

CURRENT INDEX TO LEGAL PERIODICALS

Marian Gould Gallagher Law Library
University of Washington

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

Key to Citations—March 4, 2011

Administrative Law Review	62	Admin. L. Rev., No. 4, Fall, 2010.
Arizona State Law Journal	42	Ariz. St. L.J., No. 3, Fall, 2010.
Army Lawyer		Army Law., September, 2010.
Catholic University Law Review	60	Cath. U. L. Rev., No. 1, Fall, 2010.
Criminal Law Forum	21	Crim. L. Forum, Nos. 3-4, December, 2010.
DePaul Journal of Health Care Law	12	DePaul J. Health Care L., No. 1, Winter, 2009.
Environmental Law Reporter News & Analysis	40	Envtl. L. Rep. News & Analysis, No. 12, December, 2010.
Georgetown International Environmental Law Review	21	Geo. Int'l Env'tl. L. Rev., No. 3, Spring, 2009.
Hastings Business Law Journal	7	Hastings Bus. L.J., No. 1, Winter, 2011.
Hastings Constitutional Law Quarterly	38	Hastings Const. L.Q., No. 2, Winter, 2011.
Hofstra Law Review	38	Hofstra L. Rev., No. 4, Summer, 2010.
Indiana Law Review	44	Ind. L. Rev., No. 1, Pp. 1-340, 2010.
International Review of Law and Economics	30	Int'l Rev. L. & Econ., No. 4, December, 2010.
Journal of International Economic Law	13	J. Int'l Econ. L., No. 4, December, 2010.
Journal of National Security Law & Policy	4	J. Nat'l Sec. L. & Pol'y, No. 2, Pp. 247-474, 2010.
Law & Policy	33	Law & Pol'y, No. 1, January, 2011.
Legal Reference Services Quarterly	29	Legal Ref. Serv. Q., No. 4, October-December, 2010.
Loyola University Chicago Law Journal	42	Loy. U. Chi. L.J., No. 2, Winter, 2011.
McGeorge Law Review	42	McGeorge L. Rev., No. 1, Pp. 1-242, 2010.
Military Law Review	203	Mil. L. Rev., Spring, 2010.
Mississippi Law Journal	80	Miss. L.J., No. 1, Fall, 2010.
New Criminal Law Review	13	New Crim. L. Rev., No. 4, Fall, 2010.
New York Law School Law Review	55	N.Y.L. Sch. L. Rev., No. 1, Pp. 1-414, 2010/11.
Ohio State Journal of Criminal Law	8	Ohio St. J. Crim. L., No. 1, Fall, 2010.
Tulane Journal of Technology and Intellectual Property	13	Tul. J. Tech. & Intell. Prop., Fall, 2010.
UCLA Women's Law Journal	18	UCLA Women's L.J., No. 1, Fall, 2010.
University of Louisville Law Review	48	U. Louisville L. Rev., No. 3, Spring, 2010.
Vanderbilt Journal of Transnational Law	43	Vand. J. Transnat'l L., No. 5, November, 2010.
Virginia Journal of International Law	51	Va. J. Int'l L., No. 1, Fall, 2010.
Washington Law Review	85	Wash. L. Rev., No. 4, November, 2010.
Willamette Law Review	47	Willamette L. Rev., No. 1, Fall, 2010.
Wisconsin Law Review	2010	Wis. L. Rev., No. 5, Pp. 1155-1352.

ADMINISTRATIVE LAW

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

Administrative Law Review

Check, Ryan M. and Afsheen John Radsan. One lantern in the darkest night: the CIA's Inspector General. 4 J. Nat'l Sec. L. & Pol'y 247-294 (2010).

Haber, Hanan. Regulating-*for*-welfare: a comparative study of "regulatory welfare regimes" in the Israeli, British, and Swedish electricity sectors. 33 Law & Pol'y 116-148 (2011).

Louer, Greg. Comment. Copyright at a crossroad: why improper appointment of copyright royalty judges could undermine American copyright law, and how Congress can solve the problem. 60 Cath. U. L. Rev. 183-209 (2010).

Magee, Claire. Note. Using **Chevron** as a guide: allowing for the precautionary principle in WTO practices. (**Chevron U.S.A., Inc. v. NRDC, Inc.**, 467 U.S. 837, 1984.) 21 Geo. Int'l Env'tl. L. Rev. 615-638 (2009).

Wright, John S.F. Regulatory capitalism and the UK Labour government's reregulation of commissioning in the English National Health Service. 33 Law & Pol'y 27-59 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 2

March 4, 2011

AIR AND SPACE LAW

Caplan, Aaron H. Nonattainder as a liberty interest. 2010 Wis. L. Rev. 1203-1268.

Rizer, Arthur. Dog fight: did the international battle over airline passenger name records enable the Christmas-day bomber? 60 Cath. U. L. Rev. 77-105 (2010).

ARTS AND ENTERTAINMENT

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

Barker, Emily Eschenbach. The California Resale Royalty Act: *droit de [not so] suite* 38 Hastings Const. L.Q. 387-406 (2011).

Byron, Thomas M. Of dancers, Black Panthers, cheerleaders, and icons: reflections of the idea/expression dichotomy in the relevance prong of the **Rogers** test. 13 Tul. J. Tech. & Intell. Prop. 1-37 (2010).

cummings, andré douglas pond. A furious kinship: critical race theory and the hip-hop nation. 48 U. Louisville L. Rev. 499-577 (2010).

Friedberg, Alison B. Comment. Work in progress: reconciling VARA, unfinished works, and the moral rights of artists. 13 Tul. J. Tech. & Intell. Prop. 217-233 (2010).

Gates, Mari-Elise. Note. Problems in applying traditional cultural expression laws to the unique medium of dance. 48 U. Louisville L. Rev. 665-691 (2010).

Keaton, Ashlye and Jerry Goolsby. The role and responsibilities of law schools in the deconstruction and resurrection of the music industry. 13 Tul. J. Tech. & Intell. Prop. 165-178 (2010).

D Is for Digitize Symposium. Introduction by James Grimmelmann; articles by Matthew Sag, Lateef Mtima, Steven D. Jamar, Bernard Lang, Katharina de la Durantaye, Christopher A. Suarez, Mary Murrell and Daniel Reetz. 55 N.Y.L. Sch. L. Rev. 11-269 (2010/11).

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

BANKING AND FINANCE

Birdthistle, William A. Breaking bucks in money market funds. 2010 Wis. L. Rev. 1155-1201.

Gildar, Emily. Comment. Arizona's anti-deficiency statutes: ensuring consumer protection in a foreclosure crisis. 42 Ariz. St. L.J. 1019-1053 (2010).

Huffaker, D. Cody. Comment. A new type of commandeering: the bypass clause of the American Recovery and Reinvestment Act of 2009 (stimulus package). 42 Ariz. St. L.J. 1055-1088 (2010).

Lin, Tom C.W. Too big to fail, too blind to see. (Reviewing Andrew Ross Sorkin, Too Big to Fail: The Inside Story of How Wall Street and Washington Fought to Save the Financial System—and Themselves.) 80 Miss. L.J. 355-375 (2010).

Topham, William Spencer. Re-regulating "financial weapons of mass destruction": observations on repealing the Commodity Futures Modernization Act and future derivative regulation. 47 Willamette L. Rev. 133-160 (2010).

BANKRUPTCY LAW

Drahozal, Christopher R. and Samantha Zyontz. Creditor claims in arbitration and in court. 7 Hastings Bus. L.J. 77-116 (2011).

Telford, Michael L. Splitting the baby: whether ERISA-imposed withdrawal liability claims should be prorated and granted priority in bankruptcy proceedings. 80 Miss. L.J. 389-410 (2010).

CIVIL RIGHTS AND DISCRIMINATION

Ancheta, Angelo N. Language assistance and local voting rights law. 44 Ind. L. Rev. 161-199 (2010).

Carbonara, Emanuela and Piero Pasotti. Social dynamics and minority protection. 30 Int'l Rev. L. & Econ. 317-328 (2010).

Crayton, Kareem U. Reinventing voting rights preclearance. 44 Ind. L. Rev. 201-241 (2010).

cummings, andré douglas pond. A furious kinship: critical race theory and the hip-hop nation. 48 U. Louisville L. Rev. 499-577 (2010).

Dirkx, Marielle Elisabet. Comment. Calling an audible: the Equal Protection Clause, cross-over cases, and the need to change Title IX regulations. 80 Miss. L.J. 411-441 (2010).

Schwartz, Justin. Less than meets the eye: antidiscrimination and the development of Section 5 enforcement and Eleventh Amendment abrogation law since **City of Boerne v. Flores**. 38 Hastings Const. L.Q. 259-337 (2011).

COMMUNICATIONS LAW

Ericson, Brooke. Comment. "Möbius-strip reasoning": the evolution of the FCC's net neutrality nondiscrimination principle for broadband Internet services and its necessary demise. 62 Admin. L. Rev. 1217-1260 (2010).

Fitzgerald, Erin. Comment. Cell "block" silence: why contraband cellular telephone use in prisons warrants federal legislation to allow jamming technology. 2010 Wis. L. Rev. 1269-1311.

Roche, Jean M. Note. Why can't we be friends?: why California needs a lifestyle discrimination statute to protect employees from employment actions based on their off-duty behavior. 7 Hastings Bus. L.J. 187-204 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3

March 4, 2011

Stern, Nat. The intrinsic character of defamatory content as grounds of a uniform regime of proving libel. 80 Miss. L.J. 1-68 (2010).

Szymialis, Jordan J. Note. Sexting: a response to prosecuting those growing up with a growing trend. 44 Ind. L. Rev. 301-339 (2010).

Weisman, Dennis L. and Robert B. Kulick. Price discrimination, two-sided markets, and net neutrality regulation. 13 Tul. J. Tech. & Intell. Prop. 81-102 (2010).

COMPARATIVE AND FOREIGN LAW

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

Georgetown International Environmental Law Review
Vanderbilt Journal of Transnational Law

Benedet, Janine. The age of innocence: a cautious defense of raising the age of consent in Canadian sexual assault law. 13 New Crim. L. Rev. 665-687 (2010).

Brisch, Klaus M. and Claudia E. Haupt. Information technology meets healthcare: the present and future of German and European e-health initiatives. 12 DePaul J. Health Care L. 105-157 (2009).

Cravens, Sarah M.R. Promoting public confidence in the regulation of judicial conduct: a survey of recent developments and practices in four common law countries. 42 McGeorge L. Rev. 177-212 (2010).

de la Durantaye, Katharina. H is for harmonization: the Google Book Search settlement and orphan works legislation in the European Union. 55 N.Y.L. Sch. L. Rev. 157-173 (2010/11).

deLisle, Jacques. Security first? Patterns and lessons from China's use of law to address national security threats. 4 J. Nat'l Sec. L. & Pol'y 397-436 (2010).

Devlin, Richard F. (Re) constructing judicial ethics in Canada. 42 McGeorge L. Rev. 19-34 (2010).

Haber, Hanan. Regulating-for-welfare: a comparative study of "regulatory welfare regimes" in the Israeli, British, and Swedish electricity sectors. 33 Law & Pol'y 116-148 (2011).

Hsieh, Pasha L. China's development of international economic law and WTO legal capacity building. 13 J. Int'l Econ. L. 997-1036 (2010).

Karnavas, Michael G. Joint criminal enterprise at the ECCC: a critical analysis of the pre-trial chamber's decision against the application of JCE III and two divergent commentaries on the same. 21 Crim. L. Forum 445-494 (2010).

Miller, Russell A. Balancing security and liberty in Germany. 4 J. Nat'l Sec. L. & Pol'y 369-396 (2010).

Moliterno, James E. Some lessons from the international judicial education front. 42 McGeorge L. Rev. 213-222 (2010).

Perry, Avi. Note. Solving Israel's African refugee crisis. 51 Va. J. Int'l L. 157-184 (2010).

Rizer, Arthur. Dog fight: did the international battle over airline passenger name records enable the Christmas-day bomber? 60 Cath. U. L. Rev. 77-105 (2010).

Rumney, Philip N.S. and Charnelle van der Bijl. Rape, attitudes, and law enforcement in South Africa. 13 New Crim. L. Rev. 826-840 (2010).

Shaw, Nolan R. Note. Implementation of China's 2007 Open Government Information Regulation. 7 Hastings Bus. L.J. 169-185 (2011).

Wright, John S.F. Regulatory capitalism and the UK Labour government's reregulation of commissioning in the English National Health Service. 33 Law & Pol'y 27-59 (2011).

CONFLICT OF LAWS

Eaton, Malaika M., Leonard J. Feldman and Jerry C. Chiang. The continuous ownership requirement in shareholder derivative litigation: endorsing a common sense application of standing and choice-of-law principles. 47 Willamette L. Rev. 1-24 (2010).

Gal, Michal S. Free movement of judgments: increasing deterrence of international cartels through jurisdictional reliance. 51 Va. J. Int'l L. 57-94 (2010).

O'Connell, Mary Ellen. The choice of law against terrorism. 4 J. Nat'l Sec. L. & Pol'y 343-368 (2010).

CONSTITUTIONAL LAW, GENERALLY

Albert, Richard. Constitutional handcuffs. 42 Ariz. St. L.J. 663-715 (2010).

Ashdown, Gerald G. Federalism's floor. 80 Miss. L.J. 69-104 (2010).

Blitt, Robert C. One new president, one new patriarch, and a generous disregard for the Constitution: a recipe for the continuing decline of secular Russia. 43 Vand. J. Transnat'l L. 1337-1368 (2010).

Caplan, Aaron H. Nonattainder as a liberty interest. 2010 Wis. L. Rev. 1203-1268.

Enríquez, Paul. Deconstructing transnationalism: conceptualizing metanationalism as a putative model of evolving jurisprudence. 43 Vand. J. Transnat'l L. 1265-1336 (2010).

Fogel, Lawrence. Comment. Serving a "public function": why regional cap-and-trade programs should survive a dormant Commerce Clause challenge. 2010 Wis. L. Rev. 1313-1352.

Gerken, Heather K. Keynote address: what election law has to say to constitutional law. 44 Ind. L. Rev. 7-22 (2010).

Horton, Noel E. Comment. Article I, section 11: a poor "Plan B" for Washington's religious pharmacists. 85 Wash. L. Rev. 739-780 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 4

March 4, 2011

Howe, Nathan. The political question doctrine's role in climate change nuisance litigation: are power utilities the first of many casualties? 40 *Env'tl. L. Rep. News & Analysis* 11229-11241 (2010).

Louer, Greg. Comment. Copyright at a crossroad: why improper appointment of copyright royalty judges could undermine American copyright law, and how Congress can solve the problem. 60 *Cath. U. L. Rev.* 183-209 (2010).

Malavet, Pedro A. The inconvenience of a "Constitution [that] follows the flag...but doesn't quite catch up with it": from **Downes v. Bidwell** to **Boumediene v. Bush**. 80 *Miss. L.J.* 181-257 (2010).

Mank, Bradford. Revisiting the **Lyons** den: **Summers v. Earth Island Institute**'s misuse of **Lyons**'s "realistic threat" of harm standing test. 42 *Ariz. St. L.J.* 837-899 (2010).

Pytynia, Carolyn A. Note. Forgive me, Founding Fathers for I have sinned: a reconciliation of foreign affairs preemption after ... (**Medellin v. Texas**, 552 U.S. 491, 2008.) 43 *Vand. J. Transnat'l L.* 1413-1445 (2010).

Roth, Rachel. Obstructing justice: prisons as barriers to medical care for pregnant women. 18 *UCLA Women's L.J.* 79-105 (2010).

