

## CURRENT INDEX TO LEGAL PERIODICALS

Marian Gould Gallagher Law Library  
University of Washington

Theresa Chemnick, Substitute Information Specialist  
Emily Smith, Ingrid Holmland and Rachel Bender Turpin, Editors

Copyright 2011, Marian Gould Gallagher Law Library

### Key to Citations—April 22, 2011

American University Journal of Gender, Social Policy & the Law	18	Am. U. J. Gender Soc. Pol’y & L., No. 3, Pp. 367-932, 2010.
Arizona Journal of International and Comparative Law	27	Ariz. J. Int’l & Comp. L., No. 3, Fall, 2010.
Boston College International and Comparative Law Review	34	B.C. Int’l & Comp. L. Rev., No. 1, Winter, 2011.
California Western Law Review	47	Cal. W. L. Rev., No. 1, Fall, 2010.
Cardozo Journal of Conflict Resolution	12	Cardozo J. Conflict Resol., No. 1, Fall, 2010.
Columbia Human Rights Law Review	42	Colum. Hum. Rts. L. Rev., No. 1, Fall, 2010.
DePaul Journal for Social Justice	4	DePaul J. for Soc. Just., No. 1, Fall, 2010.
Duke Journal of Comparative & International Law	21	Duke J. Comp. & Int’l L., No. 1, Fall, 2010.
Elder Law Journal	18	Elder L.J., No. 2, Pp. 213-455, 2011.
George Mason Law Review	18	Geo. Mason L. Rev., No. 2, Winter, 2011.
Georgetown Journal of Law & Public Policy	9	Geo. J.L. & Pub. Pol’y, No. 1, Winter, 2011.
Harvard Law Review	124	Harv. L. Rev., No. 4, February, 2011.
Hofstra Labor & Employment Law Journal	28	Hofstra Lab. & Emp. L.J., No. 1, Fall, 2010.
Houston Law Review	47	Hous. L. Rev., No. 4, Symposium, 2010.
Journal of Health & Biomedical Law	6	J. Health & Biomed. L., No. 2, Pp. 175-408, 2010.
Journal of Law and Policy	19	J.L. & Pol’y, No. 1, Pp. 1-468, 2010.
Journal of Law & Social Challenges	12	J.L. & Soc. Challenges, Pp. 1-330, Spring, 2010.
Journal of the Legal Profession	34	J. Legal Prof., Pp. 275-436, Spring, 2010.
Loyola Law Review	56	Loy. L. Rev., No. 3, Fall, 2010.
North Carolina Law Review	89	N.C. L. Rev., No. 2, January, 2011.
Northern Illinois University Law Review	31	N. Ill. U. L. Rev., No. 1, Fall, 2010.
Southern California Interdisciplinary Law Journal	20	S. Cal. Interdisc. L.J., No. 1, Fall, 2010.
Southern California Law Review	84	S. Cal. L. Rev., No. 1, November, 2010.
Stanford Law Review	63	Stan. L. Rev., No. 2, January, 2011.
Suffolk Journal of Trial & Appellate Advocacy	16	Suffolk J. Trial & App. Advoc., No. 1, Pp. 1-169, 2011.
Tennessee Law Review	76	Tenn. L. Rev., No. 4, Summer, 2009.
UCLA Journal of Environmental Law & Policy	28	UCLA J. Envtl. L. & Pol’y, No. 1, Pp. 1-290, 2010.
University of Louisville Law Review	48	U. Louisville L. Rev., No. 1, Fall, 2009.
University of Richmond Law Review	45	U. Rich. L. Rev., No. 2, January, 2011.

---

### ADMINISTRATIVE LAW

Gaunt, Ian. Note. Information or organization: administrative regulation and the FDA’s new approach to cigarettes. 9 Geo. J.L. & Pub. Pol’y 217-243 (2011).

Ward, Andrew. Note. What’s so improper about improper revival? Infringement defenses after ... (**Aristocrat Techs. Austl. Pty Ltd. v. Int’l Game Tech.**, 543 F.3d 657, 2008.) 47 Hous. L. Rev. 1113-1145 (2010).

Note. How **Chevron** step one limits permissible agency interpretations: **Brand X** and the FCC’s broadband reclassification. (**National Cable & Telecommunications Ass’n v. Brand X Internet Services**, 545 U.S. 967, 2005.) 124 Harv. L. Rev. 1016-1035 (2011).

Note. OIRA avoidance. 124 Harv. L. Rev. 994-1015 (2011).

### AGENCY

Baer, Miriam H. Organizational liability and the tension between corporate and criminal law. 19 J.L. & Pol’y 1-14 (2010).

Malle, Bertram F. The social and moral cognition of group agents. 19 J.L. & Pol’y 95-136 (2010).

Schindler, Hannah E. Case comment. Health law—health care proxies can make medical decisions on a principal’s behalf outside of a hospital setting. (**Stein v. County of Nassau**, 642 F. Supp. 2d 135, 2009.) 6 J. Health & Biomed. L. 377-389 (2010).

### AGRICULTURE LAW

Cohon, Lincoln. Note. New food regulations: safer products or more red tape? 6 J. Health & Biomed. L. 343-375 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 2  
April 22, 2011

### ANIMAL LAW

Bourland, Kristin M. Note. Advocating change within the ADA: the struggle to recognize emotional-support animals as service animals. 48 U. Louisville L. Rev. 197-220 (2009).

### ARTS AND ENTERTAINMENT

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

Symposium: Taking Oz Seriously. Introduction by Anthony Paul Farley; articles by Maria Aristodemou, Zanita E. Fenton, Phyllis Goldfarb, Emily Albrink Hartigan, Bekah Mandell, Josephine Ross, Geiza Vargas-Vargas, Donna E. Young, Reginald Leamon Robinson and Athena D. Mutua. 20 S. Cal. Interdisc. L.J. 1-248 (2010).

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

### BANKING AND FINANCE

Gottschalk, Daniel. Comment. Weaseling out of the deal: why buyers should be able to invoke material adverse change clauses in the wake of a credit crunch. 47 Hous. L. Rev. 1051-1080 (2010).

Hudspeth, Kevin M. Clarifying murky MERS: does Mortgage Electronic Registration Systems, Inc. have authority to assign the mortgage note in a standard Illinois foreclosure action? 31 N. Ill. U. L. Rev. 1-18 (2010).

Miller, Robert T. Oversight liability for risk-management failures at financial firms. 84 S. Cal. L. Rev. 47-123 (2010).

Minda, Gary. Lessons from the financial meltdown: global feminism, critical race theory, and the struggle for substantive justice. 18 Am. U. J. Gender Soc. Pol'y & L. 649-683 (2010).

Pratt, Stuart. Comment. A proposal for land bank legislation in North Carolina. 89 N.C. L. Rev. 568-606 (2011).

### BANKRUPTCY LAW

Siems, Mathias M. The web of creditor and shareholder protection in 25 countries: a comparative legal network analysis. 27 Ariz. J. Int'l & Comp. L. 747-784 (2010).

Stotts, Adam B. Note. Upside down and the hanging paragraph: creditors' rights turned right side up. 48 U. Louisville L. Rev. 139-165 (2009).

### BIOGRAPHY

Robinson, Reginald Leamon. Trauma, creativity, and unconscious confessions: the lost childhood history behind L. Frank Baum's The Wonderful Wizard of Oz. 20 S. Cal. Interdisc. L.J. 145-213 (2010).

### CIVIL LAW

Siems, Mathias M. The web of creditor and shareholder protection in 25 countries: a comparative legal network analysis. 27 Ariz. J. Int'l & Comp. L. 747-784 (2010).

### CIVIL RIGHTS AND DISCRIMINATION

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

Bourland, Kristin M. Note. Advocating change within the ADA: the struggle to recognize emotional-support animals as service animals. 48 U. Louisville L. Rev. 197-220 (2009).

Fenton, Zanita E. No witch is a bad witch: a commentary on the erasure of Matilda Joslyn Gage. 20 S. Cal. Interdisc. L.J. 21-38 (2010).

Mutua, Athena D. Valuing difference, exercising care in Oz: the shaggy man's welcome. 20 S. Cal. Interdisc. L.J. 215-248 (2010).

Richman, Ashlee. Student article. The end of affirmative action in higher education: twenty-five years in the making? 4 DePaul J. for Soc. Just. 61-96 (2010).

Sabatello, Maya. Who's got parental rights? The intersection between infertility, reproductive technologies, and disability rights law. 6 J. Health & Biomed. L. 227-259 (2010).

Vargas-Vargas, Geiza. Articles of ornament and bric-a-brac: a commentary on diversity initiatives. 20 S. Cal. Interdisc. L.J. 121-133 (2010).

Symposium: LatCrit XIV. Outsiders Inside: Critical Outsider Theory and Praxis in the Policymaking of the New American Regime, October 1-4, 2009. Foreword by Anthony E. Varona; articles by Guadalupe T. Luna, Ming H. Chen, M. Katherine Baird Darmer, Ernesto Hernández-López, Orlando I. Martínez-García, Lupe S. Salinas, Janelle Martinez, Francisco Valdes, George A. Martínez, Shaun Ossei-Owusu, F.E. Guerra-Pujol, Gary Minda, Tayyab Mahmud, Elvia R. Arriola, Angela Mae Kupenda, Kamille Wolff, Marc-Tizoc González, Stephanie L. Phillips, Martin Saavedra, Sen. Jarrett T. Barrios, Lindsay Pérez Huber, Yanira Reyes, Belkys Torres, Charles R. Venator-Santiago, and student Michael Faithful. 18 Am. U. J. Gender Soc. Pol'y & L. 367-875 (2010).

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

### COMMERCIAL LAW

Bar-Gill, Oren and Kevin Davis. Empty promises. 84 S. Cal. L. Rev. 1-45 (2010).

Frisch, David. Commercial law's complexity. 18 Geo. Mason L. Rev. 245-300 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 3

April 22, 2011

Hudspeth, Kevin M. Clarifying murky MERS: does Mortgage Electronic Registration Systems, Inc. have authority to assign the mortgage note in a standard Illinois foreclosure action? 31 N. Ill. U. L. Rev. 1-18 (2010).

### COMMUNICATIONS LAW

Boer, Alexander. Note. Continental drift: contextualizing **Citizens United** by comparing the diverging British and American approaches to political advertising. (**Citizens United v. Fed. Election Comm'n**, 130 S. Ct. 876, 2010.) 34 B.C. Int'l & Comp. L. Rev. 91-115 (2011).

Note. How **Chevron** step one limits permissible agency interpretations: **Brand X** and the FCC's broadband reclassification. (**National Cable & Telecommunications Ass'n v. Brand X Internet Services**, 545 U.S. 967, 2005.) 124 Harv. L. Rev. 1016-1035 (2011).

### COMPARATIVE AND FOREIGN LAW

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

Boston College International and Comparative Law Review  
Arizona Journal of International and Comparative Law

Font-Guzmán, Jacqueline N., and Yanira Alemán. Human rights violations in Puerto Rico: agency from the margins. 12 J.L. & Soc. Challenges 107-149 (2010).

Hunter, Wilson. Student commentary. Independent or adrift at sea: how the concept of independence has warped American legal ethics. 34 J. Legal Prof. 367-383 (2010).

Izumo, Alice. Note. Diplomatic assurances against torture and ill treatment: European Court of Human Rights jurisprudence. 42 Colum. Hum. Rts. L. Rev. 233-277 (2010).

Marrani, David. Exclusion and human rights: the French case. 12 J.L. & Soc. Challenges 38-64 (2010).

Pall, Zachary. Light shining darkly: comparing post-conflict constitutional structures concerning speech and association in Germany and Rwanda. 42 Colum. Hum. Rts. L. Rev. 5-54 (2010).

Sackin, Jennifer. Note. Online dispute resolution with China: advantageous, but at what cost? 12 Cardozo J. Conflict Resol. 245-279 (2010).

Triponel, Anna and Stephen Pearson. African states and the International Criminal Court: a silent revolution in international criminal law. 12 J.L. & Soc. Challenges 65-106 (2010).

Vladeck, Stephen I. The new habeas revisionism. (Reviewing Paul D. Halliday, Habeas Corpus: From England to Empire.) 124 Harv. L. Rev. 941-992 (2011).

### CONFLICT OF LAWS

Pearce, James I. Note. International materials and the Eighth Amendment: some thoughts on method after **Graham v. Florida**. 21 Duke J. Comp. & Int'l L. 235-267 (2010).

### CONSTITUTIONAL LAW, GENERALLY

Bauries, Scott R. State constitutions and individual rights: conceptual convergence in school finance litigation. 18 Geo. Mason L. Rev. 301-366 (2011).

Chang, David. Beyond formalist sovereignty: who can represent "We the People of the United States" today? 45 U. Rich. L. Rev. 549-645 (2011).

Colón-Ríos, Joel I. De-constitutionalizing democracy. 47 Cal. W. L. Rev. 41-90 (2010).

Fehling, Geoffrey B. Note. **Verdugo**, where'd you go?: **Stoot v. City of Everett** and evaluating Fifth Amendment self-incrimination civil liability violations. (**Stoot v. City of Everett**, 582 F.3d 910, 2009, **cert. denied**, 130 S. Ct. 2343, 2010.) 18 Geo. Mason L. Rev. 481-532 (2011).

Hanson, Walker. Note. The states' power to effectuate constitutional change: is Congress currently required to convene a national convention for the proposing of amendments to the United States Constitution? 9 Geo. J.L. & Pub. Pol'y 245-259 (2011).

Jackson, Jeffrey D. Putting rationality back into the rational basis test: saving substantive due process and redeeming the promise of the Ninth Amendment. 45 U. Rich. L. Rev. 491-548 (2011).

Pall, Zachary. Light shining darkly: comparing post-conflict constitutional structures concerning speech and association in Germany and Rwanda. 42 Colum. Hum. Rts. L. Rev. 5-54 (2010).

Pearce, James I. Note. International materials and the Eighth Amendment: some thoughts on method after **Graham v. Florida**. 21 Duke J. Comp. & Int'l L. 235-267 (2010).

Posner, Joseph R. Note. Rethinking the additur question in federal courts. 16 Suffolk J. Trial & App. Advoc. 97-117 (2011).

Sirico, Louis J., Jr. Failed constitutional metaphors: the wall of separation and the penumbra. 45 U. Rich. L. Rev. 459-489 (2011).

Vladeck, Stephen I. The new habeas revisionism. (Reviewing Paul D. Halliday, Habeas Corpus: From England to Empire.) 124 Harv. L. Rev. 941-992 (2011).

### CONSUMER PROTECTION LAW

Bamberger, Kenneth A. and Deirdre K. Mulligan. Privacy on the books and on the ground. 63 Stan. L. Rev. 247-315 (2011).

Bar-Gill, Oren and Kevin Davis. Empty promises. 84 S. Cal. L. Rev. 1-45 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 4

April 22, 2011

### CONTRACTS

Bar-Gill, Oren and Kevin Davis. Empty promises. 84 S. Cal. L. Rev. 1-45 (2010).

