

CURRENT INDEX TO LEGAL PERIODICALS

Marian Gould Gallagher Law Library
University of Washington

Nikki Pike, Information Specialist

Melia Mauer Cossette, Ingrid Holmlund, Emily Shepard Smith, and Rachel Bender Turpin, Editors

Copyright 2011, Marian Gould Gallagher Law Library
University of Washington School of Law

Key to Citations—April 1, 2011

Antitrust Law Journal	77	Antitrust L.J., No. 1, Pp. 1-342, 2010.
Boston University International Law Journal	29	B.U. Int'l L.J., No. 1, Spring, 2011.
Comparative Labor Law & Policy Journal	32	Comp. Lab. L. & Pol'y J., No. 2, Winter, 2011.
Conflict Resolution Quarterly	28	Conflict Resol. Q., No. 2, Winter, 2010.
Connecticut Law Review	43	Conn. L. Rev., No. 2, December, 2010.
Cornell Law Review	96	Cornell L. Rev., No. 2, January, 2011.
DePaul Journal of Art, Technology & Intellectual Property Law	21	DePaul J. Art, Tech. & Intell. Prop. L., No. 1, Fall, 2010.
Duke Law Journal	60	Duke L.J., No. 4, January, 2010.
Fordham Environmental Law Review	21	Fordham Env'tl. L. Rev., Nos. 2 & 3, Fall, 2010.
Georgetown Immigration Law Journal	24	Geo. Immigr. L.J., No. 2, Winter, 2010.
Georgetown Law Journal	99	Geo. L.J., No. 2, January, 2011.
Georgia State University Law Review	27	Ga. St. U. L. Rev., No. 2, Winter, 2011.
Golden Gate University Law Review	41	Golden Gate U. L. Rev., No. 1, Fall, 2010.
Indiana Law Journal	86	Ind. L.J., No. 1, Winter, 2011.
Iowa Law Review	96	Iowa L. Rev., No. 2, January, 2011.
Journal of College and University Law	37	J.C. & U.L., No. 1, Pp. 1-238, 2010.
Journal of Criminal Law and Criminology	100	J. Crim. L. & Criminology, No. 3, Summer, 2010.
Journal of Law, Economics & Policy	7	J.L. Econ. & Pol'y, No. 1, Fall, 2010.
Journal of Legal Education	60	J. Legal Educ., No. 3, February, 2011.
Journal of Supreme Court History	35	J. Sup. Ct. Hist., No. 3, Pp. 195-285, 2010.
Media Law & Policy	19	Media L. & Pol'y, No. 2, Fall, 2010.
Michigan Journal of Race & Law	16	Mich. J. Race & L., No. 1, Fall, 2010.
Michigan Law Review	109	Mich. L. Rev., No. 4, February, 2011.
Michigan State Law Review	2008	Mich. St. L. Rev., No. 4, Winter.
Negotiation Journal	27	Negotiation J., No. 1, January, 2011.
North Carolina Journal of Law & Technology	12	N.C. J.L. & Tech., No. 1, Fall, 2010.
Ohio State Law Journal	71	Ohio St. L.J., No. 6, Pp. 1109-1316, 2010.
Public Contract Law Journal	40	Pub. Cont. L.J., No. 1, Fall, 2010.
San Diego Journal of Climate Change & Energy Law	2	San Diego J. Climate & Energy L., Pp. 1-248, 2010.
Santa Clara Computer & High Technology Law Journal	26	Santa Clara Computer & High Tech. L.J., No. 4, August, 2010.
Seattle University Law Review	34	Seattle U. L. Rev., No. 2, Winter, 2011.
Seton Hall Legislative Journal	35	Seton Hall Legis. J., No. 1, Pp. 1-220, 2010.
Stanford Law Review	63	Stan. L. Rev., No. 1, December, 2010.
UCLA Asian Pacific American Law Journal	15	UCLA Asian Pac. Am. L.J., No. 1, Fall-Spring, 2009-2010.
University of Kansas Law Review	59	U. Kan. L. Rev., No. 2, January, 2011.
University of Pennsylvania Journal of Constitutional Law	13	U. Pa. J. Const. L., No. 1, November, 2010.
Virginia Environmental Law Journal	29	Va. Env'tl. L.J., No. 1, Pp. 1-141, 2011.
Washington and Lee Law Review	67	Wash. & Lee L. Rev., No. 4, Fall, 2010.
William & Mary Bill of Rights Journal	19	Wm. & Mary Bill Rts. J., No. 2, December, 2010.
William and Mary Law Review	52	Wm. & Mary L. Rev., No. 3, December, 2010.

AGENCY

Burns, J.J. Note. *Respondeat superior* as an affirmative defense: how employers immunize themselves from direct negligence claims. 109 Mich. L. Rev. 657-681 (2011).

Yukins, Christopher R. A versatile prism: assessing procurement law through the principal-agent model. 40 Pub. Cont. L.J. 63-86 (2010).

AGRICULTURE LAW

Hazen, Tyler E. Comment. The effects of Brazilian agricultural property policies and international pressures on the soybean industry: incentives for Amazon deforestation and how it may be reduced. 2 San Diego J. Climate & Energy L. 223-247 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 2
April 1, 2011

AIR AND SPACE LAW

Havel, Brian F. and Gabriel S. Sanchez. Restoring global aviation's "cosmopolitan *mentalité*." 29 B.U. Int'l L.J. 1-40 (2011).

Mandaglio, Lia A. Note. Outcome-based award fees: incorporating launch and post-launch safety mechanisms into NASA's contractual incentive structure. 40 Pub. Cont. L.J. 187-208 (2010).

ARTS AND ENTERTAINMENT

Falter, Sierra M. Case summary. (**Columbia Pictures Indus., Inc. v. Fung**, 2009 WL 6355911, 2009.) 21 DePaul J. Art, Tech. & Intell. Prop. L. 205-219 (2010).

Ger, Victoria M. Case summary. (**Gaylord v. United States**, 595 F.3d 1364, 2010.) 21 DePaul J. Art, Tech. & Intell. Prop. L. 185-204 (2010).

Rose-Steinberg, Jeffrey. Note. Gaming the system: an examination of the constitutionality of violent video game legislation. 35 Seton Hall Legis. J. 198-220 (2010).

BANKING AND FINANCE

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

Brunner, Chris. How international financial law works (and how it doesn't). 99 Geo. L.J. 257-327 (2011).

Canni, Todd J. Debarment is no longer private World Bank business: an examination of the Bank's distinct debarment procedures used for corporate procurements and financed projects. 40 Pub. Cont. L.J. 147-169 (2010).

Koebel, James T. Trust and the investment adviser industry: Congress' failure to realize FINRA's potential to restore investor confidence. 35 Seton Hall Legis. J. 61-93 (2010).

Levitin, Adam J. In defense of bailouts. 99 Geo. L.J. 435-514 (2011).

Rodgers, Jesse D. Note. Mortgage modification meltdown: when will Congress take the plight of homeowners seriously? 35 Seton Hall Legis. J. 130-157 (2010).

Wiener, Jason R. and student Christian Alexander. "On-site renewable energy and public finance: how and why municipal bond financing is the key to propagating access to on-site renewable energy and energy efficiency." 26 Santa Clara Computer & High Tech. L.J. 559-590 (2010).

Whitehead, Charles K. Destructive coordination. 96 Cornell L. Rev. 323-364 (2011).

Symposium: The Effect of Economic Crises on Antitrust Policy. Editor's note by Marina Lao; articles by Daniel A. Crane, Howard A. Shelanski, Keith N. Hylton, Haizhen Lin, Darren Bush and Maurice E. Stucke. 77 Antitrust L.J. 213-341 (2010).

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

BANKRUPTCY LAW

Atkinson, Abbye. Race, educational loans, & bankruptcy. 16 Mich. J. Race & L. 1-43 (2010).

Ballobin, Kristin L. Comment. Line drawing and the bankruptcy discharge: why prepetition stipulations are enforceable but prepetition waivers are not. 59 U. Kan. L. Rev. 369-405 (2011).

Frank, Robert P. Liability without end? The discharge of CERCLA liability in bankruptcy after **Atlantic Research**. 21 Fordham Envtl. L. Rev. 559-573 (2010).

Levitin, Adam J. In defense of bailouts. 99 Geo. L.J. 435-514 (2011).

Welmerink, Luke. Comment. Cleaning the mess of the means test: the need for a case-by-case analysis of 401(k) loans in Chapter 7 bankruptcy petitions. 41 Golden Gate U. L. Rev. 121-151 (2010).

BIOGRAPHY

Gordon, Robert W. Book review. (Reviewing Melvin I. Urofsky, Louis D. Brandeis: A Life.) 60 J. Legal Educ. 549-563 (2011).

Lash, Kurt T. The origins of the Privileges or Immunities Clause, part II: John Bingham and the second draft of the Fourteenth Amendment. 99 Geo. L.J. 329-433 (2011).

CIVIL LAW

Parise, Agustín. A constant give and take: tracing legal borrowings in the Louisiana civil law experience. 35 Seton Hall Legis. J. 1-35 (2010).

CIVIL RIGHTS AND DISCRIMINATION

Black, Derek W. Cultural norms and race discrimination standards: a case study in how the two diverge. 43 Conn. L. Rev. 503-546 (2010).

Danta, Victoria R. Comment. VX in TX: chemical weapons incineration and environmental injustice in Port Arthur, Texas. 21 Fordham Envtl. L. Rev. 415-443 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3
April 1, 2011

Mittal, Vivek. Comment. Using Iqbal in **Iqbal**: exploiting Arabs, Muslims, and South Asians after September 11. (**Ashcroft v. Iqbal**, 129 S. Ct. 1937, 2009.) 15 *UCLA Asian Pac. Am. L.J.* 114-134 (2009-2010).

Priagula, Citadelle B. Comment. Examining race-conscious remediation through the Pilipino/a American experience. 15 *UCLA Asian Pac. Am. L.J.* 135-159 (2009-2010).

Roithmayr, Daria. Racial cartels. 16 *Mich. J. Race & L.* 45-79 (2010).

Swartz, Molly E. Comment. By birth or by choice? The intersection of racial and religious discrimination in school admissions. 13 *U. Pa. J. Const. L.* 229-262 (2010).

Tsesis, Alexander. Burning crosses on campus: university hate speech codes. 43 *Conn. L. Rev.* 617-672 (2010).

COMMUNICATIONS LAW

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

Gillians, Cody. Recent development. Is this mine or yours? The effect of the rulings in **Vernor v. Autodesk** and the Library of Congress on the determination of who owns software copies. (**Vernor v. Autodesk, Inc.**, 2010 U.S. App. LEXIS 1857, 2010.) 12 *N.C. J.L. & Tech.* 205-227 (2010).

Hirsch, Dennis D. The law and policy of online privacy: regulation, self-regulation or co-regulation? 34 *Seattle U. L. Rev.* 439-480 (2011).

Tokson, Matthew. Automation and the Fourth Amendment. 96 *Iowa L. Rev.* 581-647 (2011).

COMPARATIVE AND FOREIGN LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Comparative Labor Law & Policy Journal
UCLA Asian Pacific American Law Journal
Washington and Lee Law Review

Ahn, Alyce S. Note. Prosecution or persecution: contradictions between U.S. foreign policy & the adjudication of asylum claims involving the harboring of North Korean refugees. 24 *Geo. Immigr. L.J.* 311-332 (2010).

Bae, Imho. People-to-people dialogue between North and South Korea: looking ahead. 27 *Negotiation J.* 29-44 (2011).

Bassett, J.E. (Win), IV. Unanswered arguments after the Pirate Bay trial: dropping sail in the safe harbors of the EU Electronic Commerce Directive. 12 *N.C. J.L. & Tech.* 67-97 (2010).

Choi, Eva. Comment. Seeking stones in the red river: the inevitable evolution of China's Anti Monopoly Law. 7 *J.L. Econ. & Pol'y* 163-193 (2010).

Faure, Michael G. and A.V. Raja. Effectiveness of environmental public interest litigation in India: determining the key variables. 21 *Fordham Envtl. L. Rev.* 239-294 (2010).

Gahng, Elisa. Note. North Korean border-crossers in Yanbian: the "protection gap" between the economic migrant and refugee regimes. 24 *Geo. Immigr. L.J.* 361-376 (2010).

Hazen, Tyler E. Comment. The effects of Brazilian agricultural property policies and international pressures on the soybean industry: incentives for Amazon deforestation and how it may be reduced. 2 *San Diego J. Climate & Energy L.* 223-247 (2010).

Hirsch, Dennis D. The law and policy of online privacy: regulation, self-regulation or co-regulation? 34 *Seattle U. L. Rev.* 439-480 (2011).

Mathieson, Skye. Note. Assessing China's public procurement market: which state-influenced enterprises should the WTO's Government Procurement Agreement cover? 40 *Pub. Cont. L.J.* 233-266 (2010).

Ramsey, Carolyn B. Domestic violence and state intervention in the American West and Australia, 1860-1930. 86 *Ind. L.J.* 185-255 (2011).

Rho, Hyeok-Joon. New squeeze-out devices as a part of corporate law reform in Korea: what type of device is required for a developing economy? 29 *B.U. Int'l L.J.* 41-77 (2011).

Riesenberg, David P. Note. Fee shifting in investor-state arbitration: doctrine and policy justifying application of the English rule. 60 *Duke L.J.* 977-1013 (2010).

Watson, Blake A. The impact of the American doctrine of discovery on native land rights in Australia, Canada, and New Zealand. 34 *Seattle U. L. Rev.* 507-551 (2011).

Yan, Xu. Green taxation in China: a possible consolidated fuel tax to promote clean air? 21 *Fordham Envtl. L. Rev.* 295-343 (2010).

Zuberi, Saima J. Note. The high cost of controlling corruption: the Achilles' heel of the OECD-DAC methodology for assessment of national procurement systems. 40 *Pub. Cont. L.J.* 209-231 (2010).

Labor Law and Development: Perspectives on Labor Regulation in Africa and the African Diaspora. Introduction by Adelle Blackett; articles by Dzodzi Tsikata, Rose-Marie Belle Antoine, Diamond Ashiagbor, Chantal Thomas and Adelle Blackett. 32 *Comp. Lab. L. & Pol'y J.* 303-492 (2011).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 4
April 1, 2011

Prosecutorial Power: A Transnational Symposium. Introduction by Erik Luna and Marianne Wade; articles by Shawn Marie Boyne, Jacqueline S. Hodgson, Eric Luna, Marianne Wade, Daniel S. Medwed, Ellen S. Podgor, Ronald F. Wright and Marc L. Miller. 67 Wash. & Lee L. Rev. 1285-1620 (2010).

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

CONSTITUTIONAL LAW, GENERALLY

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

University of Pennsylvania Journal of Constitutional Law
William & Mary Bill of Rights Journal

Ackerman, Bruce and Oona Hathaway. Limited war and the Constitution: Iraq and the crisis of Presidential legality. 109 Mich. L. Rev. 447-517 (2011).

Baude, William. Signing unconstitutional laws. 86 Ind. L.J. 303-333 (2011).

Berry, William W. III. More different than life, less different than death. The argument for according life without parole its own category of heightened review under the Eighth Amendment after **Graham v. Florida**. 71 Ohio St. L.J. 1109-1147 (2010).

Cooter, Robert D. and Neil S. Siegel. Collective action federalism: a general theory of Article I, Section 8. 63 Stan. L. Rev. 115-185 (2010).

Ellis, Stefan. Comment. **Gonzalez v. Crosby** and the use of Federal Rule of Procedure 60(b) in *habeas* proceedings. (**Gonzalez v. Crosby**, 545 U.S. 524, 2005.) 13 U. Pa. J. Const. L. 207-228 (2010).

Finkelman, Paul. Lincoln and emancipation: constitutional theory, practical politics, and the basic practice of law. [Includes photographs.] 35 J. Sup. Ct. Hist. 243-266 (2010).

Gindin, Walter S. Note. (Potentially) resolving the ever-present debate over whether noncitizens in removal proceedings have a due-process right to effective assistance of counsel. 96 Iowa L. Rev. 669-698 (2011).

Kim, Kathleen. The coercion of trafficked workers. 96 Iowa L. Rev. 409-474 (2011).

Leinen, William R. Note. Preserving republican governance: an essential government functions exception to direct democratic measures. 52 Wm. & Mary L. Rev. 997-1025 (2010).

Lott, Joshua M. Note. The end of innocence? Federal *habeas corpus* law after **In re Davis**. 27 Ga. St. U. L. Rev. 443-488 (2011).

Morel, Lucas E. Lincoln and the Constitution: a unionist for the sake of liberty. 35 J. Sup. Ct. Hist. 213-224 (2010).

Nedzel, Nadia E. Reviving protection for private property: a practical approach to blight takings. 2008 Mich. St. L. Rev. 995-1021.