Talge, Jordan. Comment. No direction home: constitutional limitations on Washington's homeless encampment ordinances. (**City of Woodinville v. Northshore United Church of Christ**, 211 P.3d 406, 2009.) 85 *Wash. L. Rev.* 781-813 (2010).

Vladeck, Stephen I. The laws of war as a constitutional limit on military jurisdiction. 4 *J. Nat'l Sec. L. & Pol'y* 295-342 (2010).

Wagner, Kevin M. Rewriting the Guarantee Clause: justifying direct democracy in the Constitution. 47 *Willamette L. Rev.* 67-99 (2010).

CONSUMER PROTECTION LAW

Drahozal, Christopher R. and Samantha Zyontz. Creditor claims in arbitration and in court. 7 *Hastings Bus. L.J.* 77-116 (2011).

Gildar, Emily. Comment. Arizona's anti-deficiency statutes: ensuring consumer protection in a foreclosure crisis. 42 *Ariz. St. L.J.* 1019-1053 (2010).

Oreluk, Michael N. Comment. Intangible digital intellectual property: a transition at an unbearable cost. 13 *Tul. J. Tech. & Intell. Prop.* 201-216 (2010).

CORPORATIONS

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

Alces, Kelli A. The equity trustee. 42 *Ariz. St. L.J.* 717-781 (2010).

Hirsch, Dennis D. Green business and the importance of reflexive law: what Michael Porter didn't say. 62 *Admin. L. Rev.* 1063-1126 (2010).

Mills, Melissa Epstein. Brass collar crime: a corporate model for command responsibility. 47 *Willamette L. Rev.* 25-65 (2010).

COURTS

Bucy, Pamela H. Courtroom conduct by spectators. 48 *U. Louisville L. Rev.* 579-611 (2010).

Bybee, Keith J. and Heather Pincock. Efficient, fair, and incomprehensible: how the state "sells" its judiciary. 33 *Law & Pol'y* 1-26 (2011).

Lippman, Hon. Jonathan. How one state reduced both crime and incarceration. 38 *Hofstra L. Rev.* 1045-1057 (2010).

Njikam, Ousman. Book review. (Reviewing Carsten Stahn and Göran Sluiter, *The Emerging Practice of the International Criminal Court*.) 21 *Crim. L. Forum* 527-543 (2010).

Sellers, Nathan R. Note. Defending the formal federal civil rulemaking process: why the Court should not amend procedural rules through judicial interpretation. 42 *Loy. U. Chi. L.J.* 327-390 (2011).

Swigart, Leigh. The "national judge": some reflections on diversity in international courts and tribunals. 42 *McGeorge L. Rev.* 223-242 (2010).

CRIMINAL LAW AND PROCEDURE

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Criminal Law Forum
Loyola University Chicago Law Journal
New Criminal Law Review
Ohio State Journal of Criminal Law

Crump, David. What does intent mean? 38 *Hofstra L. Rev.* 1059-1082 (2010).

Gregory, E. John, Maj., U.S. Army. Trying unlawful combatants at general courts-martial: amending the UCMJ in light of the military commissions experience. 203 *Mil. L. Rev.* 150-188 (2010).

Lippman, Hon. Jonathan. How one state reduced both crime and incarceration. 38 *Hofstra L. Rev.* 1045-1057 (2010).

Martin, Christopher E., Maj., U.S. Army. Narrowing the doorway: what constitutes a *crimen falsi* conviction under revised Military Rule of Evidence 609(a)(2)? *Army Law.* 35-44 (2010).

Mills, Melissa Epstein. Brass collar crime: a corporate model for command responsibility. 47 *Willamette L. Rev.* 25-65 (2010).

Nunziato, Dannielle M. Note. Preventing prescription drug overdose in the twenty-first century: is the Controlled Substances Act enough? 38 *Hofstra L. Rev.* 1261-1298 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 5

March 4, 2011

Rosenblatt, Frank D., Maj., U.S. Army. Non-deployable: the court-martial system in combat from 2001 to 2009. *Army Law*. 12-34 (2010).

Said, Wadie E. The terrorist informant. 85 *Wash. L. Rev.* 687-738 (2010).

Szymialis, Jordan J. Note. Sexting: a response to prosecuting those growing up with a growing trend. 44 *Ind. L. Rev.* 301-339 (2010).

Symposium. The Scandal of Political Corruption and the Law's Response. Introduction by Amanda Blaising; articles by Norman Abrams, Jonathan L. Entin, David Schleicher and Zephyr Teachout. 42 *Loy. U. Chi. L.J.* 207-326 (2011).

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

DISPUTE RESOLUTION

Drahozal, Christopher R. and Samantha Zyontz. Creditor claims in arbitration and in court. 7 *Hastings Bus. L.J.* 77-116 (2011).

Gregory, David L., Michael K. Zitelli and Christina E. Papadopoulos. The fiftieth anniversary of the **Steelworkers Trilogy**: some reflections on judicial review of labor-arbitration decisions—will gold turn to rust? 60 *Cath. U. L. Rev.* 47-76 (2010).
Hilbert, Jim. Collaborative lawyering: a process for interest-based negotiation. 38 *Hofstra L. Rev.* 1083-1101 (2010).

Hsieh, Pasha L. China's development of international economic law and WTO legal capacity building. 13 *J. Int'l Econ. L.* 997-1036 (2010).

Sperling, Carrie. Priming legal negotiations through written demands. 60 *Cath. U. L. Rev.* 107-143 (2010).

DOMESTIC RELATIONS

Baumle, Amanda K. and D'Lane R. Compton. Legislating the family: the effect of state family laws on the presence of children in same-sex households. 33 *Law & Pol'y* 82-115 (2011).

Levi, Robin, Nerissa Kunakemakorn, Azadeh Zohrabi, Elizaveta Afanasieff and Nicole Edwards-Masuda. Creating the "bad mother": how the U.S. approach to pregnancy in prisons violates the right to be a mother. 18 *UCLA Women's L.J.* 1-77 (2010).

Rosner, Victoria. Comment. (**Sifre v. Sifre**, 878 N.Y.S.2d 798, 2009.) 55 *N.Y.L. Sch. L. Rev.* 371-382 (2010/11).

Smolin, David M. Child laundering and the Hague Convention on Intercountry Adoption: the future and past of intercountry adoption. 48 *U. Louisville L. Rev.* 441-498 (2010).

Wilson, Robin Fretwell. Trusting mothers: a critique of the American Law Institute's treatment of *de facto* parents. 38 *Hofstra L. Rev.* 1103-1189 (2010).

ECONOMICS

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

International Review of Law and Economics

Journal of International Economic Law

Faure, Michael, Morag Goodwin and Franziska Weber. Bucking the Kuznets curve: designing effective environmental regulation in developing countries. 51 *Va. J. Int'l L.* 95-156 (2010).

Haber, Hanan. Regulating-*for*-welfare: a comparative study of "regulatory welfare regimes" in the Israeli, British, and Swedish electricity sectors. 33 *Law & Pol'y* 116-148 (2011).

Hirsch, Dennis D. Green business and the importance of reflexive law: what Michael Porter didn't say. 62 *Admin. L. Rev.* 1063-1126 (2010).

Huffaker, D. Cody. Comment. A new type of commandeering: the bypass clause of the American Recovery and Reinvestment Act of 2009 (stimulus package). 42 *Ariz. St. L.J.* 1055-1088 (2010).

Hurwitz, Justin (Gus). Indexing health insurance to marginal health status: a spoonful of economics helps the premiums go down. 12 *DePaul J. Health Care L.* 43-66 (2009).

Johnson, Andrea L. Transborder licensing: a new frontier for job creation. 13 *Tul. J. Tech. & Intell. Prop.* 103-131 (2010).

Schleicher, David. I would, but I need the eggs: why neither exit nor voice substantially limits big city corruption. 42 *Loy. U. Chi. L.J.* 277-293 (2011).

Templin, Benjamin A. The government shareholder: regulating public ownership of private enterprise. 62 *Admin. L. Rev.* 1127-1215 (2010).

Topham, William Spencer. Re-regulating "financial weapons of mass destruction": observations on repealing the Commodity Futures Modernization Act and future derivative regulation. 47 *Willamette L. Rev.* 133-160 (2010).

Weisman, Dennis L. and Robert B. Kulick. Price discrimination, two-sided markets, and net neutrality regulation. 13 *Tul. J. Tech. & Intell. Prop.* 81-102 (2010).

Wright, John S.F. Regulatory capitalism and the UK Labour government's reregulation of commissioning in the English National Health Service. 33 *Law & Pol'y* 27-59 (2011).

EDUCATION LAW

Lerner, Justin. Comment. (**United States v. Memorial Sloan-Kettering Cancer Center**, 563 F.3d 19, 2009.) 55 *N.Y.L. Sch. L. Rev.* 359-369 (2010/11).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
March 4, 2011

Withey, Carol. Rape and sexual assault education: where is the law? 13 New Crim. L. Rev. 802-825 (2010).

EMPLOYMENT PRACTICE

Roche, Jean M. Note. Why can't we be friends?: why California needs a lifestyle discrimination statute to protect employees from employment actions based on their off-duty behavior. 7 Hastings Bus. L.J. 187-204 (2011).

Sherwyn, David and Michael Heise. The **Gross** beast of burden of proof: experimental evidence on how the burden of proof influences employment discrimination case outcomes. 42 Ariz. St. L.J. 901-947 (2010).

ENERGY AND UTILITIES LAW

Duruigbo, Emeka. The global energy challenge and Nigeria's emergence as a major gas power: promise, peril or paradox of plenty? 21 Geo. Int'l Envtl. L. Rev. 395-453 (2009).

Haber, Hanan. Regulating-*for*-welfare: a comparative study of "regulatory welfare regimes" in the Israeli, British, and Swedish electricity sectors. 33 Law & Pol'y 116-148 (2011).

Howe, Nathan. The political question doctrine's role in climate change nuisance litigation: are power utilities the first of many casualties? 40 Envtl. L. Rep. News & Analysis 11229-11241 (2010).

ENVIRONMENTAL LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Environmental Law Reporter News & Analysis
Georgetown International Environmental Law Review

Burton, Camden D. Recent development. An inconvenient risk: climate change disclosure and the burden on corporations. 62 Admin. L. Rev. 1287-1305 (2010).

Faure, Michael, Morag Goodwin and Franziska Weber. Bucking the Kuznets curve: designing effective environmental regulation in developing countries. 51 Va. J. Int'l L. 95-156 (2010).

Fogel, Lawrence. Comment. Serving a "public function": why regional cap-and-trade programs should survive a dormant Commerce Clause challenge. 2010 Wis. L. Rev. 1313-1352.

Hessler, Jeremy. Note. A temporary solution to climate change: the federal common law to the rescue. 38 Hastings Const. L.Q. 407-438 (2011).

Hirsch, Dennis D. Green business and the importance of reflexive law: what Michael Porter didn't say. 62 Admin. L. Rev. 1063-1126 (2010).

Tai, Stephanie. When natural science meets the dismal science. 42 Ariz. St. L.J. 949-1018 (2010).

ESTATES AND TRUSTS

Vars, Frederick E. Toward a general theory of standards of proof. 60 Cath. U. L. Rev. 1-45 (2010).

EVIDENCE

Bucy, Pamela H. Courtroom conduct by spectators. 48 U. Louisville L. Rev. 579-611 (2010).

Martin, Christopher E., Maj., U.S. Army. Narrowing the doorway: what constitutes a *crimen falsi* conviction under revised Military Rule of Evidence 609(a)(2)? Army Law. 35-44 (2010).

Raitt, Fiona E. Judging children's credibility—cracks in the culture of disbelief, or business as usual? 13 New Crim. L. Rev. 735-758 (2010).

Vars, Frederick E. Toward a general theory of standards of proof. 60 Cath. U. L. Rev. 1-45 (2010).

FIRST AMENDMENT

Cheverud, Eirik. Comment. (**Cohen v. Google, Inc.**, 887 N.Y.S.2d 424, 2009.) 55 N.Y.L. Sch. L. Rev. 333-357 (2010/11).

Hayward, Allison R. What changes do recent Supreme Court decisions require for federal campaign finance statutes and regulations? 44 Ind. L. Rev. 285-300 (2010).

Horton, Noel E. Comment. Article I, section 11: a poor "Plan B" for Washington's religious pharmacists. 85 Wash. L. Rev. 739-780 (2010).

Stern, Nat. The intrinsic character of defamatory content as grounds of a uniform regime of proving libel. 80 Miss. L.J. 1-68 (2010).

Strasser, Mark. Advocacy, true threats, and the First Amendment. 38 Hastings Const. L.Q. 339-386 (2011).

Zevitas, John. Comment. If it doesn't fit, keep on trying?: the courts' attempt to find a place for pure political speech in the Lanham Act. 60 Cath. U. L. Rev. 243-274 (2010).

FOOD AND DRUG LAW

Davis, Suzanne and Paul Lansing. When two fundamental rights collide at the pharmacy: the struggle to balance the consumer's right to access contraception and the pharmacist's right of conscience. 12 DePaul J. Health Care L. 67-104 (2009).

Horton, Noel E. Comment. Article I, section 11: a poor "Plan B" for Washington's religious pharmacists. 85 Wash. L. Rev. 739-780 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 7

March 4, 2011

Manning, Lauren E. Note. The skinny on the FOP flop: why the FDA must tighten the belt on FOP labeling in light of the obesity crisis. 38 Hofstra L. Rev. 1227-1260 (2010).

Rebman, John M. Student article. Dr. Strange Drug or: how I learned to stop worrying and love authorized generics. 12 DePaul J. Health Care L. 159-194 (2009).

Zarabi, Joshua. Comment. (**Bayer Schering Pharma AG v. Barr Laboratories, Inc.**, 575 F.3d 1341, 2009.) 55 N.Y.L. Sch. L. Rev. 399-414 (2010/11).

FOURTEENTH AMENDMENT

Bam, Dmitry. Understanding **Caperton**: judicial disqualification under the Due Process Clause. 42 McGeorge L. Rev. 65-83 (2010).

Caplan, Aaron H. Nonattainder as a liberty interest. 2010 Wis. L. Rev. 1203-1268.

Roth, Rachel. Obstructing justice: prisons as barriers to medical care for pregnant women. 18 UCLA Women's L.J. 79-105 (2010).

Rotunda, Ronald D. Codifying **Caperton v. A.T. Massey Coal Co.** 42 McGeorge L. Rev. 95-133 (2010).

GOVERNMENT CONTRACTS

O'Brien, Colin M. Homeland Security Presidential Directive-12, background investigations, and informational privacy rights. 80 Miss. L.J. 299-353 (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

Du, Michael Ming. Autonomy in setting appropriate level of protection under the WTO law: rhetoric or reality? 13 J. Int'l Econ. L. 1077-1102 (2010).

Levi, Robin, Nerissa Kunakemakorn, Azadeh Zohrabi, Elizaveta Afanasieff and Nicole Edwards-Masuda Creating the "bad mother": how the U.S. approach to pregnancy in prisons violates the right to be a mother. 18 UCLA Women's L.J. 1-77 (2010).

Manning, Lauren E. Note. The skinny on the FOP flop: why the FDA must tighten the belt on FOP labeling in light of the obesity crisis. 38 Hofstra L. Rev. 1227-1260 (2010).

Roth, Rachel. Obstructing justice: prisons as barriers to medical care for pregnant women. 18 UCLA Women's L.J. 79-105 (2010).