O’Gorman, Daniel P. Solomon and strikes: labor activity, the contract doctrine of impossibility or impracticability of performance, and federal labor policy. 28 Hofstra Lab. & Emp. L.J. 47-105 (2010).

Porter, Bryan. Student commentary. Bad faith and attorney approval clauses: breach, or moot point? 34 J. Legal Prof. 399-410 (2010).

### CORPORATIONS

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

Baer, Miriam H. Organizational liability and the tension between corporate and criminal law. 19 J.L. & Pol’y 1-14 (2010).

Bamberger, Kenneth A. and Deirdre K. Mulligan. Privacy on the books and on the ground. 63 Stan. L. Rev. 247-315 (2011).

Dan-Cohen, Meir. Sanctioning corporations. 19 J.L. & Pol’y 15-43 (2010).

Deverell, Connor D. Casenote. Defining a corporation’s “principal place of business”: the United States Supreme Court’s decision in ... (**Hertz Corp. v. Friend**, 130 S. Ct. 1181, 2010.) 56 Loy. L. Rev. 733-756 (2010).

Gottschalk, Daniel. Comment. Weaseling out of the deal: why buyers should be able to invoke material adverse change clauses in the wake of a credit crunch. 47 Hous. L. Rev. 1051-1080 (2010).

Hasnas, John. Where is Felix Cohen when we need him?: transcendental nonsense and the moral responsibility of corporations. 19 J.L. & Pol’y 55-82 (2010).

Henning, Peter J. Should the perception of corporate punishment matter? 19 J.L. & Pol’y 83-93 (2010).

Mallory, Jeremy G. Still other people’s money: reconciling **Citizens United** with **Abood** and **Beck**. 47 Cal. W. L. Rev. 1-39 (2010).

Martin, Emily M. Torture, Inc.: corporate liability under the Torture Victim Protection Act. 31 N. Ill. U. L. Rev. 175-209 (2010).

Sherman, Steven J. and Elise J. Percy. The psychology of collective responsibility: when and why collective entities are likely to be held responsible for the misdeeds of individual members. 19 J.L. & Pol’y 137-170 (2010).

Siems, Mathias M. The web of creditor and shareholder protection in 25 countries: a comparative legal network analysis. 27 Ariz. J. Int’l & Comp. L. 747-784 (2010).

Smiley, Marion. From moral agency to collective wrongs: rethinking collective moral responsibility. 19 J.L. & Pol’y 171-202 (2010).

Tyler, Tom R. and Avital Mentovich. Punishing collective entities. 19 J.L. & Pol’y 203-230 (2010).

### COURTS

Dragich, Martha. Uniformity, inferiority, and the law of the circuit doctrine. 56 Loy. L. Rev. 535-589 (2010).

Krell, Matthew Reid. Raising the bar: elite advocacy in Supreme Court public interest litigation. 34 J. Legal Prof. 275-306 (2010).

Marvelley, Jacob. Note. Lights, camera, mistrial: conflicting federal court local rules and conflicting theories on the aggregate effect of cameras on courtroom proceedings. 16 Suffolk J. Trial & App. Advoc. 30-52 (2011).

### CRIMINAL LAW AND PROCEDURE

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

Arcidiacono, Ashley. Comment. Silencing the voices of battered women: how Arizona’s new anti-immigration law “SB1070” prevents undocumented women from seeking relief under the Violence Against Women Act. 47 Cal. W. L. Rev. 173-211 (2010).

Baer, Miriam H. Organizational liability and the tension between corporate and criminal law. 19 J.L. & Pol’y 1-14 (2010).

Clisura, Andrea. Note. None of their business: the need for another alternative to New York’s bail bond business. 19 J.L. & Pol’y 307-351 (2010).

Dan-Cohen, Meir. Sanctioning corporations. 19 J.L. & Pol’y 15-43 (2010).

Edelman, William J. Note. The “benefit” of spying: defining the boundaries of economic espionage under the Economic Espionage Act of 1996. 63 Stan. L. Rev. 447-474 (2011).

Erlinder, Peter. The UN Security Council *ad hoc* Rwanda tribunal: international justice or juridically-constructed “victor’s impunity”? 4 DePaul J. for Soc. Just. 131-214 (2010).

Fallik, Dylan. Note. Incomplete protection: the inadequacy of current penalty enhancement provisions in deterring fraud schemes targeting the elderly. 18 Elder L.J. 335-360 (2011).

Fehling, Geoffrey B. Note. **Verdugo**, where’d you go?: **Stoot v. City of Everett** and evaluating Fifth Amendment self-incrimination civil liability violations. (**Stoot v. City of Everett**, 582 F.3d 910, 2009, **cert. denied**, 130 S. Ct. 2343, 2010.) 18 Geo. Mason L. Rev. 481-532 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 5

April 22, 2011

Hartung, Stephanie Roberts. The limits of “extraordinary power”: a survey of first-degree murder appeals under Massachusetts General Laws Chapter 278. 16 Suffolk J. Trial & App. Advoc. 1-29 (2011).

Hasnas, John. Where is Felix Cohen when we need him?: transcendental nonsense and the moral responsibility of corporations. 19 J.L. & Pol’y 55-82 (2010).

Henning, Peter J. Should the perception of corporate punishment matter? 19 J.L. & Pol’y 83-93 (2010).

Izumo, Alice. Note. Diplomatic assurances against torture and ill treatment: European Court of Human Rights jurisprudence. 42 Colum. Hum. Rts. L. Rev. 233-277 (2010).

Krischke, Scott J. Note. Absent accountability: how prosecutorial impunity hinders the fair administration of justice in America. 19 J.L. & Pol’y 395-434 (2010).

Patritti, Carina. Note. Restoring human trafficking victims through victim-offender dialogue. 12 Cardozo J. Conflict Resol. 217-244 (2010).

Reamey, Gerald S. Innovation or renovation in criminal procedure: is the world moving toward a new model of adjudication? 27 Ariz. J. Int’l & Comp. L. 693-746 (2010).

Salinas, Lupe S. and Janelle Martinez. The right to confrontation compromised: monolingual jurists subjectively assessing the English-language abilities of Spanish-dominant accused. 18 Am. U. J. Gender Soc. Pol’y & L. 543-561 (2010).

Smiley, Marion. From moral agency to collective wrongs: re-thinking collective moral responsibility. 19 J.L. & Pol’y 171-202 (2010).

Smith, Julian W. Note. Evidence of ambiguity: the effect of circuit splits on the interpretation of federal criminal law. 16 Suffolk J. Trial & App. Advoc. 79-96 (2011).

Treadwell, Nathan. Fugitive operations and the Fourth Amendment: representing immigrants arrested in warrantless home raids. 89 N.C. L. Rev. 507-567 (2011).

Triponel, Anna and Stephen Pearson. African states and the International Criminal Court: a silent revolution in international criminal law. 12 J.L. & Soc. Challenges 65-106 (2010).

Turner, Clay. Recent development. Simple justice: **In re J.D.B.** and custodial interrogations. (**In re J.D.B.**, 686 S.E.2d 135, 2009, cert. granted sub nom. **J.D.B. v. North Carolina**, 79 U.S.L.W. 3268, U.S. Nov. 1, 2010.) 89 N.C. L. Rev. 685-714 (2011).

Younis, Jihan. Comment. Agent-experts in criminal trials: the ultimate issue rule as a defense to the imprimatur problem. 47 Cal. W. L. Rev. 213-248 (2010).

### DISPUTE RESOLUTION

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

Cardozo Journal of Conflict Resolution

Moltz, Evan. Student commentary. Pre-dispute arbitration provisions: how they still protect the client’s best interests. 34 J. Legal Prof. 385-397 (2010).

Picozzi, Joseph D. Case comment. Civil procedure—Supreme Court’s **Vaden** decision regarding federal question jurisdiction does not apply to diversity jurisdiction. (**Northport Health Services of Arkansas, LLC v. Rutherford**, 605 F.3d 483, 2010.) 16 Suffolk J. Trial & App. Advoc. 159-169 (2011).

Sugumaran, Keerthi. Case comment. Arbitration—United States Supreme Court sounds the death knell for class arbitration. (**Stolt-Nielsen S.A. v. AnimalFeeds Int’l Corp.**, 130 S. Ct. 1758, 2010.) 16 Suffolk J. Trial & App. Advoc. 147-158 (2011).

### DOMESTIC RELATIONS

Atrey, Shreya. Continuing to meet the parents, through the international law route. 12 J.L. & Soc. Challenges 1-12 (2010).

Kovach, Rachel L. Comment. Sorry Daddy—your time is up: rebutting the presumption of paternity in Louisiana. 56 Loy. L. Rev. 651-684 (2010).

Seelinger, Kim Thuy. Forced marriage and asylum: perceiving the invisible harm. 42 Colum. Hum. Rts. L. Rev. 55-117 (2010).

### ECONOMICS

Bamman, Nicholas. Note. Is the deck stacked against Internet gambling? A cost-benefit analysis of proposed regulation. 19 J.L. & Pol’y 231-269 (2010).

Brito, Jerry. Running for cover: the BRAC Commission as a model for federal spending reform. 9 Geo. J.L. & Pub. Pol’y 131-156 (2011).

Felsenthal, Adam B. Is Iraq the next Nigeria?: revenue sharing and the natural resource curse. 27 Ariz. J. Int’l & Comp. L. 787-833 (2010).

Guerra-Pujol, F.E. Insiders versus outsiders: a game-theoretic analysis of the Puerto Rican status debate and other “legislative wars of attrition.” 18 Am. U. J. Gender Soc. Pol’y & L. 625-648 (2010).

Hurder, Alex J. Discovering agreement: setting procedural goals in legal negotiation. 56 Loy. L. Rev. 591-617 (2010).

### EDUCATION LAW

Bauries, Scott R. State constitutions and individual rights: conceptual convergence in school finance litigation. 18 Geo. Mason L. Rev. 301-366 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 6

April 22, 2011

Richman, Ashlee. Student article. The end of affirmative action in higher education: twenty-five years in the making? 4 DePaul J. for Soc. Just. 61-96 (2010).

Vargas-Vargas, Geiza. Articles of ornament and bric-a-brac: a commentary on diversity initiatives. 20 S. Cal. Interdisc. L.J. 121-133 (2010).

### ELDER LAW

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

Baumer, Margaret. Note. Keep arbitration alive: why the Fairness in Nursing Home Arbitration Act should not be passed. 12 Cardozo J. Conflict Resol. 155-182 (2010).

Davis, Judy, Cindy Guyer and Paul J. Moorman. Gerontology and the law: a selected annotated bibliography: 2006-2008 update. 84 S. Cal. L. Rev. 251-321 (2010).

DeBolt, Karen. Comment. What will happen to Granny? Ageism in America: allocation of healthcare to the elderly and reform through alternative avenues. 47 Cal. W. L. Rev. 127-172 (2010).

### EMPLOYMENT PRACTICE

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

Estlund, Cynthia. Just the facts: the case for workplace transparency. 63 Stan. L. Rev. 351-407 (2011).

Schnell, Angela J. Note. But I love him! Why the Sixth Circuit erred in **Thompson v. North American Stainless, LP** by denying a third party retaliation claim under Title VII. (**Thompson v. North American Stainless, LP**, 567 F.3d 804, 2009.) 18 Am. U. J. Gender Soc. Pol'y & L. 909-932 (2010).

Sweig, Michael and Melissa McClure. "Moving the box" by executive order in Illinois. 4 DePaul J. for Soc. Just. 17-60 (2010).

### ENVIRONMENTAL LAW

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

Garrison, Travis L. Comment. The EPA's greenhouse gas regulation tailoring rule: administrative necessity avoiding or pursuing absurd results? 56 Loy. L. Rev. 685-731 (2010).

Nagan, Winston P. and Judit K. Otvos. Legal theory and the anthropocene challenge: the implications of law, science, and policy for weapons of mass destruction and climate change. The expanding and constraining boundaries of legal space and time and the challenge of the anthropocene. 12 J.L. & Soc. Challenges 150-219 (2010).

Sundareshan, Priyanka. Note. Using the transfer of water rights as a climate change adaptation strategy: comparing the United States and Australia. 27 Ariz. J. Int'l & Comp. L. 911-944 (2010).

Zane, Steven Nathaniel. Note. Leveling the playing field: the international legality of carbon tariffs in the EU. 34 B.C. Int'l & Comp. L. Rev. 199-225 (2011).

### ESTATES AND TRUSTS

Dunn, Barry. Note. Created after death: Kentucky law and posthumously conceived children. 48 U. Louisville L. Rev. 167-195 (2009).

### EVIDENCE

Lens, Jill Wieber. The (overlooked) consequence of easing the prohibition of expert legal testimony in professional negligence claims. 48 U. Louisville L. Rev. 53-94 (2009).

Younis, Jihan. Comment. Agent-experts in criminal trials: the ultimate issue rule as a defense to the imprimatur problem. 47 Cal. W. L. Rev. 213-248 (2010).

### FIRST AMENDMENT

Faucette, Kristin. Note. First Amendment challenges to the Family Smoking Prevention and Tobacco Control Act: balancing Congress' interest in preserving public health with the tobacco industry's right to freely communicate with adult smokers. 6 J. Health & Biomed. L. 301-341 (2010).

Follett, Lauren N. Note. Taming the paparazzi in the "wild west": a look at California's 2009 amendment to the Anti-Paparazzi Act and a call for increased privacy protections for celebrity children. 84 S. Cal. L. Rev. 201-249 (2010).

Jett, Travis. Note. Religion and the sweet mysteries of life: religious liberty in the Lawrence due process framework. 9 Geo. J.L. & Pub. Pol'y 157-187 (2011).

Lee, Janice. Note. A quick fix solution for the morning after: an alternative approach to mandatory contraceptive coverage. 9 Geo. J.L. & Pub. Pol'y 189-216 (2011).

McInroy, Kelly. Note. Buzzworthy: the mosquito teen deterrent and the right to assemble in England and the United States. 27 Ariz. J. Int'l & Comp. L. 873-910 (2010).

Valauri, John T. Justice Rutledge's appendix. 47 Cal. W. L. Rev. 91-109 (2010).

### FOOD AND DRUG LAW

Cohon, Lincoln. Note. New food regulations: safer products or more red tape? 6 J. Health & Biomed. L. 343-375 (2010).

Gaunt, Ian. Note. Information or organization: administrative regulation and the FDA's new approach to cigarettes. 9 Geo. J.L. & Pub. Pol'y 217-243 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 7

April 22, 2011

### FOURTEENTH AMENDMENT

Darmer, M. Katherine Baird. "Immutability" and stigma: towards a more progressive equal protection rights discourse. 18 *Am. U. J. Gender Soc. Pol'y & L.* 439-453 (2010).