Newman, John M. Note. Holden Caulfield grows up: **Salinger v. Colting**, the promotion-of-progress requirement, and market failure in a derivative-works regime. (**Salinger v. Colting**, 641 F. Supp. 2d 250, 2009, *vacated*. 607 F.3d 68, 2010.) 96 Iowa L. Rev. 737-759 (2011).

Peltz, Richard J. Penumbra academic freedom: interpreting the tenure contract in a time of constitutional impotence. 37 J.C.& U.L. 159-193 (2010).

Riley, Angela R. Book review. (Reviewing Frank Pommersheim, Broken Landscape: Indians, Indian Tribes, and the Constitution.) 60 J. Legal Educ. 569-580 (2011).

Simon, James F. Lincoln and Chief Justice Taney. [Includes photographs.] 35 J. Sup. Ct. Hist. 225-242 (2010).

Yellin, David S. Note. Masters of their own eminent domain: the case for a reliance interest associated with economic development takings. 99 Geo. L.J. 651-676 (2011).

CONTRACTS

Oman, Nathan B. Consent to retaliation: a civil recourse theory of contractual liability. 96 Iowa L. Rev. 529-579 (2011).

Peltz, Richard J. Penumbra academic freedom: interpreting the tenure contract in a time of constitutional impotence. 37 J.C.& U.L. 159-193 (2010).

Slade, Victoria. Note. The infancy defense in the modern contract age: a useful vestige. 34 Seattle U. L. Rev. 613-638 (2011).

CORPORATIONS

Brooks, Allen R. Comment. A corporate catch-22: how deferred and non-prosecution agreements impede the full development of the Foreign Corrupt Practices Act. 7 J.L. Econ. & Pol'y 137-162 (2010).

Krasnow, Erwin G., John M. Pelkey and John Wells King. Considerations unique to the purchase and sale of broadcast stations. 19 Media L. & Pol'y 149-201 (2010).

Marcantel, Jonathan A. Because judges are not angels either: limiting judicial discretion by introducing objectivity into piercing doctrine. 59 U. Kan. L. Rev. 191-230 (2011).

Rho, Hyeok-Joon. New squeeze-out devices as a part of corporate law reform in Korea: what type of device is required for a developing economy? 29 B.U. Int'l L.J. 41-77 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 5
April 1, 2011

Runnels, Michael B. Dispute resolution & new governance: the role of the corporate apology. 34 Seattle U. L. Rev. 481-505 (2011).

COURTS

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

Bruhl, Aaron-Andrew P. Deciding when to decide: how appellate procedure distributes the costs of legal change. 96 Cornell L. Rev. 203-264 (2011).

Charkoudian, Lorig. Giving police and courts a break: the effect of community mediation on decreasing the use of police and court resources. 28 Conflict Resol. Q. 141-155 (2010).

Spriggs, James F. II and David R. Stras. Explaining plurality decisions. 99 Geo. L.J. 515-570 (2011).

Westberg, Megan M. Comment. Rwanda's use of transitional justice after genocide: the gacaca courts and the ICTR. 59 U. Kan. L. Rev. 331-367 (2011).

CRIMINAL LAW AND PROCEDURE

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Journal of Criminal Law and Criminology
Journal of Legal Education
Washington and Lee Law Review

Alper, Ty. Blind dates: when should the statute of limitations begin to run on a method-of-execution challenge? 60 Duke L.J. 865-918 (2010).

Andrews, Anne Hampton. Note. The **Melendez-Diaz** dilemma: Virginia's response, a model to follow. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 19 Wm. & Mary Bill Rts. J. 419-447 (2010).

Atkins, Andrew. Note. A complicated environment: the problem with extending victims' rights to victims of environmental crimes. 67 Wash. & Lee L. Rev. 1623-1658 (2010).

Backus, Mary Sue. The adversary system is dead; long live the adversary system: the trial judge as the great equalizer in criminal trials. 2008 Mich. St. L. Rev. 945-993.

Barkow, Rachel E. Federalism and criminal law: what the feds can learn from the states. 109 Mich. L. Rev. 519-580 (2011).

Bassett, J.E. (Win), IV. Unanswered arguments after the Pirate Bay trial: dropping sail in the safe harbors of the EU Electronic Commerce Directive. 12 N.C. J.L. & Tech. 67-97 (2010).

Bloom, Robert M. and David H. Fentin. "A more majestic conception": the importance of judicial integrity in preserving the exclusionary rule. 13 U. Pa. J. Const. L. 47-80 (2010).

Bolden, Kristen. Note. DNA fabrication, a wake up call: the need to reevaluate the admissibility and reliability of DNA evidence. 27 Ga. St. U. L. Rev. 409-441 (2011).

Brooks, Allen R. Comment. A corporate catch-22: how deferred and non-prosecution agreements impede the full development of the Foreign Corrupt Practices Act. 7 J.L. Econ. & Pol'y 137-162 (2010).

Dervan, Lucian E. The surprising lessons from plea bargaining in the shadow of terror. 27 Ga. St. U. L. Rev. 239-298 (2011).

Fairfax, Roger A., Jr. Grand jury innovation: toward a functional makeover of the ancient bulwark of liberty. 19 Wm. & Mary Bill Rts. J. 339-368 (2010).

Kim, Kathleen. The coercion of trafficked workers. 96 Iowa L. Rev. 409-474 (2011).

Kwasniewski, David H. Note. Confrontation Clause violations as structural defects. 96 Cornell L. Rev. 397-434 (2011).

Lott, Joshua M. Note. The end of innocence? Federal *habeas corpus* law after **In re Davis**. 27 Ga. St. U. L. Rev. 443-488 (2011).

Nagle, Luz E. Terrorism and universal jurisdiction: opening Pandora's box? 27 Ga. St. U. L. Rev. 339-378 (2011).

Preston, Corey. Note. Faulty foundations: how the false analogy to routine fingerprinting undermines the argument for arrestee DNA sampling. 19 Wm. & Mary Bill Rts. J. 475-510 (2010).

Scott, Ryan W. Inter-judge sentencing disparity after **Booker**: a first look. 63 Stan. L. Rev. 1-66 (2010).

Thomas, Warren. Note. Lenity on me: **LVRC Holdings LLC v. Brekka** points the way toward defining authorization and solving the split over the Computer Fraud and Abuse Act. (**LVRC Holdings L.L.C. v. Brekka**, 581 F.3d 1127, 2009.) 27 Ga. St. U. L. Rev. 379-408 (2011).

Tokson, Matthew. Automation and the Fourth Amendment. 96 Iowa L. Rev. 581-647 (2011).

Woodlee, John Gabriel. Note. Congressional manipulation of the Sentencing Guideline for child pornography possession: an argument for or against deference? 60 Duke L.J. 1015-1057 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
April 1, 2011

Centennial Symposium: A Century of Criminal Justice. Foreword by Julia T. Rickert; opening remarks by Ronald J. Allen; articles by Carol S. Steiker, Jordan M. Steiker, Judge Nancy Gertner, Paul H. Robinson [with students Thomas Gaeta, Matthe Majarian, Megan Schultz and Douglas M. Weck], Raymond Paternoster, Jon B. Gould, Richard A. Leo, Shari Seidman Diamond, Locke E. Bowman, Manyee Wong, Matthew M. Patton, Robert D. Crutchfield, April Fernandes, Jorge Martinez, Thomas Y. Davies, Paul Butler, Joanne Belknap, Lisa Pasko, Albert W. Alschuler, Margaret Colgate Love, Michael Pinard and Franklin E. Zimring; remarks by Steven A. Drizin. 100 *J. Crim. L. & Criminology* 633-1254 (2010).

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

Prosecutorial Power: A Transnational Symposium. Introduction by Erik Luna and Marianne Wade; articles by Shawn Marie Boyne, Jacqueline S. Hodgson, Eric Luna, Marianne Wade, Daniel S. Medwed, Ellen S. Podgor, Ronald F. Wright and Marc L. Miller. 67 *Wash. & Lee L. Rev.* 1285-1620 (2010).

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

Symposium. The Legal Academy and the War on Terror. Articles by Peter Margulies, Sarah H. Ludington, Joseph Margulies, Hope Metcalf and Eugene R. Fidell. 60 *J. Legal Educ.* 373-488 (2011).

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

DISPUTE RESOLUTION

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Conflict Resolution Quarterly
Negotiation Journal

Erichson, Howard M. and Benjamin C. Zipursky. Consent versus closure. 96 *Cornell L. Rev.* 265-321 (2011).

Hasbrouck, Brandon. Note. If it looks like a duck...: private international arbitral bodies are adjudicatory tribunals under U.S.C. § 1782(a). 67 *Wash. & Lee L. Rev.* 1659-1708 (2010).

Riesenberg, David P. Note. Fee shifting in investor-state arbitration: doctrine and policy justifying application of the English rule. 60 *Duke L.J.* 977-1013 (2010).

Runnels, Michael B. Dispute resolution & new governance: the role of the corporate apology. 34 *Seattle U. L. Rev.* 481-505 (2011).

DOMESTIC RELATIONS

Barsky, Allan E. Parenting coordination: the risks of a hybrid conflict resolution process. 27 *Negotiation J.* 7-27 (2011).

Carroll, Andrea B. Regulating the baby market: a call for a ban on payment of birth-mother living expenses. 59 *U. Kan. L. Rev.* 285-329 (2011).

Klein, Diane J. Plural marriage and community property law. 41 *Golden Gate U. L. Rev.* 33-89 (2010).

Sattler, Maryl. Note. The problem of parental relocation: closing the loophole in the law of international child abduction. 67 *Wash. & Lee L. Rev.* 1709-1751 (2010).

Stern, Catherine Chiantella. Note. Don't tell mom the babysitter's dead: arguments for a federal parent-child privilege and a proposal to amend Article V. 99 *Geo. L.J.* 605-649 (2011).

Zhang, Di. Asian American Bar Association Education Fund: Robert T. Matsui Writing Competition 2009 winner. Comment. Intercountry adoption: clashing colors of a family portrait. 15 *UCLA Asian Pac. Am. L.J.* 160-186 (2009-2010).

ECONOMICS

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

Cooter, Robert D. and Neil S. Siegel. Collective action federalism: a general theory of Article I, Section 8. 63 *Stan. L. Rev.* 115-185 (2010).

Dillbary, J. Shaha. Predatory bundling and the exclusionary standard. 67 *Wash. & Lee L. Rev.* 1231-1282 (2010).

Faure, Michael G. and A.V. Raja. Effectiveness of environmental public interest litigation in India: determining the key variables. 21 *Fordham Envtl. L. Rev.* 239-294 (2010).

Galle, Brian and Jonathan Klick. Recessions and the social safety net: the alternative minimum tax as a countercyclical fiscal stabilizer. 63 *Stan. L. Rev.* 187-246 (2010).

Hershovitz, Scott. Harry Potter and the trouble with tort theory. 63 *Stan. L. Rev.* 67-114 (2010).

Hylton, Keith N. and Haizhen Lin. Optimal antitrust enforcement, dynamic competition, and changing economic conditions. 77 *Antitrust L.J.* 247-276 (2010).

Pearce, Alan and W. Brian Barrett. The economic impact of free conference calling services. 19 *Media L. & Pol'y* 202-228 (2010).

Roithmayr, Daria. Racial cartels. 16 *Mich. J. Race & L.* 45-79 (2010).

Tsikata, Dzodzi. Toward a decent work regime for informal employment in Ghana: some preliminary considerations. 32 *Comp. Lab. L. & Pol'y J.* 311-342 (2011).

Whitehead, Charles K. Destructive coordination. 96 *Cornell L. Rev.* 323-364 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 7
April 1, 2011

EDUCATION LAW

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

Journal of College and University Law

Atkinson, Abbye. Race, educational loans, & bankruptcy. 16 Mich. J. Race & L. 1-43 (2010).

Bosch, Lindsey. Comment. Installing footbaths at the University of Michigan-Dearborn: is the University preventing slip and fall or falling further down the Establishment Clause's slippery slope? 2008 Mich. St. L. Rev. 1151-1193.

Hedeem, Timothy, Susan S. Raines and Ansley B. Barton. Foundations of mediation training: a literature review of adult education and training design. 28 Conflict Resol. Q. 157-182 (2010).

Koller, Dionne L. Not just one of the boys: a post-feminist critique of Title IX's vision for gender equity in sports. 43 Conn. L. Rev. 401-456 (2010).

Nguyen, Nicole A. Student article. Not all textbooks are created equal: copyright, fair use, and open access in the Open College Textbook Act of 2010. 21 DePaul J. Art, Tech. & Intell. Prop. L. 105-130 (2010).

Swartz, Molly E. Comment. By birth or by choice? The intersection of racial and religious discrimination in school admissions. 13 U. Pa. J. Const. L. 229-262 (2010).

Tsesis, Alexander. Burning crosses on campus: university hate speech codes. 43 Conn. L. Rev. 617-672 (2010).

Virelli, Louis J. III. Judging Darwin: understanding the new distributive model of evolution instruction. 13 U. Pa. J. Const. L. 81-144 (2010).

Brief of *Amici Curiae* Asian Pacific American Legal Center and 80 Asian Pacific Organizations in Support of Respondents and Defendants The Regents of the Univ. of Calif. et al. 15 UCLA Asian Pac. Am. L.J. 52-91 (2009-2010).

EMPLOYMENT PRACTICE

Costello, Michael. Comment. **Crawford's** expansive definition of "oppose" breathes new life into pure third-party retaliation claims under Title VII. (**Crawford v. Metro. Gov't of Nashville & Davidson Cnty., Tenn.**, 129 S. Ct. 846, 2009.) 34 Seattle U. L. Rev. 553-576 (2011).

Johnson, Katie E. Note. A practical solution to the courts' broad interpretation of the Lilly Ledbetter Fair Pay Act. 71 Ohio St. L.J. 1245-1279 (2010).

Mulligan, John Q. Note. **Huppert, Reilly**, and the increasing futility of relying on the First Amendment to protect employee speech. (**Huppert v. City of Pittsburg**, 574 F.3d 696, 2009; **Reilly v. City of Atlantic City**, 532 F.3d 216, 2008.) 19 Wm. & Mary Bill Rts. J. 449-473 (2010).

Orozco, Nicole Kennedy. Note. Pumping at work: protection from lactation discrimination in the workplace. 71 Ohio St. L.J. 1281-1316 (2010).

Palo, Todd A. Minimum wage, justifiably unenforced? 35 Seton Hall Legis. J. 36-60 (2010).

Pottle, Darcy M. Note. Federal employer sanctions as immigration federalism. 16 Mich. J. Race & L. 99-142 (2010).

Thomas, Warren. Note. Lenity on me: **LVRC Holdings LLC v. Brekka** points the way toward defining authorization and solving the split over the Computer Fraud and Abuse Act. (**LVRC Holdings L.L.C. v. Brekka**, 581 F.3d 1127, 2009.) 27 Ga. St. U. L. Rev. 379-408 (2011).

ENERGY AND UTILITIES LAW

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

San Diego Journal of Climate Change & Energy Law

Bronin, Sara C. Curbing energy sprawl with microgrids. 43 Conn. L. Rev. 547-584 (2010).

Glesby, Lauren E. Note. Fitting the bill: proposed regulatory and non-regulatory approaches to advancing green building technologies. 21 Fordham Envtl. L. Rev. 637-671 (2010).

Hall, Bronwyn H. and Christian Helmers. The role of patent protection in (clean/green) technology transfer. 26 Santa Clara Computer & High Tech. L.J. 487-532 (2010).

Lane, Eric. Clean tech reality check: nine international green technology transfer deals unhindered by intellectual property rights. 26 Santa Clara Computer & High Tech. L.J. 533-557 (2010).

Wiener, Jason R. and student Christian Alexander. "On-site renewable energy and public finance: how and why municipal bond financing is the key to propagating access to on-site renewable energy and energy efficiency." 26 Santa Clara Computer & High Tech. L.J. 559-590 (2010).

ENVIRONMENTAL LAW

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

Fordham Environmental Law Review

San Diego Journal of Climate Change & Energy Law

Virginia Environmental Law Journal

Atkins, Andrew. Note. A complicated environment: the problem with extending victims' rights to victims of environmental crimes. 67 Wash. & Lee L. Rev. 1623-1658 (2010).

Dernbach, John C. The essential and growing role of legal education in achieving sustainability. 60 J. Legal Educ. 489-518 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8
April 1, 2011

Hall, Bronwyn H. and Christian Helmers. The role of patent protection in (clean/green) technology transfer. 26 Santa Clara Computer & High Tech. L.J. 487-532 (2010).

McLaughlin, Patrick A. Ignoring implementation costs of the Clean Air Act: a costly mistake. 7 J.L. Econ. & Pol'y 119-136 (2010).

ESTATES AND TRUSTS

Gordon, Deborah S. Reflecting on the language of death. 34 Seattle U. L. Rev. 379-438 (2011).

EVIDENCE

Bolden, Kristen. Note. DNA fabrication, a wake up call: the need to reevaluate the admissibility and reliability of DNA evidence. 27 Ga. St. U. L. Rev. 409-441 (2011).