Talge, Jordan. Comment. No direction home: constitutional limitations on Washington's homeless encampment ordinances. (**City of Woodinville v. Northshore United Church of Christ**, 211 P.3d 406, 2009.) 85 Wash. L. Rev. 781-813 (2010).

Wright, John S.F. Regulatory capitalism and the UK Labour government's reregulation of commissioning in the English National Health Service. 33 Law & Pol'y 27-59 (2011).

HUMAN RIGHTS LAW

Cole, David D. The sacrificial Yoo: accounting for torture in the OPR report. 4 J. Nat'l Sec. L. & Pol'y 455-464 (2010).

Levi, Robin, Nerissa Kunakemakorn, Azadeh Zohrabi, Elizaveta Afanasieff and Nicole Edwards-Masuda Creating the "bad mother": how the U.S. approach to pregnancy in prisons violates the right to be a mother. 18 UCLA Women's L.J. 1-77 (2010).

Smolin, David M. Child laundering and the Hague Convention on Intercountry Adoption: the future and past of intercountry adoption. 48 U. Louisville L. Rev. 441-498 (2010).

IMMIGRATION LAW

Ancheta, Angelo N. Language assistance and local voting rights law. 44 Ind. L. Rev. 161-199 (2010).

Perry, Avi. Note. Solving Israel's African refugee crisis. 51 Va. J. Int'l L. 157-184 (2010).

INDIAN AND ABORIGINAL LAW

Gates, Mari-Elise. Note. Problems in applying traditional cultural expression laws to the unique medium of dance. 48 U. Louisville L. Rev. 665-691 (2010).

INSURANCE LAW

Hurwitz, Justin (Gus). Indexing health insurance to marginal health status: a spoonful of economics helps the premiums go down. 12 DePaul J. Health Care L. 43-66 (2009).

INTELLECTUAL PROPERTY LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
New York Law School Law Review
Tulane Journal of Technology and Intellectual Property

Breloski, Jeffrey T., Maj., U.S. Army. "S.O.S": save our service marks. 203 Mil. L. Rev. 78-148 (2010).

De Los Reyes, James. Note. Examining copyright exemptions for web mashups in the international context: applying American constitutional considerations as guideposts for the TRIPS three-step test. 38 Hastings Const. L.Q. 473-498 (2011).

Gates, Mari-Elise. Note. Problems in applying traditional cultural expression laws to the unique medium of dance. 48 U. Louisville L. Rev. 665-691 (2010).

Hely, Patrick. Note. A model copyright exemption to serve the visually impaired: an alternative to the treaty proposals before WIPO. 43 Vand. J. Transnat'l L. 1369-1411 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8

March 4, 2011

Louer, Greg. Comment. Copyright at a crossroad: why improper appointment of copyright royalty judges could undermine American copyright law, and how Congress can solve the problem. 60 *Cath. U. L. Rev.* 183-209 (2010).

Nieh, Andrew. Note. Software wars: the patent menace. 55 *N.Y.L. Sch. L. Rev.* 295-330 (2010/11).

Zarabi, Joshua. Comment. (**Bayer Schering Pharma AG v. Barr Laboratories, Inc.**, 575 F.3d 1341, 2009.) 55 *N.Y.L. Sch. L. Rev.* 399-414 (2010/11).

Zevitas, John. Comment. If it doesn't fit, keep on trying?: the courts' attempt to find a place for pure political speech in the Lanham Act. 60 *Cath. U. L. Rev.* 243-274 (2010).

D Is for Digitize Symposium. Introduction by James Grimmelman; articles by Matthew Sag, Lateef Mtima, Steven D. Jamar, Bernard Lang, Katharina de la Durantaye, Christopher A. Suarez, Mary Murrell and Daniel Reetz. 55 *N.Y.L. Sch. L. Rev.* 11-269 (2010/11).

(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:

Criminal Law Forum
Georgetown International Environmental Law Review
International Review of Law and Economics
Journal of International Economic Law
Vanderbilt Journal of Transnational Law
Virginia Journal of International Law

Lang, Bernard. Orphan works and the Google Book Search settlement: an international perspective. 55 *N.Y.L. Sch. L. Rev.* 111-155 (2010/11).

Rizer, Arthur. Dog fight: did the international battle over airline passenger name records enable the Christmas-day bomber? 60 *Cath. U. L. Rev.* 77-105 (2010).

Scheppele, Kim Lane. The international standardization of national security law. 4 *J. Nat'l Sec. L. & Pol'y* 437-453 (2010).

Swigart, Leigh. The "national judge": some reflections on diversity in international courts and tribunals. 42 *McGeorge L. Rev.* 223-242 (2010).

INTERNATIONAL TRADE

Boister, Neil. The (UN-) systematic nature of the UN criminal justice system: the (NON) relationship between the draft illicit tobacco trade protocol and the UN Convention against Transnational Organised Crime. 21 *Crim. L. Forum* 361-397 (2010).

Bradford, Anu. When the WTO works, and how it fails. 51 *Va. J. Int'l L.* 1-56 (2010).

Cong, Do Thanh. Catfish, shrimp, and the WTO: Vietnam loses its innocence. 43 *Vand. J. Transnat'l L.* 1235-1264 (2010).

Gal, Michal S. Free movement of judgments: increasing deterrence of international cartels through jurisdictional reliance. 51 *Va. J. Int'l L.* 57-94 (2010).

Gates, Mari-Elise. Note. Problems in applying traditional cultural expression laws to the unique medium of dance. 48 *U. Louisville L. Rev.* 665-691 (2010).

Hviid, Morten and Andrei Medvedev. The role of contribution among defendants in private antitrust litigation. 30 *Int'l Rev. L. & Econ.* 306-316 (2010).

Johnson, Andrea L. Transborder licensing: a new frontier for job creation. 13 *Tul. J. Tech. & Intell. Prop.* 103-131 (2010).

Magee, Claire. Note. Using **Chevron** as a guide: allowing for the precautionary principle in WTO practices. (**Chevron U.S.A., Inc. v. NRDC, Inc.**, 467 U.S. 837, 1984.) 21 *Geo. Int'l Envtl. L. Rev.* 615-638 (2009).

Westbrook, Amy Deen. Sunlight on Iran: how reductive standards of materiality excuse incomplete disclosure under the securities laws. 7 *Hastings Bus. L.J.* 13-75 (2011).

JUDGES

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

Brickey, Carolyn, et al. How to take climate change into account: a guidance document for judges adjudicating water disputes. 40 *Env'tl. L. Rep. News & Analysis* 11215-11228 (2010).

Gregory, David L., Michael K. Zitelli and Christina E. Papadopoulos. The fiftieth anniversary of the **Steelworkers Trilogy**: some reflections on judicial review of labor-arbitration decisions—will gold turn to rust? 60 *Cath. U. L. Rev.* 47-76 (2010).

Peoples, Lee F. The citation of blogs in judicial opinions. 13 *Tul. J. Tech. & Intell. Prop.* 39-80 (2010).

Sellers, Nathan R. Note. Defending the formal federal civil rulemaking process: why the Court should not amend procedural rules through judicial interpretation. 42 *Loy. U. Chi. L.J.* 327-390 (2011).

Teachout, Zephyr. Facts in exile: corruption and abstraction in **Citizens United v. Federal Election Commission**. 42 *Loy. U. Chi. L.J.* 295-326 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9

March 4, 2011

Symposium. Judicial Ethics and Accountability: At Home and Abroad. Articles by Hon. John F. Irwin, Daniel L. Real, Richard F. Devlin, Meryl J. Chertoff, Dmitry Bam, Charles Gardner Geyh, Ronald D. Rotunda, Justice Ronald B. Robie, Justice Richard Fybel, Mary-Beth Moylan, Eli Wald, Sarah M.R. Cravens, James E. Moliterno and Leigh Swigart; response by W. Bradley Wendel. 42 *McGeorge L. Rev.* 1-242 (2010).

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

JURISDICTION

Abrams, Norman. The distance imperative: a different way of thinking about public official corruption investigations/prosecutions and the federal role. 42 *Loy. U. Chi. L.J.* 207-253 (2011).

Howe, Nathan. The political question doctrine's role in climate change nuisance litigation: are power utilities the first of many casualties? 40 *Envtl. L. Rep. News & Analysis* 11229-11241 (2010).

Liebesman, Lawrence R., Rafe Petersen and Michael Galano. **Rapanos v. United States**: searching for a significant nexus using proximate causation and foreseeability principles. 40 *Envtl. L. Rep. News & Analysis* 11242-11256 (2010).

Manson, Robert L. Identifying the rough edges of the Kampala compromise. 21 *Crim. L. Forum* 417-443 (2010).

Vladeck, Stephen I. The laws of war as a constitutional limit on military jurisdiction. 4 *J. Nat'l Sec. L. & Pol'y* 295-342 (2010).

JURISPRUDENCE

cummings, andré douglas pond. A furious kinship: critical race theory and the hip-hop nation. 48 *U. Louisville L. Rev.* 499-577 (2010).

Enríquez, Paul. Deconstructing transnationalism: conceptualizing metanationalism as a putative model of evolving jurisprudence. 43 *Vand. J. Transnat'l L.* 1265-1336 (2010).

Gerken, Heather K. Keynote address: what election law has to say to constitutional law. 44 *Ind. L. Rev.* 7-22 (2010).

Hirsch, Dennis D. Green business and the importance of reflexive law: what Michael Porter didn't say. 62 *Admin. L. Rev.* 1063-1126 (2010).

Kalsem, Kristin and Verna L. Williams. Social justice feminism. 18 *UCLA Women's L.J.* 131-193 (2010).

Keckler, Charles N.W. The hazards of precedent: a parameterization of legal change. 80 *Miss. L.J.* 105-179 (2010).

Wagner, Kevin M. Rewriting the Guarantee Clause: justifying direct democracy in the Constitution. 47 *Willamette L. Rev.* 67-99 (2010).

JUVENILES

Raitt, Fiona E. Judging children's credibility—cracks in the culture of disbelief, or business as usual? 13 *New Crim. L. Rev.* 735-758 (2010).

Smolin, David M. Child laundering and the Hague Convention on Intercountry Adoption: the future and past of intercountry adoption. 48 *U. Louisville L. Rev.* 441-498 (2010).

Szymialis, Jordan J. Note. Sexting: a response to prosecuting those growing up with a growing trend. 44 *Ind. L. Rev.* 301-339 (2010).

Wilson, Robin Fretwell. Trusting mothers: a critique of the American Law Institute's treatment of *de facto* parents. 38 *Hofstra L. Rev.* 1103-1189 (2010).

LABOR LAW

Gregory, David L., Michael K. Zitelli and Christina E. Papadopoulos. The fiftieth anniversary of the **Steelworkers Trilogy**: some reflections on judicial review of labor-arbitration decisions—will gold turn to rust? 60 *Cath. U. L. Rev.* 47-76 (2010).

Lerner, Justin. Comment. (**United States v. Memorial Sloan-Kettering Cancer Center**, 563 F.3d 19, 2009.) 55 *N.Y.L. Sch. L. Rev.* 359-369 (2010/11).

O'Brien, Colin M. Homeland Security Presidential Directive-12, background investigations, and informational privacy rights. 80 *Miss. L.J.* 299-353 (2010).

LAND USE PLANNING

Leonard, Damien. Note. Raising the levee: Dutch land use law as a model for U.S. adaptation to climate change. 21 *Geo. Int'l Env'tl. L. Rev.* 543-563 (2009).

LAW AND SOCIETY

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

Anderson, Michelle J. Diminishing the legal impact of negative social attitudes toward acquaintance rape victims. 13 *New Crim. L. Rev.* 644-664 (2010).

Carbonara, Emanuela and Piero Pasotti. Social dynamics and minority protection. 30 *Int'l Rev. L. & Econ.* 317-328 (2010).

Kalsem, Kristin and Verna L. Williams. Social justice feminism. 18 *UCLA Women's L.J.* 131-193 (2010).

Levinson, Justin D., Huajian Cai and Danielle Young. Guilty by implicit racial bias: the guilty/not guilty implicit association test. 8 *Ohio St. J. Crim. L.* 187-208 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
March 4, 2011

Weatherspoon, Floyd. The status of African American males in the legal profession: a pipeline of institutional roadblocks and barriers. 80 *Miss. L.J.* 259-298 (2010).

LAW ENFORCEMENT AND CORRECTIONS

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
UCLA Women's Law Journal

Abrams, Norman. The distance imperative: a different way of thinking about public official corruption investigations/prosecutions and the federal role. 42 *Loy. U. Chi. L.J.* 207-253 (2011).

Fitzgerald, Erin. Comment. Cell "block" silence: why contraband cellular telephone use in prisons warrants federal legislation to allow jamming technology. 2010 *Wis. L. Rev.* 1269-1311.

Jamel, Joanna. Researching the provision of service to rape victims by specially trained police officers: the influence of gender—an exploratory study. 13 *New Crim. L. Rev.* 688-709 (2010).

Lippman, Hon. Jonathan. How one state reduced both crime and incarceration. 38 *Hofstra L. Rev.* 1045-1057 (2010).

Rizer, Arthur. Dog fight: did the international battle over airline passenger name records enable the Christmas-day bomber? 60 *Cath. U. L. Rev.* 77-105 (2010).

Said, Wadie E. The terrorist informant. 85 *Wash. L. Rev.* 687-738 (2010).

Smith, Emily Shepard. May it please the court: law students and legal research instruction in prison law libraries. 29 *Legal Ref. Serv. Q.* 276-317 (2010).

Taslitz, Andrew E. Police are people too: cognitive obstacles to, and opportunities for, police getting the individualized suspicion judgment right. 8 *Ohio St. J. Crim. L.* 7-78 (2010).

Gender Injustice: Exposing the U.S. Prison System as a Form of Gender Violence. Foreword by Roni Pomerantz and Lindsey Zwicker; articles by Robin Levi, Nerissa Kunakemakorn, Azadeh Zohrabi, Elizaveta Afanasieff, Nicole Edwards-Masuda, Rachel Roth and Terry A. Kupers. 18 *UCLA Women's L.J.* 1-130 (2010).

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

LAW OF THE SEA

Hertell, Hans H. Note. Arctic melt: the tipping point for an Arctic Treaty. 21 *Geo. Int'l Envtl. L. Rev.* 565-589 (2009).

Sielen, Alan B. The new international rules on ocean dumping: promise and performance. 21 *Geo. Int'l Envtl. L. Rev.* 495-540 (2009).

LEGAL ANALYSIS AND WRITING

Peoples, Lee F. The citation of blogs in judicial opinions. 13 *Tul. J. Tech. & Intell. Prop.* 39-80 (2010).

Rice, Stephen. Indiscernible logic: using the logical fallacies of the illicit major term and the illicit minor term as litigation tools. 47 *Willamette L. Rev.* 101-132 (2010).

Sperling, Carrie. Priming legal negotiations through written demands. 60 *Cath. U. L. Rev.* 107-143 (2010).

LEGAL EDUCATION

Flanders, Chad. The one-state solution to teaching criminal law, or, leaving the common law and the MPC behind. 8 *Ohio St. J. Crim. L.* 167-186 (2010).

Keaton, Ashlye and Jerry Goolsby. The role and responsibilities of law schools in the deconstruction and resurrection of the music industry. 13 *Tul. J. Tech. & Intell. Prop.* 165-178 (2010).

Smith, Emily Shepard. May it please the court: law students and legal research instruction in prison law libraries. 29 *Legal Ref. Serv. Q.* 276-317 (2010).

Steinbuch, Robert. Bonding justice. (Reviewing George Fletcher, *The Bond*.) 80 *Miss. L.J.* 377-387 (2010).