Jett, Travis. Note. Religion and the sweet mysteries of life: religious liberty in the Lawrence due process framework. 9 *Geo. J.L. & Pub. Pol'y* 157-187 (2011).

Kochan, Donald J. On equality: the anti-interference principle. 45 *U. Rich. L. Rev.* 431-458 (2011).

Shuler, Aaron J. From immutable to existential: protecting who we are and who we want to be with the "equality" of the substantive due process clause. 12 *J.L. & Soc. Challenges* 220-330 (2010).

Thrower, Susan E. How can I confuse thee? Let me count the ways: an argument for a due process-based reality in the ethics rules governing lawyer confidentiality and candor. 34 *J. Legal Prof.* 329-366 (2010).

### GAMING

Bamman, Nicholas. Note. Is the deck stacked against Internet gambling? A cost-benefit analysis of proposed regulation. 19 *J.L. & Pol'y* 231-269 (2010).

### HEALTH LAW AND POLICY

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

DeBolt, Karen. Comment. What will happen to Granny? Ageism in America: allocation of healthcare to the elderly and reform through alternative avenues. 47 *Cal. W. L. Rev.* 127-172 (2010).

Kaplan, Richard L. Analyzing the impact of the new health care reform legislation on older Americans. 18 *Elder L.J.* 213-245 (2011).

Lee, Janice. Note. A quick fix solution for the morning after: an alternative approach to mandatory contraceptive coverage. 9 *Geo. J.L. & Pub. Pol'y* 189-216 (2011).

Rabinovich-Einy, Orna. Deconstructing dispute classifications: avoiding the shadow of the law in dispute system design in healthcare. 12 *Cardozo J. Conflict Resol.* 55-82 (2010).

Todres, Jonathan. Moving upstream: the merits of a public health law approach to human trafficking. 89 *N.C. L. Rev.* 447-506 (2011).

Williams, Heather T. Comment. Fighting fire with fire: reforming the health care system through a market-based approach to medical tourism. 89 *N.C. L. Rev.* 607-684 (2011).

### HOUSING LAW

Pratt, Stuart. Comment. A proposal for land bank legislation in North Carolina. 89 *N.C. L. Rev.* 568-606 (2011).

### HUMAN RIGHTS LAW

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

Font-Guzmán, Jacqueline N., and Yanira Alemán. Human rights violations in Puerto Rico: agency from the margins. 12 *J.L. & Soc. Challenges* 107-149 (2010).

Martin, Emily M. Torture, Inc.: corporate liability under the Torture Victim Protection Act. 31 *N. Ill. U. L. Rev.* 175-209 (2010).

Patrilli, Carina. Note. Restoring human trafficking victims through victim-offender dialogue. 12 *Cardozo J. Conflict Resol.* 217-244 (2010).

Saunders, William L. Neither by treaty, nor by custom: through the Doha Declaration, the world rejects claimed international rights to abortion and same-sex marriage, affirming traditional understandings of human rights. 9 *Geo. J.L. & Pub. Pol'y* 67-102 (2011).

Todres, Jonathan. Moving upstream: the merits of a public health law approach to human trafficking. 89 *N.C. L. Rev.* 447-506 (2011).

### IMMIGRATION LAW

Arcidiacono, Ashley. Comment. Silencing the voices of battered women: how Arizona's new anti-immigration law "SB1070" prevents undocumented women from seeking relief under the Violence Against Women Act. 47 *Cal. W. L. Rev.* 173-211 (2010).

Chen, Ming H. Alienated: a reworking of the racialization thesis after September 11. 18 *Am. U. J. Gender Soc. Pol'y & L.* 411-437 (2010).

Jorjani, Raha. Locked up: criminal and immigration incarceration in America. 4 *DePaul J. for Soc. Just.* 1-16 (2010).

Joseph, Steven H. Note. *Hasta la vista?*: an assessment of the California governor's proposal to send undocumented inmates to Mexico. 34 *B.C. Int'l & Comp. L. Rev.* 173-197 (2011).

Marrani, David. Exclusion and human rights: the French case. 12 *J.L. & Soc. Challenges* 38-64 (2010).

Seelinger, Kim Thuy. Forced marriage and asylum: perceiving the invisible harm. 42 *Colum. Hum. Rts. L. Rev.* 55-117 (2010).

Treadwell, Nathan. Fugitive operations and the Fourth Amendment: representing immigrants arrested in warrantless home raids. 89 *N.C. L. Rev.* 507-567 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 8

April 22, 2011

### INDIAN AND ABORIGINAL LAW

Drabiak-Syed, Katherine. Lessons from **Havasupai Tribe v. Arizona State University Board of Regents**: recognizing group, cultural, and dignitary harms as legitimate risks warranting integration into research practice. 6 J. Health & Biomed. L. 175-225 (2010).

### INSURANCE LAW

Marks, Alexia Brunet. Under attack: terrorism risk insurance regulation. 89 N.C. L. Rev. 387-446 (2011).

Williams, Heather T. Comment. Fighting fire with fire: reforming the health care system through a market-based approach to medical tourism. 89 N.C. L. Rev. 607-684 (2011).

### INTELLECTUAL PROPERTY LAW

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

Boyden, Bruce E. Games and other uncopyrightable systems. 18 Geo. Mason L. Rev. 439-479 (2011).

Curtin, Thomas J. Note. The name game: cybersquatting and trademark infringement on social media websites. 19 J.L. & Pol'y 353-394 (2010).

Edelman, William J. Note. The "benefit" of spying: defining the boundaries of economic espionage under the Economic Espionage Act of 1996. 63 Stan. L. Rev. 447-474 (2011).

Lichtman, Doug. **Seventh Annual Baker Botts Lecture**. Understanding the RAND commitment. 47 Hous. L. Rev. 1023-1050 (2010).

Reeves, Andrew M. Note. Protecting our Barefoots: policy problems in the international wine market. 27 Ariz. J. Int'l & Comp. L. 835-871 (2010).

Vilenchik, Max. Expanding the brand: the case for greater enforcement of mandatory mediation in trademark disputes. 12 Cardozo J. Conflict Resol. 281-306 (2010).

Ward, Andrew. Note. What's so improper about improper revival? Infringement defenses after ... (**Aristocrat Techs. Austl. Pty Ltd. v. Int'l Game Tech.**, 543 F.3d 657, 2008.) 47 Hous. L. Rev. 1113-1145 (2010).

The ©©© Conference: Celebrating Copyright's Tri-Centennial. Prologue by Craig Joyce; articles by Ronan Deazley, Catherine Seville, Oren Bracha, David Nimmer and Diane Leenheer Zimmerman; epilogue by Peter Jaszi, Craig Joyce, Marshall Leaffer and Tyler Ochoa. 47 Hous. L. Rev. 779-1021 (2010).

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

### INTERNATIONAL LAW

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

Duke Journal of Comparative & International Law  
Boston College International and Comparative Law Review  
Arizona Journal of International and Comparative Law

Atrey, Shreya. Continuing to meet the parents, through the international law route. 12 J.L. & Soc. Challenges 1-12 (2010).

Eizenstat, Stuart E. **Eleventh Annual International Advocate for Peace Award Ceremony**. Acceptance speech. 12 Cardozo J. Conflict Resol. 143-154 (2010).

Erlinder, Peter. The UN Security Council *ad hoc* Rwanda tribunal: international justice or juridically-constructed "victor's impunity"? 4 DePaul J. for Soc. Just. 131-214 (2010).

Hernández-López, Ernesto. Guantánamo as outside and inside the U.S.: why is a base a legal anomaly? 18 Am. U. J. Gender Soc. Pol'y & L. 471-501 (2010).

Kingman, Andrew. Note. State secrets are a privilege, not a right: can foreign victims of extraordinary rendition and torture overcome the state secrets privilege using the Alien Tort Statute? 16 Suffolk J. Trial & App. Advoc. 118-146 (2011).

Lancton, Jonathan B. Note. The Alien Tort Statute and customary international law: the judicial albatross hanging around the executive's neck. (**Abdullahi v. Pfizer, Inc.**, 562 F.3d 163, 2009.) 47 Hous. L. Rev. 1081-1112 (2010).

Patrilli, Carina. Note. Restoring human trafficking victims through victim-offender dialogue. 12 Cardozo J. Conflict Resol. 217-244 (2010).

Pearce, James I. Note. International materials and the Eighth Amendment: some thoughts on method after **Graham v. Florida**. 21 Duke J. Comp. & Int'l L. 235-267 (2010).

Sackin, Jennifer. Note. Online dispute resolution with China: advantageous, but at what cost? 12 Cardozo J. Conflict Resol. 245-279 (2010).

Saunders, William L. Neither by treaty, nor by custom: through the Doha Declaration, the world rejects claimed international rights to abortion and same-sex marriage, affirming traditional understandings of human rights. 9 Geo. J.L. & Pub. Pol'y 67-102 (2011).

TriponeL, Anna and Stephen Pearson. African states and the International Criminal Court: a silent revolution in international criminal law. 12 J.L. & Soc. Challenges 65-106 (2010).



## CURRENT INDEX TO LEGAL PERIODICALS

Page 9

April 22, 2011

Symposium: Withdrawing from Customary International Law. Articles by Curtis A. Bradley, Mitu Gulati, David J. Bederman, Rachel Brewster, Samuel Estreicher, Laurence R. Helfer, Barbara Koremenos, Allison Nau, Dino Kritsiotis, C.L. Lim, Olufemi Elias, Christiana Ochoa, Anthea Roberts, Paul B. Stephan, Edward T. Swaine and Joel P. Trachtman. 21 *Duke J. Comp. & Int'l L.* 1-233 (2010).

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

### INTERNATIONAL TRADE

Lewis, Meredith Kolsky. The Trans-Pacific Partnership: new paradigm or wolf in sheep's clothing? 34 *B.C. Int'l & Comp. L. Rev.* 27-52 (2011).

Reeves, Andrew M. Note. Protecting our Barefoots: policy problems in the international wine market. 27 *Ariz. J. Int'l & Comp. L.* 835-871 (2010).

Zane, Steven Nathaniel. Note. Leveling the playing field: the international legality of carbon tariffs in the EU. 34 *B.C. Int'l & Comp. L. Rev.* 199-225 (2011).

### JUDGES

Austin, Joshua M. The law of citations and seriatim opinions: were the ancient Romans and the early Supreme Court on the right track? 31 *N. Ill. U. L. Rev.* 19-36 (2010).

Pimentel, David. The reluctant tattletale: closing the gap in federal judicial discipline. 76 *Tenn. L. Rev.* 909-957 (2009).

Posner, Richard A. and Albert H. Yoon. What judges think of the quality of legal representation. 63 *Stan. L. Rev.* 317-349 (2011).

Sharpe, Jamelle C. Toward (a) faithful agency in the Supreme Court's preemption jurisprudence. 18 *Geo. Mason L. Rev.* 367-437 (2011).

### JURISDICTION

Deverell, Connor D. Casenote. Defining a corporation's "principal place of business": the United States Supreme Court's decision in ... (**Hertz Corp. v. Friend**, 130 S. Ct. 1181, 2010.) 56 *Loy. L. Rev.* 733-756 (2010).

Grove, Tara Leigh. The structural safeguards of federal jurisdiction. 124 *Harv. L. Rev.* 869-940 (2011).

Picozzi, Joseph D. Case comment. Civil procedure—Supreme Court's **Vaden** decision regarding federal question jurisdiction does not apply to diversity jurisdiction. (**Northport Health Services of Arkansas, LLC v. Rutherford**, 605 F.3d 483, 2010.) 16 *Suffolk J. Trial & App. Advoc.* 159-169 (2011).

Sharpe, Jamelle C. Toward (a) faithful agency in the Supreme Court's preemption jurisprudence. 18 *Geo. Mason L. Rev.* 367-437 (2011).

### JURISPRUDENCE

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

*Duke Journal of Comparative & International Law*

*American University Journal of Gender, Social Policy & the Law*

Chang, David. Beyond formalist sovereignty: who can represent "We the People of the United States" today? 45 *U. Rich. L. Rev.* 549-645 (2011).

Hasnas, John. Where is Felix Cohen when we need him?: transcendental nonsense and the moral responsibility of corporations. 19 *J.L. & Pol'y* 55-82 (2010).

Kochan, Donald J. On equality: the anti-interference principle. 45 *U. Rich. L. Rev.* 431-458 (2011).

McCall, Brian M. Consulting the architect when problems arise—the divine law. 9 *Geo. J.L. & Pub. Pol'y* 103-130 (2011).

Nagan, Winston P. and Judit K. Otvos. Legal theory and the anthropocene challenge: the implications of law, science, and policy for weapons of mass destruction and climate change. The expanding and constraining boundaries of legal space and time and the challenge of the anthropocene. 12 *J.L. & Soc. Challenges* 150-219 (2010).

Smiley, Marion. From moral agency to collective wrongs: rethinking collective moral responsibility. 19 *J.L. & Pol'y* 171-202 (2010).

Symposium: LatCrit XIV. Outsiders Inside: Critical Outsider Theory and Praxis in the Policymaking of the New American Regime, October 1-4, 2009. Foreword by Anthony E. Varona; articles by Guadalupe T. Luna, Ming H. Chen, M. Katherine Baird Darmer, Ernesto Hernández-López, Orlando I. Martínez-García, Lupe S. Salinas, Janelle Martínez, Francisco Valdes, George A. Martínez, Shaun Ossei-Owusu, F.E. Guerra-Pujol, Gary Minda, Tayyab Mahmud, Elvia R. Arriola, Angela Mae Kupenda, Kamille Wolff, Marc-Tizoc González, Stephanie L. Phillips, Martin Saavedra, Sen. Jarrett T. Barrios, Lindsay Pérez Huber, Yanira Reyes, Belkys Torres, Charles R. Venator-Santiago and student Richael Faithful. 18 *Am. U. J. Gender Soc. Pol'y & L.* 367-875 (2010).

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

Symposium: Withdrawing from Customary International Law. Articles by Curtis A. Bradley, Mitu Gulati, David J. Bederman, Rachel Brewster, Samuel Estreicher, Laurence R. Helfer, Barbara Koremenos, Allison Nau, Dino Kritsiotis, C.L. Lim, Olufemi Elias, Christiana Ochoa, Anthea Roberts, Paul B. Stephan, Edward T. Swaine and Joel P. Trachtman. 21 *Duke J. Comp. & Int'l L.* 1-233 (2010).

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

## CURRENT INDEX TO LEGAL PERIODICALS

Page 10  
April 22, 2011

### JUVENILES

McInroy, Kelly. Note. Buzzworthy: the mosquito teen deterrent and the right to assemble in England and the United States. 27 *Ariz. J. Int'l & Comp. L.* 873-910 (2010).

Turner, Clay. Recent development. Simple justice: **In re J.D.B.** and custodial interrogations. (**In re J.D.B.**, 686 S.E.2d 135, 2009, cert. granted sub nom. **J.D.B. v. North Carolina**, 79 U.S.L.W. 3268, U.S. Nov. 1, 2010.) 89 *N.C. L. Rev.* 685-714 (2011).