Boyne, Shawn Marie. Uncertainty and the search for truth at trial: defining prosecutorial "objectivity" in German sexual assault cases. 67 Wash. & Lee L. Rev. 1287-1359 (2010).

Green, Sally Terry. The admissibility of expert witness testimony based on adolescent brain imaging technology in the prosecution of juveniles: how fairness and neuroscience overcome the evidentiary obstacles to allow for application of a modified common law infancy defense. 12 N.C. J.L. & Tech. 1-66 (2010).

Stern, Catherine Chiantella. Note. Don't tell mom the babysitter's dead: arguments for a federal parent-child privilege and a proposal to amend Article V. 99 Geo. L.J. 605-649 (2011).

FIRST AMENDMENT

Bezanson, Randall P. No middle ground? Reflections on the **Citizens United** decision. 96 Iowa L. Rev. 649-667 (2011).

Bosch, Lindsey. Comment. Installing footbaths at the University of Michigan-Dearborn: is the University preventing slip and fall or falling further down the Establishment Clause's slippery slope? 2008 Mich. St. L. Rev. 1151-1193.

Calvert, Clay. Fighting words in the era of texts, IMs and e-mails: can a disparaged doctrine be resuscitated to punish cyber-bullies? 21 DePaul J. Art, Tech. & Intell. Prop. L. 1-48 (2010).

Hasen, Richard L. **Citizens United** and the illusion of coherence. 109 Mich. L. Rev. 581-623 (2011).

Mulligan, John Q. Note. **Huppert, Reilly**, and the increasing futility of relying on the First Amendment to protect employee speech. (**Huppert v. City of Pittsburg**, 574 F.3d 696, 2009; **Reilly v. City of Atlantic City**, 532 F.3d 216, 2008.) 19 Wm. & Mary Bill Rts. J. 449-473 (2010).

Rosenthal, Lawrence. First Amendment investigations and the inescapable pragmatism of the common law of free speech. 86 Ind. L.J. 1-76 (2011).

Schacter, Sarah. Note. The *Barracuda* lacuna: music, political campaigns, and the First Amendment. 99 Geo. L.J. 571-604 (2011).

Tsesis, Alexander. Burning crosses on campus: university hate speech codes. 43 Conn. L. Rev. 617-672 (2010).

Virelli, Louis J. III. Judging Darwin: understanding the new distributive model of evolution instruction. 13 U. Pa. J. Const. L. 81-144 (2010).

FOOD AND DRUG LAW

Fuchs, Susan A. Will the FDA's 2010 warfarin label changes finally provide the legal impetus for warfarin pharmacogenetic testing? 12 N.C. J.L. & Tech. 99-157 (2010).

FOURTEENTH AMENDMENT

Bornstein, Laura C. Student article. Conceptualizing **Cleburne (City of Cleburne, Tex. v. Cleburne Living Ctr., Inc., 473 U.S. 432, 1985.)** 41 Golden Gate U. L. Rev. 91-119 (2010).

Ho, Dale E. Dodging a bullet: **McDonald v. City of Chicago** and the limits of progressive originalism. 19 Wm. & Mary Bill Rts. J. 369-417 (2010).

Kaplan, Margo. "A special class of persons": pregnant women's right to refuse medical treatment after **Gonzales v. Carhart**. 13 U. Pa. J. Const. L. 145-206 (2010).

Lash, Kurt T. The origins of the Privileges or Immunities Clause, part II: John Bingham and the second draft of the Fourteenth Amendment. 99 Geo. L.J. 329-433 (2011).

Tsesis, Alexander. Burning crosses on campus: university hate speech codes. 43 Conn. L. Rev. 617-672 (2010).

GOVERNMENT CONTRACTS

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

Kitts, Zachary A. Public trust and the role of *qui tam* relators in the regulatory framework. 7 J.L. Econ. & Pol'y 1-23 (2010).

Titolo, Matthew. Retroactivity and the Fraud Enforcement and Recovery Act of 2009. 86 Ind. L.J. 257-302 (2011).

HEALTH LAW AND POLICY

Forsyth, Elizabeth B. Note. Solving widespread toxic chemical exposure: a taxing job. 29 Va. Env'tl. L.J. 115-141 (2011).

Russell-Evans, Vanessa and Carl S. Hacker. Expanding waistlines and expanding cities: urban sprawl and its impact on obesity, how the adoption of smart growth statutes can build healthier and more active communities. 29 Va. Env'tl. L.J. 63-113 (2011).

Thai, Amanda W. Note. Is Senator Grassley our savior?: the crusade against "charitable" hospitals attacking patients for unpaid bills. 96 Iowa L. Rev. 761-789 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9
April 1, 2011

HUMAN RIGHTS LAW

Ahn, Alyce S. Note. Prosecution or persecution: contradictions between U.S. foreign policy & the adjudication of asylum claims involving the harboring of North Korean refugees. 24 Geo. Immigr. L.J. 311-332 (2010).

Antoine, Rose-Marie Belle. Rethinking labor law in the new Commonwealth Caribbean economy: a framework for change. 32 Comp. Lab. L. & Pol'y J. 343-371 (2011).

Dunn, Heidi. Note. A solution: an approach to addressing fear-based claims within the religious conservative community and its application to a current refugee concern. 24 Geo. Immigr. L.J. 333-359 (2010).

Gahng, Elisa. Note. North Korean border-crossers in Yanbian: the "protection gap" between the economic migrant and refugee regimes. 24 Geo. Immigr. L.J. 361-376 (2010).

Pati, Roza. States' positive obligations with respect to human trafficking: the European Court of Human Rights breaks new ground in **Rantsev v. Cyprus and Russia**. 29 B.U. Int'l L.J. 79-142 (2011).

Twibell, T.S. The development of gender as a basis for asylum in United States immigration law and under the United Nations Refugee Convention: case studies of female asylum seekers from Cameroon, Eritrea, Iraq and Somalia. 24 Geo. Immigr. L.J. 189-309 (2010).

Westberg, Megan M. Comment. Rwanda's use of transitional justice after genocide: the gacaca courts and the ICTR. 59 U. Kan. L. Rev. 331-367 (2011).

IMMIGRATION LAW

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

Chan, Lisa C. Note. Everything in moderation: why any gender nexus under U.S. asylum law must be strictly limited in scope. 29 B.U. Int'l L.J. 169-195 (2011).

Gindin, Walter S. Note. (Potentially) resolving the ever-present debate over whether noncitizens in removal proceedings have a due-process right to effective assistance of counsel. 96 Iowa L. Rev. 669-698 (2011).

Holmes, Grayson Colt. Note. The New Employment Verification Act: the functionality and constitutionality of biometrics in the hiring process. 43 Conn. L. Rev. 673-707 (2010).

Kim, Kathleen. The coercion of trafficked workers. 96 Iowa L. Rev. 409-474 (2011).

Pottle, Darcy M. Note. Federal employer sanctions as immigration federalism. 16 Mich. J. Race & L. 99-142 (2010).

Schrag, Philip G., et al. Rejecting refugees: Homeland Security's administration of the one-year bar to asylum. 52 Wm. & Mary L. Rev. 651-804 (2010).

Thomas, Chantal. Convergences and divergences in international legal norms on migrant labor. 32 Comp. Lab. L. & Pol'y J. 405-441 (2011).

Brief of *Amici Curiae* Asian Pacific American Legal Center and 80 Asian Pacific Organizations in Support of Respondents and Defendants The Regents of the Univ. of Calif. et al. 15 UCLA Asian Pac. Am. L.J. 52-91 (2009-2010).

INDIAN AND ABORIGINAL LAW

Clarke, Trevor J. Case note. Finding a remedy and respect in equity: traditional knowledge, inventorship, and... (**PerSeptive Biosystems, Inc. v. Pharmacia Biotech, Inc.**, 225 F.3d 1315, *reh'g denied*, 2000 U.S. App. LEXIS 31908, 2000.) 21 DePaul J. Art, Tech. & Intell. Prop. L. 131-184 (2010).

Riley, Angela R. Book review. (Reviewing Frank Pommersheim, Broken Landscape: Indians, Indian Tribes, and the Constitution.) 60 J. Legal Educ. 569-580 (2011).

Watson, Blake A. The impact of the American doctrine of discovery on native land rights in Australia, Canada, and New Zealand. 34 Seattle U. L. Rev. 507-551 (2011).

INTELLECTUAL PROPERTY LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
DePaul Journal of Art, Technology & Intellectual Property Law
Santa Clara Computer & High Technology Law Journal

Bassett, J.E. (Win), IV. Unanswered arguments after the Pirate Bay trial: dropping sail in the safe harbors of the EU Electronic Commerce Directive. 12 N.C. J.L. & Tech. 67-97 (2010).

Bohannon, Christina. IP misuse as foreclosure. 96 Iowa L. Rev. 475-527 (2011).

Farley, Matthew R. Student article. Making virtual copyright work. 41 Golden Gate U. L. Rev. 1-32 (2010).

Gilbert, Richard J. Ties that bind: policies to promote (good) patent pools. 77 Antitrust L.J. 1-48 (2010).

Gillians, Cody. Recent development. Is this mine or yours? The effect of the rulings in **Vernor v. Autodesk** and the Library of Congress on the determination of who owns software copies. (**Vernor v. Autodesk, Inc.**, 2010 U.S. App. LEXIS 1857, 2010.) 12 N.C. J.L. & Tech. 205-227 (2010).

Goter, Phillip W. Note. **Princo**, patent tools, and the risk of foreclosure: a framework for assessing misuse. 96 Iowa L. Rev. 699-735 (2011).

Krimnus, Serge. The doctrine of foreign equivalents at death's door. 12 N.C. J.L. & Tech. 159-203 (2010).

Latourette, Audrey Wolfson. Plagiarism: legal and ethical implications for the university. 37 J.C. & U.L. 1-91 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
April 1, 2011

Moffat, Viva R. The wrong tool for the job: the IP problem with noncompetition agreements. 52 Wm. & Mary L. Rev. 873-922 (2010).

Newman, John M. Note. Holden Caulfield grows up: **Salinger v. Colting**, the promotion-of-progress requirement, and market failure in a derivative-works regime. (**Salinger v. Colting**, 641 F. Supp. 2d 250, 2009, *vacated*. 607 F.3d 68, 2010.) 96 Iowa L. Rev. 737-759 (2011).

Schacter, Sarah. Note. The *Barracuda* lacuna: music, political campaigns, and the First Amendment. 99 Geo. L.J. 571-604 (2011).

Seymore, Sean B. Rethinking novelty in patent law. 60 Duke L.J. 919-976 (2010).

INTERNATIONAL LAW

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

Blackett, Adelle. Beyond standard setting: a study of ILO technical cooperation on regional labor law reform in West and Central Africa. 32 Comp. Lab. L. & Pol'y J. 443-492 (2011).

Brummer, Chris. How international financial law works (and how it doesn't). 99 Geo. L.J. 257-327 (2011).

Gruber, Aya. An unintended casualty of the war on terror. 27 Ga. St. U. L. Rev. 299-337 (2011).

Hancock, Landon E., Joshua N. Weiss and Glen M.E. Duerr. Prospect theory and the framing of the Good Friday Agreement. 28 Conflict Resol. Q. 183-203 (2010).

Lane, Eric. Clean tech reality check: nine international green technology transfer deals unhindered by intellectual property rights. 26 Santa Clara Computer & High Tech. L.J. 533-557 (2010).

Lipton, Jacqueline D. Wikipedia and the European Union Database Directive. 26 Santa Clara Computer & High Tech. L.J. 631-657 (2010).

Nagle, Luz E. Terrorism and universal jurisdiction: opening Pandora's box? 27 Ga. St. U. L. Rev. 339-378 (2011).

Sattler, Maryl. Note. The problem of parental relocation: closing the loophole in the law of international child abduction. 67 Wash. & Lee L. Rev. 1709-1751 (2010).

Thomas, Chantal. Convergences and divergences in international legal norms on migrant labor. 32 Comp. Lab. L. & Pol'y J. 405-441 (2011).

INTERNATIONAL TRADE

Ashlagbor, Diamond. Embedding trade liberalization in social policy: lessons from the European Union? 32 Comp. Lab. L. & Pol'y J. 373-404 (2011).

Brooks, Allen R. Comment. A corporate catch-22: how deferred and non-prosecution agreements impede the full development of the Foreign Corrupt Practices Act. 7 J.L. Econ. & Pol'y 137-162 (2010).

Doyle, Christopher. Note. Gimme shelter: the "necessary" element of GATT Article XX in the context of the **China-Audiovisual Products** case. 29 B.U. Int'l L.J. 143-167 (2011).

Havel, Brian F. and Gabriel S. Sanchez. Restoring global aviation's "cosmopolitan *mentalité*." 29 B.U. Int'l L.J. 1-40 (2011).

Lane, Eric. Clean tech reality check: nine international green technology transfer deals unhindered by intellectual property rights. 26 Santa Clara Computer & High Tech. L.J. 533-557 (2010).

Riesenberg, David P. Note. Fee shifting in investor-state arbitration: doctrine and policy justifying application of the English rule. 60 Duke L.J. 977-1013 (2010).

JUDGES

Backus, Mary Sue. The adversary system is dead; long live the adversary system: the trial judge as the great equalizer in criminal trials. 2008 Mich. St. L. Rev. 945-993.

Bloom, Robert M. and David H. Fentin. "A more majestic conception": the importance of judicial integrity in preserving the exclusionary rule. 13 U. Pa. J. Const. L. 47-80 (2010).

Gordon, Robert W. Book review. (Reviewing Melvin I. Urofsky, *Louis D. Brandeis: A Life*.) 60 J. Legal Educ. 549-563 (2011).

Hodgson, Jacqueline S. The French prosecutor in question. 67 Wash. & Lee L. Rev. 1361-1411 (2010).

Marcantel, Jonathan A. Because judges are not angels either: limiting judicial discretion by introducing objectivity into piercing doctrine. 59 U. Kan. L. Rev. 191-230 (2011).

Scott, Ryan W. Inter-judge sentencing disparity after **Booker**: a first look. 63 Stan. L. Rev. 1-66 (2010).

Simon, James F. Lincoln and Chief Justice Taney. [Includes photographs.] 35 J. Sup. Ct. Hist. 225-242 (2010).

Snyder, Brad. The judicial genealogy (and mythology) of John Roberts: clerkships from Gray to Brandeis to Friendly to Roberts. 71 Ohio St. L.J. 1147-1243 (2010).

Spriggs, James F. II and David R. Stras. Explaining plurality decisions. 99 Geo. L.J. 515-570 (2011).

JURISDICTION

Barkow, Rachel E. Federalism and criminal law: what the feds can learn from the states. 109 Mich. L. Rev. 519-580 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
April 1, 2011

Cooter, Robert D. and Neil S. Siegel. Collective action federalism: a general theory of Article I, Section 8. 63 *Stan. L. Rev.* 115-185 (2010).

Mehrotra, Pavan. Recent development. Back to the basics: why traditional principles of personal jurisdiction are effective today and why **Zippo** needs to go. (**Chloe v. Queen Bee of Beverly Hills, LLC**, 616 F.3d 158, 2010.) 12 *N.C. J.L. & Tech.* 229-250 (2010).

Montalvo, William R. Note. Cracks on the wall: why states should be allowed to lead on climate change. 21 *Fordham Envtl. L. Rev.* 383-413 (2010).

Nagle, Luz E. Terrorism and universal jurisdiction: opening Pandora's box? 27 *Ga. St. U. L. Rev.* 339-378 (2011).

Pottle, Darcy M. Note. Federal employer sanctions as immigration federalism. 16 *Mich. J. Race & L.* 99-142 (2010).

Thomson, Vivian E. and Vicki Arroyo. Upside-down cooperative federalism: climate change policymaking and the states. 29 *Va. Envtl. L.J.* 1-61 (2011).

JURISPRUDENCE

Antoine, Rose-Marie Belle. Rethinking labor law in the new Commonwealth Caribbean economy: a framework for change. 32 *Comp. Lab. L. & Pol'y J.* 343-371 (2011).

Bruhl, Aaron-Andrew P. Deciding when to decide: how appellate procedure distributes the costs of legal change. 96 *Cornell L. Rev.* 203-264 (2011).

Hershovitz, Scott. Harry Potter and the trouble with tort theory. 63 *Stan. L. Rev.* 67-114 (2010).

Ho, Dale E. Dodging a bullet: **McDonald v. City of Chicago** and the limits of progressive originalism. 19 *Wm. & Mary Bill Rts. J.* 369-417 (2010).

Kim, Kathleen. The coercion of trafficked workers. 96 *Iowa L. Rev.* 409-474 (2011).

Oman, Nathan B. Consent to retaliation: a civil recourse theory of contractual liability. 96 *Iowa L. Rev.* 529-579 (2011).

Whitehead, Charles K. Destructive coordination. 96 *Cornell L. Rev.* 323-364 (2011).