LEGAL HISTORY

Borch, Fred L. III. The history of "Don't Ask, Don't Tell" in the Army: how we got to it and why it is what it is. 203 *Mil. L. Rev.* 189-206 (2010).

Foley, Edward B. The Founders' **Bush v. Gore**: the 1792 election dispute and its continuing relevance. 44 *Ind. L. Rev.* 23-84 (2010).

Hart, Gideon M. Military commissions and the Lieber Code: toward a new understanding of the jurisdictional foundations of military commissions. 203 *Mil. L. Rev.* 1-77 (2010).

Wagner, Kevin M. Rewriting the Guarantee Clause: justifying direct democracy in the Constitution. 47 *Willamette L. Rev.* 67-99 (2010).

LEGAL PROFESSION

Hilbert, Jim. Collaborative lawyering: a process for interest-based negotiation. 38 *Hofstra L. Rev.* 1083-1101 (2010).

Rice, Stephen. Indiscernible logic: using the logical fallacies of the illicit major term and the illicit minor term as litigation tools. 47 *Willamette L. Rev.* 101-132 (2010).

Sperling, Carrie. Priming legal negotiations through written demands. 60 *Cath. U. L. Rev.* 107-143 (2010).

Swansburg, Michael G., Jr. Note. A soldier's heart and a lawyer's mind: an argument for granting reciprocity to America's former JAG attorneys. 48 *U. Louisville L. Rev.* 613-638 (2010).

Wald, Eli. Should judges regulate lawyers? 42 *McGeorge L. Rev.* 149-175 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
March 4, 2011

Weatherspoon, Floyd. The status of African American males in the legal profession: a pipeline of institutional roadblocks and barriers. 80 Miss. L.J. 259-298 (2010).

LEGAL RESEARCH AND BIBLIOGRAPHY

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

Legal Reference Services Quarterly

LEGISLATION

Faure, Michael, Morag Goodwin and Franziska Weber. Bucking the Kuznets curve: designing effective environmental regulation in developing countries. 51 Va. J. Int'l L. 95-156 (2010).

Grewal, Amandeep S. Legislative entrenchment rules in the tax law. 62 Admin. L. Rev. 1011-1062 (2010).

Tokaji, Daniel P. Public rights and private rights of action: the enforcement of federal election laws. 44 Ind. L. Rev. 113-160 (2010).

MEDICAL JURISPRUDENCE

Benward, Jean, et al. Maximizing autonomy and the changing view of donor conception: the creation of a national donor registry. 12 DePaul J. Health Care L. 225-240 (2009).

Cahn, Naomi. Necessary subjects: the need for a mandatory national donor gamete databank. 12 DePaul J. Health Care L. 203-223 (2009).

Davis, Suzanne and Paul Lansing. When two fundamental rights collide at the pharmacy: the struggle to balance the consumer's right to access contraception and the pharmacist's right of conscience. 12 DePaul J. Health Care L. 67-104 (2009).

Lerner, Justin. Comment. (**United States v. Memorial Sloan-Kettering Cancer Center**, 563 F.3d 19, 2009.) 55 N.Y.L. Sch. L. Rev. 359-369 (2010/11).

Nunziato, Dannielle M. Note. Preventing prescription drug overdose in the twenty-first century: is the Controlled Substances Act enough? 38 Hofstra L. Rev. 1261-1298 (2010).

Palmer, Andrew M. Note. **Kemper v. Gordon**: the Kentucky Supreme Court forecloses the loss-of-chance doctrine in medical-malpractice cases. (**Kemper v. Gordon**, 272 S.W.3d 146, 2008.) 48 U. Louisville L. Rev. 639-663 (2010).

Weinstein, Jonathan. Comment. (*In re Miguel M.*, 882 N.Y.S.2d 698, 2009.) 55 N.Y.L. Sch. L. Rev. 385-396 (2010/11).

Zarov, Herbert L., et al. A medical monitoring claim for asymptomatic plaintiffs: should Illinois take the plunge? 12 DePaul J. Health Care L. 1-42 (2009).

MILITARY, WAR AND PEACE

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

Army Lawyer

Journal of National Security Law & Policy

Military Law Review

Burghardt, Boris and Ines Peterson. Book review. (Reviewing Héctor Olásolo, Unlawful Attacks in Combat Situations: From the ICTY's Case Law to the Rome Statute.) 21 Crim. L. Forum 545-554 (2010).

Feldmeier, Carrie. Comment. At war with the **Feres** doctrine: the Carmelo Rodriguez Military Medical Accountability Act of 2009. 60 Cath. U. L. Rev. 145-182 (2010).

Malavet, Pedro A. The inconvenience of a "Constitution [that] follows the flag...but doesn't quite catch up with it": from **Downes v. Bidwell** to **Boumediene v. Bush**. 80 Miss. L.J. 181-257 (2010).

Manson, Robert L. Identifying the rough edges of the Kampala compromise. 21 Crim. L. Forum 417-443 (2010).

Mills, Melissa Epstein. Brass collar crime: a corporate model for command responsibility. 47 Willamette L. Rev. 25-65 (2010).

Paliwal, Suyash. Note. The primacy of regional organizations in international peacekeeping: the African example. 51 Va. J. Int'l L. 185-230 (2010).

Samson, Ian. Note. **Boumediene** as a constitutional mandate: **Bivens** actions at Guantánamo Bay. (**Boumediene v. Bush**, 553 U.S. 723, 2008.) 38 Hastings Const. L.Q. 439-472 (2011).

Swansburg, Michael G., Jr. Note. A soldier's heart and a lawyer's mind: an argument for granting reciprocity to America's former JAG attorneys. 48 U. Louisville L. Rev. 613-638 (2010).

NATURAL RESOURCES LAW

Liebman, Lawrence R., Rafe Petersen and Michael Galano. **Rapanos v. United States**: searching for a significant nexus using proximate causation and foreseeability principles. 40 Env'tl. L. Rep. News & Analysis 11242-11256 (2010).

Mank, Bradford. Revisiting the **Lyons** den: **Summers v. Earth Island Institute**'s misuse of **Lyons**'s "realistic threat" of harm standing test. 42 Ariz. St. L.J. 837-899 (2010).

Tai, Stephanie. When natural science meets the dismal science. 42 Ariz. St. L.J. 949-1018 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
March 4, 2011

OIL, GAS, AND MINERAL LAW

Duruigbo, Emeka. The global energy challenge and Nigeria's emergence as a major gas power: promise, peril or paradox of plenty? 21 *Geo. Int'l Envtl. L. Rev.* 395-453 (2009).

ORGANIZATIONS

Bradford, Anu. When the WTO works, and how it fails. 51 *Va. J. Int'l L.* 1-56 (2010).

Paliwal, Suyash. Note. The primacy of regional organizations in international peacekeeping: the African example. 51 *Va. J. Int'l L.* 185-230 (2010).

POLITICS

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

Indiana Law Review

Loyola University Chicago Law Journal

Brower, Ann, et al. The cowboy, the southern man, and the man from Snowy River: the symbolic politics of property in Australia, the United States, and New Zealand. 21 *Geo. Int'l Envtl. L. Rev.* 455-493 (2009).

Chertoff, Meryl J. Trends in judicial selection in the states. 42 *McGeorge L. Rev.* 47-64 (2010).

Geyh, Charles Gardner. Judicial selection, judicial disqualification, and the role of money in judicial campaigns. 42 *McGeorge L. Rev.* 85-94 (2010).

Howe, Nathan. The political question doctrine's role in climate change nuisance litigation: are power utilities the first of many casualties? 40 *Envtl. L. Rep. News & Analysis* 11229-11241 (2010).

Kalsem, Kristin and Verna L. Williams. Social justice feminism. 18 *UCLA Women's L.J.* 131-193 (2010).

Jones, Gregory D. Comment. Electronic rulemaking in the new age of openness: proposing a voluntary two-tier registration system for regulations.gov. 62 *Admin. L. Rev.* 1261-1285 (2010).

Rotunda, Ronald D. Codifying **Caperton v. A.T. Massey Coal Co.** 42 *McGeorge L. Rev.* 95-133 (2010).

Shaw, Nolan R. Note. Implementation of China's 2007 Open Government Information Regulation. 7 *Hastings Bus. L.J.* 169-185 (2011).

Templin, Benjamin A. The government shareholder: regulating public ownership of private enterprise. 62 *Admin. L. Rev.* 1127-1215 (2010).

Wagner, Kevin M. Rewriting the Guarantee Clause: justifying direct democracy in the Constitution. 47 *Willamette L. Rev.* 67-99 (2010).

Wright, John S.F. Regulatory capitalism and the UK Labour government's reregulation of commissioning in the English National Health Service. 33 *Law & Pol'y* 27-59 (2011).

Zevitas, John. Comment. If it doesn't fit, keep on trying?: the courts' attempt to find a place for pure political speech in the Lanham Act. 60 *Cath. U. L. Rev.* 243-274 (2010).

A Symposium on the Law of Democracy. Introduction by Michael J. Pitts; keynote address by Heather K. Gerken; articles by Edward B. Foley, Nathaniel Persily, Daniel P. Tokaji, Angelo N. Ancheta, Kareem U. Crayton, Michael S. Kang, Lloyd Hitoshi Mayer and Allison R. Hayward. 44 *Ind. L. Rev.* 1-300 (2010).

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

Symposium. The Scandal of Political Corruption and the Law's Response. Introduction by Amanda Blaising; articles by Norman Abrams, Jonathan L. Entin, David Schleicher and Zephyr Teachout. 42 *Loy. U. Chi. L.J.* 207-326 (2011).

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

PRACTICE AND PROCEDURE

Bucy, Pamela H. Courtroom conduct by spectators. 48 *U. Louisville L. Rev.* 579-611 (2010).

Eaton, Malaika M., Leonard J. Feldman and Jerry C. Chiang. The continuous ownership requirement in shareholder derivative litigation: endorsing a common sense application of standing and choice-of-law principles. 47 *Willamette L. Rev.* 1-24 (2010).

Ellison, Louise and Vanessa E. Munro. A stranger in the bushes, or an elephant in the room? Critical reflections upon received rape myth wisdom in the context of a mock jury study. 13 *New Crim. L. Rev.* 781-801 (2010).

Frankel, Jonathan D. Note. May we plead the court? **Twombly**, **Iqbal** and the "new" practice of pleading. 38 *Hofstra L. Rev.* 1191-1226 (2010).

Rice, Stephen. Indiscernible logic: using the logical fallacies of the illicit major term and the illicit minor term as litigation tools. 47 *Willamette L. Rev.* 101-132 (2010).

Sellers, Nathan R. Note. Defending the formal federal civil rulemaking process: why the Court should not amend procedural rules through judicial interpretation. 42 *Loy. U. Chi. L.J.* 327-390 (2011).

Sherwyn, David and Michael Heise. The **Gross** beast of burden of proof: experimental evidence on how the burden of proof influences employment discrimination case outcomes. 42 *Ariz. St. L.J.* 901-947 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13
March 4, 2011

Tokaji, Daniel P. Public rights and private rights of action: the enforcement of federal election laws. 44 Ind. L. Rev. 113-160 (2010).

PRESIDENT/EXECUTIVE DEPARTMENT

Cole, David D. The sacrificial Yoo: accounting for torture in the OPR report. 4 J. Nat'l Sec. L. & Pol'y 455-464 (2010).

Gallina, Timothy J. The future of presidential libraries: assessing alternative models from a legal research perspective. 29 Legal Ref. Serv. Q. 229-254 (2010).

Louer, Greg. Comment. Copyright at a crossroad: why improper appointment of copyright royalty judges could undermine American copyright law, and how Congress can solve the problem. 60 Cath. U. L. Rev. 183-209 (2010).

PROFESSIONAL ETHICS

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

Burke, Alafair S. Prosecutorial agnosticism. 8 Ohio St. J. Crim. L. 79-100 (2010).

Symposium. Judicial Ethics and Accountability: At Home and Abroad. Articles by Hon. John F. Irwin, Daniel L. Real, Richard F. Devlin, Meryl J. Chertoff, Dmitry Bam, Charles Gardner Geyh, Ronald D. Rotunda, Justice Ronald B. Robie, Justice Richard Fybel, Mary-Beth Moylan, Eli Wald, Sarah M.R. Cravens, James E. Moliterno and Leigh Swigart; response by W. Bradley Wendel. 42 McGeorge L. Rev. 1-242 (2010).

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

PROPERTY—PERSONAL AND REAL

Barker, Emily Eschenbach. The California Resale Royalty Act: *droit de* [not so] *suite* 38 Hastings Const. L.Q. 387-406 (2011).

Brower, Ann, et al. The cowboy, the southern man, and the man from Snowy River: the symbolic politics of property in Australia, the United States, and New Zealand. 21 Geo. Int'l Envtl. L. Rev. 455-493 (2009).

Gildar, Emily. Comment. Arizona's anti-deficiency statutes: ensuring consumer protection in a foreclosure crisis. 42 Ariz. St. L.J. 1019-1053 (2010).

PSYCHOLOGY AND PSYCHIATRY

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

Irwin, Hon. John F. and Daniel L. Real. Unconscious influences on judicial decision-making: the illusion of objectivity. 42 McGeorge L. Rev. 1-18 (2010).

Mayer, Lloyd Hitoshi. Disclosures about disclosure. 44 Ind. L. Rev. 255-284 (2010).

Sperling, Carrie. Priming legal negotiations through written demands. 60 Cath. U. L. Rev. 107-143 (2010).

Wendel, W. Bradley. The behavioral psychology of judicial corruption: a response to Judge Irwin and Daniel Real. 42 McGeorge L. Rev. 35-45 (2010).

Symposium. Neuroscience, Cognitive Psychology, and the Criminal Justice System. Introduction by Deborah W. Denno; articles by Andrew E. Taslitz, Alafair S. Burke, John M. Darley and Susan A. Bandes. 8 Ohio St. J. Crim. L. 1-122 (2010).

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

RELIGION

Blitt, Robert C. One new president, one new patriarch, and a generous disregard for the Constitution: a recipe for the continuing decline of secular Russia. 43 Vand. J. Transnat'l L. 1337-1368 (2010).

Horton, Noel E. Comment. Article I, section 11: a poor "Plan B" for Washington's religious pharmacists. 85 Wash. L. Rev. 739-780 (2010).

Kagan, Michael. Refugee credibility assessment and the "religious imposter" problem: a case study of Eritrean Pentecostal claims in Europe. 43 Vand. J. Transnat'l L. 1179-1233 (2010).

Talge, Jordan. Comment. No direction home: constitutional limitations on Washington's homeless encampment ordinances. (*City of Woodinville v. Northshore United Church of Christ*, 211 P.3d 406, 2009.) 85 Wash. L. Rev. 781-813 (2010).

REMEDIES

Gaynor, Kevin A., Benjamin S. Lippard and Sean M. Lonnquist. Unresolved CERCLA issues after **Atlantic Research** and **Burlington Northern**. 40 Envtl. L. Rep. News & Analysis 11198-11210 (2010).

RETIREMENT SECURITY

Telford, Michael L. Splitting the baby: whether ERISA-imposed withdrawal liability claims should be prorated and granted priority in bankruptcy proceedings. 80 Miss. L.J. 389-410 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
March 4, 2011

SCIENCE AND TECHNOLOGY

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

New York Law School Law Review

Tulane Journal of Technology and Intellectual Property

Breakstone, Elizabeth R. Now how much of your print collection is really online? An analysis of the overlap of print and digital holdings at the University of Oregon Law Library. 29 *Legal Ref. Serv. Q.* 255-275 (2010).