### LABOR LAW

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

Estlund, Cynthia. Just the facts: the case for workplace transparency. 63 *Stan. L. Rev.* 351-407 (2011).

Grella, Jamison F. Comment. From **Corporate Express** to **FedEx Home Delivery**: a new hurdle for employees seeking the protections of the National Labor Relations Act in the D.C. Circuit. (**FedEx Home Delivery v. NLRB**, 563 F.3d 492, 2009.) 18 *Am. U. J. Gender Soc. Pol'y & L.* 877-907 (2010).

Polin, Gregory M. Case comment. Health law—medical advice constitutes a pre-existing condition and results in denial of disability benefits. (**Doroshov v. Hartford Life & Accident Ins. Co.**, 574 F.3d 230, 2009.) 6 *J. Health & Biomed. L.* 391-408 (2010).

### LAND USE PLANNING

Birmingham, Rebecca. Note. Smash or save: the New York City Landmarks Preservation Act and new challenges to historic preservation. 19 *J.L. & Pol'y* 271-305 (2010).

### LAW AND SOCIETY

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

Abramson, Betsy J., Marsha M. Mansfield and Jane A. Raymond. Wisconsin's individual-at-risk restraining order: an analysis of the first thirty months. 18 *Elder L.J.* 247-287 (2011).

Allen, Bonnie, Barbara Bezdek and John Jopling. Community recovery lawyering: hard-learned lessons from post-Katrina Mississippi. 4 *DePaul J. for Soc. Just.* 97-130 (2010).

Mandell, Bekah. Feasts of Oz: class, food, and the rise of global capitalism. 20 *S. Cal. Interdisc. L.J.* 93-105 (2010).

Mutua, Athena D. Valuing difference, exercising care in Oz: the shaggy man's welcome. 20 *S. Cal. Interdisc. L.J.* 215-248 (2010).

Shah, Hina B. Broadening low-wage workers' access to justice: guaranteeing unpaid wages in targeted industries. 28 *Hofstra Lab. & Emp. L.J.* 9-45 (2010).

Taylor, Elizabeth. Elderly sex offenders: what should be done? 18 *Elder L.J.* 419-455 (2011).

Young, Donna E. "To the stars through difficulties": the legal construction of private space and The Wizard of Oz. 20 *S. Cal. Interdisc. L.J.* 135-144 (2010).

### LAW ENFORCEMENT AND CORRECTIONS

Case, Andrew. Note. Protecting rights by rejecting lawsuits: using immunity to prevent civil litigation from eroding police obligations under ... (**Brady v. Maryland**, 373 U.S. 83, 1963.) 42 *Colum. Hum. Rts. L. Rev.* 187-231 (2010).

Dan-Cohen, Meir. Sanctioning corporations. 19 *J.L. & Pol'y* 15-43 (2010).

Dillof, Anthony M. Modal retributivism: a theory of sanctions for attempts and other criminal wrongs. 45 *U. Rich. L. Rev.* 647-691 (2011).

Fallik, Dylan. Note. Incomplete protection: the inadequacy of current penalty enhancement provisions in deterring fraud schemes targeting the elderly. 18 *Elder L.J.* 335-360 (2011).

Henning, Peter J. Should the perception of corporate punishment matter? 19 *J.L. & Pol'y* 83-93 (2010).

Jorjani, Raha. Locked up: criminal and immigration incarceration in America. 4 *DePaul J. for Soc. Just.* 1-16 (2010).

Joseph, Steven H. Note. *Hasta la vista?*: an assessment of the California governor's proposal to send undocumented inmates to Mexico. 34 *B.C. Int'l & Comp. L. Rev.* 173-197 (2011).

Oleson, J.C. Blowing out all the candles: a few thoughts on the twenty-fifth birthday of the Sentencing Reform Act of 1984. 45 *U. Rich. L. Rev.* 693-763 (2011).

Ross, Josephine. From slavery to prison in Rinkitink in Oz. 20 *S. Cal. Interdisc. L.J.* 107-119 (2010).

Tyler, Tom R. and Avital Mentovich. Punishing collective entities. 19 *J.L. & Pol'y* 203-230 (2010).

### LEGAL EDUCATION

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

Allen, Bonnie, Barbara Bezdek and John Jopling. Community recovery lawyering: hard-learned lessons from post-Katrina Mississippi. 4 *DePaul J. for Soc. Just.* 97-130 (2010).

Goldfarb, Phyllis. Teaching metaphors. 20 *S. Cal. Interdisc. L.J.* 39-50 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 11  
April 22, 2011

Gordon, Randy D. How lawyers (come to) see the world: a narrative theory of legal pedagogy. 56 Loy. L. Rev. 619-649 (2010).

Jolly-Ryan, Jennifer. Promoting mental health in law school: what law schools can do for law students to help them become happy, mentally healthy lawyers. 48 U. Louisville L. Rev. 95-137 (2009).

Oldfield, Kenneth. Social class-based affirmative action in high places: democratizing dean selection at America's elite law schools. 34 J. Legal Prof. 307-328 (2010).

Redding, Richard E. Without a prayer?: spirituality and performance in law school—a reply to Professor Taylor. 47 Cal. W. L. Rev. 111-126 (2010).

### LEGAL HISTORY

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

Austin, Joshua M. The law of citations and seriatim opinions: were the ancient Romans and the early Supreme Court on the right track? 31 N. Ill. U. L. Rev. 19-36 (2010).

Fenton, Zanita E. No witch is a bad witch: a commentary on the erasure of Matilda Joslyn Gage. 20 S. Cal. Interdisc. L.J. 21-38 (2010).

Hess, Josh. Misreading **Knight**. 31 N. Ill. U. L. Rev. 95-130 (2010).

Shuler, Aaron J. From immutable to existential: protecting who we are and who we want to be with the “equalerty” of the substantive due process clause. 12 J.L. & Soc. Challenges 220-330 (2010).

Valauri, John T. Justice Rutledge's appendix. 47 Cal. W. L. Rev. 91-109 (2010).

Vladeck, Stephen I. The new habeas revisionism. (Reviewing Paul D. Halliday, Habeas Corpus: From England to Empire.) 124 Harv. L. Rev. 941-992 (2011).

The ©©© Conference: Celebrating Copyright's Tri-Centennial. Prologue by Craig Joyce; articles by Ronan Deazley, Catherine Seville, Oren Bracha, David Nimmer and Diane Leenheer Zimmerman; epilogue by Peter Jaszi, Craig Joyce, Marshall Leaffer and Tyler Ochoa. 47 Hous. L. Rev. 779-1021 (2010).

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

### LEGAL PROFESSION

Allen, Bonnie, Barbara Bezdek and John Jopling. Community recovery lawyering: hard-learned lessons from post-Katrina Mississippi. 4 DePaul J. for Soc. Just. 97-130 (2010).

Humbach, John A. Shifting paradigms of lawyer honesty. 76 Tenn. L. Rev. 993-1037 (2009).

Lens, Jill Wieber. The (overlooked) consequence of easing the prohibition of expert legal testimony in professional negligence claims. 48 U. Louisville L. Rev. 53-94 (2009).

Posner, Richard A. and Albert H. Yoon. What judges think of the quality of legal representation. 63 Stan. L. Rev. 317-349 (2011).

Spaulding, Norman W. Independence and experimentalism in the Department of Justice. 63 Stan. L. Rev. 409-446 (2011).

### LEGAL RESEARCH AND BIBLIOGRAPHY

Davis, Judy, Cindy Guyer and Paul J. Moorman. Gerontology and the law: a selected annotated bibliography: 2006-2008 update. 84 S. Cal. L. Rev. 251-321 (2010).

### LEGISLATION

Smith, Julian W. Note. Evidence of ambiguity: the effect of circuit splits on the interpretation of federal criminal law. 16 Suffolk J. Trial & App. Advoc. 79-96 (2011).

### MEDICAL JURISPRUDENCE

Drabiak-Syed, Katherine. Lessons from **Havasupai Tribe v. Arizona State University Board of Regents**: recognizing group, cultural, and dignitary harms as legitimate risks warranting integration into research practice. 6 J. Health & Biomed. L. 175-225 (2010).

Hernandez, Bryan W. Note. The crossroad: an analysis of the intersection between medical malpractice, health care costs, and prostate cancer. 18 Elder L.J. 361-390 (2011).

McCarthy, Ryan. *Aegrescit medendo*: addressing barriers to medical malpractice litigation faced by the elderly. 18 Elder L.J. 391-417 (2011).

Nachman, Dorothy D. Living wills: is it time to pull the plug? 18 Elder L.J. 289-333 (2011).

Sabatello, Maya. Who's got parental rights? The intersection between infertility, reproductive technologies, and disability rights law. 6 J. Health & Biomed. L. 227-259 (2010).

Schindler, Hannah E. Case comment. Health law—health care proxies can make medical decisions on a principal's behalf outside of a hospital setting. (**Stein v. County of Nassau**, 642 F. Supp. 2d 135, 2009.) 6 J. Health & Biomed. L. 377-389 (2010).

### MILITARY, WAR AND PEACE

Brito, Jerry. Running for cover: the BRAC Commission as a model for federal spending reform. 9 Geo. J.L. & Pub. Pol'y 131-156 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 12  
April 22, 2011

### ORGANIZATIONS

Hortsch, Diana. The paradox of partnership: Amnesty International, responsible advocacy, and NGO accountability. 42 Colum. Hum. Rts. L. Rev. 119-155 (2010).

### POLITICS

Boer, Alexander. Note. Continental drift: contextualizing **Citizens United** by comparing the diverging British and American approaches to political advertising. (**Citizens United v. Fed. Election Comm'n**, 130 S. Ct. 876, 2010.) 34 B.C. Int'l & Comp. L. Rev. 91-115 (2011).

Brito, Jerry. Running for cover: the BRAC Commission as a model for federal spending reform. 9 Geo. J.L. & Pub. Pol'y 131-156 (2011).

Colón-Ríos, Joel I. De-constitutionalizing democracy. 47 Cal. W. L. Rev. 41-90 (2010).

Felsenthal, Adam B. Is Iraq the next Nigeria?: revenue sharing and the natural resource curse. 27 Ariz. J. Int'l & Comp. L. 787-833 (2010).

Grove, Tara Leigh. The structural safeguards of federal jurisdiction. 124 Harv. L. Rev. 869-940 (2011).

Keyes, Evelyn. The just society and the liberal state: classical and contemporary liberalism and the problem of consent. 9 Geo. J.L. & Pub. Pol'y 1-65 (2011).

Liviatan, Ofrit. Faith in the law—the role of legal arrangements in religion-based conflicts involving minorities. 34 B.C. Int'l & Comp. L. Rev. 53-89 (2011).

Mallory, Jeremy G. Still other people's money: reconciling **Citizens United** with **Abood** and **Beck**. 47 Cal. W. L. Rev. 1-39 (2010).

Spaulding, Norman W. Independence and experimentalism in the Department of Justice. 63 Stan. L. Rev. 409-446 (2011).

Wu, Edieth Y. American women—the struggle continues. 12 J.L. & Soc. Challenges 13-37 (2010).

### PRACTICE AND PROCEDURE

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:  
Suffolk Journal of Trial & Appellate Advocacy

Dodson, Scott and James M. Klebba. Global civil procedure trends in the twenty-first century. 34 B.C. Int'l & Comp. L. Rev. 1-26 (2011).

Hurder, Alex J. Discovering agreement: setting procedural goals in legal negotiation. 56 Loy. L. Rev. 591-617 (2010).

### PRESIDENT/EXECUTIVE DEPARTMENT

Kingman, Andrew. Note. State secrets are a privilege, not a right: can foreign victims of extraordinary rendition and torture overcome the state secrets privilege using the Alien Tort Statute? 16 Suffolk J. Trial & App. Advoc. 118-146 (2011).

Spaulding, Norman W. Independence and experimentalism in the Department of Justice. 63 Stan. L. Rev. 409-446 (2011).

### PRODUCTS LIABILITY

Behrens, Mark A. and Christopher E. Appel. The need for rational boundaries in civil conspiracy claims. 31 N. Ill. U. L. Rev. 37-68 (2010).

Twerski, Aaron D. and Neil B. Cohen. Resolving the dilemma of nonjusticiable causation in failure-to-warn litigation. 84 S. Cal. L. Rev. 125-160 (2010).

### PROFESSIONAL ETHICS

Davis, Martha F. Human rights and the Model Rules of Professional Conduct: intersection and integration. 42 Colum. Hum. Rts. L. Rev. 157-186 (2010).

Humbach, John A. Shifting paradigms of lawyer honesty. 76 Tenn. L. Rev. 993-1037 (2009).

Hunter, Wilson. Student commentary. Independent or adrift at sea: how the concept of independence has warped American legal ethics. 34 J. Legal Prof. 367-383 (2010).

Krischke, Scott J. Note. Absent accountability: how prosecutorial impunity hinders the fair administration of justice in America. 19 J.L. & Pol'y 395-434 (2010).

Moltz, Evan. Student commentary. Pre-dispute arbitration provisions: how they still protect the client's best interests. 34 J. Legal Prof. 385-397 (2010).

Pimentel, David. The reluctant tattletale: closing the gap in federal judicial discipline. 76 Tenn. L. Rev. 909-957 (2009).

Porter, Bryan. Student commentary. Bad faith and attorney approval clauses: breach, or moot point? 34 J. Legal Prof. 399-410 (2010).

Schmedemann, Deborah. Navigating the murky waters of untruth in negotiation: lessons for ethical lawyers. 12 Cardozo J. Conflict Resol. 83-118 (2010).

Thrower, Susan E. How can I confuse thee? Let me count the ways: an argument for a due process-based reality in the ethics rules governing lawyer confidentiality and candor. 34 J. Legal Prof. 329-366 (2010).

Waters, David. Student commentary. The wisdom of whistleblowing: the Sarbanes-Oxley Act of 2002 and the "noisy withdrawal" provision. 34 J. Legal Prof. 411-422 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 13  
April 22, 2011

Wilson, Barbara. Mediation ethics: an exploration of four seminal texts. 12 *Cardozo J. Conflict Resol.* 119-141 (2010).

### PSYCHOLOGY AND PSYCHIATRY

Aristodemou, Maria. Home is where the law is: a humbug reading of The Wizard of Oz. 20 *S. Cal. Interdisc. L.J.* 9-20 (2010).

Colasurdo, Brent S. Note. Behavioral addictions and the law. 84 *S. Cal. L. Rev.* 161-199 (2010).

Malle, Bertram F. The social and moral cognition of group agents. 19 *J.L. & Pol'y* 95-136 (2010).

Robinson, Reginald Leamon. Trauma, creativity, and unconscious confessions: the lost childhood history behind L. Frank Baum's The Wonderful Wizard of Oz. 20 *S. Cal. Interdisc. L.J.* 145-213 (2010).

