler from an antique land: the modern renaissance of comparative constitutionalism. 50 Va. J. Int'l L. 3-41 (2009).

Santos, Alvaro. Labor flexibility, legal reform, and economic development. 50 Va. J. Int'l L. 43-106 (2009).

Greenawalt, Alexander K.A. Complementarity in crisis: Uganda, alternative justice, and the International Criminal Court. 50 Va. J. Int'l L. 107-162 (2009).

Knox, John H. Climate change and human rights law. 50 Va. J. Int'l L. 163-218 (2009).

Hollander, Michael. Note. Gay rights in Uganda: seeking to overturn Uganda's anti-sodomy laws. 50 Va. J. Int'l L. 219-266 (2009).

# 96 VIRGINIA LAW REVIEW, NO. 7, NOVEMBER, 2010.

Rappaport, Michael B. Reforming Article V: the problems created by the national convention amendment method and how to fix them. 96 Va. L. Rev. 1509-1581 (2010).

Tuch, Andrew F. Multiple gatekeepers. 96 Va. L. Rev. 1583-1672 (2010).

Bell, Abraham and Gideon Parchomovsky. The hidden function of takings compensation. 96 Va. L. Rev. 1673-1725 (2010).

Smith, Craig. Note. Taking "due account" of the APA's prejudicial-error rule. 96 Va. L. Rev. 1727-1765 (2010).

## 30 VIRGINIA TAX REVIEW, NO. 2, FALL, 2010.

Halpern, James S. Putting the cart before the horse: determining economic substance independent of the language of the Code. 30 Va. Tax Rev. 327-338 (2010).

Libin, Jerome B. Congress should address tax avoidance head-on: the Internal Revenue Code needs a GAAR. 30 Va. Tax Rev. 339-353 (2010).

Altshuler, Rosanne, Benjamin H. Harris and Eric Toder. Capital income taxation and progressivity in a global economy. 30 Va. Tax Rev. 355-388 (2010).

Gravelle, Jane G. Practical tax reform for a more efficient income tax. 30 Va. Tax Rev. 389-406 (2010).

Stark, Kirk J. The federal role in state tax reform. 30 Va. Tax Rev. 407-444 (2010).

Kahn, Douglas A. Gain from the sale of an income interest in a trust. 30 Va. Tax Rev. 445-464 (2010).

### 52 WILLIAM AND MARY LAW REVIEW, NO. 1, OCTOBER, 2010.

Gruber, Aya. A distributive theory of criminal law. 52 Wm. & Mary L. Rev. 1-73 (2010).

Devlin, Alan and Michael Jacobs. Antitrust error. 52 Wm. & Mary L. Rev. 75-132 (2010).

Gilo, David and Ariel Porat. Viewing unconscionability through a market lens. 52 Wm. & Mary L. Rev. 133-195 (2010).

Norton, Helen. The Supreme Court's post-racial turn towards a zero-sum understanding of equality. 52 Wm. & Mary L. Rev. 197-259 (2010).

Murrill, Brandon. Note. The business of suing: determining when a professional plaintiff should have standing to bring a private enforcement action. 52 Wm. & Mary L. Rev. 261-300 (2010).

O'Keefe, Katherine B. Note. Protecting the homeless under vulnerable victim sentencing guidelines: an alternative to inclusion in hate crime laws. 52 Wm. & Mary L. Rev. 301-326 (2010).

# 120 YALE LAW JOURNAL, NO. 2, NOVEMBER, 2010.

Bradley, Curtis A. and Mitu Gulati. Withdrawing from international custom. 120 Yale L.J. 202-275 (2010).

Franklin, David L. Legislative rules, nonlegislative rules, and the perils of the short cut. 120 Yale L.J. 276-326 (2010).

Barnes, Brian. Note. Against insurance rescission. 120 Yale L.J. 328-365 (2010).

Krauss, Rebecca. Comment. Neuroscience and institutional choice in federal sentencing law. 120 Yale L.J. 367-378 (2010).

Hartman, Scott A. Note. Privacy, personhood, and the courts: FOIA Exemption 7(C) in context. (AT & T v. FCC, 582 F.3d 490, 2009.) 120 Yale L.J. 379-395 (2010).

Edsall, Caroline. Note. Implementing the Hague Convention on Choice of Court Agreements in the United States: an opportunity to clarify recognition and enforcement practice. 120 Yale L.J. 397-406 (2010).