JUVENILES

Barsky, Allan E. Parenting coordination: the risks of a hybrid conflict resolution process. 27 *Negotiation J.* 7-27 (2011).

Calvert, Clay. Fighting words in the era of texts, IMs and e-mails: can a disparaged doctrine be resuscitated to punish cyber-bullies? 21 *DePaul J. Art, Tech. & Intell. Prop. L.* 1-48 (2010).

Green, Sally Terry. The admissibility of expert witness testimony based on adolescent brain imaging technology in the prosecution of juveniles: how fairness and neuroscience overcome the evidentiary obstacles to allow for application of a modified common law infancy defense. 12 *N.C. J.L. & Tech.* 1-66 (2010).

Pasko, Lisa. Damaged daughters: the history of girls' sexuality and the juvenile justice system. 100 *J. Crim. L. & Criminology* 1099-1130 (2010).

Sattler, Maryl. Note. The problem of parental relocation: closing the loophole in the law of international child abduction. 67 *Wash. & Lee L. Rev.* 1709-1751 (2010).

Slade, Victoria. Note. The infancy defense in the modern contract age: a useful vestige. 34 *Seattle U. L. Rev.* 613-638 (2011).

Valentine, Sarah E. Traditional advocacy for nontraditional youth: rethinking best interest for the queer child. 2008 *Mich. St. L. Rev.* 1053-1113.

Woodlee, John Gabriel. Note. Congressional manipulation of the Sentencing Guideline for child pornography possession: an argument for or against deference? 60 *Duke L.J.* 1015-1057 (2010).

LABOR LAW

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

Holmes, Grayson Colt. Note. The New Employment Verification Act: the functionality and constitutionality of biometrics in the hiring process. 43 *Conn. L. Rev.* 673-707 (2010).

Spring, Gary W. A new methodology for testing permissible political communications in the workplace. 2008 *Mich. St. L. Rev.* 1023-1051.

Labor Law and Development: Perspectives on Labor Regulation in Africa and the African Diaspora. Introduction by Adelle Blackett; articles by Dzodzi Tsikata, Rose-Marie Belle Antoine, Diamond Ashiagbor, Chantal Thomas and Adelle Blackett. 32 *Comp. Lab. L. & Pol'y J.* 303-492 (2011).

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

LAND USE PLANNING

Bornstein, Laura C. Student article. Conceptualizing **Cleburne (City of Cleburne, Tex. V. Cleburne Living Ctr., Inc., 473 U.S. 432, 1985.)** 41 *Golden Gate U. L. Rev.* 91-119 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
April 1, 2011

Fazio, Christine A. and Judith Wallace. Legal and policy issues related to community benefits agreements. 21 *Fordham Envtl. L. Rev.* 543-558 (2010).

Russell-Evans, Vanessa and Carl S. Hacker. Expanding waistlines and expanding cities: urban sprawl and its impact on obesity, how the adoption of smart growth statutes can build healthier and more active communities. 29 *Va. Envtl. L.J.* 63-113 (2011).

Salkin, Patricia E. and John R. Nolon. Practically grounded: convergence of land use law pedagogy and best practices. 60 *J. Legal Educ.* 519-548 (2011).

LAW AND SOCIETY

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

Michigan Journal of Race & Law

UCLA Asian Pacific American Law Journal

Black, Derek W. Cultural norms and race discrimination standards: a case study in how the two diverge. 43 *Conn. L. Rev.* 503-546 (2010).

Butler, Paul. One hundred years of race and crime. 100 *J. Crim. L. & Criminology* 1043-1060 (2010).

Crutchfield, Robert D., April Fernandes and Jorge Martinez. Racial and ethnic disparity and criminal justice: how much is too much? 100 *J. Crim. L. & Criminology* 903-932 (2010).

LAW ENFORCEMENT AND CORRECTIONS

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

Journal of Criminal Law and Criminology

Andolena, Alison Bo. Note. Can they lock you up and charge you for it?: how pay-to-stay corrections programs may provide a financial solution for New York and New Jersey. 35 *Seton Hall Legis. J.* 94-129 (2010).

Berry, William W. III. More different than life, less different than death. The argument for according life without parole its own category of heightened review under the Eighth Amendment after **Graham v. Florida**. 71 *Ohio St. L.J.* 1109-1147 (2010).

Bolden, Kristen. Note. DNA fabrication, a wake up call: the need to reevaluate the admissibility and reliability of DNA evidence. 27 *Ga. St. U. L. Rev.* 409-441 (2011).

Charkoudian, Lorig. Giving police and courts a break: the effect of community mediation on decreasing the use of police and court resources. 28 *Conflict Resol. Q.* 141-155 (2010).

Steiker, Carol S. and Jordan M. Steiker. Capital punishment: a century of discontinuous debate. 100 *J. Crim. L. & Criminology* 643-689 (2010).

Centennial Symposium: A Century of Criminal Justice. Foreword by Julia T. Rickert; opening remarks by Ronald J. Allen; articles by Carol S. Steiker, Jordan M. Steiker, Judge Nancy Gertner, Paul H. Robinson [with students Thomas Gaeta, Matthe Majarian, Megan Schultz and Douglas M. Weck], Raymond Paternoster, Jon B. Gould, Richard A. Leo, Shari Seidman Diamond, Locke E. Bowman, Manyee Wong, Matthew M. Patton, Robert D. Crutchfield, April Fernandes, Jorge Martinez, Thomas Y. Davies, Paul Butler, Joanne Belknap, Lisa Pasko, Albert W. Alschuler, Margaret Colgate Love, Michael Pinard and Franklin E. Zimring; remarks by Steven A. Drizin. 100 *J. Crim. L. & Criminology* 633-1254 (2010).

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

LEGAL ANALYSIS AND WRITING

Armstrong, Timothy K. Crowdsourcing and open access: collaborative techniques for disseminating legal materials and scholarship. 26 *Santa Clara Computer & High Tech. L.J.* 591-630 (2010).

Gordon, Deborah S. Reflecting on the language of death. 34 *Seattle U. L. Rev.* 379-438 (2011).

Ludington, Sarah H. The dogs that did not bark: the silence of the legal academy during World War II. [Includes photograph.] 60 *J. Legal Educ.* 396-432 (2011).

Margulies, Joseph and Hope Metcalf. Terrorizing academia.. [Includes photograph.] 60 *J. Legal Educ.* 433-471 (2011).

Sebenius, James K. Developing superior negotiation case studies. 27 *Negotiation J.* 69-85 (2011).

LEGAL EDUCATION

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

Journal of Legal Education

Hedeem, Timothy, Susan S. Raines and Ansley B. Barton. Foundations of mediation training: a literature review of adult education and training design. 28 *Conflict Resol. Q.* 157-182 (2010).

Sebenius, James K. Developing superior negotiation case studies. 27 *Negotiation J.* 69-85 (2011).

Symposium. The Legal Academy and the War on Terror. Articles by Peter Margulies, Sarah H. Ludington. Joseph Margulies, Hope Metcalf and Eugene R. Fidel. 60 *J. Legal Educ.* 373-488 (2011).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 13
April 1, 2011

LEGAL HISTORY

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

Journal of Criminal Law and Criminology
Journal of Supreme Court History

Huhn, Wilson R. Constantly approximating popular sovereignty: seven fundamental principles of constitutional law. 19 Wm. & Mary Bill Rts. J. 291-337 (2010).

Lash, Kurt T. The origins of the Privileges or Immunities Clause, part II: John Bingham and the second draft of the Fourteenth Amendment. 99 Geo. L.J. 329-433 (2011).

Ludington, Sarah H. The dogs that did not bark: the silence of the legal academy during World War II. [Includes photograph.] 60 J. Legal Educ. 396-432 (2011).

Ramsey, Carolyn B. Domestic violence and state intervention in the American West and Australia, 1860-1930. 86 Ind. L.J. 185-255 (2011).

Robinson, Greg, Jerry Kang and Hiroshi Motomura. A symposium on Greg Robinson's A Tragedy of Democracy: Japanese Confinement in North America. 15 UCLA Asian Pac. Am. L.J. 6-29 (2009-2010).

Rosenthal, Lawrence. First Amendment investigations and the inescapable pragmatism of the common law of free speech. 86 Ind. L.J. 1-76 (2011).

Snyder, Brad. The judicial genealogy (and mythology) of John Roberts: clerkships from Gray to Brandeis to Friendly to Roberts. 71 Ohio St. L.J. 1147-1243 (2010).

Winerman, Marc and William E. Kovacic. Outpost years for a start-up agency: the FTC from 1921-1925. 77 Antitrust L.J. 145-203 (2010).

Centennial Symposium: A Century of Criminal Justice. Foreword by Julia T. Rickert; opening remarks by Ronald J. Allen; articles by Carol S. Steiker, Jordan M. Steiker, Judge Nancy Gertner, Paul H. Robinson [with students Thomas Gaeta, Matthe Majarian, Megan Schultz and Douglas M. Weck], Raymond Paternoster, Jon B. Gould, Richard A. Leo, Shari Seidman Diamond, Locke E. Bowman, Manyee Wong, Matthew M. Patton, Robert D. Crutchfield, April Fernandes, Jorge Martinez, Thomas Y. Davies, Paul Butler, Joanne Belknap, Lisa Pasko, Albert W. Alschuler, Margaret Colgate Love, Michael Pinard and Franklin E. Zimring; remarks by Steven A. Drizin. 100 J. Crim. L. & Criminology 633-1254 (2010).

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

LEGAL PROFESSION

Wright, Ronald F. and Marc L. Miller. The worldwide accountability deficit for prosecutors. 67 Wash. & Lee L. Rev. 1587-1620 (2010).

LEGAL RESEARCH AND BIBLIOGRAPHY

Armstrong, Timothy K. Crowdsourcing and open access: collaborative techniques for disseminating legal materials and scholarship. 26 Santa Clara Computer & High Tech. L.J. 591-630 (2010).

Stanley, Tesia Nicole. Student article. Narrowing the disclosure gap: is EMMA EDGAR for the municipal securities market? 7 J.L. Econ. & Pol'y 91-118 (2010).

LEGISLATION

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

Seton Hall Legislative Journal

Bar-Siman-Tov, Ittai. Lawmakers as lawbreakers. 52 Wm. & Mary L. Rev. 805-871 (2010).

Kitts, Zachary A. Public trust and the role of *qui tam* relators in the regulatory framework. 7 J.L. Econ. & Pol'y 1-23 (2010).

Leinen, William R. Note. Preserving republican governance: an essential government functions exception to direct democratic measures. 52 Wm. & Mary L. Rev. 997-1025 (2010).

Thomas, Warren. Note. Lenity on me: **LVRC Holdings LLC v. Brekka** points the way toward defining authorization and solving the split over the Computer Fraud and Abuse Act. (**LVRC Holdings L.L.C. v. Brekka**, 581 F.3d 1127, 2009.) 27 Ga. St. U. L. Rev. 379-408 (2011).

MEDICAL JURISPRUDENCE

Fuchs, Susan A. Will the FDA's 2010 warfarin label changes finally provide the legal impetus for warfarin pharmacogenetic testing? 12 N.C. J.L. & Tech. 99-157 (2010).

Kaplan, Margo. "A special class of persons": pregnant women's right to refuse medical treatment after **Gonzales v. Carhart**. 13 U. Pa. J. Const. L. 145-206 (2010).

MILITARY, WAR AND PEACE

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

Journal of Legal Education

Ackerman, Bruce and Oona Hathaway. Limited war and the Constitution: Iraq and the crisis of Presidential legality. 109 Mich. L. Rev. 447-517 (2011).

Danta, Victoria R. Comment. VX in TX: chemical weapons incineration and environmental injustice in Port Arthur, Texas. 21 Fordham Env'tl. L. Rev. 415-443 (2010).

Gruber, Aya. An unintended casualty of the war on terror. 27 Ga. St. U. L. Rev. 299-337 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
April 1, 2011

Hanback, Lucas. Note. The Contingency Contracting Corps in counterinsurgency operations: using money to effectively fight insurgents. 40 Pub. Cont. L.J. 171-186 (2010).

Robinson, Greg, Jerry Kang and Hiroshi Motomura. A symposium on Greg Robinson's A Tragedy of Democracy: Japanese Confinement in North America. 15 UCLA Asian Pac. Am. L.J. 6-29 (2009-2010).

Symposium. The Legal Academy and the War on Terror. Articles by Peter Margulies, Sarah H. Ludington, Joseph Margulies, Hope Metcalf and Eugene R. Fidell. 60 J. Legal Educ. 373-488 (2011).

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

NATURAL RESOURCES LAW

Bradshaw, Karen M. A modern overview of wildfire law. 21 Fordham Envtl. L. Rev. 445-478 (2010).

Fish, Jared B. Note. Critical habitat designations after **New Mexico Cattle Growers**: an analysis of agency discretion to exclude critical habitat. (**N.M. Cattle Growers Ass'n v. U.S. Fish & Wildlife Serv.**, 248 F.3d 1277, 2001.) 21 Fordham Envtl. L. Rev. 575-635 (2010).

Hazen, Tyler E. Comment. The effects of Brazilian agricultural property policies and international pressures on the soybean industry: incentives for Amazon deforestation and how it may be reduced. 2 San Diego J. Climate & Energy L. 223-247 (2010).

ORGANIZATIONS

Thai, Amanda W. Note. Is Senator Grassley our savior?: the crusade against "charitable" hospitals attacking patients for unpaid bills. 96 Iowa L. Rev. 761-789 (2011).

POLITICS

Ackerman, Bruce and Oona Hathaway. Limited war and the Constitution: Iraq and the crisis of Presidential legality. 109 Mich. L. Rev. 447-517 (2011).

Bar-Siman-Tov, Ittai. Lawmakers as lawbreakers. 52 Wm. & Mary L. Rev. 805-871 (2010).

Bezanson, Randall P. No middle ground? Reflections on the **Citizens United** decision. 96 Iowa L. Rev. 649-667 (2011).

Faulkner, Robert K. Lincoln and the rebirth of liberal democracy. [Includes photographs.] 35 J. Sup. Ct. Hist. 201-212 (2010).

Finkelman, Paul. Lincoln and emancipation: constitutional theory, practical politics, and the basic practice of law. [Includes photographs.] 35 J. Sup. Ct. Hist. 243-266 (2010).

Hasen, Richard L. **Citizens United** and the illusion of coherence. 109 Mich. L. Rev. 581-623 (2011).

Hayden, Grant M. Abstention: the unexpected power of withholding your vote. 43 Conn. L. Rev. 585-615 (2010).

Huhn, Wilson R. Constantly approximating popular sovereignty: seven fundamental principles of constitutional law. 19 Wm. & Mary Bill Rts. J. 291-337 (2010).

Leinen, William R. Note. Preserving republican governance: an essential government functions exception to direct democratic measures. 52 Wm. & Mary L. Rev. 997-1025 (2010).

Lwin, Michael. Comment. The numbers game: covering Asian Americans and post-racial America. 15 UCLA Asian Pac. Am. L.J. 92-113 (2009-2010).

McPike, Jonathan D. Note. Merit pay and pain: linking congressional pay to performance. 86 Ind. L.J. 335-379 (2011).

Morel, Lucas E. Lincoln and the Constitution: a unionist for the sake of liberty. 35 J. Sup. Ct. Hist. 213-224 (2010).

Natelson, Robert G. The original scope of the congressional power to regulate elections. 13 U. Pa. J. Const. L. 1-46 (2010).

Parlow, Matthew J. Revolutions in local democracy? Neighborhood councils and broadening inclusion in the local political process. 16 Mich. J. Race & L. 81-98 (2010).

Podgor, Ellen S. The tainted federal prosecutor in an overcriminalized justice system. 67 Wash. & Lee L. Rev. 1569-1585 (2010).

Schacter, Sarah. Note. The *Barracuda* lacuna: music, political campaigns, and the First Amendment. 99 Geo. L.J. 571-604 (2011).

Spring, Gary W. A new methodology for testing permissible political communications in the workplace. 2008 Mich. St. L. Rev. 1023-1051.

Thomson, Vivian E. and Vicki Arroyo. Upside-down cooperative federalism: climate change policymaking and the states. 29 Va. Envtl. L.J. 1-61 (2011).

Zuberi, Saima J. Note. The high cost of controlling corruption: the Achilles' heel of the OECD-DAC methodology for assessment of national procurement systems. 40 Pub. Cont. L.J. 209-231 (2010).

PRACTICE AND PROCEDURE

Ellis, Stefan. Comment. **Gonzalez v. Crosby** and the use of Federal Rule of Procedure 60(b) in *habeas* proceedings. (**Gonzalez v. Crosby**, 545 U.S. 524, 2005.) 13 U. Pa. J. Const. L. 207-228 (2010).

Erichson, Howard M. and Benjamin C. Zipursky. Consent versus closure. 96 Cornell L. Rev. 265-321 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
April 1, 2011

Hasbrouck, Brandon. Note. If it looks like a duck...: private international arbitral bodies are adjudicatory tribunals under U.S.C. § 1782(a). 67 Wash. & Lee L. Rev. 1659-1708 (2010).