Sherman, Steven J. and Elise J. Percy. The psychology of collective responsibility: when and why collective entities are likely to be held responsible for the misdeeds of individual members. 19 *J.L. & Pol'y* 137-170 (2010).

Tyler, Tom R. and Avital Mentovich. Punishing collective entities. 19 *J.L. & Pol'y* 203-230 (2010).

### RELIGION

Davis, Britton D. Note. Lifting the veil: France's new crusade. 34 *B.C. Int'l & Comp. L. Rev.* 117-145 (2011).

Liviatan, Ofrit. Faith in the law—the role of legal arrangements in religion-based conflicts involving minorities. 34 *B.C. Int'l & Comp. L. Rev.* 53-89 (2011).

McCall, Brian M. Consulting the architect when problems arise—the divine law. 9 *Geo. J.L. & Pub. Pol'y* 103-130 (2011).

Nimmer, David. Queen Anne in the emperor's shadow. 47 *Hous. L. Rev.* 919-964 (2010).

Redding, Richard E. Without a prayer?: spirituality and performance in law school—a reply to Professor Taylor. 47 *Cal. W. L. Rev.* 111-126 (2010).

### REMEDIES

Krauss, Michael I. and Jeremy Kidd. Collateral source and tort's soul. 48 *U. Louisville L. Rev.* 1-52 (2009).

Lichtman, Doug. **Seventh Annual Baker Botts Lecture.** Understanding the RAND commitment. 47 *Hous. L. Rev.* 1023-1050 (2010).

Posner, Joseph R. Note. Rethinking the additur question in federal courts. 16 *Suffolk J. Trial & App. Advoc.* 97-117 (2011).

### SCIENCE AND TECHNOLOGY

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

*UCLA Journal of Environmental Law & Policy*

Curtin, Thomas J. Note. The name game: cybersquatting and trademark infringement on social media websites. 19 *J.L. & Pol'y* 353-394 (2010).

Exon, Susan Nauss. The next generation of online dispute resolution: the significance of holography to enhance and transform dispute resolution. 12 *Cardozo J. Conflict Resol.* 19-53 (2010).

Johnson, Eric E. The black hole case: the injunction against the end of the world. 76 *Tenn. L. Rev.* 819-908 (2009).

Nagan, Winston P. and Judit K. Otvos. Legal theory and the anthropocene challenge: the implications of law, science, and policy for weapons of mass destruction and climate change. The expanding and constraining boundaries of legal space and time and the challenge of the anthropocene. 12 *J.L. & Soc. Challenges* 150-219 (2010).

Sackin, Jennifer. Note. Online dispute resolution with China: advantageous, but at what cost? 12 *Cardozo J. Conflict Resol.* 245-279 (2010).

Symposium on Nanotech Regulatory Policy. Articles by Timothy F. Malloy, Bernard D. Goldstein, M.D., Oren Perez, Diana M. Bowman, George Gilligan, Gary E. Marchant, Douglas J. Sylvester, Kenneth W. Abbott, David Dana, Douglas A. Kysar and LeRoy Paddock. 28 *UCLA J. Envtl. L. & Pol'y* 1-290 (2010).

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

### SECURITIES LAW

Garrett, Jorge E. Leal and Bryan A. Green. Considerations for professional sports teams contemplating going public. 31 *N. Ill. U. L. Rev.* 69-93 (2010).

Schramm, Kendra. Note. Reform after the Reform Act. 19 *J.L. & Pol'y* 435-468 (2010).

Waters, David. Student commentary. The wisdom of whistleblowing: the Sarbanes-Oxley Act of 2002 and the “noisy withdrawal” provision. 34 *J. Legal Prof.* 411-422 (2010).

### SEXUALITY AND THE LAW

Atrey, Shreya. Continuing to meet the parents, through the international law route. 12 *J.L. & Soc. Challenges* 1-12 (2010).

Darmer, M. Katherine Baird. “Immutability” and stigma: towards a more progressive equal protection rights discourse. 18 *Am. U. J. Gender Soc. Pol'y & L.* 439-453 (2010).

Dunn, Barry. Note. Created after death: Kentucky law and posthumously conceived children. 48 *U. Louisville L. Rev.* 167-195 (2009).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 14  
April 22, 2011

Ewins, Lucy Heenan. Note. The criminalization of sexual orientation: why Uganda's anti-homosexuality act threatens its trade benefits with the United States. 34 *B.C. Int'l & Comp. L. Rev.* 147-171 (2011).

Faithful, Richael. Student article. (Law) breaking gender: in search of transformative gender law. 18 *Am. U. J. Gender Soc. Pol'y & L.* 455-469 (2010).

Jett, Travis. Note. Religion and the sweet mysteries of life: religious liberty in the Lawrence due process framework. 9 *Geo. J.L. & Pub. Pol'y* 157-187 (2011).

Lee, Janice. Note. A quick fix solution for the morning after: an alternative approach to mandatory contraceptive coverage. 9 *Geo. J.L. & Pub. Pol'y* 189-216 (2011).

Ossei-Owusu, Shaun. Gimme some more: centering gender and inequality in criminal justice and discretion discourse. 18 *Am. U. J. Gender Soc. Pol'y & L.* 607-624 (2010).

Sabatello, Maya. Who's got parental rights? The intersection between infertility, reproductive technologies, and disability rights law. 6 *J. Health & Biomed. L.* 227-259 (2010).

Saunders, William L. Neither by treaty, nor by custom: through the Doha Declaration, the world rejects claimed international rights to abortion and same-sex marriage, affirming traditional understandings of human rights. 9 *Geo. J.L. & Pub. Pol'y* 67-102 (2011).

Taylor, Elizabeth. Elderly sex offenders: what should be done? 18 *Elder L.J.* 419-455 (2011).

### SPORTS

Garrett, Jorge E. Leal and Bryan A. Green. Considerations for professional sports teams contemplating going public. 31 *N. Ill. U. L. Rev.* 69-93 (2010).

Jakobsze, Matthew J. Comment. Kicking "single-entity" to the sidelines: reevaluating the competitive reality of Major League Soccer after **American Needle** and the 2010 Collective Bargaining Agreement. 31 *N. Ill. U. L. Rev.* 131-174 (2010).

### STATE AND LOCAL GOVERNMENT LAW

Birmingham, Rebecca. Note. Smash or save: the New York City Landmarks Preservation Act and new challenges to historic preservation. 19 *J.L. & Pol'y* 271-305 (2010).

Sweig, Michael and Melissa McClure. "Moving the box" by executive order in Illinois. 4 *DePaul J. for Soc. Just.* 17-60 (2010).

Note. The state's vicarious liability for the actions of the city. 124 *Harv. L. Rev.* 1036-1057 (2011).

### TAXATION—FEDERAL INCOME

Roberts, Stacey. Note. Work product protection, tax accrual documents, and **United States v. Textron, Inc.**: why the First Circuit got it right for the wrong reasons. 16 *Suffolk J. Trial & App. Advoc.* 53-78 (2011).

### TORTS

Behrens, Mark A. and Christopher E. Appel. The need for rational boundaries in civil conspiracy claims. 31 *N. Ill. U. L. Rev.* 37-68 (2010).

Follett, Lauren N. Note. Taming the paparazzi in the "wild west": a look at California's 2009 amendment to the Anti-Paparazzi Act and a call for increased privacy protections for celebrity children. 84 *S. Cal. L. Rev.* 201-249 (2010).

Krauss, Michael I. and Jeremy Kidd. Collateral source and tort's soul. 48 *U. Louisville L. Rev.* 1-52 (2009).

Lancton, Jonathan B. Note. The Alien Tort Statute and customary international law: the judicial albatross hanging around the executive's neck. (**Abdullahi v. Pfizer, Inc.**, 562 F.3d 163, 2009.) 47 *Hous. L. Rev.* 1081-1112 (2010).

Lens, Jill Wieber. The (overlooked) consequence of easing the prohibition of expert legal testimony in professional negligence claims. 48 *U. Louisville L. Rev.* 53-94 (2009).

Perry, Ronen. Empowerment and tort law. 76 *Tenn. L. Rev.* 959-992 (2009).

Sutton, Victoria. Is there a doctor (and a lawyer) in the house? Why our Good Samaritans laws are doing more harm than good for a national public health security strategy: a fifty-state survey. 6 *J. Health & Biomed. L.* 261-300 (2010).

### TRADE REGULATION

Chubb, Nathan. Comment. Agency draw: how serious questions in merger review could lead to enhanced merger enforcement. (**FTC v. Whole Foods Market, Inc.**, 548 F.3d 1028, 2008 and **FTC v. CCC Holdings Inc.**, 605 F. Supp. 2d 26, 2009.) 18 *Geo. Mason L. Rev.* 533-580 (2011).

Hess, Josh. Misreading **Knight**. 31 *N. Ill. U. L. Rev.* 95-130 (2010).

Jakobsze, Matthew J. Comment. Kicking "single-entity" to the sidelines: reevaluating the competitive reality of Major League Soccer after **American Needle** and the 2010 Collective Bargaining Agreement. 31 *N. Ill. U. L. Rev.* 131-174 (2010).

### WATER LAW

Sundareshan, Priyanka. Note. Using the transfer of water rights as a climate change adaptation strategy: comparing the United States and Australia. 27 *Ariz. J. Int'l & Comp. L.* 911-944 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 15  
April 22, 2011

### WOMEN

Arcidiacono, Ashley. Comment. Silencing the voices of battered women: how Arizona's new anti-immigration law "SB1070" prevents undocumented women from seeking relief under the Violence Against Women Act. 47 Cal. W. L. Rev. 173-211 (2010).

Hartigan, Emily Albrink. L'Oz. 20 S. Cal. Interdisc. L.J. 51-66 (2010).

Wu, Edith Y. American women—the struggle continues. 12 J.L. & Soc. Challenges 13-37 (2010).

### WORKERS' COMPENSATION LAW

Moore, Joseph Richard. Prematurity: a roadblock to fair and equal access to the workers' compensation court. 56 Loy. L. Rev. 757-789 (2010).

### TABLES OF CONTENTS OF INDEXED LAW REVIEWS

#### 18 AMERICAN UNIVERSITY JOURNAL OF GENDER, SOCIAL POLICY & THE LAW, NO. 3, PP. 367-932, 2010.

Symposium: LatCrit XIV. Outsiders Inside: Critical Outsider Theory and Praxis in the Policymaking of the New American Regime, October 1-4, 2009. 18 Am. U. J. Gender Soc. Pol'y & L. 367-875 (2010).

Varona, Anthony E. Foreword: outsiders inside the Beltway. 18 Am. U. J. Gender Soc. Pol'y & L. 367-392 (2010).

#### Structural Barriers: Keeping Outsiders Out

Luna, Guadalupe T. Legal paradigms: how jurisprudence affects insider/outsider status quo, outsider jurisprudence, and transformative directions. (Introductory comments to essays by Ming H. Chen, M. Katherine Baird Darmer, Ernesto Hernández-López, Orlando I. Martínez-García, Lupe S. Salinas, Janelle Martinez and student Richael Faithful.) 18 Am. U. J. Gender Soc. Pol'y & L. 393-409 (2010).

Chen, Ming H. Alienated: a reworking of the racialization thesis after September 11. 18 Am. U. J. Gender Soc. Pol'y & L. 411-437 (2010).

Darmer, M. Katherine Baird. "Immutability" and stigma: towards a more progressive equal protection rights discourse. 18 Am. U. J. Gender Soc. Pol'y & L. 439-453 (2010).

Faithful, Richael. Student article. (Law) breaking gender: in search of transformative gender law. 18 Am. U. J. Gender Soc. Pol'y & L. 455-469 (2010).

Hernández-López, Ernesto. Guantánamo as outside and inside the U.S.: why is a base a legal anomaly? 18 Am. U. J. Gender Soc. Pol'y & L. 471-501 (2010).

Martínez-García, Orlando I. The person in law, the number in math: improved analysis of the subject as foundation for a *nouveau régime*. 18 Am. U. J. Gender Soc. Pol'y & L. 503-542 (2010).

Salinas, Lupe S. and Janelle Martinez. The right to confrontation compromised: monolingual jurists subjectively assessing the English-language abilities of Spanish-dominant accused. 18 Am. U. J. Gender Soc. Pol'y & L. 543-561 (2010).

#### The Legal Paradigm: Changes in Law to Help End the Status Quo

Valdes, Francisco. Of state, market and justice: LatCritical challenges to theory, praxis and policy. (Introductory comments to essays by George A. Martínez, Shaun Ossei-Owusu, F.E. Guerra-Pujol, Gary Minda, and Tayyab Mahmud.) 18 Am. U. J. Gender Soc. Pol'y & L. 563-585 (2010).

Martínez, George A. Bobbit, the rise of the market state, and race. 18 Am. U. J. Gender Soc. Pol'y & L. 587-605 (2010).

Ossei-Owusu, Shaun. Gimme some more: centering gender and inequality in criminal justice and discretion discourse. 18 Am. U. J. Gender Soc. Pol'y & L. 607-624 (2010).

Guerra-Pujol, F.E. Insiders versus outsiders: a game-theoretic analysis of the Puerto Rican status debate and other "legislative wars of attrition." 18 Am. U. J. Gender Soc. Pol'y & L. 625-648 (2010).

Minda, Gary. Lessons from the financial meltdown: global feminism, critical race theory, and the struggle for substantive justice. 18 Am. U. J. Gender Soc. Pol'y & L. 649-683 (2010).

Mahmud, Tayyab. Slums, slumdogs, and resistance. 18 Am. U. J. Gender Soc. Pol'y & L. 685-710 (2010).

#### Outsider Intellectuals: Identity, Responsibility and Method

Arriola, Elvia R. Shaking out the welcome mat for an enduring LatCrit social movement. (Introductory comments to essays by Angela Kupenda, Kamille Wolff, Marc-Tizoc Gonzalez, Stephani Phillips, Martin Saavedra, Sen. Jarrett T. Barrios, and Lindsay Pérez Huber.) 18 Am. U. J. Gender Soc. Pol'y & L. 711-723 (2010).

Kupenda, Angela Mae. The struggling class: replacing an insider white female middle class dream with a struggling black female reality. 18 Am. U. J. Gender Soc. Pol'y & L. 725-745 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 16  
April 22, 2011

Wolff, Kamille. Out of many, one people; e pluribus unum: an analysis of self-identity in the context of race, ethnicity, and culture. 18 Am. U. J. Gender Soc. Pol'y & L. 747-785 (2010).

González, Marc-Tizoc. Latina/o (public/legal) intellectuals, social crises, and contemporary social movements. 18 Am. U. J. Gender Soc. Pol'y & L. 787-801 (2010).

Phillips, Stephanie L. Trying a new way: Barack Obama's tolerance of intolerance. 18 Am. U. J. Gender Soc. Pol'y & L. 803-809 (2010).

Saavedra, Martin. Engaged intellectuals: comments on the crisis of the Latina/o public intellectual. 18 Am. U. J. Gender Soc. Pol'y & L. 811-823 (2010).