Brisch, Klaus M. and Claudia E. Haupt. Information technology meets healthcare: the present and future of German and European e-health initiatives. 12 *DePaul J. Health Care L.* 105-157 (2009).

Cheverud, Eirik. Comment. (**Cohen v. Google, Inc.**, 887 N.Y.S.2d 424, 2009.) 55 *N.Y.L. Sch. L. Rev.* 333-357 (2010/11).

De Los Reyes, James. Note. Examining copyright exemptions for web mashups in the international context: applying American constitutional considerations as guideposts for the TRIPS three-step test. 38 *Hastings Const. L.Q.* 473-498 (2011).

Ericson, Brooke. Comment. "Möbius-strip reasoning": the evolution of the FCC's net neutrality nondiscrimination principle for broadband Internet services and its necessary demise. 62 *Admin. L. Rev.* 1217-1260 (2010).

Hely, Patrick. Note. A model copyright exemption to serve the visually impaired: an alternative to the treaty proposals before WIPO. 43 *Vand. J. Transnat'l L.* 1369-1411 (2010).

Jones, Gregory D. Comment. Electronic rulemaking in the new age of openness: proposing a voluntary two-tier registration system for regulations.gov. 62 *Admin. L. Rev.* 1261-1285 (2010).

Kagan, Jared. Note. Bricks, mortar, and Google: defining the relevant antitrust market for Internet-based companies. 55 *N.Y.L. Sch. L. Rev.* 271-292 (2010/11).

Nieh, Andrew. Note. Software wars: the patent menace. 55 *N.Y.L. Sch. L. Rev.* 295-330 (2010/11).

Roche, Jean M. Note. Why can't we be friends?: why California needs a lifestyle discrimination statute to protect employees from employment actions based on their off-duty behavior. 7 *Hastings Bus. L.J.* 187-204 (2011).

Tai, Stephanie. When natural science meets the dismal science. 42 *Ariz. St. L.J.* 949-1018 (2010).

D Is for Digitize Symposium. Introduction by James Grimmelman; articles by Matthew Sag, Lateef Mtima, Steven D. Jamar, Bernard Lang, Katharina de la Durantaye, Christopher A. Suarez, Mary Murrell and Daniel Reetz. 55 *N.Y.L. Sch. L. Rev.* 11-269 (2010/11).

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

SECURITIES LAW

Birdthistle, William A. Breaking bucks in money market funds. 2010 *Wis. L. Rev.* 1155-1201.

Burton, Camden D. Recent development. An inconvenient risk: climate change disclosure and the burden on corporations. 62 *Admin. L. Rev.* 1287-1305 (2010).

Eaton, Malaika M., Leonard J. Feldman and Jerry C. Chiang. The continuous ownership requirement in shareholder derivative litigation: endorsing a common sense application of standing and choice-of-law principles. 47 *Willamette L. Rev.* 1-24 (2010).

Klock, Mark. Lessons learned from Bernard Madoff: why we should partially privatize the Barney Fifes at the SEC. 42 *Ariz. St. L.J.* 783-835 (2010).

Sekhon, Vijay. Can the rich fend for themselves?: inconsistent treatment of wealthy investors under the Private Fund Investment Advisers Registration Act of 2010. 7 *Hastings Bus. L.J.* 1-11 (2011).

Topham, William Spencer. Re-regulating "financial weapons of mass destruction": observations on repealing the Commodity Futures Modernization Act and future derivative regulation. 47 *Willamette L. Rev.* 133-160 (2010).

Westbrook, Amy Deen. Sunlight on Iran: how reductive standards of materiality excuse incomplete disclosure under the securities laws. 7 *Hastings Bus. L.J.* 13-75 (2011).

SEXUALITY AND THE LAW

Baumle, Amanda K. and D'Lane R. Compton. Legislating the family: the effect of state family laws on the presence of children in same-sex households. 33 *Law & Pol'y* 82-115 (2011).

Benedet, Janine. The age of innocence: a cautious defense of raising the age of consent in Canadian sexual assault law. 13 *New Crim. L. Rev.* 665-687 (2010).

Borch, Fred L. III. The history of "Don't Ask, Don't Tell" in the Army: how we got to it and why it is what it is. 203 *Mil. L. Rev.* 189-206 (2010).

Bunn, Sherilyn A., Maj., U.S. Army. Straight talk: the implications of repealing "Don't Ask, Don't Tell" and the rationale for preserving aspects of the current policy. 203 *Mil. L. Rev.* 207-283 (2010).

Crockin, Susan L. Where is anonymous reproduction taking us NOW? 12 *DePaul J. Health Care L.* 241-251 (2009).

Davis, Suzanne and Paul Lansing. When two fundamental rights collide at the pharmacy: the struggle to balance the consumer's right to access contraception and the pharmacist's right of conscience. 12 *DePaul J. Health Care L.* 67-104 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
March 4, 2011

Ellison, Louise and Vanessa E. Munro. A stranger in the bushes, or an elephant in the room? Critical reflections upon received rape myth wisdom in the context of a mock jury study. 13 *New Crim. L. Rev.* 781-801 (2010).

Holcomb, Morgan and Mary Patricia Byrn. When your body is your business. 85 *Wash. L. Rev.* 647-686 (2010).

Kesler, Laura R., Maj., U.S. Army. Serving with integrity: the rationale for the repeal of "Don't Ask, Don't Tell" and its ban on acknowledged homosexuals in the armed forces. 203 *Mil. L. Rev.* 284-380 (2010).

Kupers, Terry A. The role of misogyny and homophobia in prison sexual abuse. 18 *UCLA Women's L.J.* 107-130 (2010).

Raitt, Fiona E. Judging children's credibility—cracks in the culture of disbelief, or business as usual? 13 *New Crim. L. Rev.* 735-758 (2010).

Roth, Rachel. Obstructing justice: prisons as barriers to medical care for pregnant women. 18 *UCLA Women's L.J.* 79-105 (2010).

Rumney, Philip N.S. and Charnelle van der Bijl. Rape, attitudes, and law enforcement in South Africa. 13 *New Crim. L. Rev.* 826-840 (2010).

Schuller, Regina A., et al. Judgments of sexual assault: the impact of complainant emotional demeanor, gender, and victim stereotypes. 13 *New Crim. L. Rev.* 759-780 (2010).

Szymialis, Jordan J. Note. Sexting: a response to prosecuting those growing up with a growing trend. 44 *Ind. L. Rev.* 301-339 (2010).

Temkin, Jennifer. "And always keep a hold of nurse, for fear of finding something worse: challenging rape myths in the courtroom. 13 *New Crim. L. Rev.* 710-734 (2010).

Withey, Carol. Rape and sexual assault education: where is the law? 13 *New Crim. L. Rev.* 802-825 (2010).

SOCIAL WELFARE

Dubin, Jon C. Overcoming gridlock: **Campbell** after a quarter-century and bureaucratically rational gap-filling in mass justice adjudication in the Social Security Administration's disability programs. 62 *Admin. L. Rev.* 937-1010 (2010).

Haber, Hanan. Regulating-for-welfare: a comparative study of "regulatory welfare regimes" in the Israeli, British, and Swedish electricity sectors. 33 *Law & Pol'y* 116-148 (2011).

SPORTS

Dirkx, Marielle Elisabet. Comment. Calling an audible: the Equal Protection Clause, cross-over cases, and the need to change Title IX regulations. 80 *Miss. L.J.* 411-441 (2010).

Fields, Lauren A. Comment. Who owns dat? 13 *Tul. J. Tech. & Intell. Prop.* 251-267 (2010).

Kimbrough, Camalla M. Comment. Upon further review: how the NFL's exclusive licensing agreement with Reebok survives antitrust scrutiny despite the League's flawed single-entity defense. 13 *Tul. J. Tech. & Intell. Prop.* 235-250 (2010).

STATE AND LOCAL GOVERNMENT LAW

Abrams, Norman. The distance imperative: a different way of thinking about public official corruption investigations/prosecutions and the federal role. 42 *Loy. U. Chi. L.J.* 207-253 (2011).

Bybee, Keith J. and Heather Pincock. Efficient, fair, and incomprehensible: how the state "sells" its judiciary. 33 *Law & Pol'y* 1-26 (2011).

Chertoff, Meryl J. Trends in judicial selection in the states. 42 *McGeorge L. Rev.* 47-64 (2010).

Fogel, Lawrence. Comment. Serving a "public function": why regional cap-and-trade programs should survive a dormant Commerce Clause challenge. 2010 *Wis. L. Rev.* 1313-1352.

Schleicher, David. I would, but I need the eggs: why neither exit nor voice substantially limits big city corruption. 42 *Loy. U. Chi. L.J.* 277-293 (2011).

Talge, Jordan. Comment. No direction home: constitutional limitations on Washington's homeless encampment ordinances. (**City of Woodinville v. Northshore United Church of Christ**, 211 P.3d 406, 2009.) 85 *Wash. L. Rev.* 781-813 (2010).

TAXATION—FEDERAL INCOME

Childs, Phillip A. Comment. Be happy with what you've got: tax strategy patents as too dangerous to be allowed to continue to exist, and trade secret as a sufficient, if not perfect, alternative protection. 13 *Tul. J. Tech. & Intell. Prop.* 185-200 (2010).

Grewal, Amandeep S. Legislative entrenchment rules in the tax law. 62 *Admin. L. Rev.* 1011-1062 (2010).

Holcomb, Morgan and Mary Patricia Byrn. When your body is your business. 85 *Wash. L. Rev.* 647-686 (2010).

Pebble, John and Chye-Ching Huang. The fabricated unwind doctrine: the true meaning of **Penn v. Robertson**. 7 *Hastings Bus. L.J.* 117-167 (2011).

Wright, G. Christopher. Comment. Taxation of personal injury awards: addressing the mind/body dualism that plagues § 104(a)(2) of the Tax Code. 60 *Cath. U. L. Rev.* 211-242 (2010).

TAXATION—TRANSNATIONAL

Hartner, Martina, et al. Perceived distributive fairness of EU transfer payments, outcome favorability, identity, and EU-tax compliance. 33 *Law & Pol'y* 60-81 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
March 4, 2011

TORTS

Cheverud, Eirik. Comment. (**Cohen v. Google, Inc.**, 887 N.Y.S.2d 424, 2009.) 55 N.Y.L. Sch. L. Rev. 333-357 (2010/11).

Crump, David. What does intent mean? 38 Hofstra L. Rev. 1059-1082 (2010).

Feldmeier, Carrie. Comment. At war with the **Feres** doctrine: the Carmelo Rodriguez Military Medical Accountability Act of 2009. 60 Cath. U. L. Rev. 145-182 (2010).

Gaynor, Kevin A., Benjamin S. Lippard and Sean M. Lonquist. Unresolved CERCLA issues after **Atlantic Research** and **Burlington Northern**. 40 Envtl. L. Rep. News & Analysis 11198-11210 (2010).

Palmer, Andrew M. Note. **Kemper v. Gordon**: the Kentucky Supreme Court forecloses the loss-of-chance doctrine in medical-malpractice cases. (**Kemper v. Gordon**, 272 S.W.3d 146, 2008.) 48 U. Louisville L. Rev. 639-663 (2010).

Stern, Nat. The intrinsic character of defamatory content as grounds of a uniform regime of proving libel. 80 Miss. L.J. 1-68 (2010).

Wright, G. Christopher. Comment. Taxation of personal injury awards: addressing the mind/body dualism that plagues § 104(a)(2) of the Tax Code. 60 Cath. U. L. Rev. 211-242 (2010).

Zarov, Herbert L., et al. A medical monitoring claim for asymptomatic plaintiffs: should Illinois take the plunge? 12 DePaul J. Health Care L. 1-42 (2009).

TRADE REGULATION

Kagan, Jared. Note. Bricks, mortar, and Google: defining the relevant antitrust market for Internet-based companies. 55 N.Y.L. Sch. L. Rev. 271-292 (2010/11).

Kimbrough, Camalla M. Comment. Upon further review: how the NFL's exclusive licensing agreement with Reebok survives antitrust scrutiny despite the League's flawed single-entity defense. 13 Tul. J. Tech. & Intell. Prop. 235-250 (2010).

Weisman, Dennis L. and Robert B. Kulick. Price discrimination, two-sided markets, and net neutrality regulation. 13 Tul. J. Tech. & Intell. Prop. 81-102 (2010).

WATER LAW

Brickey, Carolyn, et al. How to take climate change into account: a guidance document for judges adjudicating water disputes. 40 Envtl. L. Rep. News & Analysis 11215-11228 (2010).

Liebesman, Lawrence R., Rafe Petersen and Michael Galano. **Rapanos v. United States**: searching for a significant nexus using proximate causation and foreseeability principles. 40 Envtl. L. Rep. News & Analysis 11242-11256 (2010).

WOMEN

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
UCLA Women's Law Journal

Dirkx, Marielle Elisabet. Comment. Calling an audible: the Equal Protection Clause, cross-over cases, and the need to change Title IX regulations. 80 Miss. L.J. 411-441 (2010).

Holcomb, Morgan and Mary Patricia Byrn. When your body is your business. 85 Wash. L. Rev. 647-686 (2010).

Kalsem, Kristin and Verna L. Williams. Social justice feminism. 18 UCLA Women's L.J. 131-193 (2010).

Schuller, Regina A., et al. Judgments of sexual assault: the impact of complainant emotional demeanor, gender, and victim stereotypes. 13 New Crim. L. Rev. 759-780 (2010).

Gender Injustice: Exposing the U.S. Prison System as a Form of Gender Violence. Foreword by Roni Pomerantz and Lindsey Zwicker; articles by Robin Levi, Nerissa Kunakemakorn, Azadeh Zohrabi, Elizaveta Afanasieff, Nicole Edwards-Masuda, Rachel Roth and Terry A. Kupers. 18 UCLA Women's L.J. 1-130 (2010).

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

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

62 ADMINISTRATIVE LAW REVIEW, NO. 4, FALL, 2010.

Dubin, Jon C. Overcoming gridlock: **Campbell** after a quarter-century and bureaucratically rational gap-filling in mass justice adjudication in the Social Security Administration's disability programs. 62 Admin. L. Rev. 937-1010 (2010).

Grewal, Amandeep S. Legislative entrenchment rules in the tax law. 62 Admin. L. Rev. 1011-1062 (2010).

Hirsch, Dennis D. Green business and the importance of reflexive law: what Michael Porter didn't say. 62 Admin. L. Rev. 1063-1126 (2010).

Templin, Benjamin A. The government shareholder: regulating public ownership of private enterprise. 62 Admin. L. Rev. 1127-1215 (2010).

Ericson, Brooke. Comment. "Möbius-strip reasoning": the evolution of the FCC's net neutrality nondiscrimination principle for broadband Internet services and its necessary demise. 62 Admin. L. Rev. 1217-1260 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
March 4, 2011

Jones, Gregory D. Comment. Electronic rulemaking in the new age of openness: proposing a voluntary two-tier registration system for regulations.gov. 62 Admin. L. Rev. 1261-1285 (2010).

Burton, Camden D. Recent development. An inconvenient risk: climate change disclosure and the burden on corporations. 62 Admin. L. Rev. 1287-1305 (2010).

42 ARIZONA STATE LAW JOURNAL, NO. 3, FALL, 2010.

Albert, Richard. Constitutional handcuffs. 42 Ariz. St. L.J. 663-715 (2010).

Alces, Kelli A. The equity trustee. 42 Ariz. St. L.J. 717-781 (2010).

Klock, Mark. Lessons learned from Bernard Madoff: why we should partially privatize the Barney Fifes at the SEC. 42 Ariz. St. L.J. 783-835 (2010).