Lowenthal, Marvin. Note. Revitalizing motive and opportunity pleading after **Tellabs**. 109 Mich. L. Rev. 625-656 (2011).

Rajski, Sarah. Comment. *In re Hydrogen Peroxide*: reinforcing rigorous analysis for class action certification. (*In re Hydrogen Peroxide Antitrust Litigation*, 552 F.3d 305, 2008.) 34 Seattle U. L. Rev. 577-611 (2011).

Reinert, Alexander A. The costs of heightened pleading. 86 Ind. L.J. 119-184 (2011).

Salkin, Patricia E. and John R. Nolon. Practically grounded: convergence of land use law pedagogy and best practices. 60 J. Legal Educ. 519-548 (2011).

Valentine, Sarah E. Traditional advocacy for nontraditional youth: rethinking best interest for the queer child. 2008 Mich. St. L. Rev. 1053-1113.

PRESIDENT/EXECUTIVE DEPARTMENT

Alschuler, Albert W. Bill Clinton's parting pardon party. 100 J. Crim. L. & Criminology 1131-1168 (2010).

Baude, William. Signing unconstitutional laws. 86 Ind. L.J. 303-333 (2011).

Faulkner, Robert K. Lincoln and the rebirth of liberal democracy. [Includes photographs.] 35 J. Sup. Ct. Hist. 201-212 (2010).

Finkelman, Paul. Lincoln and emancipation: constitutional theory, practical politics, and the basic practice of law. [Includes photographs.] 35 J. Sup. Ct. Hist. 243-266 (2010).

Love, Margaret Colgate. The twilight of the pardon power. 100 J. Crim. L. & Criminology 1169-1212 (2010).

Margulies, Joseph and Hope Metcalf. Terrorizing academia.. [Includes photograph.] 60 J. Legal Educ. 433-471 (2011).

Morel, Lucas E. Lincoln and the Constitution: a unionist for the sake of liberty. 35 J. Sup. Ct. Hist. 213-224 (2010).

Simon, James F. Lincoln and Chief Justice Taney. [Includes photographs.] 35 J. Sup. Ct. Hist. 225-242 (2010).

PROFESSIONAL ETHICS

Erichson, Howard M. and Benjamin C. Zipursky. Consent versus closure. 96 Cornell L. Rev. 265-321 (2011).

Podgor, Ellen S. The tainted federal prosecutor in an overcriminalized justice system. 67 Wash. & Lee L. Rev. 1569-1585 (2010).

Runnels, Michael B. Dispute resolution & new governance: the role of the corporate apology. 34 Seattle U. L. Rev. 481-505 (2011).

Wright, Ronald F. and Marc L. Miller. The worldwide accountability deficit for prosecutors. 67 Wash. & Lee L. Rev. 1587-1620 (2010).

PROPERTY—PERSONAL AND REAL

Edwards, Mark A. Acceptable deviance and property rights. 43 Conn. L. Rev. 457-501 (2010).

Klein, Diane J. Plural marriage and community property law. 41 Golden Gate U. L. Rev. 33-89 (2010).

Nedzel, Nadia E. Reviving protection for private property: a practical approach to blight takings. 2008 Mich. St. L. Rev. 995-1021.

Rodgers, Jesse D. Note. Mortgage modification meltdown: when will Congress take the plight of homeowners seriously? 35 Seton Hall Legis. J. 130-157 (2010).

Watson, Blake A. The impact of the American doctrine of discovery on native land rights in Australia, Canada, and New Zealand. 34 Seattle U. L. Rev. 507-551 (2011).

Yellin, David S. Note. Masters of their own eminent domain: the case for a reliance interest associated with economic development takings. 99 Geo. L.J. 651-676 (2011).

PSYCHOLOGY AND PSYCHIATRY

Lin, Tom C.W. A behavioral framework for securities risk. 34 Seattle U. L. Rev. 325-378 (2011).

Nelson, Noa, Rivka Albeck-Solomon and Rachel Ben-Ari. Are your disputants insecure and does it matter? Attachment and disputants' speech during mediation. 27 Negotiation J. 45-68 (2011).

RELIGION

Bosch, Lindsey. Comment. Installing footbaths at the University of Michigan-Dearborn: is the University preventing slip and fall or falling further down the Establishment Clause's slippery slope? 2008 Mich. St. L. Rev. 1151-1193.

Dunn, Heidi. Note. A solution: an approach to addressing fear-based claims within the religious conservative community and its application to a current refugee concern. 24 Geo. Immigr. L.J. 333-359 (2010).

Virelli, Louis J. III. Judging Darwin: understanding the new distributive model of evolution instruction. 13 U. Pa. J. Const. L. 81-144 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
April 1, 2011

REMEDIES

Lens, Jill Wieber. Honest confusion: the purpose of compensatory damages in tort and fraudulent misrepresentation. 59 U. Kan. L. Rev. 231-283 (2011).

Tucker, William C. All is number: mathematics, divisibility, and apportionment under **Burlington Northern**. 21 Fordham Envtl. L. Rev. 479-542 (2010).

RETIREMENT SECURITY

Welmerink, Luke. Comment. Cleaning the mess of the means test: the need for a case-by-case analysis of 401(k) loans in Chapter 7 bankruptcy petitions. 41 Golden Gate U. L. Rev. 121-151 (2010).

SCIENCE AND TECHNOLOGY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
DePaul Journal of Art, Technology & Intellectual Property Law
North Carolina Journal of Law & Technology
Santa Clara Computer & High Technology Law Journal

Cohen, Jordan T. Note. Merchants of deception: the deceptive advertising of fMRI lie detection technology. 35 Seton Hall Legis. J. 158-197 (2010).

Farley, Matthew R. Student article. Making virtual copyright work. 41 Golden Gate U. L. Rev. 1-32 (2010).

Hirsch, Dennis D. The law and policy of online privacy: regulation, self-regulation or co-regulation? 34 Seattle U. L. Rev. 439-480 (2011).

Seymore, Sean B. Rethinking novelty in patent law. 60 Duke L.J. 919-976 (2010).

Slade, Victoria. Note. The infancy defense in the modern contract age: a useful vestige. 34 Seattle U. L. Rev. 613-638 (2011).

Sprung, Karen R. Note. Broadcast v. broadband? A survey of the reallocation of broadcast spectrum for wireless broadband. 19 Media L. & Pol'y 238-249 (2010).

Thomas, Warren. Note. Lenity on me: **LVRC Holdings LLC v. Brekka** points the way toward defining authorization and solving the split over the Computer Fraud and Abuse Act. (**LVRC Holdings L.L.C. v. Brekka**, 581 F.3d 1127, 2009.) 27 Ga. St. U. L. Rev. 379-408 (2011).

Wheatley, Michael D. Apologia for the Second Circuit's opinion in **SEC v. Dorozhko**. 7 J.L. Econ. & Pol'y 25-60 (2010).

SECURITIES LAW

Feeks, Matthew T.M. Student article. Turned inside-out: the developments of "outsider trading" and how **Dorozhko** may expand the scope of insider trading liability. (**SEC v. Dorozhko**, 574 F.3d 42, 2009.) 7 J.L. Econ. & Pol'y 61-89 (2010).

Koebel, James T. Trust and the investment adviser industry: Congress' failure to realize FINRA's potential to restore investor confidence. 35 Seton Hall Legis. J. 61-93 (2010).

Lin, Tom C.W. A behavioral framework for securities risk. 34 Seattle U. L. Rev. 325-378 (2011).

Lowenthal, Marvin. Note. Revitalizing motive and opportunity pleading after **Tellabs**. 109 Mich. L. Rev. 625-656 (2011).

Stanley, Tesia Nicole. Student article. Narrowing the disclosure gap: is EMMA EDGAR for the municipal securities market? 7 J.L. Econ. & Pol'y 91-118 (2010).

Wheatley, Michael D. Apologia for the Second Circuit's opinion in **SEC v. Dorozhko**. 7 J.L. Econ. & Pol'y 25-60 (2010).

Whitehead, Charles K. Destructive coordination. 96 Cornell L. Rev. 323-364 (2011).

SEXUALITY AND THE LAW

Boyne, Shawn Marie. Uncertainty and the search for truth at trial: defining prosecutorial "objectivity" in German sexual assault cases. 67 Wash. & Lee L. Rev. 1287-1359 (2010).

Carroll, Andrea B. Regulating the baby market: a call for a ban on payment of birth-mother living expenses. 59 U. Kan. L. Rev. 285-329 (2011).

Pasko, Lisa. Damaged daughters: the history of girls' sexuality and the juvenile justice system. 100 J. Crim. L. & Criminology 1099-1130 (2010).

Twibell, T.S. The development of gender as a basis for asylum in United States immigration law and under the United Nations Refugee Convention: case studies of female asylum seekers from Cameroon, Eritrea, Iraq and Somalia. 24 Geo. Immigr. L.J. 189-309 (2010).

Valentine, Sarah E. Traditional advocacy for nontraditional youth: rethinking best interest for the queer child. 2008 Mich. St. L. Rev. 1053-1113.

Woodlee, John Gabriel. Note. Congressional manipulation of the Sentencing Guideline for child pornography possession: an argument for or against deference? 60 Duke L.J. 1015-1057 (2010).

SOCIAL WELFARE

Dinkel, Christopher. Note. Welfare family caps and the zero-grant situation. 96 Cornell L. Rev. 365-396 (2011).

SPORTS

Koller, Dionne L. Not just one of the boys: a post-feminist critique of Title IX's vision for gender equity in sports. 43 Conn. L. Rev. 401-456 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
April 1, 2011

STATE AND LOCAL GOVERNMENT LAW

Barkow, Rachel E. Federalism and criminal law: what the feds can learn from the states. 109 Mich. L. Rev. 519-580 (2011).

Parlow, Matthew J. Revolutions in local democracy? Neighborhood councils and broadening inclusion in the local political process. 16 Mich. J. Race & L. 81-98 (2010).

Thomson, Vivian E. and Vicki Arroyo. Upside-down cooperative federalism: climate change policymaking and the states. 29 Va. Envtl. L.J. 1-61 (2011).

TAXATION—FEDERAL INCOME

Cerny, Milton, et al. New scrutiny of college and university executive compensation and unrelated business activity. 37 J.C.& U.L. 93-157 (2010).

Forsyth, Elizabeth B. Note. Solving widespread toxic chemical exposure: a taxing job. 29 Va. Envtl. L.J. 115-141 (2011).

Galle, Brian and Jonathan Klick. Recessions and the social safety net: the alternative minimum tax as a countercyclical fiscal stabilizer. 63 Stan. L. Rev. 187-246 (2010).

Kwall, Jeffrey L. When should asset appreciation be taxed?: the case for a disposition standard of realization. 86 Ind. L.J. 77-117 (2011).

Mann, Roberta. How to love the one you're with: changing tax policy to fit cap-and-trade. 2 San Diego J. Climate & Energy L. 145-180 (2010).

Thai, Amanda W. Note. Is Senator Grassley our savior?: the crusade against "charitable" hospitals attacking patients for unpaid bills. 96 Iowa L. Rev. 761-789 (2011).

TAXATION—TRANSNATIONAL

Rosenzweig, Adam H. Why are there tax havens? 52 Wm. & Mary L. Rev. 923-996 (2010).

Yan, Xu. Green taxation in China: a possible consolidated fuel tax to promote clean air? 21 Fordham Envtl. L. Rev. 295-343 (2010).

TORTS

Barcroft, Christina. Comment. Abolishing the discovery rule in wrongful death cases: a Michigan plaintiff's plight. 2008 Mich. St. L. Rev. 1115-1150.

Burns, J.J. Note. *Respondeat superior* as an affirmative defense: how employers immunize themselves from direct negligence claims. 109 Mich. L. Rev. 657-681 (2011).

Erichson, Howard M. and Benjamin C. Zipursky. Consent versus closure. 96 Cornell L. Rev. 265-321 (2011).

Forsyth, Elizabeth B. Note. Solving widespread toxic chemical exposure: a taxing job. 29 Va. Envtl. L.J. 115-141 (2011).

Hershovitz, Scott. Harry Potter and the trouble with tort theory. 63 Stan. L. Rev. 67-114 (2010).

Lens, Jill Wieber. Honest confusion: the purpose of compensatory damages in tort and fraudulent misrepresentation. 59 U. Kan. L. Rev. 231-283 (2011).

TRADE REGULATION

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

Choi, Eva. Comment. Seeking stones in the red river: the inevitable evolution of China's Anti Monopoly Law. 7 J.L. Econ. & Pol'y 163-193 (2010).

Dillbary, J. Shahar. Predatory bundling and the exclusionary standard. 67 Wash. & Lee L. Rev. 1231-1282 (2010).

Goter, Phillip W. Note. **Princo**, patent tools, and the risk of foreclosure: a framework for assessing misuse. 96 Iowa L. Rev. 699-735 (2011).

Mathieson, Skye. Note. Assessing China's public procurement market: which state-influenced enterprises should the WTO's Government Procurement Agreement cover? 40 Pub. Cont. L.J. 233-266 (2010).

WOMEN

Belknap, Joanne. "Offending women": a double entendre. 100 J. Crim. L. & Criminology 1061-1097 (2010).

Chan, Lisa C. Note. Everything in moderation: why any gender nexus under U.S. asylum law must be strictly limited in scope. 29 B.U. Int'l L.J. 169-195 (2011).

Kaplan, Margo. "A special class of persons": pregnant women's right to refuse medical treatment after **Gonzales v. Carhart**. 13 U. Pa. J. Const. L. 145-206 (2010).

Koller, Dionne L. Not just one of the boys: a post-feminist critique of Title IX's vision for gender equity in sports. 43 Conn. L. Rev. 401-456 (2010).

Orozco, Nicole Kennedy. Note. Pumping at work: protection from lactation discrimination in the workplace. 71 Ohio St. L.J. 1281-1316 (2010).

Pasko, Lisa. Damaged daughters: the history of girls' sexuality and the juvenile justice system. 100 J. Crim. L. & Criminology 1099-1130 (2010).

Ramsey, Carolyn B. Domestic violence and state intervention in the American West and Australia, 1860-1930. 86 Ind. L.J. 185-255 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
April 1, 2011

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

77 ANTITRUST LAW JOURNAL, NO. 1, PP. 1-342, 2010.

Gilbert, Richard J. Ties that bind: policies to promote (good) patent pools. 77 Antitrust L.J. 1-48 (2010).

Shapiro, Carl. The 2010 Horizontal Merger Guidelines: from hedgehog to fox in forty years. 77 Antitrust L.J. 49-107 (2010).

Werden, Gregory J. and Kristen C. Limarzi. Forward-looking merger analysis and the superfluous potential competition doctrine. 77 Antitrust L.J. 109-143 (2010).

Winerman, Marc and William E. Kovacic. Outpost years for a start-up agency: the FTC from 1921-1925. 77 Antitrust L.J. 145-203 (2010).

Zenger, Hans. When does exclusive dealing intensify competition for distribution? Comment on Klein and Murphy. 77 Antitrust L.J. 205-211 (2010).

Symposium: The Effect of Economic Crises on Antitrust Policy. 77 Antitrust L.J. 213-341 (2010).

Lao, Marina. Editor's note. 77 Antitrust L.J. 213-218 (2010).

Crane, Daniel A. Did we avoid the historical failures of antitrust enforcement during the 2008-2009 financial crisis? 77 Antitrust L.J. 219-228 (2010).

Shelanski, Howard A. Enforcing competition during an economic crisis. 77 Antitrust L.J. 229-245 (2010).

Hylton, Keith N. and Haizhen Lin. Optimal antitrust enforcement, dynamic competition, and changing economic conditions. 77 Antitrust L.J. 247-276 (2010).

Bush, Darren. Too big to bail: the role of antitrust in distressed industries. 77 Antitrust L.J. 277-312 (2010).

Stucke, Maurice E. Lessons from the financial crisis. 77 Antitrust L.J. 313-341 (2010).

29 BOSTON UNIVERSITY INTERNATIONAL LAW JOURNAL, NO. 1, SPRING, 2011.

Havel, Brian F. and Gabriel S. Sanchez. Restoring global aviation's "cosmopolitan *mentalité*." 29 B.U. Int'l L.J. 1-40 (2011).

Rho, Hyeok-Joon. New squeeze-out devices as a part of corporate law reform in Korea: what type of device is required for a developing economy? 29 B.U. Int'l L.J. 41-77 (2011).

Pati, Roza. States' positive obligations with respect to human trafficking: the European Court of Human Rights breaks new ground in **Rantsev v. Cyprus and Russia**. 29 B.U. Int'l L.J. 79-142 (2011).

Doyle, Christopher. Note. Gimme shelter: the "necessary" element of GATT Article XX in the context of the **China-Audiovisual Products** case. 29 B.U. Int'l L.J. 143-167 (2011).

Chan, Lisa C. Note. Everything in moderation: why any gender nexus under U.S. asylum law must be strictly limited in scope. 29 B.U. Int'l L.J. 169-195 (2011).