Barrios, Sen. Jarrett T. Outside/inside. 18 Am. U. J. Gender Soc. Pol'y & L. 825-837 (2010).

Huber, Lindsay Pérez. Beautifully powerful: a LatCrit reflection on coming to an epistemological consciousness and the power of *testimonio*. 18 Am. U. J. Gender Soc. Pol'y & L. 839-851 (2010).

González, Marc-Tizoc, Yanira Reyes, Belkys Torres and Charles R. Venator-Santiago. Afterword: the LatCrit Task Force Recommendations: Findings and Recommendations of a Self-Study of the LatCrit Board, 2009. 18 Am. U. J. Gender Soc. Pol'y & L. 853-870 (2010).

Appendix 1: Evolution Task Force survey. 18 Am. U. J. Gender Soc. Pol'y & L. 871-874 (2010).

LatCrit organizational chart. 18 Am. U. J. Gender Soc. Pol'y & L. 875 (2010).

Grella, Jamison F. Comment. From **Corporate Express** to **FedEx Home Delivery**: a new hurdle for employees seeking the protections of the National Labor Relations Act in the D.C. Circuit. (**FedEx Home Delivery v. NLRB**, 563 F.3d 492, 2009.) 18 Am. U. J. Gender Soc. Pol'y & L. 877-907 (2010).

Schnell, Angela J. Note. But I love him! Why the Sixth Circuit erred in **Thompson v. North American Stainless, LP** by denying a third party retaliation claim under Title VII. (**Thompson v. North American Stainless, LP**, 567 F.3d 804, 2009.) 18 Am. U. J. Gender Soc. Pol'y & L. 909-932 (2010).

### 27 ARIZONA JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW, NO. 3, FALL, 2010.

Reamey, Gerald S. Innovation or renovation in criminal procedure: is the world moving toward a new model of adjudication? 27 Ariz. J. Int'l & Comp. L. 693-746 (2010).

Siems, Mathias M. The web of creditor and shareholder protection in 25 countries: a comparative legal network analysis. 27 Ariz. J. Int'l & Comp. L. 747-784 (2010).

Felsenthal, Adam B. Is Iraq the next Nigeria?: revenue sharing and the natural resource curse. 27 Ariz. J. Int'l & Comp. L. 787-833 (2010).

Reeves, Andrew M. Note. Protecting our Barefoots: policy problems in the international wine market. 27 Ariz. J. Int'l & Comp. L. 835-871 (2010).

McInroy, Kelly. Note. Buzzworthy: the mosquito teen deterrent and the right to assemble in England and the United States. 27 Ariz. J. Int'l & Comp. L. 873-910 (2010).

Sundareshan, Priyanka. Note. Using the transfer of water rights as a climate change adaptation strategy: comparing the United States and Australia. 27 Ariz. J. Int'l & Comp. L. 911-944 (2010).

### 34 BOSTON COLLEGE INTERNATIONAL AND COMPARATIVE LAW REVIEW, NO. 1, WINTER, 2011.

Dodson, Scott and James M. Klebba. Global civil procedure trends in the twenty-first century. 34 B.C. Int'l & Comp. L. Rev. 1-26 (2011).

Lewis, Meredith Kolsky. The Trans-Pacific Partnership: new paradigm or wolf in sheep's clothing? 34 B.C. Int'l & Comp. L. Rev. 27-52 (2011).

Liviatan, Ofrit. Faith in the law—the role of legal arrangements in religion-based conflicts involving minorities. 34 B.C. Int'l & Comp. L. Rev. 53-89 (2011).

Boer, Alexander. Note. Continental drift: contextualizing **Citizens United** by comparing the diverging British and American approaches to political advertising. (**Citizens United v. Fed. Election Comm'n**, 130 S. Ct. 876, 2010.) 34 B.C. Int'l & Comp. L. Rev. 91-115 (2011).

Davis, Britton D. Note. Lifting the veil: France's new crusade. 34 B.C. Int'l & Comp. L. Rev. 117-145 (2011).

Ewins, Lucy Heenan. Note. The criminalization of sexual orientation: why Uganda's anti-homosexuality act threatens its trade benefits with the United States. 34 B.C. Int'l & Comp. L. Rev. 147-171 (2011).

Joseph, Steven H. Note. *Hasta la vista?*: an assessment of the California governor's proposal to send undocumented inmates to Mexico. 34 B.C. Int'l & Comp. L. Rev. 173-197 (2011).

Zane, Steven Nathaniel. Note. Leveling the playing field: the international legality of carbon tariffs in the EU. 34 B.C. Int'l & Comp. L. Rev. 199-225 (2011).



## CURRENT INDEX TO LEGAL PERIODICALS

Page 17  
April 22, 2011

### 47 CALIFORNIA WESTERN LAW REVIEW, NO. 1, FALL, 2010.

Mallory, Jeremy G. Still other people's money: reconciling **Citizens United** with **Abood** and **Beck**. 47 Cal. W. L. Rev. 1-39 (2010).

Colón-Ríos, Joel I. De-constitutionalizing democracy. 47 Cal. W. L. Rev. 41-90 (2010).

Valauri, John T. Justice Rutledge's appendix. 47 Cal. W. L. Rev. 91-109 (2010).

Redding, Richard E. Without a prayer?: spirituality and performance in law school—a reply to Professor Taylor. 47 Cal. W. L. Rev. 111-126 (2010).

DeBolt, Karen. Comment. What will happen to Granny? Ageism in America: allocation of healthcare to the elderly and reform through alternative avenues. 47 Cal. W. L. Rev. 127-172 (2010).

Arcidiacono, Ashley. Comment. Silencing the voices of battered women: how Arizona's new anti-immigration law "SB1070" prevents undocumented women from seeking relief under the Violence Against Women Act. 47 Cal. W. L. Rev. 173-211 (2010).

Younis, Jihan. Comment. Agent-experts in criminal trials: the ultimate issue rule as a defense to the imprimatur problem. 47 Cal. W. L. Rev. 213-248 (2010).

### 12 CARDOZO JOURNAL OF CONFLICT RESOLUTION, NO. 1, FALL, 2010.

Craver, Charles B. The inherent tension between value creation and value claiming during bargaining interactions. 12 Cardozo J. Conflict Resol. 1-18 (2010).

Exon, Susan Nauss. The next generation of online dispute resolution: the significance of holography to enhance and transform dispute resolution. 12 Cardozo J. Conflict Resol. 19-53 (2010).

Rabinovich-Einy, Orna. Deconstructing dispute classifications: avoiding the shadow of the law in dispute system design in healthcare. 12 Cardozo J. Conflict Resol. 55-82 (2010).

Schmedemann, Deborah. Navigating the murky waters of untruth in negotiation: lessons for ethical lawyers. 12 Cardozo J. Conflict Resol. 83-118 (2010).

Wilson, Barbara. Mediation ethics: an exploration of four seminal texts. 12 Cardozo J. Conflict Resol. 119-141 (2010).

Eizenstat, Stuart E. **Eleventh Annual International Advocate for Peace Award Ceremony**. Acceptance speech. 12 Cardozo J. Conflict Resol. 143-154 (2010).

Baumer, Margaret. Note. Keep arbitration alive: why the Fairness in Nursing Home Arbitration Act should not be passed. 12 Cardozo J. Conflict Resol. 155-182 (2010).

Nimmer, Martha. Note. The high cost of mandatory arbitration. 12 Cardozo J. Conflict Resol. 183-215 (2010).

Patritti, Carina. Note. Restoring human trafficking victims through victim-offender dialogue. 12 Cardozo J. Conflict Resol. 217-244 (2010).

Sackin, Jennifer. Note. Online dispute resolution with China: advantageous, but at what cost? 12 Cardozo J. Conflict Resol. 245-279 (2010).

Vilenchik, Max. Expanding the brand: the case for greater enforcement of mandatory mediation in trademark disputes. 12 Cardozo J. Conflict Resol. 281-306 (2010).

### 42 COLUMBIA HUMAN RIGHTS LAW REVIEW, NO. 1, FALL, 2010.

Rosenblum, Peter. Tribute to Louis Henkin. 42 Colum. Hum. Rts. L. Rev. 1-3 (2010).

Pall, Zachary. Light shining darkly: comparing post-conflict constitutional structures concerning speech and association in Germany and Rwanda. 42 Colum. Hum. Rts. L. Rev. 5-54 (2010).

Seelinger, Kim Thuy. Forced marriage and asylum: perceiving the invisible harm. 42 Colum. Hum. Rts. L. Rev. 55-117 (2010).

Hortsch, Diana. The paradox of partnership: Amnesty International, responsible advocacy, and NGO accountability. 42 Colum. Hum. Rts. L. Rev. 119-155 (2010).

Davis, Martha F. Human rights and the Model Rules of Professional Conduct: intersection and integration. 42 Colum. Hum. Rts. L. Rev. 157-186 (2010).

Case, Andrew. Note. Protecting rights by rejecting lawsuits: using immunity to prevent civil litigation from eroding police obligations under ... (**Brady v. Maryland**, 373 U.S. 83, 1963.) 42 Colum. Hum. Rts. L. Rev. 187-231 (2010).

Izumo, Alice. Note. Diplomatic assurances against torture and ill treatment: European Court of Human Rights jurisprudence. 42 Colum. Hum. Rts. L. Rev. 233-277 (2010).

### 4 DEPAUL JOURNAL FOR SOCIAL JUSTICE, NO. 1, FALL, 2010.

Jorjani, Raha. Locked up: criminal and immigration incarceration in America. 4 DePaul J. for Soc. Just. 1-16 (2010).

Sweig, Michael and Melissa McClure. "Moving the box" by executive order in Illinois. 4 DePaul J. for Soc. Just. 17-60 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 18  
April 22, 2011

Richman, Ashlee. Student article. The end of affirmative action in higher education: twenty-five years in the making? 4 DePaul J. for Soc. Just. 61-96 (2010).

Allen, Bonnie, Barbara Bezdek and John Jopling. Community recovery lawyering: hard-learned lessons from post-Katrina Mississippi. 4 DePaul J. for Soc. Just. 97-130 (2010).

Erlinder, Peter. The UN Security Council *ad hoc* Rwanda tribunal: international justice or juridically-constructed "victor's impunity"? 4 DePaul J. for Soc. Just. 131-214 (2010).

### 21 DUKE JOURNAL OF COMPARATIVE & INTERNATIONAL LAW, NO. 1, FALL, 2010.

Withdrawing from Customary International Law. 21 Duke J. Comp. & Int'l L. 1-233 (2010).

Bradley, Curtis A. and Mitu Gulati. Customary international law and withdrawal rights in an age of treaties. 21 Duke J. Comp. & Int'l L. 1-30 (2010).

Bederman, David J. Acquiescence, objection and the death of customary international law. 21 Duke J. Comp. & Int'l L. 31-45 (2010).

Brewster, Rachel. Withdrawing from custom: choosing between default rules. 21 Duke J. Comp. & Int'l L. 47-56 (2010).

Estreicher, Samuel. A post-formation right of withdrawal from customary international law?: some cautionary notes. 21 Duke J. Comp. & Int'l L. 57-64 (2010).

Helfer, Laurence R. Exiting custom: analogies to treaty withdrawals. 21 Duke J. Comp. & Int'l L. 65-80 (2010).

Koremenos, Barbara and Allison Nau. Exit, no exit. 21 Duke J. Comp. & Int'l L. 81-119 (2010).

Kritsiotis, Dino. On the possibilities of and for persistent objection. 21 Duke J. Comp. & Int'l L. 121-141 (2010).

Lim, C.L. and Olufemi Elias. Withdrawing from custom and the paradox of consensualism in international law. 21 Duke J. Comp. & Int'l L. 143-156 (2010).

Ochoa, Christiana. Disintegrating customary international law: reactions to *Withdrawing from International Custom*. 21 Duke J. Comp. & Int'l L. 157-172 (2010).

Roberts, Anthea. Who killed article 38(1)(b)? A reply to Bradley and Gulati. 21 Duke J. Comp. & Int'l L. 173-190 (2010).

Stephan, Paul B. Disaggregating customary international law. 21 Duke J. Comp. & Int'l L. 191-205 (2010).

Swaine, Edward T. Bespoke custom. 21 Duke J. Comp. & Int'l L. 207-220 (2010).

Trachtman, Joel P. Persistent objectors, cooperation, and the utility of customary international law. 21 Duke J. Comp. & Int'l L. 221-233 (2010).

Pearce, James I. Note. International materials and the Eighth Amendment: some thoughts on method after **Graham v. Florida**. 21 Duke J. Comp. & Int'l L. 235-267 (2010).

### 18 ELDER LAW JOURNAL, NO. 2, PP. 213-455, 2011.

Kaplan, Richard L. Analyzing the impact of the new health care reform legislation on older Americans. 18 Elder L.J. 213-245 (2011).

Abramson, Betsy J., Marsha M. Mansfield and Jane A. Raymond. Wisconsin's individual-at-risk restraining order: an analysis of the first thirty months. 18 Elder L.J. 247-287 (2011).

Nachman, Dorothy D. Living wills: is it time to pull the plug? 18 Elder L.J. 289-333 (2011).

Fallik, Dylan. Note. Incomplete protection: the inadequacy of current penalty enhancement provisions in deterring fraud schemes targeting the elderly. 18 Elder L.J. 335-360 (2011).

Hernandez, Bryan W. Note. The crossroad: an analysis of the intersection between medical malpractice, health care costs, and prostate cancer. 18 Elder L.J. 361-390 (2011).

McCarthy, Ryan. *Aegrescit medendo*: addressing barriers to medical malpractice litigation faced by the elderly. 18 Elder L.J. 391-417 (2011).

Taylor, Elizabeth. Elderly sex offenders: what should be done? 18 Elder L.J. 419-455 (2011).

### 18 GEORGE MASON LAW REVIEW, NO. 2, WINTER, 2011.

Frisch, David. Commercial law's complexity. 18 Geo. Mason L. Rev. 245-300 (2011).

Bauries, Scott R. State constitutions and individual rights: conceptual convergence in school finance litigation. 18 Geo. Mason L. Rev. 301-366 (2011).

Sharpe, Jamelle C. Toward (a) faithful agency in the Supreme Court's preemption jurisprudence. 18 Geo. Mason L. Rev. 367-437 (2011).

Boyden, Bruce E. Games and other uncopyrightable systems. 18 Geo. Mason L. Rev. 439-479 (2011).

Fehling, Geoffrey B. Note. **Verdugo**, where'd you go?: **Stoot v. City of Everett** and evaluating Fifth Amendment self-incrimination civil liability violations. (**Stoot v. City of Everett**, 582 F.3d 910, 2009, **cert. denied**, 130 S. Ct. 2343, 2010.) 18 Geo. Mason L. Rev. 481-532 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 19  
April 22, 2011

Chubb, Nathan. Comment. Agency draw: how serious questions in merger review could lead to enhanced merger enforcement. (*FTC v. Whole Foods Market, Inc.*, 548 F.3d 1028, 2008 and *FTC v. CCC Holdings Inc.*, 605 F. Supp. 2d 26, 2009.) 18 Geo. Mason L. Rev. 533-580 (2011).