Mank, Bradford. Revisiting the **Lyons** den: **Summers v. Earth Island Institute**'s misuse of **Lyons**'s "realistic threat" of harm standing test. 42 Ariz. St. L.J. 837-899 (2010).

Sherwyn, David and Michael Heise. The **Gross** beast of burden of proof: experimental evidence on how the burden of proof influences employment discrimination case outcomes. 42 Ariz. St. L.J. 901-947 (2010).

Tai, Stephanie. When natural science meets the dismal science. 42 Ariz. St. L.J. 949-1018 (2010).

Gildar, Emily. Comment. Arizona's anti-deficiency statutes: ensuring consumer protection in a foreclosure crisis. 42 Ariz. St. L.J. 1019-1053 (2010).

Huffaker, D. Cody. Comment. A new type of commandeering: the bypass clause of the American Recovery and Reinvestment Act of 2009 (stimulus package). 42 Ariz. St. L.J. 1055-1088 (2010).

ARMY LAWYER, SEPTEMBER, 2010.

New developments. Administrative & civil law. Army Law. 1 (2010).

Borch, Fred L. III. For heroism in combat while paying claims: the story of the only Army lawyer to be decorated for gallantry in Vietnam. Army Law. 2-3 (2010).

Serene, Jan W. Army review boards and military personnel law practice and procedure. Army Law. 4-11 (2010).

Rosenblatt, Frank D., Maj., U.S. Army. Non-deployable: the court-martial system in combat from 2001 to 2009. Army Law. 12-34 (2010).

Martin, Christopher E., Maj., U.S. Army. Narrowing the doorway: what constitutes a *crimen falsi* conviction under revised Military Rule of Evidence 609(a)(2)? Army Law. 35-44 (2010).

Curto, Toby N., Maj., U.S. Army. The Case Review Committee: purpose, players, and pitfalls. Army Law. 45-53 (2010).

Grammel, Tomothy., Col., U.S. Army. A view from the bench: publishing exhibits to court members. Army Law. 54-57 (2010).

Marchessault, Gregg A., Col., US Army, Res. A view from the bench: a military judge's perspective on objections. Army Law. 58-63 (2010).

Kesler, Laura R., Maj., U.S. Army. Book review. (Reviewing Harold H. Bruff, Bad Advice: Bush's Lawyers in the War on Terror.) Army Law. 64-67 (2010).

Ellis-Ramsey, LaShanda F., Maj., U.S. Army. Book review. (Reviewing Jon Meacham, American Lion.) Army Law. 68-71 (2010).

CLE news. Army Law. 72-84 (2010).

Current materials of interest. Army Law. 85-86 (2010).

60 CATHOLIC UNIVERSITY LAW REVIEW, NO. 1, FALL, 2010.

Introduction: celebrating 60 years. 60 Cath. U. L. Rev. i (2010).

Vars, Frederick E. Toward a general theory of standards of proof. 60 Cath. U. L. Rev. 1-45 (2010).

Gregory, David L., Michael K. Zitelli and Christina E. Papadopoulos. The fiftieth anniversary of the **Steelworkers Trilogy**: some reflections on judicial review of labor-arbitration decisions—will gold turn to rust? 60 Cath. U. L. Rev. 47-76 (2010).

Rizer, Arthur. Dog fight: did the international battle over airline passenger name records enable the Christmas-day bomber? 60 Cath. U. L. Rev. 77-105 (2010).

Sperling, Carrie. Priming legal negotiations through written demands. 60 Cath. U. L. Rev. 107-143 (2010).

Feldmeier, Carrie. Comment. At war with the **Feres** doctrine: the Carmelo Rodriguez Military Medical Accountability Act of 2009. 60 Cath. U. L. Rev. 145-182 (2010).

Louer, Greg. Comment. Copyright at a crossroad: why improper appointment of copyright royalty judges could undermine American copyright law, and how Congress can solve the problem. 60 Cath. U. L. Rev. 183-209 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
March 4, 2011

Wright, G. Christopher. Comment. Taxation of personal injury awards: addressing the mind/body dualism that plagues § 104(a)(2) of the Tax Code. 60 Cath. U. L. Rev. 211-242 (2010).

Zevitas, John. Comment. If it doesn't fit, keep on trying?: the courts' attempt to find a place for pure political speech in the Lanham Act. 60 Cath. U. L. Rev. 243-274 (2010).

21 CRIMINAL LAW FORUM, NOS. 3-4, DECEMBER, 2010.

Boister, Neil. The (UN-) systematic nature of the UN criminal justice system: the (NON) relationship between the draft illicit tobacco trade protocol and the UN Convention against Transnational Organised Crime. 21 Crim. L. Forum 361-397 (2010).

Nsereko, Daniel David Ntanda. The role of victims in criminal proceedings — lessons national jurisdictions can learn from the ICC. 21 Crim. L. Forum 399-416 (2010).

Manson, Robert L. Identifying the rough edges of the Kampala compromise. 21 Crim. L. Forum 417-443 (2010).

Karnavas, Michael G. Joint criminal enterprise at the ECCC: a critical analysis of the pre-trial chamber's decision against the application of JCE III and two divergent commentaries on the same. 21 Crim. L. Forum 445-494 (2010).

Bohlander, Michael. Death of an appellant — the termination of the appellate proceedings in the case of **Rasim Delic** at the ICTY. 21 Crim. L. Forum 495-509 (2010).

Clark, Roger S. The attrition of capital punishment worldwide as the American Law Institute withdraws its model penal code provision recommending how to do it. (Reviewing Roger Hood and Carolyn Hoyle, The Death Penalty, a Worldwide Perspective, 4th ed.; Against the Death Penalty: International Initiatives and Implications, edited by Jon Yorke; American Law Institute, Report of the Council to the Membership of the American Law Institute on the Matter of the Death Penalty.) 21 Crim. L. Forum 511-525 (2010).

Njikam, Ousman. Book review. (Reviewing Carsten Stahn and Göran Sluiter, The Emerging Practice of the International Criminal Court.) 21 Crim. L. Forum 527-543 (2010).

Burghardt, Boris and Ines Peterson. Book review. (Reviewing Héctor Olásolo, Unlawful Attacks in Combat Situations: From the ICTY's Case Law to the Rome Statute.) 21 Crim. L. Forum 545-554 (2010).

12 DEPAUL JOURNAL OF HEALTH CARE LAW, NO. 1, WINTER, 2009.

Zarov, Herbert L., et al. A medical monitoring claim for asymptomatic plaintiffs: should Illinois take the plunge? 12 DePaul J. Health Care L. 1-42 (2009).

Hurwitz, Justin (Gus). Indexing health insurance to marginal health status: a spoonful of economics helps the premiums go down. 12 DePaul J. Health Care L. 43-66 (2009).

Davis, Suzanne and Paul Lansing. When two fundamental rights collide at the pharmacy: the struggle to balance the consumer's right to access contraception and the pharmacist's right of conscience. 12 DePaul J. Health Care L. 67-104 (2009).

Brisch, Klaus M. and Claudia E. Haupt. Information technology meets healthcare: the present and future of German and European e-health initiatives. 12 DePaul J. Health Care L. 105-157 (2009).

Rebman, John M. Student article. Dr. Strange Drug or: how I learned to stop worrying and love authorized generics. 12 DePaul J. Health Care L. 159-194 (2009).

Elster, Nanette R. and Andrea Braverman. The future is now: a voluntary gamete donor registry is feasible. 12 DePaul J. Health Care L. 195-201 (2009).

Cahn, Naomi. Necessary subjects: the need for a mandatory national donor gamete databank. 12 DePaul J. Health Care L. 203-223 (2009).

Benward, Jean, et al. Maximizing autonomy and the changing view of donor conception: the creation of a national donor registry. 12 DePaul J. Health Care L. 225-240 (2009).

Crockin, Susan L. Where is anonymous reproduction taking us NOW? 12 DePaul J. Health Care L. 241-251 (2009).

40 ENVIRONMENTAL LAW REPORTER NEWS & ANALYSIS, NO. 12, DECEMBER, 2010.

Beyond words. 40 Env'tl. L. Rep. News & Analysis 11181 (2010).

The National Environmental Policy Act 40th Anniversary Symposium. 40 Env'tl. L. Rep. News & Analysis 11183-11197 (2010).

Gaynor, Kevin A., Benjamin S. Lippard and Sean M. Lonnquist. Unresolved CERCLA issues after **Atlantic Research** and **Burlington Northern**. 40 Env'tl. L. Rep. News & Analysis 11198-11210 (2010).

Brennan, James and Thomas A. Utzinger. Environmental risks of acquiring property by foreclosure. 40 Env'tl. L. Rep. News & Analysis 11211-11214 (2010).

Brickey, Carolyn, et al. How to take climate change into account: a guidance document for judges adjudicating water disputes. 40 Env'tl. L. Rep. News & Analysis 11215-11228 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
March 4, 2011

Howe, Nathan. The political question doctrine's role in climate change nuisance litigation: are power utilities the first of many casualties? 40 *Envtl. L. Rep. News & Analysis* 11229-11241 (2010).

Liebesman, Lawrence R., Rafe Petersen and Michael Galano. **Rapanos v. United States**: searching for a significant nexus using proximate causation and foreseeability principles. 40 *Envtl. L. Rep. News & Analysis* 11242-11256 (2010).

Recent developments. In the courts. 40 *Envtl. L. Rep. News & Analysis* 11257-11258 (2010).

Recent developments. In the federal agencies. 40 *Envtl. L. Rep. News & Analysis* 11258-11261 (2010).

Recent developments. In the state agencies. 40 *Envtl. L. Rep. News & Analysis* 11262-11264 (2010).

Recent developments. In the Congress. 40 *Envtl. L. Rep. News & Analysis* 11264 (2010).

Recent journal literature. 40 *Envtl. L. Rep. News & Analysis* 11265-11266 (2010).

Topical index. 40 *Envtl. L. Rep. News & Analysis* 11267-11268 (2010).

21 GEORGETOWN INTERNATIONAL ENVIRONMENTAL LAW REVIEW, NO. 3, SPRING, 2009.

Duruigbo, Emeka. The global energy challenge and Nigeria's emergence as a major gas power: promise, peril or paradox of plenty? 21 *Geo. Int'l Env'tl. L. Rev.* 395-453 (2009).

Brower, Ann, et al. The cowboy, the southern man, and the man from Snowy River: the symbolic politics of property in Australia, the United States, and New Zealand. 21 *Geo. Int'l Env'tl. L. Rev.* 455-493 (2009).

Sielen, Alan B. The new international rules on ocean dumping: promise and performance. 21 *Geo. Int'l Env'tl. L. Rev.* 495-540 (2009).

Magee, Claire and Nicholas Wittich. Introduction: The Georgetown International Environmental Law Review's Directed Notes Program. 21 *Geo. Int'l Env'tl. L. Rev.* 541 (2009).

Leonard, Damien. Note. Raising the levee: Dutch land use law as a model for U.S. adaptation to climate change. 21 *Geo. Int'l Env'tl. L. Rev.* 543-563 (2009).

Hertell, Hans H. Note. Arctic melt: the tipping point for an Arctic Treaty. 21 *Geo. Int'l Env'tl. L. Rev.* 565-589 (2009).

Rampersad, E. Rania. Note. Indigenous adaptation to climate change: preserving sustainable relationships through an environmental stewardship claim & trust fund remedy. 21 *Geo. Int'l Env'tl. L. Rev.* 591-613 (2009).

Magee, Claire. Note. Using **Chevron** as a guide: allowing for the precautionary principle in WTO practices. (**Chevron U.S.A., Inc. v. NRDC, Inc.**, 467 U.S. 837, 1984.) 21 *Geo. Int'l Env'tl. L. Rev.* 615-638 (2009).

7 HASTINGS BUSINESS LAW JOURNAL, NO. 1, WINTER, 2011.

Sekhon, Vijay. Can the rich fend for themselves?: inconsistent treatment of wealthy investors under the Private Fund Investment Advisers Registration Act of 2010. 7 *Hastings Bus. L.J.* 1-11 (2011).

Westbrook, Amy Deen. Sunlight on Iran: how reductive standards of materiality excuse incomplete disclosure under the securities laws. 7 *Hastings Bus. L.J.* 13-75 (2011).

Drahozal, Christopher R. and Samantha Zyontz. Creditor claims in arbitration and in court. 7 *Hastings Bus. L.J.* 77-116 (2011).

Prebble, John and Chye-Ching Huang. The fabricated unwind doctrine: the true meaning of **Penn v. Robertson**. 7 *Hastings Bus. L.J.* 117-167 (2011).

Shaw, Nolan R. Note. Implementation of China's 2007 Open Government Information Regulation. 7 *Hastings Bus. L.J.* 169-185 (2011).

Roche, Jean M. Note. Why can't we be friends?: why California needs a lifestyle discrimination statute to protect employees from employment actions based on their off-duty behavior. 7 *Hastings Bus. L.J.* 187-204 (2011).

38 HASTINGS CONSTITUTIONAL LAW QUARTERLY, NO. 2, WINTER, 2011.

Schwartz, Justin. Less than meets the eye: antidiscrimination and the development of Section 5 enforcement and Eleventh Amendment abrogation law since **City of Boerne v. Flores**. 38 *Hastings Const. L.Q.* 259-337 (2011).

Strasser, Mark. Advocacy, true threats, and the First Amendment. 38 *Hastings Const. L.Q.* 339-386 (2011).

Barker, Emily Eschenbach. The California Resale Royalty Act: *droit de [not so] suite* 38 *Hastings Const. L.Q.* 387-406 (2011).

Hessler, Jeremy. Note. A temporary solution to climate change: the federal common law to the rescue. 38 *Hastings Const. L.Q.* 407-438 (2011).

Samson, Ian. Note. **Boumediene** as a constitutional mandate: **Bivens** actions at Guantánamo Bay. (**Boumediene v. Bush**, 553 U.S. 723, 2008.) 38 *Hastings Const. L.Q.* 439-472 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
March 4, 2011

De Los Reyes, James. Note. Examining copyright exemptions for web mashups in the international context: applying American constitutional considerations as guideposts for the TRIPS three-step test. 38 *Hastings Const. L.Q.* 473-498 (2011).

38 HOFSTRA LAW REVIEW, NO. 4, SUMMER, 2010.

Lippman, Hon. Jonathan. How one state reduced both crime and incarceration. 38 *Hofstra L. Rev.* 1045-1057 (2010).

Crump, David. What does intent mean? 38 *Hofstra L. Rev.* 1059-1082 (2010).

Hilbert, Jim. Collaborative lawyering: a process for interest-based negotiation. 38 *Hofstra L. Rev.* 1083-1101 (2010).

Wilson, Robin Fretwell. Trusting mothers: a critique of the American Law Institute's treatment of *de facto* parents. 38 *Hofstra L. Rev.* 1103-1189 (2010).

Frankel, Jonathan D. Note. May we plead the court? **Twombly**, **Iqbal** and the "new" practice of pleading. 38 *Hofstra L. Rev.* 1191-1226 (2010).

Manning, Lauren E. Note. The skinny on the FOP flop: why the FDA must tighten the belt on FOP labeling in light of the obesity crisis. 38 *Hofstra L. Rev.* 1227-1260 (2010).

Nunziato, Dannielle M. Note. Preventing prescription drug overdose in the twenty-first century: is the Controlled Substances Act enough? 38 *Hofstra L. Rev.* 1261-1298 (2010).

44 INDIANA LAW REVIEW, NO. 1, PP. 1-340, 2010.

A Symposium on the Law of Democracy. 44 *Ind. L. Rev.* 1-300 (2010).