32 COMPARATIVE LABOR LAW & POLICY JOURNAL, NO. 2, WINTER, 2011.

Labor Law and Development: Perspectives on Labor Regulation in Africa and the African Diaspora. 32 Comp. Lab. L. & Pol'y J. 303-492 (2011).

Blackett, Adelle. Introduction: Labor Law and Development: Perspectives on Labor Regulation in Africa and the African Diaspora. 32 Comp. Lab. L. & Pol'y J. 303-310 (2011).

Tsikata, Dzodzi. Toward a decent work regime for informal employment in Ghana: some preliminary considerations. 32 Comp. Lab. L. & Pol'y J. 311-342 (2011).

Antoine, Rose-Marie Belle. Rethinking labor law in the new Commonwealth Caribbean economy: a framework for change. 32 Comp. Lab. L. & Pol'y J. 343-371 (2011).

Ashiagbor, Diamond. Embedding trade liberalization in social policy: lessons from the European Union? 32 Comp. Lab. L. & Pol'y J. 373-404 (2011).

Thomas, Chantal. Convergences and divergences in international legal norms on migrant labor. 32 Comp. Lab. L. & Pol'y J. 405-441 (2011).

Blackett, Adelle. Beyond standard setting: a study of ILO technical cooperation on regional labor law reform in West and Central Africa. 32 Comp. Lab. L. & Pol'y J. 443-492 (2011).

28 CONFLICT RESOLUTION QUARTERLY, NO. 2, WINTER, 2010.

Raines, Susan S. Editor's introduction. 28 Conflict Resol. Q. 109-110 (2010).

Levine-Finley, Samantha and John S. Carter. Then and now: interviews with expert U.S. organizational ombudsmen. 28 Conflict Resol. Q. 111-139 (2010).

Charkoudian, Lorig. Giving police and courts a break: the effect of community mediation on decreasing the use of police and court resources. 28 Conflict Resol. Q. 141-155 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
April 1, 2011

Hedeem, Timothy, Susan S. Raines and Ansley B. Barton. Foundations of mediation training: a literature review of adult education and training design. 28 Conflict Resol. Q. 157-182 (2010).

Hancock, Landon E., Joshua N. Weiss and Glen M.E. Duerr. Prospect theory and the framing of the Good Friday Agreement. 28 Conflict Resol. Q. 183-203 (2010).

Garcia, Angela Cora. The role of interactional competence in mediation. 28 Conflict Resol. Q. 205-228 (2010).

43 CONNECTICUT LAW REVIEW, NO. 2, DECEMBER, 2010.

Koller, Dionne L. Not just one of the boys: a post-feminist critique of Title IX's vision for gender equity in sports. 43 Conn. L. Rev. 401-456 (2010).

Edwards, Mark A. Acceptable deviance and property rights. 43 Conn. L. Rev. 457-501 (2010).

Black, Derek W. Cultural norms and race discrimination standards: a case study in how the two diverge. 43 Conn. L. Rev. 503-546 (2010).

Bronin, Sara C. Curbing energy sprawl with microgrids. 43 Conn. L. Rev. 547-584 (2010).

Hayden, Grant M. Abstention: the unexpected power of withholding your vote. 43 Conn. L. Rev. 585-615 (2010).

Tsisis, Alexander. Burning crosses on campus: university hate speech codes. 43 Conn. L. Rev. 617-672 (2010).

Holmes, Grayson Colt. Note. The New Employment Verification Act: the functionality and constitutionality of biometrics in the hiring process. 43 Conn. L. Rev. 673-707 (2010).

96 CORNELL LAW REVIEW, NO. 2, JANUARY, 2011.

Bruhl, Aaron-Andrew P. Deciding when to decide: how appellate procedure distributes the costs of legal change. 96 Cornell L. Rev. 203-264 (2011).

Erichson, Howard M. and Benjamin C. Zipursky. Consent versus closure. 96 Cornell L. Rev. 265-321 (2011).

Whitehead, Charles K. Destructive coordination. 96 Cornell L. Rev. 323-364 (2011).

Dinkel, Christopher. Note. Welfare family caps and the zero-grant situation. 96 Cornell L. Rev. 365-396 (2011).

Kwasniewski, David H. Note. Confrontation Clause violations as structural defects. 96 Cornell L. Rev. 397-434 (2011).

21 DEPAUL JOURNAL OF ART, TECHNOLOGY & INTELLECTUAL PROPERTY LAW, NO. 1, FALL, 2010.

Calvert, Clay. Fighting words in the era of texts, IMs and e-mails: can a disparaged doctrine be resuscitated to punish cyber-bullies? 21 DePaul J. Art, Tech. & Intell. Prop. L. 1-48 (2010).

Le Duc, Timothy J. Apples are not common sense in view of oranges: time to reform **KSR's** illusory obviousness standard? 21 DePaul J. Art, Tech. & Intell. Prop. L. 49-73 (2010).

Brodzinski, Liz. Note. **UMG Recordings, Inc. v. Veoh Networks, Inc.**: the future of investor liability for user-generated content. (**UMG Recordings, Inc. v. Veoh Networks, Inc.**, 2009 U.S. Dist. LEXIS 70553, 2009.) 21 DePaul J. Art, Tech. & Intell. Prop. L. 75-103 (2010).

Nguyen, Nicole A. Student article. Not all textbooks are created equal: copyright, fair use, and open access in the Open College Textbook Act of 2010. 21 DePaul J. Art, Tech. & Intell. Prop. L. 105-130 (2010).

Clarke, Trevor J. Case note. Finding a remedy and respect in equity: traditional knowledge, inventorship, and... (**PerSeptive Biosystems, Inc. v. Pharmacia Biotech, Inc.**, 225 F.3d 1315, *reh'g denied*, 2000 U.S. App. LEXIS 31908, 2000.) 21 DePaul J. Art, Tech. & Intell. Prop. L. 131-184 (2010).

Ger, Victoria M. Case summary. (**Gaylord v. United States**, 595 F.3d 1364, 2010.) 21 DePaul J. Art, Tech. & Intell. Prop. L. 185-204 (2010).

Falter, Sierra M. Case summary. (**Columbia Pictures Indus., Inc. v. Fung**, 2009 WL 6355911, 2009.) 21 DePaul J. Art, Tech. & Intell. Prop. L. 205-219 (2010).

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

Alper, Ty. Blind dates: when should the statute of limitations begin to run on a method-of-execution challenge? 60 Duke L.J. 865-918 (2010).

Seymore, Sean B. Rethinking novelty in patent law. 60 Duke L.J. 919-976 (2010).

Riesenberg, David P. Note. Fee shifting in investor-state arbitration: doctrine and policy justifying application of the English rule. 60 Duke L.J. 977-1013 (2010).

Woodlee, John Gabriel. Note. Congressional manipulation of the Sentencing Guideline for child pornography possession: an argument for or against deference? 60 Duke L.J. 1015-1057 (2010).

21 FORDHAM ENVIRONMENTAL LAW REVIEW, NOS. 2 & 3, FALL, 2010.

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
April 1, 2011

Faure, Michael G. and A.V. Raja. Effectiveness of environmental public interest litigation in India: determining the key variables. 21 *Fordham Env'tl. L. Rev.* 239-294 (2010).

Yan, Xu. Green taxation in China: a possible consolidated fuel tax to promote clean air? 21 *Fordham Env'tl. L. Rev.* 295-343 (2010).

Etienne, Nadine. Note. Should we go green for the Waxman-Markey bill? 21 *Fordham Env'tl. L. Rev.* 345-381 (2010).

Montalvo, William R. Note. Cracks on the wall: why states should be allowed to lead on climate change. 21 *Fordham Env'tl. L. Rev.* 383-413 (2010).

Danta, Victoria R. Comment. VX in TX: chemical weapons incineration and environmental injustice in Port Arthur, Texas. 21 *Fordham Env'tl. L. Rev.* 415-443 (2010).

Bradshaw, Karen M. A modern overview of wildfire law. 21 *Fordham Env'tl. L. Rev.* 445-478 (2010).

Tucker, William C. All is number: mathematics, divisibility, and apportionment under **Burlington Northern**. 21 *Fordham Env'tl. L. Rev.* 479-542 (2010).

Fazio, Christine A. and Judith Wallace. Legal and policy issues related to community benefits agreements. 21 *Fordham Env'tl. L. Rev.* 543-558 (2010).

Frank, Robert P. Liability without end? The discharge of CERCLA liability in bankruptcy after **Atlantic Research**. 21 *Fordham Env'tl. L. Rev.* 559-573 (2010).

Fish, Jared B. Note. Critical habitat designations after **New Mexico Cattle Growers**: an analysis of agency discretion to exclude critical habitat. (*N.M. Cattle Growers Ass'n v. U.S. Fish & Wildlife Serv.*, 248 F.3d 1277, 2001.) 21 *Fordham Env'tl. L. Rev.* 575-635 (2010).

Glesby, Lauren E. Note. Fitting the bill: proposed regulatory and non-regulatory approaches to advancing green building technologies. 21 *Fordham Env'tl. L. Rev.* 637-671 (2010).

24 GEORGETOWN IMMIGRATION LAW JOURNAL, NO. 2, WINTER, 2010.

Dobkin, Donald S. Challenging the doctrine of consular nonreviewability in immigration cases. 24 *Geo. Immigr. L.J.* 113-146 (2010).

Jain, Eisha. Immigration enforcement and harboring doctrine. 24 *Geo. Immigr. L.J.* 147-188 (2010).

Twibell, T.S. The development of gender as a basis for asylum in United States immigration law and under the United Nations Refugee Convention: case studies of female asylum seekers from Cameroon, Eritrea, Iraq and Somalia. 24 *Geo. Immigr. L.J.* 189-309 (2010).

Ahn, Alyce S. Note. Prosecution or persecution: contradictions between U.S. foreign policy & the adjudication of asylum claims involving the harboring of North Korean refugees. 24 *Geo. Immigr. L.J.* 311-332 (2010).

Dunn, Heidi. Note. A solution: an approach to addressing fear-based claims within the religious conservative community and its application to a current refugee concern. 24 *Geo. Immigr. L.J.* 333-359 (2010).

Gahng, Elisa. Note. North Korean border-crossers in Yanbian: the "protection gap" between the economic migrant and refugee regimes. 24 *Geo. Immigr. L.J.* 361-376 (2010).

Buckel, Katherine. Current development. Executive branch: Haitian temporary protected status: possibilities and problems. 24 *Geo. Immigr. L.J.* 379-382 (2010).

Kilgore, Susan. Current development. Judicial branch: Ninth Circuit issues decision in **Coyt v. Holder**, invalidating departure bar on motions to reopen and creating Circuit split. 24 *Geo. Immigr. L.J.* 383-387 (2010).

Adams, Joyce. Current development. Legislative branch: progressive immigration bill introduced to "jump start" reform. 24 *Geo. Immigr. L.J.* 389-393 (2010).

99 GEORGETOWN LAW JOURNAL, NO. 2, JANUARY, 2011.

Brummer, Chris. How international financial law works (and how it doesn't). 99 *Geo. L.J.* 257-327 (2011).

Lash, Kurt T. The origins of the Privileges or Immunities Clause, part II: John Bingham and the second draft of the Fourteenth Amendment. 99 *Geo. L.J.* 329-433 (2011).

Levitin, Adam J. In defense of bailouts. 99 *Geo. L.J.* 435-514 (2011).

Spriggs, James F. II and David R. Stras. Explaining plurality decisions. 99 *Geo. L.J.* 515-570 (2011).

Schacter, Sarah. Note. The *Barracuda* lacuna: music, political campaigns, and the First Amendment. 99 *Geo. L.J.* 571-604 (2011).

Stern, Catherine Chiantella. Note. Don't tell mom the babysitter's dead: arguments for a federal parent-child privilege and a proposal to amend Article V. 99 *Geo. L.J.* 605-649 (2011).

Yellin, David S. Note. Masters of their own eminent domain: the case for a reliance interest associated with economic development takings. 99 *Geo. L.J.* 651-676 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21
April 1, 2011

27 GEORGIA STATE UNIVERSITY LAW REVIEW, NO. 2, WINTER, 2011.

Hogue, L. Lynn. Introduction and overview. 27 Ga. St. U. L. Rev. 237-238 (2011).

Dervan, Lucian E. The surprising lessons from plea bargaining in the shadow of terror. 27 Ga. St. U. L. Rev. 239-298 (2011).

Gruber, Aya. An unintended casualty of the war on terror. 27 Ga. St. U. L. Rev. 299-337 (2011).

Nagle, Luz E. Terrorism and universal jurisdiction: opening Pandora's box? 27 Ga. St. U. L. Rev. 339-378 (2011).

Thomas, Warren. Note. Lenity on me: **LVRC Holdings LLC v. Brekka** points the way toward defining authorization and solving the split over the Computer Fraud and Abuse Act. (**LVRC Holdings L.L.C. v. Brekka**, 581 F.3d 1127, 2009.) 27 Ga. St. U. L. Rev. 379-408 (2011).

Bolden, Kristen. Note. DNA fabrication, a wake up call: the need to reevaluate the admissibility and reliability of DNA evidence. 27 Ga. St. U. L. Rev. 409-441 (2011).

Lott, Joshua M. Note. The end of innocence? Federal *habeas corpus* law after **In re Davis**. 27 Ga. St. U. L. Rev. 443-488 (2011).

41 GOLDEN GATE UNIVERSITY LAW REVIEW, NO. 1, FALL, 2010.

Johns, Melani, Editor-in-Chief. Preface. 41 Golden Gate U. L. Rev. xi (2010).

Farley, Matthew R. Student article. Making virtual copyright work. 41 Golden Gate U. L. Rev. 1-32 (2010).

Klein, Diane J. Plural marriage and community property law. 41 Golden Gate U. L. Rev. 33-89 (2010).

Bornstein, Laura C. Student article. Conceptualizing **Cleburne (City of Cleburne, Tex. V. Cleburne Living Ctr., Inc.**, 473 U.S. 432, 1985.) 41 Golden Gate U. L. Rev. 91-119 (2010).

Welmerink, Luke. Comment. Cleaning the mess of the means test: the need for a case-by-case analysis of 401(k) loans in Chapter 7 bankruptcy petitions. 41 Golden Gate U. L. Rev. 121-151 (2010).

86 INDIANA LAW JOURNAL, NO. 1, WINTER, 2011.

Rosenthal, Lawrence. First Amendment investigations and the inescapable pragmatism of the common law of free speech. 86 Ind. L.J. 1-76 (2011).

Kwall, Jeffrey L. When should asset appreciation be taxed?: the case for a disposition standard of realization. 86 Ind. L.J. 77-117 (2011).

Reinert, Alexander A. The costs of heightened pleading. 86 Ind. L.J. 119-184 (2011).

Ramsey, Carolyn B. Domestic violence and state intervention in the American West and Australia, 1860-1930. 86 Ind. L.J. 185-255 (2011).

Titolo, Matthew. Retroactivity and the Fraud Enforcement and Recovery Act of 2009. 86 Ind. L.J. 257-302 (2011).

Baude, William. Signing unconstitutional laws. 86 Ind. L.J. 303-333 (2011).

McPike, Jonathan D. Note. Merit pay and pain: linking congressional pay to performance. 86 Ind. L.J. 335-379 (2011).

96 IOWA LAW REVIEW, NO. 2, JANUARY, 2011.

Kim, Kathleen. The coercion of trafficked workers. 96 Iowa L. Rev. 409-474 (2011).

Bohannon, Christina. IP misuse as foreclosure. 96 Iowa L. Rev. 475-527 (2011).

Oman, Nathan B. Consent to retaliation: a civil recourse theory of contractual liability. 96 Iowa L. Rev. 529-579 (2011).

Tokson, Matthew. Automation and the Fourth Amendment. 96 Iowa L. Rev. 581-647 (2011).

Bezanson, Randall P. No middle ground? Reflections on the **Citizens United** decision. 96 Iowa L. Rev. 649-667 (2011).

Gindin, Walter S. Note. (Potentially) resolving the ever-present debate over whether noncitizens in removal proceedings have a due-process right to effective assistance of counsel. 96 Iowa L. Rev. 669-698 (2011).

Goter, Phillip W. Note. **Princo**, patent tools, and the risk of foreclosure: a framework for assessing misuse. 96 Iowa L. Rev. 699-735 (2011).

Newman, John M. Note. Holden Caulfield grows up: **Salinger v. Colting**, the promotion-of-progress requirement, and market failure in a derivative-works regime. (**Salinger v. Colting**, 641 F. Supp. 2d 250, 2009, *vacated*. 607 F.3d 68, 2010.) 96 Iowa L. Rev. 737-759 (2011).

Thai, Amanda W. Note. Is Senator Grassley our savior?: the crusade against "charitable" hospitals attacking patients for unpaid bills. 96 Iowa L. Rev. 761-789 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22
April 1, 2011

37 JOURNAL OF COLLEGE AND UNIVERSITY LAW, NO. 1, PP. 1-238, 2010.

Latourette, Audrey Wolfson. Plagiarism: legal and ethical implications for the university. 37 J.C.& U.L. 1-91 (2010).