### 9 GEORGETOWN JOURNAL OF LAW & PUBLIC POLICY, NO. 1, WINTER, 2011.

Keyes, Evelyn. The just society and the liberal state: classical and contemporary liberalism and the problem of consent. 9 Geo. J.L. & Pub. Pol'y 1-65 (2011).

Saunders, William L. Neither by treaty, nor by custom: through the Doha Declaration, the world rejects claimed international rights to abortion and same-sex marriage, affirming traditional understandings of human rights. 9 Geo. J.L. & Pub. Pol'y 67-102 (2011).

McCall, Brian M. Consulting the architect when problems arise—the divine law. 9 Geo. J.L. & Pub. Pol'y 103-130 (2011).

Brito, Jerry. Running for cover: the BRAC Commission as a model for federal spending reform. 9 Geo. J.L. & Pub. Pol'y 131-156 (2011).

Jett, Travis. Note. Religion and the sweet mysteries of life: religious liberty in the Lawrence due process framework. 9 Geo. J.L. & Pub. Pol'y 157-187 (2011).

Lee, Janice. Note. A quick fix solution for the morning after: an alternative approach to mandatory contraceptive coverage. 9 Geo. J.L. & Pub. Pol'y 189-216 (2011).

Gaunt, Ian. Note. Information or organization: administrative regulation and the FDA's new approach to cigarettes. 9 Geo. J.L. & Pub. Pol'y 217-243 (2011).

Hanson, Walker. Note. The states' power to effectuate constitutional change: is Congress currently required to convene a national convention for the proposing of amendments to the United States Constitution? 9 Geo. J.L. & Pub. Pol'y 245-259 (2011).

### 124 HARVARD LAW REVIEW, NO. 4, FEBRUARY, 2011.

Grove, Tara Leigh. The structural safeguards of federal jurisdiction. 124 Harv. L. Rev. 869-940 (2011).

Vladeck, Stephen I. The new habeas revisionism. (Reviewing Paul D. Halliday, *Habeas Corpus: From England to Empire.*) 124 Harv. L. Rev. 941-992 (2011).

Note. OIRA avoidance. 124 Harv. L. Rev. 994-1015 (2011).

Note. How **Chevron** step one limits permissible agency interpretations: **Brand X** and the FCC's broadband reclassification. (*National Cable & Telecommunications Ass'n v. Brand X Internet Services*, 545 U.S. 967, 2005.) 124 Harv. L. Rev. 1016-1035 (2011).

Note. The state's vicarious liability for the actions of the city. 124 Harv. L. Rev. 1036-1057 (2011).

Recent case. Arbitration and consumer protection—Credit Repair Organizations Act—Ninth Circuit holds that statutory ban on arbitration is nonwaivable. (*Greenwood v. CompuCredit Corp.*, 615 F.3d 1204, 2010.) 124 Harv. L. Rev. 1058-1065 (2011).

Recent case. Administrative law—**Chevron** deference—Federal Tax Court holds pre-**Chevron** judicial construction of statute precludes subsequent agency interpretation if prior construction was premised on legislative history. (*Intermountain Insurance Service of Vail, LLC v. Commissioner*, No. 25868-06, 2010 WL 1838297, T.C. May 6, 2010.) 124 Harv. L. Rev. 1066-1073 (2011).

Recent case. Constitutional law—Second Amendment—en banc Seventh Circuit holds prohibition on firearm possession by domestic violence misdemeanants to be constitutional. (*United States v. Skoien*, 614 F.3d 638, 2010.) 124 Harv. L. Rev. 1074-1081 (2011).

Recent case. Criminal law—sentencing guidelines—Second Circuit holds within-guidelines child pornography sentence procedurally and substantively unreasonable. (*United States v. Dorvee*, 616 F.3d 174, 2010.) 124 Harv. L. Rev. 1082-1089 (2011).

Recent case. Constitutional law—First Amendment—Seventh Circuit upholds endorsement and personal solicitation clauses of Wisconsin Code of Judicial Conduct. (*Siefert v. Alexander*, 608 F.3d 974, 2010.) 124 Harv. L. Rev. 1090-1097 (2011).

Recent international advisory opinion. International law—unilateral secession—International Court of Justice concludes that Kosovo's unilateral declaration of independence did not violate international law.—Accordance with International Law of Unilateral Declaration of Independence in Respect of Kosovo, advisory opinion, July 22, 2010, <http://www.icj-cij.org/docket/files/141/15987.pdf>. 124 Harv. L. Rev. 1098-1105 (2011).

Recent publications. 124 Harv. L. Rev. 1106-1108 (2011).

### 28 HOFSTRA LABOR & EMPLOYMENT LAW JOURNAL, NO. 1, FALL, 2010.

Liebman, Wilma B. Labor law during hard times: challenges on the 75th anniversary of the National Labor Relations Act. 28 Hofstra Lab. & Emp. L.J. 1-7 (2010).

Shah, Hina B. Broadening low-wage workers' access to justice: guaranteeing unpaid wages in targeted industries. 28 Hofstra Lab. & Emp. L.J. 9-45 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 20  
April 22, 2011

O’Gorman, Daniel P. Solomon and strikes: labor activity, the contract doctrine of impossibility or impracticability of performance, and federal labor policy. 28 Hofstra Lab. & Emp. L.J. 47-105 (2010).

Green, Matthew W., Jr. Express yourself: striking a balance between silence and active, purposive opposition under Title VII’s anti-retaliation provision. 28 Hofstra Lab. & Emp. L.J. 107-154 (2010).

Mattina, Celeste J. The NLRB’s deferral policy under fire: the D.C. Circuit’s criticism and the future of the deferral policy. 28 Hofstra Lab. & Emp. L.J. 155-161 (2010).

Lightner, J. Michael. Winds of change are blowing from the Obama NLRB. 28 Hofstra Lab. & Emp. L.J. 163-173 (2010).

Blyer, Alvin P. Some current thinking at the Board from Brooklyn and beyond. 28 Hofstra Lab. & Emp. L.J. 175-225 (2010).

Rigel, Jaime and Alexi T. Poulianos. Note. Take your PAWS off me: an argument in favor of revising the Occupational Safety and Health Act and the Protecting America’s Workers Act. 28 Hofstra Lab. & Emp. L.J. 183-225 (2010).

### 47 HOUSTON LAW REVIEW, NO. 4, SYMPOSIUM, 2010.

The ©©© Conference: Celebrating Copyright’s Tri-Centennial. 47 Hous. L. Rev. 779-1021 (2010).

The Statute of Anne, 1710, 8 Anne, ch. 19. 47 Hous. L. Rev. vi (2010).

The statute of Anne. (Quote from Eaton S. Drone, A Treatise on the Law of Property in Intellectual Productions in Great Britain and the United States.) 47 Hous. L. Rev. vii (2010).

Joyce, Craig. Prologue. The statue of Anne: yesterday and today. 47 Hous. L. Rev. 779-792 (2010).

Deazley, Ronan. The Statute of Anne and the great abridgement swindle. 47 Hous. L. Rev. 793-818 (2010).

Seville, Catherine. The Statue of Anne: rhetoric and reception in the nineteenth century. 47 Hous. L. Rev. 819-875 (2010).

Bracha, Oren. The Statute of Anne: an American mythology. 47 Hous. L. Rev. 877-918 (2010).

Nimmer, David. Queen Anne in the emperor’s shadow. 47 Hous. L. Rev. 919-964 (2010).

Zimmerman, Diane Leenheer. The Statute of Anne and its progeny: variations without a theme. 47 Hous. L. Rev. 965-1011 (2010).

Jaszi, Peter, Craig Joyce, Marshall Leaffer and Tyler Ochoa. Epilogue. The Statute of Anne: today and tomorrow. 47 Hous. L. Rev. 1013-1021 (2010).

Lichtman, Doug. **Seventh Annual Baker Botts Lecture.** Understanding the RAND commitment. 47 Hous. L. Rev. 1023-1050 (2010).

Gottschalk, Daniel. Comment. Weaseling out of the deal: why buyers should be able to invoke material adverse change clauses in the wake of a credit crunch. 47 Hous. L. Rev. 1051-1080 (2010).

Lancton, Jonathan B. Note. The Alien Tort Statute and customary international law: the judicial albatross hanging around the executive’s neck. (**Abdullahi v. Pfizer, Inc.**, 562 F.3d 163, 2009.) 47 Hous. L. Rev. 1081-1112 (2010).

Ward, Andrew. Note. What’s so improper about improper revival? Infringement defenses after ... (**Aristocrat Techs. Austl. Pty Ltd. v. Int’l Game Tech.**, 543 F.3d 657, 2008.) 47 Hous. L. Rev. 1113-1145 (2010).

### 6 JOURNAL OF HEALTH & BIOMEDICAL LAW, NO. 2, PP. 175-408, 2010.

Stein, Ilenna J. Editor’s note. 6 J. Health & Biomed. L. i-ii (2010).

Drabiak-Syed, Katherine. Lessons from **Havasupai Tribe v. Arizona State University Board of Regents**: recognizing group, cultural, and dignitary harms as legitimate risks warranting integration into research practice. 6 J. Health & Biomed. L. 175-225 (2010).

Sabatello, Maya. Who’s got parental rights? The intersection between infertility, reproductive technologies, and disability rights law. 6 J. Health & Biomed. L. 227-259 (2010).

Sutton, Victoria. Is there a doctor (and a lawyer) in the house? Why our Good Samaritans laws are doing more harm than good for a national public health security strategy: a fifty-state survey. 6 J. Health & Biomed. L. 261-300 (2010).

Faucette, Kristin. Note. First Amendment challenges to the Family Smoking Prevention and Tobacco Control Act: balancing Congress’ interest in preserving public health with the tobacco industry’s right to freely communicate with adult smokers. 6 J. Health & Biomed. L. 301-341 (2010).

Cohoon, Lincoln. Note. New food regulations: safer products or more red tape? 6 J. Health & Biomed. L. 343-375 (2010).

Schindler, Hannah E. Case comment. Health law—health care proxies can make medical decisions on a principal’s behalf outside of a hospital setting. (**Stein v. County of Nassau**, 642 F. Supp. 2d 135, 2009.) 6 J. Health & Biomed. L. 377-389 (2010).

Polin, Gregory M. Case comment. Health law—medical advice constitutes a pre-existing condition and results in denial of disability benefits. (**Doroshov v. Hartford Life & Accident Ins. Co.**, 574 F.3d 230, 2009.) 6 J. Health & Biomed. L. 391-408 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 21  
April 22, 2011

### 19 JOURNAL OF LAW AND POLICY, NO. 1, PP. 1-468, 2010.

Symposium. [Organizational Liability and the Tension Between Corporate and Criminal Law.] 19 J.L. & Pol'y 1-230 (2010).

Baer, Miriam H. Organizational liability and the tension between corporate and criminal law. 19 J.L. & Pol'y 1-14 (2010).

Dan-Cohen, Meir. Sanctioning corporations. 19 J.L. & Pol'y 15-43 (2010).

Fanto, James. Organizational liability. 19 J.L. & Pol'y 45-54 (2010).

Hasnas, John. Where is Felix Cohen when we need him?: transcendental nonsense and the moral responsibility of corporations. 19 J.L. & Pol'y 55-82 (2010).

Henning, Peter J. Should the perception of corporate punishment matter? 19 J.L. & Pol'y 83-93 (2010).

Malle, Bertram F. The social and moral cognition of group agents. 19 J.L. & Pol'y 95-136 (2010).

Sherman, Steven J. and Elise J. Percy. The psychology of collective responsibility: when and why collective entities are likely to be held responsible for the misdeeds of individual members. 19 J.L. & Pol'y 137-170 (2010).

Smiley, Marion. From moral agency to collective wrongs: re-thinking collective moral responsibility. 19 J.L. & Pol'y 171-202 (2010).

Tyler, Tom R. and Avital Mentovich. Punishing collective entities. 19 J.L. & Pol'y 203-230 (2010).

Bamman, Nicholas. Note. Is the deck stacked against Internet gambling? A cost-benefit analysis of proposed regulation. 19 J.L. & Pol'y 231-269 (2010).

Birmingham, Rebecca. Note. Smash or save: the New York City Landmarks Preservation Act and new challenges to historic preservation. 19 J.L. & Pol'y 271-305 (2010).

Clisura, Andrea. Note. None of their business: the need for another alternative to New York's bail bond business. 19 J.L. & Pol'y 307-351 (2010).

Curtin, Thomas J. Note. The name game: cybersquatting and trademark infringement on social media websites. 19 J.L. & Pol'y 353-394 (2010).

Krischke, Scott J. Note. Absent accountability: how prosecutorial impunity hinders the fair administration of justice in America. 19 J.L. & Pol'y 395-434 (2010).

Schramm, Kendra. Note. Reform after the Reform Act. 19 J.L. & Pol'y 435-468 (2010).

### 12 JOURNAL OF LAW & SOCIAL CHALLENGES, PP. 1-330, SPRING, 2010.

Atrey, Shreya. Continuing to meet the parents, through the international law route. 12 J.L. & Soc. Challenges 1-12 (2010).

Wu, Edith Y. American women—the struggle continues. 12 J.L. & Soc. Challenges 13-37 (2010).

Marrani, David. Exclusion and human rights: the French case. 12 J.L. & Soc. Challenges 38-64 (2010).

Triponel, Anna and Stephen Pearson. African states and the International Criminal Court: a silent revolution in international criminal law. 12 J.L. & Soc. Challenges 65-106 (2010).

Font-Guzmán, Jacqueline N., and Yanira Alemán. Human rights violations in Puerto Rico: agency from the margins. 12 J.L. & Soc. Challenges 107-149 (2010).

Nagan, Winston P. and Judit K. Otvos. Legal theory and the anthropocene challenge: the implications of law, science, and policy for weapons of mass destruction and climate change. The expanding and constraining boundaries of legal space and time and the challenge of the anthropocene. 12 J.L. & Soc. Challenges 150-219 (2010).

Shuler, Aaron J. From immutable to existential: protecting who we are and who we want to be with the “equalerty” of the substantive due process clause. 12 J.L. & Soc. Challenges 220-330 (2010).

### 34 JOURNAL OF THE LEGAL PROFESSION, PP. 275-436, SPRING, 2010.

Krell, Matthew Reid. Raising the bar: elite advocacy in Supreme Court public interest litigation. 34 J. Legal Prof. 275-306 (2010).

Oldfield, Kenneth. Social class-based affirmative action in high places: democratizing dean selection at America's elite law schools. 34 J. Legal Prof. 307-328 (2010).