Pitts, Michael J. Introduction: A Symposium on the Law of Democracy. 44 *Ind. L. Rev.* 1-5 (2010).

Gerken, Heather K. Keynote address: what election law has to say to constitutional law. 44 *Ind. L. Rev.* 7-22 (2010).

Foley, Edward B. The Founders' **Bush v. Gore**: the 1792 election dispute and its continuing relevance. 44 *Ind. L. Rev.* 23-84 (2010).

Persily, Nathaniel. "Celebrating: the tenth anniversary of the 2000 election controversy: what the world can learn from the recent history of election dysfunction in the United States. 44 *Ind. L. Rev.* 85-111 (2010).

Tokaji, Daniel P. Public rights and private rights of action: the enforcement of federal election laws. 44 *Ind. L. Rev.* 113-160 (2010).

Ancheta, Angelo N. Language assistance and local voting rights law. 44 *Ind. L. Rev.* 161-199 (2010).

Crayton, Kareem U. Reinventing voting rights preclearance. 44 *Ind. L. Rev.* 201-241 (2010).

Kang, Michael S. After **Citizens United**. 44 *Ind. L. Rev.* 243-254 (2010).

Mayer, Lloyd Hitoshi. Disclosures about disclosure. 44 *Ind. L. Rev.* 255-284 (2010).

Hayward, Allison R. What changes do recent Supreme Court decisions require for federal campaign finance statutes and regulations? 44 *Ind. L. Rev.* 285-300 (2010).

Szymialis, Jordan J. Note. Sexting: a response to prosecuting those growing up with a growing trend. 44 *Ind. L. Rev.* 301-339 (2010).

30 INTERNATIONAL REVIEW OF LAW AND ECONOMICS, NO. 4, DECEMBER, 2010.

Friehe, Tim. Contingent fees and legal expenses insurance: comparison for varying defendant fault. 30 *Int'l Rev. L. & Econ.* 283-290 (2010).

Avraham, Ronen and Álvaro Bustos. The unexpected effects of caps on non-economic damages. 30 *Int'l Rev. L. & Econ.* 291-305 (2010).

Hviid, Morten and Andrei Medvedev. The role of contribution among defendants in private antitrust litigation. 30 *Int'l Rev. L. & Econ.* 306-316 (2010).

Carbonara, Emanuela and Piero Pasotti. Social dynamics and minority protection. 30 *Int'l Rev. L. & Econ.* 317-328 (2010).

Rousseau, Sandra and Kjetil Telle. On the existence of the optimal fine for environmental crime. 30 *Int'l Rev. L. & Econ.* 329-337 (2010).

Arnold, Volker and Marion Hübner. Income redistribution and criminality in a growing economy. 30 *Int'l Rev. L. & Econ.* 338-344 (2010).

Rouillon, Sébastien. Optimal law enforcement with costly public funds. 30 *Int'l Rev. L. & Econ.* 345-348 (2010).

Annual index vol. 30, 2010. 30 *Int'l Rev. L. & Econ.* i-ii (2010).

13 JOURNAL OF INTERNATIONAL ECONOMIC LAW, NO. 4, DECEMBER, 2010.

Bartels, Lorand and Christian Häberli. Binding tariff protections for developing countries under Article II GATT. 13 *J. Int'l Econ. L.* 969-995 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21
March 4, 2011

Hsieh, Pasha L. China's development of international economic law and WTO legal capacity building. 13 J. Int'l Econ. L. 997-1036 (2010).

Spears, Suzanne A. The quest for policy space in a new generation of international investment agreements. 13 J. Int'l Econ. L. 1037-1075 (2010).

Du, Michael Ming. Autonomy in setting appropriate level of protection under the WTO law: rhetoric or reality? 13 J. Int'l Econ. L. 1077-1102 (2010).

Adlung, Rudolf and Peter Morrison. Less than the GATS: 'negative preferences' in regional services agreements. 13 J. Int'l Econ. L. 1103-1143 (2010).

Hufbauer, Gary Clyde. Book review. (Reviewing Luca Rubini, The Definition of Subsidy and State Aid.) 13 J. Int'l Econ. L. 1145-1147 (2010).

4 JOURNAL OF NATIONAL SECURITY LAW & POLICY, NO. 2, PP. 247-474, 2010.

Check, Ryan M. and Afsheen John Radsan. One lantern in the darkest night: the CIA's Inspector General. 4 J. Nat'l Sec. L. & Pol'y 247-294 (2010).

Vladeck, Stephen I. The laws of war as a constitutional limit on military jurisdiction. 4 J. Nat'l Sec. L. & Pol'y 295-342 (2010).

O'Connell, Mary Ellen. The choice of law against terrorism. 4 J. Nat'l Sec. L. & Pol'y 343-368 (2010).

Miller, Russell A. Balancing security and liberty in Germany. 4 J. Nat'l Sec. L. & Pol'y 369-396 (2010).

deLisle, Jacques. Security first? Patterns and lessons from China's use of law to address national security threats. 4 J. Nat'l Sec. L. & Pol'y 397-436 (2010).

Scheppele, Kim Lane. The international standardization of national security law. 4 J. Nat'l Sec. L. & Pol'y 437-453 (2010).

Cole, David D. The sacrificial Yoo: accounting for torture in the OPR report. 4 J. Nat'l Sec. L. & Pol'y 455-464 (2010).

Shenefield, John H. A knowledgeable insider warns of the challenges in shaping counterterrorism policies (reviewing Skating on Stilts: Why We Aren't Stopping Tomorrow's Terrorism, by Stewart A. Baker.) 4 J. Nat'l Sec. L. & Pol'y 465-474 (2010).

33 LAW & POLICY, NO. 1, JANUARY, 2011.

Bybee, Keith J. and Heather Pincock. Efficient, fair, and incomprehensible: how the state "sells" its judiciary. 33 Law & Pol'y 1-26 (2011).

Wright, John S.F. Regulatory capitalism and the UK Labour government's reregulation of commissioning in the English National Health Service. 33 Law & Pol'y 27-59 (2011).

Hartner, Martina, et al. Perceived distributive fairness of EU transfer payments, outcome favorability, identity, and EU-tax compliance. 33 Law & Pol'y 60-81 (2011).

Baumle, Amanda K. and D'Lane R. Compton. Legislating the family: the effect of state family laws on the presence of children in same-sex households. 33 Law & Pol'y 82-115 (2011).

Haber, Hanan. Regulating-for-welfare: a comparative study of "regulatory welfare regimes" in the Israeli, British, and Swedish electricity sectors. 33 Law & Pol'y 116-148 (2011).

29 LEGAL REFERENCE SERVICES QUARTERLY, NO. 4, OCTOBER-DECEMBER, 2010.

About the contributors. 29 Legal Ref. Serv. Q. unpagged (2010).

Gallina, Timothy J. The future of presidential libraries: assessing alternative models from a legal research perspective. 29 Legal Ref. Serv. Q. 229-254 (2010).

Breakstone, Elizabeth R. Now how much of your print collection is really online? An analysis of the overlap of print and digital holdings at the University of Oregon Law Library. 29 Legal Ref. Serv. Q. 255-275 (2010).

Smith, Emily Shepard. May it please the court: law students and legal research instruction in prison law libraries. 29 Legal Ref. Serv. Q. 276-317 (2010).

42 LOYOLA UNIVERSITY CHICAGO LAW JOURNAL, NO. 2, WINTER, 2011.

Symposium. The Scandal of Political Corruption and the Law's Response. 42 Loy. U. Chi. L.J. 207-326 (2011).

Blaising, Amanda, Symposium Editor. [Introduction.] 42 Loy. U. Chi. L.J. i (2011).

Abrams, Norman. The distance imperative: a different way of thinking about public official corruption investigations/prosecutions and the federal role. 42 Loy. U. Chi. L.J. 207-253 (2011).

Entin, Jonathan L. Responding to political corruption: some institutional considerations. 42 Loy. U. Chi. L.J. 255-276 (2011).

Schleicher, David. I would, but I need the eggs: why neither exit nor voice substantially limits big city corruption. 42 Loy. U. Chi. L.J. 277-293 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22
March 4, 2011

Teachout, Zephyr. Facts in exile: corruption and abstraction in **Citizens United v. Federal Election Commission**. 42 Loy. U. Chi. L.J. 295-326 (2011).

Sellers, Nathan R. Note. Defending the formal federal civil rulemaking process: why the Court should not amend procedural rules through judicial interpretation. 42 Loy. U. Chi. L.J. 327-390 (2011).

42 MCGEORGE LAW REVIEW, NO. 1, PP. 1-242, 2010.

Nystrom, Catherine. Note from the Chief Symposium Editor. 42 McGeorge L. Rev.i (2010).

Symposium. Judicial Ethics and Accountability: At Home and Abroad. 42 McGeorge L. Rev. 1-242 (2010).

Irwin, Hon. John F. and Daniel L. Real. Unconscious influences on judicial decision-making: the illusion of objectivity. 42 McGeorge L. Rev. 1-18 (2010).

Devlin, Richard F. (Re) constructing judicial ethics in Canada. 42 McGeorge L. Rev. 19-34 (2010).

Wendel, W. Bradley. The behavioral psychology of judicial corruption: a response to Judge Irwin and Daniel Real. 42 McGeorge L. Rev. 35-45 (2010).

Chertoff, Meryl J. Trends in judicial selection in the states. 42 McGeorge L. Rev. 47-64 (2010).

Bam, Dmitry. Understanding **Caperton**: judicial disqualification under the Due Process Clause. 42 McGeorge L. Rev. 65-83 (2010).

Geyh, Charles Gardner. Judicial selection, judicial disqualification, and the role of money in judicial campaigns. 42 McGeorge L. Rev. 85-94 (2010).

Rotunda, Ronald D. Codifying **Caperton v. A.T. Massey Coal Co.** 42 McGeorge L. Rev. 95-133 (2010).

Robie, Justice Ronald B., Justice Richard Fybel and Mary-Beth Moylan. California Judicial Council's "Commission for Impartial Courts." 42 McGeorge L. Rev. 135-148 (2010).

Wald, Eli. Should judges regulate lawyers? 42 McGeorge L. Rev. 149-175 (2010).

Cravens, Sarah M.R. Promoting public confidence in the regulation of judicial conduct: a survey of recent developments and practices in four common law countries. 42 McGeorge L. Rev. 177-212 (2010).

Moliterno, James E. Some lessons from the international judicial education front. 42 McGeorge L. Rev. 213-222 (2010).

Swigart, Leigh. The "national judge": some reflections on diversity in international courts and tribunals. 42 McGeorge L. Rev. 223-242 (2010).

203 MILITARY LAW REVIEW, SPRING, 2010.

Hart, Gideon M. Military commissions and the Lieber Code: toward a new understanding of the jurisdictional foundations of military commissions. 203 Mil. L. Rev. 1-77 (2010).

Breloski, Jeffrey T., Maj., U.S. Army. "S.O.S": save our service marks. 203 Mil. L. Rev. 78-148 (2010).

Gregory, E. John, Maj., U.S. Army. Trying unlawful combatants at general courts-martial: amending the UCMJ in light of the military commissions experience. 203 Mil. L. Rev. 150-188 (2010).

Borch, Fred L. III. The history of "Don't Ask, Don't Tell" in the Army: how we got to it and why it is what it is. 203 Mil. L. Rev. 189-206 (2010).

Bunn, Sherilyn A., Maj., U.S. Army. Straight talk: the implications of repealing "Don't Ask, Don't Tell" and the rationale for preserving aspects of the current policy. 203 Mil. L. Rev. 207-283 (2010).

Kesler, Laura R., Maj., U.S. Army. Serving with integrity: the rationale for the repeal of "Don't Ask, Don't Tell" and its ban on acknowledged homosexuals in the armed forces. 203 Mil. L. Rev. 284-380 (2010).

Rosenblatt, Franklin D., Maj., U.S. Army. Book review. (Reviewing P.W. Singer, Wired for War: The Robotics Revolution and Conflict in the Twenty-First Century.) 203 Mil. L. Rev. 381-388 (2010).

80 MISSISSIPPI LAW JOURNAL, NO. 1, FALL, 2010.

Stern, Nat. The intrinsic character of defamatory content as grounds of a uniform regime of proving libel. 80 Miss. L.J. 1-68 (2010).

Ashdown, Gerald G. Federalism's floor. 80 Miss. L.J. 69-104 (2010).

Keckler, Charles N.W. The hazards of precedent: a parameterization of legal change. 80 Miss. L.J. 105-179 (2010).

Malavet, Pedro A. The inconvenience of a "Constitution [that] follows the flag...but doesn't quite catch up with it": from **Downes v. Bidwell** to **Boumediene v. Bush**. 80 Miss. L.J. 181-257 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23

March 4, 2011

Weatherspoon, Floyd. The status of African American males in the legal profession: a pipeline of institutional roadblocks and barriers. 80 Miss. L.J. 259-298 (2010).

O'Brien, Colin M. Homeland Security Presidential Directive-12, background investigations, and informational privacy rights. 80 Miss. L.J. 299-353 (2010).

Lin, Tom C.W. Too big to fail, too blind to see. (Reviewing Andrew Ross Sorkin, Too Big to Fail: The Inside Story of How Wall Street and Washington Fought to Save the Financial System—and Themselves.) 80 Miss. L.J. 355-375 (2010).

Steinbuch, Robert. Bonding justice. (Reviewing George Fletcher, The Bond.) 80 Miss. L.J. 377-387 (2010).

Telford, Michael L. Splitting the baby: whether ERISA-imposed withdrawal liability claims should be prorated and granted priority in bankruptcy proceedings. 80 Miss. L.J. 389-410 (2010).

Dirkx, Marielle Elisabet. Comment. Calling an audible: the Equal Protection Clause, cross-over cases, and the need to change Title IX regulations. 80 Miss. L.J. 411-441 (2010).

13 NEW CRIMINAL LAW REVIEW, NO. 4, FALL, 2010.

Rumney, Philip N.S. Introduction. 13 New Crim. L. Rev. 641-643 (2010).

Anderson, Michelle J. Diminishing the legal impact of negative social attitudes toward acquaintance rape victims. 13 New Crim. L. Rev. 644-664 (2010).

Benedet, Janine. The age of innocence: a cautious defense of raising the age of consent in Canadian sexual assault law. 13 New Crim. L. Rev. 665-687 (2010).

Jamel, Joanna. Researching the provision of service to rape victims by specially trained police officers: the influence of gender—an exploratory study. 13 New Crim. L. Rev. 688-709 (2010).

Temkin, Jennifer. “And always keep a hold of nurse, for fear of finding something worse: challenging rape myths in the courtroom. 13 New Crim. L. Rev. 710-734 (2010).

Raïtt, Fiona E. Judging children’s credibility—cracks in the culture of disbelief, or business as usual? 13 New Crim. L. Rev. 735-758 (2010).

Schuller, Regina A., et al. Judgments of sexual assault: the impact of complainant emotional demeanor, gender, and victim stereotypes. 13 New Crim. L. Rev. 759-780 (2010).

Ellison, Louise and Vanessa E. Munro. A stranger in the bushes, or an elephant in the room? Critical reflections upon received rape myth wisdom in the context of a mock jury study. 13 New Crim. L. Rev. 781-801 (2010).

Withey, Carol. Rape and sexual assault education: where is the law? 13 New Crim. L. Rev. 802-825 (2010).

Rumney, Philip N.S. and Charnelle van der Bijl. Rape, attitudes, and law enforcement in South Africa. 13 New Crim. L. Rev. 826-840 (2010).