Cerny, Milton, et al. New scrutiny of college and university executive compensation and unrelated business activity. 37 J.C.& U.L. 93-157 (2010).

Peltz, Richard J. Penumbral academic freedom: interpreting the tenure contract in a time of constitutional impotence. 37 J.C.& U.L. 159-193 (2010).

Areen, Judith. Justifying America's universities. (Reviewing Jonathan R. Cole, The Great American University: Its Rise to Preeminence, Its Indispensable National Role, Why It Must Be Protected.) 37 J.C.& U.L. 195-199 (2010).

Williams, Rachel M. Note. Transitioning from UMIFA to UPMIFA: how the promulgation of the Uniform Prudent Management of Institutional Funds Act will affect donor-initiated lawsuits brought against colleges and universities. 37 J.C.& U.L. 201-238 (2010).

100 JOURNAL OF CRIMINAL LAW AND CRIMINOLOGY, NO. 3, SUMMER, 2010.

Centennial Symposium: A Century of Criminal Justice. 100 J. Crim. L. & Criminology 633-1254 (2010).

Rickert, Julia T. Foreword. 100 J. Crim. L. & Criminology 633-634 (2010).

Allen, Ronald J. Opening remarks. 100 J. Crim. L. & Criminology 635-642 (2010).

I. Crimes and Punishments

Steiker, Carol S. and Jordan M. Steiker. Capital punishment: a century of discontinuous debate. 100 J. Crim. L. & Criminology 643-689 (2010).

Gertner, Judge Nancy. A short history of American sentencing: too little law, too much law, or just right. 100 J. Crim. L. & Criminology 691-707 (2010).

Robinson, Paul H. and students Thomas Gaeta, Matthew Majarian, Megan Schultz and Douglas M. Weck. The modern irrationalities of American criminal codes: an empirical study of offense grading. 100 J. Crim. L. & Criminology 709-764 (2010).

Paternoster, Raymond. How much do we really know about criminal deterrence? 100 J. Crim. L. & Criminology 765-823 (2010).

II. "Justice" in Action

Gould, Jon B. and Richard A. Leo. One hundred years later: wrongful convictions after a century of research. 100 J. Crim. L. & Criminology 825-868 (2010).

Diamond, Shari Seidman, Locke E. Bowman, Manyee Wong and Matthew M. Patton. Efficiency and cost: the impact of videoconferenced hearings on bail decisions. 100 J. Crim. L. & Criminology 869-902 (2010).

Crutchfield, Robert D., April Fernandes and Jorge Martinez. Racial and ethnic disparity and criminal justice: how much is too much? 100 J. Crim. L. & Criminology 903-932 (2010).

Davies, Thomas Y. The Supreme Court giveth and the Supreme Court taketh away: the century of Fourth Amendment "search and seizure" doctrine. 100 J. Crim. L. & Criminology 933-1041 (2010).

III. The People

Butler, Paul. One hundred years of race and crime. 100 J. Crim. L. & Criminology 1043-1060 (2010).

Belknap, Joanne. "Offending women": a double entendre. 100 J. Crim. L. & Criminology 1061-1097 (2010).

Pasko, Lisa. Damaged daughters: the history of girls' sexuality and the juvenile justice system. 100 J. Crim. L. & Criminology 1099-1130 (2010).

IV. Freedom in Decline

Alschuler, Albert W. Bill Clinton's parting pardon party. 100 J. Crim. L. & Criminology 1131-1168 (2010).

Love, Margaret Colgate. The twilight of the pardon power. 100 J. Crim. L. & Criminology 1169-1212 (2010).

Pinard, Michael. Reflections and perspectives on reentry and collateral consequences. 100 J. Crim. L. & Criminology 1213-1224 (2010).

Zimring, Franklin E. The scale of imprisonment in the United States: twentieth century patterns and twenty-first century prospects. 100 J. Crim. L. & Criminology 1225-1245 (2010).

Drizin, Steven A. Remarks at the dinner celebrating the centennial of the Journal of Criminal Law and Criminology, January 29, 2010. 100 J. Crim. L. & Criminology 1247-1254 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23
April 1, 2011

7 JOURNAL OF LAW, ECONOMICS & POLICY, NO. 1, FALL, 2010.

Kitts, Zachary A. Public trust and the role of *qui tam* relators in the regulatory framework. 7 J.L. Econ. & Pol'y 1-23 (2010).

Wheatley, Michael D. Apologia for the Second Circuit's opinion in **SEC v. Dorozhko**. 7 J.L. Econ. & Pol'y 25-60 (2010).

Feeks, Matthew T.M. Student article. Turned inside-out: the developments of "outsider trading" and how **Dorozhko** may expand the scope of insider trading liability. (**SEC v. Dorozhko**, 574 F.3d 42, 2009.) 7 J.L. Econ. & Pol'y 61-89 (2010).

Stanley, Tesia Nicole. Student article. Narrowing the disclosure gap: is EMMA EDGAR for the municipal securities market? 7 J.L. Econ. & Pol'y 91-118 (2010).

McLaughlin, Patrick A. Ignoring implementation costs of the Clean Air Act: a costly mistake. 7 J.L. Econ. & Pol'y 119-136 (2010).

Brooks, Allen R. Comment. A corporate catch-22: how deferred and non-prosecution agreements impede the full development of the Foreign Corrupt Practices Act. 7 J.L. Econ. & Pol'y 137-162 (2010).

Choi, Eva. Comment. Seeking stones in the red river: the inevitable evolution of China's Anti Monopoly Law. 7 J.L. Econ. & Pol'y 163-193 (2010).

60 JOURNAL OF LEGAL EDUCATION, NO. 3, FEBRUARY, 2011.

Garth, Bryant G., Gowri Ramachandran and Molly Selvin. From the Editors. 60 J. Legal Educ. 369-371 (2011).

Symposium. The Legal Academy and the War on Terror. 60 J. Legal Educ. 373-488 (2011).

Margulies, Peter. The ivory tower at ground zero: conflict and convergence in legal education's response to terrorism. 60 J. Legal Educ. 373-395 (2011).

Ludington, Sarah H. The dogs that did not bark: the silence of the legal academy during World War II. [Includes photograph.] 60 J. Legal Educ. 396-432 (2011).

Margulies, Joseph and Hope Metcalf. Terrorizing academia. [Includes photograph.] 60 J. Legal Educ. 433-471 (2011).

Fidell, Eugene R. Military justice instruction in civilian law schools. 60 J. Legal Educ. 472-479 (2011).

The war on terror in classrooms and clinics: an inventory. 60 J. Legal Educ. 480-488 (2011).

Dernbach, John C. The essential and growing role of legal education in achieving sustainability. 60 J. Legal Educ. 489-518 (2011).

Salkin, Patricia E. and John R. Nolon. Practically grounded: convergence of land use law pedagogy and best practices. 60 J. Legal Educ. 519-548 (2011).

Gordon, Robert W. Book review. (Reviewing Melvin I. Urofsky, Louis D. Brandeis: A Life.) 60 J. Legal Educ. 549-563 (2011).

Reichman, Nancy. Book review. (Reviewing Karen Ho, Liquidated: An Ethnography of Wall Street.) 60 J. Legal Educ. 564-568 (2011).

Riley, Angela R. Book review. (Reviewing Frank Pommersheim, Broken Landscape: Indians, Indian Tribes, and the Constitution.) 60 J. Legal Educ. 569-580 (2011).

35 JOURNAL OF SUPREME COURT HISTORY, NO. 3, PP. 195-285, 2010.

Urofsky, Melvin I. Introduction. 35 J. Sup. Ct. Hist. v-vi (2010).

Souter, Justice David H. Tribute to John Paul Stevens. [Includes photographs.] 35 J. Sup. Ct. Hist. 195-197 (2010).

Sloan, Cliff. A clerk's view. [Includes photographs.] 35 J. Sup. Ct. Hist. 198-200 (2010).

Faulkner, Robert K. Lincoln and the rebirth of liberal democracy. [Includes photographs.] 35 J. Sup. Ct. Hist. 201-212 (2010).

Morel, Lucas E. Lincoln and the Constitution: a unionist for the sake of liberty. 35 J. Sup. Ct. Hist. 213-224 (2010).

Simon, James F. Lincoln and Chief Justice Taney. [Includes photographs.] 35 J. Sup. Ct. Hist. 225-242 (2010).

Finkelman, Paul. Lincoln and emancipation: constitutional theory, practical politics, and the basic practice of law. [Includes photographs.] 35 J. Sup. Ct. Hist. 243-266 (2010).

Stephenson, Donald Grier, Jr. The judicial bookshelf. 35 J. Sup. Ct. Hist. 267-283 (2010).

Contributors. 35 J. Sup. Ct. Hist. 284 (2010).

Illustrations. 35 J. Sup. Ct. Hist. 285 (2010).

19 MEDIA LAW & POLICY, NO. 2, FALL, 2010.

Hundt, Reed E. The Internet as "the common medium." 19 Media L. & Pol'y 143-148 (2010).

Krasnow, Erwin G., John M. Pelkey and John Wells King. Considerations unique to the purchase and sale of broadcast stations. 19 Media L. & Pol'y 149-201 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24
April 1, 2011

Pearce, Alan and W. Brian Barrett. The economic impact of free conference calling services. 19 *Media L. & Pol'y* 202-228 (2010).

Malyshev, Alexander. Note. Financing film through aggressive tax incentives — a losing proposition for the states? 19 *Media L. & Pol'y* 229-237 (2010).

Sprung, Karen R. Note. Broadcast v. broadband? A survey of the reallocation of broadcast spectrum for wireless broadband. 19 *Media L. & Pol'y* 238-249 (2010).

16 MICHIGAN JOURNAL OF RACE & LAW, NO. 1, FALL, 2010.

Atkinson, Abbye. Race, educational loans, & bankruptcy. 16 *Mich. J. Race & L.* 1-43 (2010).

Roithmayr, Daria. Racial cartels. 16 *Mich. J. Race & L.* 45-79 (2010).

Parlow, Matthew J. Revolutions in local democracy? Neighborhood councils and broadening inclusion in the local political process. 16 *Mich. J. Race & L.* 81-98 (2010).

Pottle, Darcy M. Note. Federal employer sanctions as immigration federalism. 16 *Mich. J. Race & L.* 99-142 (2010).

109 MICHIGAN LAW REVIEW, NO. 4, FEBRUARY, 2011.

Ackerman, Bruce and Oona Hathaway. Limited war and the Constitution: Iraq and the crisis of Presidential legality. 109 *Mich. L. Rev.* 447-517 (2011).

Barkow, Rachel E. Federalism and criminal law: what the feds can learn from the states. 109 *Mich. L. Rev.* 519-580 (2011).

Hasen, Richard L. **Citizens United** and the illusion of coherence. 109 *Mich. L. Rev.* 581-623 (2011).

Lowenthal, Marvin. Note. Revitalizing motive and opportunity pleading after **Tellabs**. 109 *Mich. L. Rev.* 625-656 (2011).

Burns, J.J. Note. *Respondeat superior* as an affirmative defense: how employers immunize themselves from direct negligence claims. 109 *Mich. L. Rev.* 657-681 (2011).

2008 MICHIGAN STATE LAW REVIEW, NO. 4, WINTER.

Backus, Mary Sue. The adversary system is dead; long live the adversary system: the trial judge as the great equalizer in criminal trials. 2008 *Mich. St. L. Rev.* 945-993.

Nedzel, Nadia E. Reviving protection for private property: a practical approach to blight takings. 2008 *Mich. St. L. Rev.* 995-1021.

Spring, Gary W. A new methodology for testing permissible political communications in the workplace. 2008 *Mich. St. L. Rev.* 1023-1051.

Valentine, Sarah E. Traditional advocacy for nontraditional youth: rethinking best interest for the queer child. 2008 *Mich. St. L. Rev.* 1053-1113.

Barcroft, Christina. Comment. Abolishing the discovery rule in wrongful death cases: a Michigan plaintiff's plight. 2008 *Mich. St. L. Rev.* 1115-1150.

Bosch, Lindsey. Comment. Installing footbaths at the University of Michigan-Dearborn: is the University preventing slip and fall or falling further down the Establishment Clause's slippery slope? 2008 *Mich. St. L. Rev.* 1151-1193.

27 NEGOTIATION JOURNAL, NO. 1, JANUARY, 2011.

Waters, Nancy J. Managing Editor's note. 27 *Negotiation J.* 1-2 (2011).

Research digest. 27 *Negotiation J.* 3-5 (2011).

Barsky, Allan E. Parenting coordination: the risks of a hybrid conflict resolution process. 27 *Negotiation J.* 7-27 (2011).

Bae, Imho. People-to-people dialogue between North and South Korea: looking ahead. 27 *Negotiation J.* 29-44 (2011).

Nelson, Noa, Rivka Albeck-Solomon and Rachel Ben-Ari. Are your disputants insecure and does it matter? Attachment and disputants' speech during mediation. 27 *Negotiation J.* 45-68 (2011).

Sebenius, James K. Developing superior negotiation case studies. 27 *Negotiation J.* 69-85 (2011).

Wheeler, Michael. Rethinking decision making. (Reviewing Sheena Iyengar, [The Art of Choosing](#); Gary Klein, [Streetslights and Shadows: Searching for the Keys to Adaptive Decision Making](#).) 27 *Negotiation J.* 87-94 (2011).

Bates, Christopher. Lessons from another world: an emic perspective on concepts useful to negotiation derived from martial arts. 27 *Negotiation J.* 95-102 (2011).

Weiss, Joshua N. Remembering Wallace Warfield (1938-2010): he "walked the talk." [Includes photograph.] 27 *Negotiation J.* 103-105 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25
April 1, 2011

12 NORTH CAROLINA JOURNAL OF LAW & TECHNOLOGY, NO. 1, FALL, 2010.

Green, Sally Terry. The admissibility of expert witness testimony based on adolescent brain imaging technology in the prosecution of juveniles: how fairness and neuroscience overcome the evidentiary obstacles to allow for application of a modified common law infancy defense. 12 N.C. J.L. & Tech. 1-66 (2010).

Bassett, J.E. (Win), IV. Unanswered arguments after the Pirate Bay trial: dropping sail in the safe harbors of the EU Electronic Commerce Directive. 12 N.C. J.L. & Tech. 67-97 (2010).

Fuchs, Susan A. Will the FDA's 2010 warfarin label changes finally provide the legal impetus for warfarin pharmacogenetic testing? 12 N.C. J.L. & Tech. 99-157 (2010).

Krimnus, Serge. The doctrine of foreign equivalents at death's door. 12 N.C. J.L. & Tech. 159-203 (2010).

Gillians, Cody. Recent development. Is this mine or yours? The effect of the rulings in **Vernor v. Autodesk** and the Library of Congress on the determination of who owns software copies. (**Vernor v. Autodesk, Inc.**, 2010 U.S. App. LEXIS 1857, 2010.) 12 N.C. J.L. & Tech. 205-227 (2010).

Mehrotra, Pavan. Recent development. Back to the basics: why traditional principles of personal jurisdiction are effective today and why **Zippo** needs to go. (**Chloe v. Queen Bee of Beverly Hills, LLC**, 616 F.3d 158, 2010.) 12 N.C. J.L. & Tech. 229-250 (2010).

71 OHIO STATE LAW JOURNAL, NO. 6, PP. 1109-1316, 2010.

Berry, William W. III. More different than life, less different than death. The argument for according life without parole its own category of heightened review under the Eighth Amendment after **Graham v. Florida**. 71 Ohio St. L.J. 1109-1147 (2010).

Snyder, Brad. The judicial genealogy (and mythology) of John Roberts: clerkships from Gray to Brandeis to Friendly to Roberts. 71 Ohio St. L.J. 1147-1243 (2010).

Johnson, Katie E. Note. A practical solution to the courts' broad interpretation of the Lilly Ledbetter Fair Pay Act. 71 Ohio St. L.J. 1245-1279 (2010).

Orozco, Nicole Kennedy. Note. Pumping at work: protection from lactation discrimination in the workplace. 71 Ohio St. L.J. 1281-1316 (2010).

40 PUBLIC CONTRACT LAW JOURNAL, NO. 1, FALL, 2010.

Madden, Thomas J., et al. 2009 year in review: analysis of significant Federal Circuit government contract decisions. 40 Pub. Cont. L.J. 1-61 (2010).

Yukins, Christopher R. A versatile prism: assessing procurement law through the principal-agent model. 40 Pub. Cont. L.J. 63-86 (2010).

Bezer, Donovan. The inadequacy of surety bid bonds in public construction contracting. 40 Pub. Cont. L.J. 87-146 (2010).

Canni, Todd J. Debarment is no longer private World Bank business: an examination of the Bank's distinct debarment procedures used for corporate procurements and financed projects. 40 Pub. Cont. L.J. 147-169 (2010).