55 NEW YORK LAW SCHOOL LAW REVIEW, NO. 1, PP. 1-414, 2010/11.

D Is for Digitize Symposium. 55 N.Y.L. Sch. L. Rev. 11-269 (2010/11).

Grimmelmann, James. D Is for Digitize: an introduction. 55 N.Y.L. Sch. L. Rev. 11-16 (2010/11).

Sag, Matthew. The Google Book settlement and the fair use counterfactual. 55 N.Y.L. Sch. L. Rev. 19-75 (2010/11).

Mtima, Lateef and Steven D. Jamar. Fulfilling the copyright social justice promise: digitizing textual information. 55 N.Y.L. Sch. L. Rev. 77-108 (2010/11).

Lang, Bernard. Orphan works and the Google Book Search settlement: an international perspective. 55 N.Y.L. Sch. L. Rev. 111-155 (2010/11).

de la Durantaye, Katharina. H is for harmonization: the Google Book Search settlement and orphan works legislation in the European Union. 55 N.Y.L. Sch. L. Rev. 157-173 (2010/11).

Suarez, Christopher A. Continued DOJ oversight of the Google Book Search settlement: defending our public values and protecting competition. 55 N.Y.L. Sch. L. Rev. 175-219 (2010/11).

Murrell, Mary. Digital + library: mass book digitization as collective inquiry. 55 N.Y.L. Sch. L. Rev. 221-249 (2010/11).

Reetz, Daniel. The why in DIY book scanning. 55 N.Y.L. Sch. L. Rev. 251-269 (2010/11).

Kagan, Jared. Note. Bricks, mortar, and Google: defining the relevant antitrust market for Internet-based companies. 55 N.Y.L. Sch. L. Rev. 271-292 (2010/11).

Nieh, Andrew. Note. Software wars: the patent menace. 55 N.Y.L. Sch. L. Rev. 295-330 (2010/11).

Cheverud, Eirik. Comment. (**Cohen v. Google, Inc.**, 887 N.Y.S.2d 424, 2009.) 55 N.Y.L. Sch. L. Rev. 333-357 (2010/11).

Lerner, Justin. Comment. (**United States v. Memorial Sloan-Kettering Cancer Center**, 563 F.3d 19, 2009.) 55 N.Y.L. Sch. L. Rev. 359-369 (2010/11).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24
March 4, 2011

Rosner, Victoria. Comment. (**Sifre v. Sifre**, 878 N.Y.S.2d 798, 2009.) 55 N.Y.L. Sch. L. Rev. 371-382 (2010/11).

Weinstein, Jonathan. Comment. (**In re Miguel M.**, 882 N.Y.S.2d 698, 2009.) 55 N.Y.L. Sch. L. Rev. 385-396 (2010/11).

Zarabi, Joshua. Comment. (**Bayer Schering Pharma AG v. Barr Laboratories, Inc.**, 575 F.3d 1341, 2009.) 55 N.Y.L. Sch. L. Rev. 399-414 (2010/11).

8 OHIO STATE JOURNAL OF CRIMINAL LAW, NO. 1, FALL, 2010.

Symposium. Neuroscience, Cognitive Psychology, and the Criminal Justice System. 8 Ohio St. J. Crim. L. 1-122 (2010).

Denno, Deborah W. Introduction 8 Ohio St. J. Crim. L. 1-6 (2010).

Taslitz, Andrew E. Police are people too: cognitive obstacles to, and opportunities for, police getting the individualized suspicion judgment right. 8 Ohio St. J. Crim. L. 7-78 (2010).

Burke, Alafair S. Prosecutorial agnosticism. 8 Ohio St. J. Crim. L. 79-100 (2010).

Darley, John M. Citizens' assignments of punishments for moral transgressions: a case study in the psychology of punishment. 8 Ohio St. J. Crim. L. 101-117 (2010).

Bandes, Susan A. The promise and pitfalls of neuroscience for criminal law and procedure. 8 Ohio St. J. Crim. L. 119-122 (2010).

Johnson, Eric A. Does criminal law matter? Thoughts on **Dean v. United States** and **Flores-Figueroa v. United States**. 8 Ohio St. J. Crim. L. 123-153 (2010).

DeGirolami, Mark O. The excitement of interdictory ideas: a response to Professor Anders Walker. 8 Ohio St. J. Crim. L. 155-165 (2010).

Flanders, Chad. The one-state solution to teaching criminal law, or, leaving the common law and the MPC behind. 8 Ohio St. J. Crim. L. 167-186 (2010).

Levinson, Justin D., Huajian Cai and Danielle Young. Guilty by implicit racial bias: the guilty/not guilty implicit association test. 8 Ohio St. J. Crim. L. 187-208 (2010).

Duff, R.A. Responsible victims and (partly) justified offenders. (Reviewing Vera Bergelson, Victims' Rights and Victims' Wrongs: Comparative Liability in Criminal Law.) 8 Ohio St. J. Crim. L. 209-216 (2010).

Singer, Richard G. Proportionate thoughts about proportionality. (Reviewing E. Thomas Sullivan and Richard S. Frase, Proportionality Principles in American Law: Controlling Excessive Government Actions.) 8 Ohio St. J. Crim. L. 217-250 (2010).

Beale, Sara Sun. An honest services debate. 8 Ohio St. J. Crim. L. 251-272 (2010).

Gross, Samuel R, and Barbara O'Brien. Letter to the Journal. 8 Ohio St. J. Crim. L. 273-276 (2010).

Leo, Richard A. and Jon B. Gould. Response. 8 Ohio St. J. Crim. L. 277-279 (2010).

13 TULANE JOURNAL OF TECHNOLOGY AND INTELLECTUAL PROPERTY, FALL, 2010.

Byron, Thomas M. Of dancers, Black Panthers, cheerleaders, and icons: reflections of the idea/expression dichotomy in the relevance prong of the **Rogers** test. 13 Tul. J. Tech. & Intell. Prop. 1-37 (2010).

Peoples, Lee F. The citation of blogs in judicial opinions. 13 Tul. J. Tech. & Intell. Prop. 39-80 (2010).

Weisman, Dennis L. and Robert B. Kulick. Price discrimination, two-sided markets, and net neutrality regulation. 13 Tul. J. Tech. & Intell. Prop. 81-102 (2010).

Johnson, Andrea L. Transborder licensing: a new frontier for job creation. 13 Tul. J. Tech. & Intell. Prop. 103-131 (2010).

Zimmeck, Sebastian. Patent eligibility of programming languages and tools. 13 Tul. J. Tech. & Intell. Prop. 133-163 (2010).

Keaton, Ashlye and Jerry Goolsby. The role and responsibilities of law schools in the deconstruction and resurrection of the music industry. 13 Tul. J. Tech. & Intell. Prop. 165-178 (2010).

Miller, Robert J. American Indian and tribal intellectual property rights. 13 Tul. J. Tech. & Intell. Prop. 179-184 (2010).

Childs, Phillip A. Comment. Be happy with what you've got: tax strategy patents as too dangerous to be allowed to continue to exist, and trade secret as a sufficient, if not perfect, alternative protection. 13 Tul. J. Tech. & Intell. Prop. 185-200 (2010).

Oreluk, Michael N. Comment. Intangible digital intellectual property: a transition at an unbearable cost. 13 Tul. J. Tech. & Intell. Prop. 201-216 (2010).

Friedberg, Alison B. Comment. Work in progress: reconciling VARA, unfinished works, and the moral rights of artists. 13 Tul. J. Tech. & Intell. Prop. 217-233 (2010).

Kimbrough, Camalla M. Comment. Upon further review: how the NFL's exclusive licensing agreement with Reebok survives antitrust scrutiny despite the League's flawed single-entity defense. 13 Tul. J. Tech. & Intell. Prop. 235-250 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25
March 4, 2011

Fields, Lauren A. Comment. Who owns dat? 13 Tul. J. Tech. & Intell. Prop. 251-267 (2010).

Caton, Anastasia. Note. It's hip to be round: the functionality defense to trademark infringement. 13 Tul. J. Tech. & Intell. Prop. 269-284 (2010).

DeJulio, Matthew. Note. Courts left with little guidance following the Supreme Court's decision in ... (**Bilski v. Kappos**, 130 S. Ct. 3218, 2010.) 13 Tul. J. Tech. & Intell. Prop. 285-294 (2010).

Sanders, Chad A. **Maverick Recording Co. v. Whitney Harper**: how the Fifth Circuit virtually eliminated innocent infringers without noticing. 13 Tul. J. Tech. & Intell. Prop. 295-302 (2010).

18 UCLA WOMEN'S LAW JOURNAL, NO. 1, FALL, 2010.

Gender Injustice: Exposing the U.S. Prison System as a Form of Gender Violence. 18 UCLA Women's L.J. 1-130 (2010).

Pomerantz, Roni and Lindsey Zwicker, Editors-in-Chief. Foreword. 18 UCLA Women's L.J. unpagged (2010).

Levi, Robin, Nerissa Kunakemakorn, Azadeh Zohrabi, Elizaveta Afanasieff and Nicole Edwards-Masuda Creating the "bad mother": how the U.S. approach to pregnancy in prisons violates the right to be a mother. 18 UCLA Women's L.J. 1-77 (2010).

Roth, Rachel. Obstructing justice: prisons as barriers to medical care for pregnant women. 18 UCLA Women's L.J. 79-105 (2010).

Kupers, Terry A. The role of misogyny and homophobia in prison sexual abuse. 18 UCLA Women's L.J. 107-130 (2010).

Kalsem, Kristin and Verna L. Williams. Social justice feminism. 18 UCLA Women's L.J. 131-193 (2010).

48 UNIVERSITY OF LOUISVILLE LAW REVIEW, NO. 3, SPRING, 2010.

Smolin, David M. Child laundering and the Hague Convention on Intercountry Adoption: the future and past of intercountry adoption. 48 U. Louisville L. Rev. 441-498 (2010).

cummings, andré douglas pond. A furious kinship: critical race theory and the hip-hop nation. 48 U. Louisville L. Rev. 499-577 (2010).

Bucy, Pamela H. Courtroom conduct by spectators. 48 U. Louisville L. Rev. 579-611 (2010).

Swansburg, Michael G., Jr. Note. A soldier's heart and a lawyer's mind: an argument for granting reciprocity to America's former JAG attorneys. 48 U. Louisville L. Rev. 613-638 (2010).

Palmer, Andrew M. Note. **Kemper v. Gordon**: the Kentucky Supreme Court forecloses the loss-of-chance doctrine in medical-malpractice cases. (**Kemper v. Gordon**, 272 S.W.3d 146, 2008.) 48 U. Louisville L. Rev. 639-663 (2010).

Gates, Mari-Elise. Note. Problems in applying traditional cultural expression laws to the unique medium of dance. 48 U. Louisville L. Rev. 665-691 (2010).

43 VANDERBILT JOURNAL OF TRANSNATIONAL LAW, NO. 5, NOVEMBER, 2010.

Kagan, Michael. Refugee credibility assessment and the "religious imposter" problem: a case study of Eritrean Pentecostal claims in Europe. 43 Vand. J. Transnat'l L. 1179-1233 (2010).

Cong, Do Thanh. Catfish, shrimp, and the WTO: Vietnam loses its innocence. 43 Vand. J. Transnat'l L. 1235-1264 (2010).

Enríquez, Paul. Deconstructing transnationalism: conceptualizing metanationalism as a putative model of evolving jurisprudence. 43 Vand. J. Transnat'l L. 1265-1336 (2010).

Blitt, Robert C. One new president, one new patriarch, and a generous disregard for the Constitution: a recipe for the continuing decline of secular Russia. 43 Vand. J. Transnat'l L. 1337-1368 (2010).

Hely, Patrick. Note. A model copyright exemption to serve the visually impaired: an alternative to the treaty proposals before WIPO. 43 Vand. J. Transnat'l L. 1369-1411 (2010).

Pytnia, Carolyn A. Note. Forgive me, Founding Fathers for I have sinned: a reconciliation of foreign affairs preemption after ... (**Medellin v. Texas**, 552 U.S. 491, 2008.) 43 Vand. J. Transnat'l L. 1413-1445 (2010).

Index to vol. 43. 43 Vand. J. Transnat'l L. 1447-1456 (2010).

51 VIRGINIA JOURNAL OF INTERNATIONAL LAW, NO. 1, FALL, 2010.

Bradford, Anu. When the WTO works, and how it fails. 51 Va. J. Int'l L. 1-56 (2010).

Gal, Michal S. Free movement of judgments: increasing deterrence of international cartels through jurisdictional reliance. 51 Va. J. Int'l L. 57-94 (2010).

Faure, Michael, Morag Goodwin and Franziska Weber. Bucking the Kuznets curve: designing effective environmental regulation in developing countries. 51 Va. J. Int'l L. 95-156 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 26
March 4, 2011

Perry, Avi. Note. Solving Israel's African refugee crisis. 51 Va. J. Int'l L. 157-184 (2010).

Paliwal, Suyash. Note. The primacy of regional organizations in international peacekeeping: the African example. 51 Va. J. Int'l L. 185-230 (2010).

85 WASHINGTON LAW REVIEW, NO. 4, NOVEMBER, 2010.

Holcomb, Morgan and Mary Patricia Byrn. When your body is your business. 85 Wash. L. Rev. 647-686 (2010).

Said, Wadie E. The terrorist informant. 85 Wash. L. Rev. 687-738 (2010).

Horton, Noel E. Comment. Article I, section 11: a poor "Plan B" for Washington's religious pharmacists. 85 Wash. L. Rev. 739-780 (2010).

Talge, Jordan. Comment. No direction home: constitutional limitations on Washington's homeless encampment ordinances. (*City of Woodinville v. Northshore United Church of Christ*, 211 P.3d 406, 2009.) 85 Wash. L. Rev. 781-813 (2010).

Index to vol. 85. 85 Wash. L. Rev. 815-824 (2010).

47 WILLAMETTE LAW REVIEW, NO. 1, FALL, 2010.

Eaton, Malaika M., Leonard J. Feldman and Jerry C. Chiang. The continuous ownership requirement in shareholder derivative litigation: endorsing a common sense application of standing and choice-of-law principles. 47 Willamette L. Rev. 1-24 (2010).

Mills, Melissa Epstein. Brass collar crime: a corporate model for command responsibility. 47 Willamette L. Rev. 25-65 (2010).

Wagner, Kevin M. Rewriting the Guarantee Clause: justifying direct democracy in the Constitution. 47 Willamette L. Rev. 67-99 (2010).

Rice, Stephen. Indiscernible logic: using the logical fallacies of the illicit major term and the illicit minor term as litigation tools. 47 Willamette L. Rev. 101-132 (2010).

Topham, William Spencer. Re-regulating "financial weapons of mass destruction": observations on repealing the Commodity Futures Modernization Act and future derivative regulation. 47 Willamette L. Rev. 133-160 (2010).

2010 WISCONSIN LAW REVIEW, NO. 5, PP. 1155-1352.

Birdthistle, William A. Breaking bucks in money market funds. 2010 Wis. L. Rev. 1155-1201.

Caplan, Aaron H. Nonattainder as a liberty interest. 2010 Wis. L. Rev. 1203-1268.

Fitzgerald, Erin. Comment. Cell "block" silence: why contraband cellular telephone use in prisons warrants federal legislation to allow jamming technology. 2010 Wis. L. Rev. 1269-1311.

Fogel, Lawrence. Comment. Serving a "public function": why regional cap-and-trade programs should survive a dormant Commerce Clause challenge. 2010 Wis. L. Rev. 1313-1352.