Hanback, Lucas. Note. The Contingency Contracting Corps in counterinsurgency operations: using money to effectively fight insurgents. 40 Pub. Cont. L.J. 171-186 (2010).

Mandaglio, Lia A. Note. Outcome-based award fees: incorporating launch and post-launch safety mechanisms into NASA's contractual incentive structure. 40 Pub. Cont. L.J. 187-208 (2010).

Zuberi, Saima J. Note. The high cost of controlling corruption: the Achilles' heel of the OECD-DAC methodology for assessment of national procurement systems. 40 Pub. Cont. L.J. 209-231 (2010).

Mathieson, Skye. Note. Assessing China's public procurement market: which state-influenced enterprises should the WTO's Government Procurement Agreement cover? 40 Pub. Cont. L.J. 233-266 (2010).

Scott, Cheryl L. In memoriam: Judge Gene Perry Bond. 40 Pub. Cont. L.J. 267 (2010).

Johnson, W. Stanfield and Kent R. Morrison. In memoriam: Eldon H. (Took) Crowell. 40 Pub. Cont. L.J. 269-272 (2010).

Park-Conroy, Carol, Jeri Somers and Don Featherstun. In memoriam: Elileen P. Fennessy. 40 Pub. Cont. L.J. 273 (2010).

2 SAN DIEGO JOURNAL OF CLIMATE CHANGE & ENERGY LAW, PP. 1-248, 2010.

McAllister, Lesley K. Enforcing cap-and-trade: a tale of two programs. 2 San Diego J. Climate & Energy L. 1-28 (2010).

Lazarus, Richard J. Climate change law in and over time. 2 San Diego J. Climate & Energy L. 29-43 (2010).

Doremus, Holly. Adapting to climate change with law that bends without breaking. 2 San Diego J. Climate & Energy L. 45-85 (2010).

Schang, Scott and Teresa Chan. Federal greenhouse gas control options from an enforcement perspective. 2 San Diego J. Climate & Energy L. 87-144 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 26
April 1, 2011

Mann, Roberta. How to love the one you're with: changing tax policy to fit cap-and-trade. 2 San Diego J. Climate & Energy L. 145-180 (2010).

Wang, Walter. Looking back to move forward: revisiting the Btu in evaluating current policy alternatives. 2 San Diego J. Climate & Energy L. 181-197 (2010).

Driesen, David M. An environmental competition statute. 2 San Diego J. Climate & Energy L. 199-222 (2010).

Hazen, Tyler E. Comment. The effects of Brazilian agricultural property policies and international pressures on the soybean industry: incentives for Amazon deforestation and how it may be reduced. 2 San Diego J. Climate & Energy L. 223-247 (2010).

26 SANTA CLARA COMPUTER & HIGH TECHNOLOGY LAW JOURNAL, NO. 4, AUGUST, 2010.

Hall, Bronwyn H. and Christian Helmers. The role of patent protection in (clean/green) technology transfer. 26 Santa Clara Computer & High Tech. L.J. 487-532 (2010).

Lane, Eric. Clean tech reality check: nine international green technology transfer deals unhindered by intellectual property rights. 26 Santa Clara Computer & High Tech. L.J. 533-557 (2010).

Wiener, Jason R. and student Christian Alexander. "On-site renewable energy and public finance: how and why municipal bond financing is the key to propagating access to on-site renewable energy and energy efficiency." 26 Santa Clara Computer & High Tech. L.J. 559-590 (2010).

Armstrong, Timothy K. Crowdsourcing and open access: collaborative techniques for disseminating legal materials and scholarship. 26 Santa Clara Computer & High Tech. L.J. 591-630 (2010).

Lipton, Jacqueline D. Wikipedia and the European Union Database Directive. 26 Santa Clara Computer & High Tech. L.J. 631-657 (2010).

34 SEATTLE UNIVERSITY LAW REVIEW, NO. 2, WINTER, 2011.

Lin, Tom C.W. A behavioral framework for securities risk. 34 Seattle U. L. Rev. 325-378 (2011).

Gordon, Deborah S. Reflecting on the language of death. 34 Seattle U. L. Rev. 379-438 (2011).

Hirsch, Dennis D. The law and policy of online privacy: regulation, self-regulation or co-regulation? 34 Seattle U. L. Rev. 439-480 (2011).

Runnels, Michael B. Dispute resolution & new governance: the role of the corporate apology. 34 Seattle U. L. Rev. 481-505 (2011).

Watson, Blake A. The impact of the American doctrine of discovery on native land rights in Australia, Canada, and New Zealand. 34 Seattle U. L. Rev. 507-551 (2011).

Costello, Michael. Comment. Crawford's expansive definition of "oppose" breathes new life into pure third-party retaliation claims under Title VII. (*Crawford v. Metro. Gov't of Nashville & Davidson Cnty., Tenn.*, 129 S. Ct. 846, 2009.) 34 Seattle U. L. Rev. 553-576 (2011).

Rajski, Sarah. Comment. *In re Hydrogen Peroxide*: reinforcing rigorous analysis for class action certification. (*In re Hydrogen Peroxide Antitrust Litigation*, 552 F.3d 305, 2008.) 34 Seattle U. L. Rev. 577-611 (2011).

Slade, Victoria. Note. The infancy defense in the modern contract age: a useful vestige. 34 Seattle U. L. Rev. 613-638 (2011).

35 SETON HALL LEGISLATIVE JOURNAL, NO. 1, PP. 1-220, 2010.

Parise, Agustín. A constant give and take: tracing legal borrowings in the Louisiana civil law experience. 35 Seton Hall Legis. J. 1-35 (2010).

Palo, Todd A. Minimum wage, justifiably unenforced? 35 Seton Hall Legis. J. 36-60 (2010).

Koebel, James T. Trust and the investment adviser industry: Congress' failure to realize FINRA's potential to restore investor confidence. 35 Seton Hall Legis. J. 61-93 (2010).

Andolena, Alison Bo. Note. Can they lock you up and charge you for it?: how pay-to-stay corrections programs may provide a financial solution for New York and New Jersey. 35 Seton Hall Legis. J. 94-129 (2010).

Rodgers, Jesse D. Note. Mortgage modification meltdown: when will Congress take the plight of homeowners seriously? 35 Seton Hall Legis. J. 130-157 (2010).

Cohen, Jordan T. Note. Merchants of deception: the deceptive advertising of fMRI lie detection technology. 35 Seton Hall Legis. J. 158-197 (2010).

Rose-Steinberg, Jeffrey. Note. Gaming the system: an examination of the constitutionality of violent video game legislation. 35 Seton Hall Legis. J. 198-220 (2010).

63 STANFORD LAW REVIEW, NO. 1, DECEMBER, 2010.

Scott, Ryan W. Inter-judge sentencing disparity after *Booker*: a first look. 63 Stan. L. Rev. 1-66 (2010).

Hershovitz, Scott. Harry Potter and the trouble with tort theory. 63 Stan. L. Rev. 67-114 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 27
April 1, 2011

Cooter, Robert D. and Neil S. Siegel. Collective action federalism: a general theory of Article I, Section 8. 63 *Stan. L. Rev.* 115-185 (2010).

Galle, Brian and Jonathan Klick. Recessions and the social safety net: the alternative minimum tax as a countercyclical fiscal stabilizer. 63 *Stan. L. Rev.* 187-246 (2010).

15 UCLA ASIAN PACIFIC AMERICAN LAW JOURNAL, NO. 1, FALL-SPRING, 2009-2010.

Roe, Susan. Reflections on the origins of APALJ. 15 *UCLA Asian Pac. Am. L.J.* 1-5 (2009-2010).

Robinson, Greg, Jerry Kang and Hiroshi Motomura. A symposium on Greg Robinson's A Tragedy of Democracy: Japanese Confinement in North America. 15 *UCLA Asian Pac. Am. L.J.* 6-29 (2009-2010).

Hing, Bill Ong. The great opportunity in law. 15 *UCLA Asian Pac. Am. L.J.* 30-35 (2009-2010).

Perez, Thomas E. Keynote speech: Advancing Justice Conference: Asian Americans & Pacific Islanders building new foundations for civil rights. 15 *UCLA Asian Pac. Am. L.J.* 36-42 (2009-2010).

Choi, Connie, Carmina Ocampo and Yungsohn Park. Shining a spotlight on the invisible: how an *amicus* brief helped organize the Asian American community to support undocumented Asian students. 15 *UCLA Asian Pac. Am. L.J.* 43-51 (2009-2010).

Brief of *Amici Curiae* Asian Pacific American Legal Center and 80 Asian Pacific Organizations in Support of Respondents and Defendants The Regents of the Univ. of Calif. et al. 15 *UCLA Asian Pac. Am. L.J.* 52-91 (2009-2010).

Lwin, Michael. Comment. The numbers game: covering Asian Americans and post-racial America. 15 *UCLA Asian Pac. Am. L.J.* 92-113 (2009-2010).

Mittal, Vivek. Comment. Using Iqbal in *Iqbal*: exploiting Arabs, Muslims, and South Asians after September 11. (*Ashcroft v. Iqbal*, 129 S. Ct. 1937, 2009.) 15 *UCLA Asian Pac. Am. L.J.* 114-134 (2009-2010).

Priagula, Citadelle B. Comment. Examining race-conscious remediation through the Pilipino/a American experience. 15 *UCLA Asian Pac. Am. L.J.* 135-159 (2009-2010).

Zhang, Di. Asian American Bar Association Education Fund: Robert T. Matsui Writing Competition 2009 winner. Comment. Intercountry adoption: clashing colors of a family portrait. 15 *UCLA Asian Pac. Am. L.J.* 160-186 (2009-2010).

59 UNIVERSITY OF KANSAS LAW REVIEW, NO. 2, JANUARY, 2011.

Plunkett, Melissa M. Editor's notes. 59 *U. Kan. L. Rev.* viii-ix (2011).

Marcantel, Jonathan A. Because judges are not angels either: limiting judicial discretion by introducing objectivity into piercing doctrine. 59 *U. Kan. L. Rev.* 191-230 (2011).

Lens, Jill Wieber. Honest confusion: the purpose of compensatory damages in tort and fraudulent misrepresentation. 59 *U. Kan. L. Rev.* 231-283 (2011).

Carroll, Andrea B. Regulating the baby market: a call for a ban on payment of birth-mother living expenses. 59 *U. Kan. L. Rev.* 285-329 (2011).

Westberg, Megan M. Comment. Rwanda's use of transitional justice after genocide: the gacaca courts and the ICTR. 59 *U. Kan. L. Rev.* 331-367 (2011).

Ballobin, Kristin L. Comment. Line drawing and the bankruptcy discharge: why prepetition stipulations are enforceable but prepetition waivers are not. 59 *U. Kan. L. Rev.* 369-405 (2011).

13 UNIVERSITY OF PENNSYLVANIA JOURNAL OF CONSTITUTIONAL LAW, NO. 1, NOVEMBER, 2010.

Natelson, Robert G. The original scope of the congressional power to regulate elections. 13 *U. Pa. J. Const. L.* 1-46 (2010).

Bloom, Robert M. and David H. Fentin. "A more majestic conception": the importance of judicial integrity in preserving the exclusionary rule. 13 *U. Pa. J. Const. L.* 47-80 (2010).

Virelli, Louis J. III. Judging Darwin: understanding the new distributive model of evolution instruction. 13 *U. Pa. J. Const. L.* 81-144 (2010).

Kaplan, Margo. "A special class of persons": pregnant women's right to refuse medical treatment after *Gonzales v. Carhart*. 13 *U. Pa. J. Const. L.* 145-206 (2010).

Ellis, Stefan. Comment. *Gonzalez v. Crosby* and the use of Federal Rule of Procedure 60(b) in *habeas* proceedings. (*Gonzalez v. Crosby*, 545 U.S. 524, 2005.) 13 *U. Pa. J. Const. L.* 207-228 (2010).

Swartz, Molly E. Comment. By birth or by choice? The intersection of racial and religious discrimination in school admissions. 13 *U. Pa. J. Const. L.* 229-262 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 28
April 1, 2011

29 VIRGINIA ENVIRONMENTAL LAW JOURNAL, NO. 1, PP. 1-141, 2011.

Thomson, Vivian E. and Vicki Arroyo. Upside-down cooperative federalism: climate change policymaking and the states. 29 Va. Env'tl. L.J. 1-61 (2011).

Russell-Evans, Vanessa and Carl S. Hacker. Expanding waistlines and expanding cities: urban sprawl and its impact on obesity, how the adoption of smart growth statutes can build healthier and more active communities. 29 Va. Env'tl. L.J. 63-113 (2011).

Forsyth, Elizabeth B. Note. Solving widespread toxic chemical exposure: a taxing job. 29 Va. Env'tl. L.J. 115-141 (2011).

67 WASHINGTON AND LEE LAW REVIEW, NO. 4, FALL, 2010.

Dillbary, J. Shahar. Predatory bundling and the exclusionary standard. 67 Wash. & Lee L. Rev. 1231-1282 (2010).

Prosecutorial Power: A Transnational Symposium. 67 Wash. & Lee L. Rev. 1285-1620 (2010).

Luna, Erik and Marianne Wade. Introduction. 67 Wash. & Lee L. Rev. 1285-1286 (2010).

Boyne, Shawn Marie. Uncertainty and the search for truth at trial: defining prosecutorial "objectivity" in German sexual assault cases. 67 Wash. & Lee L. Rev. 1287-1359 (2010).

Hodgson, Jacqueline S. The French prosecutor in question. 67 Wash. & Lee L. Rev. 1361-1411 (2010).

Luna, Erik and Marianne Wade. Prosecutors as judges. 67 Wash. & Lee L. Rev. 1413-1532 (2010).

Medwed, Daniel S. **Brady's** bunch of flaws. 67 Wash. & Lee L. Rev. 1533-1567 (2010).

Podgor, Ellen S. The tainted federal prosecutor in an overcriminalized justice system. 67 Wash. & Lee L. Rev. 1569-1585 (2010).

Wright, Ronald F. and Marc L. Miller. The worldwide accountability deficit for prosecutors. 67 Wash. & Lee L. Rev. 1587-1620 (2010).

Atkins, Andrew. Note. A complicated environment: the problem with extending victims' rights to victims of environmental crimes. 67 Wash. & Lee L. Rev. 1623-1658 (2010).

Hasbrouck, Brandon. Note. If it looks like a duck...: private international arbitral bodies are adjudicatory tribunals under U.S.C. § 1782(a). 67 Wash. & Lee L. Rev. 1659-1708 (2010).

Sattler, Maryl. Note. The problem of parental relocation: closing the loophole in the law of international child abduction. 67 Wash. & Lee L. Rev. 1709-1751 (2010).

19 WILLIAM & MARY BILL OF RIGHTS JOURNAL, NO. 2, DECEMBER, 2010.

Huhn, Wilson R. Constantly approximating popular sovereignty: seven fundamental principles of constitutional law. 19 Wm. & Mary Bill Rts. J. 291-337 (2010).

Fairfax, Roger A., Jr. Grand jury innovation: toward a functional makeover of the ancient bulwark of liberty. 19 Wm. & Mary Bill Rts. J. 339-368 (2010).

Ho, Dale E. Dodging a bullet: **McDonald v. City of Chicago** and the limits of progressive originalism. 19 Wm. & Mary Bill Rts. J. 369-417 (2010).

Andrews, Anne Hampton. Note. The **Melendez-Diaz** dilemma: Virginia's response, a model to follow. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 19 Wm. & Mary Bill Rts. J. 419-447 (2010).

Mulligan, John Q. Note. **Huppert, Reilly**, and the increasing futility of relying on the First Amendment to protect employee speech. (**Huppert v. City of Pittsburg**, 574 F.3d 696, 2009; **Reilly v. City of Atlantic City**, 532 F.3d 216, 2008.) 19 Wm. & Mary Bill Rts. J. 449-473 (2010).

Preston, Corey. Note. Faulty foundations: how the false analogy to routine fingerprinting undermines the argument for arrestee DNA sampling. 19 Wm. & Mary Bill Rts. J. 475-510 (2010).

52 WILLIAM AND MARY LAW REVIEW, NO. 3, DECEMBER, 2010.

Schrag, Philip G., et al. Rejecting refugees: Homeland Security's administration of the one-year bar to asylum. 52 Wm. & Mary L. Rev. 651-804 (2010).

Bar-Siman-Tov, Ittai. Lawmakers as lawbreakers. 52 Wm. & Mary L. Rev. 805-871 (2010).

Moffat, Viva R. The wrong tool for the job: the IP problem with noncompetition agreements. 52 Wm. & Mary L. Rev. 873-922 (2010).

Rosenzweig, Adam H. Why are there tax havens? 52 Wm. & Mary L. Rev. 923-996 (2010).

Leinen, William R. Note. Preserving republican governance: an essential government functions exception to direct democratic measures. 52 Wm. & Mary L. Rev. 997-1025 (2010).