Thrower, Susan E. How can I confuse thee? Let me count the ways: an argument for a due process-based reality in the ethics rules governing lawyer confidentiality and candor. 34 J. Legal Prof. 329-366 (2010).

Hunter, Wilson. Student commentary. Independent or adrift at sea: how the concept of independence has warped American legal ethics. 34 J. Legal Prof. 367-383 (2010).

Moltz, Evan. Student commentary. Pre-dispute arbitration provisions: how they still protect the client's best interests. 34 J. Legal Prof. 385-397 (2010).

Porter, Bryan. Student commentary. Bad faith and attorney approval clauses: breach, or moot point? 34 J. Legal Prof. 399-410 (2010).

Waters, David. Student commentary. The wisdom of whistleblowing: the Sarbanes-Oxley Act of 2002 and the “noisy withdrawal” provision. 34 J. Legal Prof. 411-422 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 22  
April 22, 2011

Goodsell, Blake Bryant. Recent law review articles concerning the legal profession. 34 J. Legal Prof. 423-436 (2010).

### 56 LOYOLA LAW REVIEW, NO. 3, FALL, 2010.

Dragich, Martha. Uniformity, inferiority, and the law of the circuit doctrine. 56 Loy. L. Rev. 535-589 (2010).

Hurder, Alex J. Discovering agreement: setting procedural goals in legal negotiation. 56 Loy. L. Rev. 591-617 (2010).

Gordon, Randy D. How lawyers (come to) see the world: a narrative theory of legal pedagogy. 56 Loy. L. Rev. 619-649 (2010).

Kovach, Rachel L. Comment. Sorry Daddy—your time is up: rebutting the presumption of paternity in Louisiana. 56 Loy. L. Rev. 651-684 (2010).

Garrison, Travis L. Comment. The EPA's greenhouse gas regulation tailoring rule: administrative necessity avoiding or pursuing absurd results? 56 Loy. L. Rev. 685-731 (2010).

Deverell, Connor D. Casenote. Defining a corporation's "principal place of business": the United States Supreme Court's decision in ... (**Hertz Corp. v. Friend**, 130 S. Ct. 1181, 2010.) 56 Loy. L. Rev. 733-756 (2010).

Moore, Joseph Richard. Prematurity: a roadblock to fair and equal access to the workers' compensation court. 56 Loy. L. Rev. 757-789 (2010).

### 89 NORTH CAROLINA LAW REVIEW, NO. 2, JANUARY, 2011.

Marks, Alexia Brunet. Under attack: terrorism risk insurance regulation. 89 N.C. L. Rev. 387-446 (2011).

Todres, Jonathan. Moving upstream: the merits of a public health law approach to human trafficking. 89 N.C. L. Rev. 447-506 (2011).

Treadwell, Nathan. Fugitive operations and the Fourth Amendment: representing immigrants arrested in warrantless home raids. 89 N.C. L. Rev. 507-567 (2011).

Pratt, Stuart. Comment. A proposal for land bank legislation in North Carolina. 89 N.C. L. Rev. 568-606 (2011).

Williams, Heather T. Comment. Fighting fire with fire: reforming the health care system through a market-based approach to medical tourism. 89 N.C. L. Rev. 607-684 (2011).

Turner, Clay. Recent development. Simple justice: **In re J.D.B.** and custodial interrogations. (**In re J.D.B.**, 686 S.E.2d 135, 2009, **cert. granted sub nom. J.D.B. v. North Carolina**, 79 U.S.L.W. 3268, U.S. Nov. 1, 2010.) 89 N.C. L. Rev. 685-714 (2011).

### 31 NORTHERN ILLINOIS UNIVERSITY LAW REVIEW, NO. 1, FALL, 2010.

Hudspeth, Kevin M. Clarifying murky MERS: does Mortgage Electronic Registration Systems, Inc. have authority to assign the mortgage note in a standard Illinois foreclosure action? 31 N. Ill. U. L. Rev. 1-18 (2010).

Austin, Joshua M. The law of citations and seriatim opinions: were the ancient Romans and the early Supreme Court on the right track? 31 N. Ill. U. L. Rev. 19-36 (2010).

Behrens, Mark A. and Christopher E. Appel. The need for rational boundaries in civil conspiracy claims. 31 N. Ill. U. L. Rev. 37-68 (2010).

Garrett, Jorge E. Leal and Bryan A. Green. Considerations for professional sports teams contemplating going public. 31 N. Ill. U. L. Rev. 69-93 (2010).

Hess, Josh. Misreading **Knight**. 31 N. Ill. U. L. Rev. 95-130 (2010).

Jakobsze, Matthew J. Comment. Kicking "single-entity" to the sidelines: reevaluating the competitive reality of Major League Soccer after **American Needle** and the 2010 Collective Bargaining Agreement. 31 N. Ill. U. L. Rev. 131-174 (2010).

Martin, Emily M. Torture, Inc.: corporate liability under the Torture Victim Protection Act. 31 N. Ill. U. L. Rev. 175-209 (2010).

### 20 SOUTHERN CALIFORNIA INTERDISCIPLINARY LAW JOURNAL, NO. 1, FALL, 2010.

Symposium: Taking Oz Seriously. 20 S. Cal. Interdisc. L.J. 1-248 (2010).

Farley, Anthony Paul. Introduction to *Taking Oz Seriously*, a symposium on law & literature. 20 S. Cal. Interdisc. L.J. 1-4 (2010).

Author biographies. 20 S. Cal. Interdisc. L.J. 5-8 (2010).

#### Magic

Aristodemou, Maria. Home is where the law is: a humbug reading of The Wizard of Oz. 20 S. Cal. Interdisc. L.J. 9-20 (2010).

Fenton, Zanita E. No witch is a bad witch: a commentary on the erasure of Matilda Joslyn Gage. 20 S. Cal. Interdisc. L.J. 21-38 (2010).

Goldfarb, Phyllis. Teaching metaphors. 20 S. Cal. Interdisc. L.J. 39-50 (2010).

Hartigan, Emily Albrink. L'Oz. 20 S. Cal. Interdisc. L.J. 51-66 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 23  
April 22, 2011

### Capital

Farley, Anthony Paul. Conferring with the flowers: history and class consciousness in L. Frank Baum's Land of Oz, a general theory of magic and law. 20 S. Cal. Interdisc. L.J. 67-91 (2010).

Mandell, Bekah. Feasts of Oz: class, food, and the rise of global capitalism. 20 S. Cal. Interdisc. L.J. 93-105 (2010).

Ross, Josephine. From slavery to prison in Rinkitink in Oz. 20 S. Cal. Interdisc. L.J. 107-119 (2010).

Vargas-Vargas, Geiza. Articles of ornament and bric-a-brac: a commentary on diversity initiatives. 20 S. Cal. Interdisc. L.J. 121-133 (2010).

### Difference

Young, Donna E. "To the stars through difficulties": the legal construction of private space and The Wizard of Oz. 20 S. Cal. Interdisc. L.J. 135-144 (2010).

Robinson, Reginald Leamon. Trauma, creativity, and unconscious confessions: the lost childhood history behind L. Frank Baum's The Wonderful Wizard of Oz. 20 S. Cal. Interdisc. L.J. 145-213 (2010).

Mutua, Athena D. Valuing difference, exercising care in Oz: the shaggy man's welcome. 20 S. Cal. Interdisc. L.J. 215-248 (2010).

### 84 SOUTHERN CALIFORNIA LAW REVIEW, NO. 1, NOVEMBER, 2010.

Bar-Gill, Oren and Kevin Davis. Empty promises. 84 S. Cal. L. Rev. 1-45 (2010).

Miller, Robert T. Oversight liability for risk-management failures at financial firms. 84 S. Cal. L. Rev. 47-123 (2010).

Twerski, Aaron D. and Neil B. Cohen. Resolving the dilemma of nonjusticiable causation in failure-to-warn litigation. 84 S. Cal. L. Rev. 125-160 (2010).

Colasurdo, Brent S. Note. Behavioral addictions and the law. 84 S. Cal. L. Rev. 161-199 (2010).

Follett, Lauren N. Note. Taming the paparazzi in the "wild west": a look at California's 2009 amendment to the Anti-Paparazzi Act and a call for increased privacy protections for celebrity children. 84 S. Cal. L. Rev. 201-249 (2010).

Davis, Judy, Cindy Guyer and Paul J. Moorman. Gerontology and the law: a selected annotated bibliography: 2006-2008 update. 84 S. Cal. L. Rev. 251-321 (2010).

### 63 STANFORD LAW REVIEW, NO. 2, JANUARY, 2011.

Bamberger, Kenneth A. and Deirdre K. Mulligan. Privacy on the books and on the ground. 63 Stan. L. Rev. 247-315 (2011).

Posner, Richard A. and Albert H. Yoon. What judges think of the quality of legal representation. 63 Stan. L. Rev. 317-349 (2011).

Estlund, Cynthia. Just the facts: the case for workplace transparency. 63 Stan. L. Rev. 351-407 (2011).

Spaulding, Norman W. Independence and experimentalism in the Department of Justice. 63 Stan. L. Rev. 409-446 (2011).

Edelman, William J. Note. The "benefit" of spying: defining the boundaries of economic espionage under the Economic Espionage Act of 1996. 63 Stan. L. Rev. 447-474 (2011).

### 16 SUFFOLK JOURNAL OF TRIAL & APPELLATE ADVOCACY, NO. 1, PP. 1-169, 2011.

Christoph, Matthew E., Editor-in-Chief. Editor's note. 16 Suffolk J. Trial & App. Advoc. xii (2011).

Hartung, Stephanie Roberts. The limits of "extraordinary power": a survey of first-degree murder appeals under Massachusetts General Laws Chapter 278. 16 Suffolk J. Trial & App. Advoc. 1-29 (2011).

Marvelley, Jacob. Note. Lights, camera, mistrial: conflicting federal court local rules and conflicting theories on the aggregate effect of cameras on courtroom proceedings. 16 Suffolk J. Trial & App. Advoc. 30-52 (2011).

Roberts, Stacey. Note. Work product protection, tax accrual documents, and **United States v. Textron, Inc.**: why the First Circuit got it right for the wrong reasons. 16 Suffolk J. Trial & App. Advoc. 53-78 (2011).

Smith, Julian W. Note. Evidence of ambiguity: the effect of circuit splits on the interpretation of federal criminal law. 16 Suffolk J. Trial & App. Advoc. 79-96 (2011).

Posner, Joseph R. Note. Rethinking the additur question in federal courts. 16 Suffolk J. Trial & App. Advoc. 97-117 (2011).

Kingman, Andrew. Note. State secrets are a privilege, not a right: can foreign victims of extraordinary rendition and torture overcome the state secrets privilege using the Alien Tort Statute? 16 Suffolk J. Trial & App. Advoc. 118-146 (2011).

Sugumaran, Keerthi. Case comment. Arbitration—United States Supreme Court sounds the death knell for class arbitration. (**Stolt-Nielsen S.A. v. AnimalFeeds Int'l Corp.**, 130 S. Ct. 1758, 2010.) 16 Suffolk J. Trial & App. Advoc. 147-158 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 24  
April 22, 2011

Picozzi, Joseph D. Case comment. Civil procedure—Supreme Court's **Vaden** decision regarding federal question jurisdiction does not apply to diversity jurisdiction. (**Northport Health Services of Arkansas, LLC v. Rutherford**, 605 F.3d 483, 2010.) 16 Suffolk J. Trial & App. Advoc. 159-169 (2011).

### 76 TENNESSEE LAW REVIEW, NO. 4, SUMMER, 2009.

Johnson, Eric E. The black hole case: the injunction against the end of the world. 76 Tenn. L. Rev. 819-908 (2009).

Pimentel, David. The reluctant tattletale: closing the gap in federal judicial discipline. 76 Tenn. L. Rev. 909-957 (2009).

Perry, Ronen. Empowerment and tort law. 76 Tenn. L. Rev. 959-992 (2009).

Humbach, John A. Shifting paradigms of lawyer honesty. 76 Tenn. L. Rev. 993-1037 (2009).

Annual index. 76 Tenn. L. Rev. 1039-1057 (2009).

### 28 UCLA JOURNAL OF ENVIRONMENTAL LAW & POLICY, NO. 1, PP. 1-290, 2010.

Symposium on Nanotech Regulatory Policy. 28 UCLA J. Envtl. L. & Pol'y 1-290 (2010).

Malloy, Timothy F. Disrupting conventional policy: the three faces of nanotechnology. 28 UCLA J. Envtl. L. & Pol'y 1-6 (2010).

Goldstein, Bernard D., M.D. The scientific basis for the regulation of nanoparticles: challenging Paracelsus and Paré. 28 UCLA J. Envtl. L. & Pol'y 7-28 (2010).

Perez, Oren. Precautionary governance and the limits of scientific knowledge: a democratic framework for regulating nanotechnology. 28 UCLA J. Envtl. L. & Pol'y 29-76 (2010).

Bowman, Diana M. and George Gilligan. The private dimension in the regulation of nanotechnologies: developments in the industrial chemicals sector. 28 UCLA J. Envtl. L. & Pol'y 77-121 (2010).

Marchant, Gary E., Douglas J. Sylvester and Kenneth W. Abbott. A new soft law approach to nanotechnology oversight: a voluntary product certification scheme. 28 UCLA J. Envtl. L. & Pol'y 123-152 (2010).

Dana, David. When less liability may mean more precaution: the case of nanotechnology. 28 UCLA J. Envtl. L. & Pol'y 153-199 (2010).

Kysar, Douglas A. Ecologic: nanotechnology, environmental assurance bonding, and symmetric humility. 28 UCLA J. Envtl. L. & Pol'y 201-249 (2010).

Paddock, LeRoy. An integrated approach to nanotechnology governance. 28 UCLA J. Envtl. L. & Pol'y 251-290 (2010).

### 48 UNIVERSITY OF LOUISVILLE LAW REVIEW, NO. 1, FALL, 2009.

Krauss, Michael I. and Jeremy Kidd. Collateral source and tort's soul. 48 U. Louisville L. Rev. 1-52 (2009).

Lens, Jill Wieber. The (overlooked) consequence of easing the prohibition of expert legal testimony in professional negligence claims. 48 U. Louisville L. Rev. 53-94 (2009).

Jolly-Ryan, Jennifer. Promoting mental health in law school: what law schools can do for law students to help them become happy, mentally healthy lawyers. 48 U. Louisville L. Rev. 95-137 (2009).

Stotts, Adam B. Note. Upside down and the hanging paragraph: creditors' rights turned right side up. 48 U. Louisville L. Rev. 139-165 (2009).

Dunn, Barry. Note. Created after death: Kentucky law and posthumously conceived children. 48 U. Louisville L. Rev. 167-195 (2009).

Bourland, Kristin M. Note. Advocating change within the ADA: the struggle to recognize emotional-support animals as service animals. 48 U. Louisville L. Rev. 197-220 (2009).

### 45 UNIVERSITY OF RICHMOND LAW REVIEW, NO. 2, JANUARY, 2011.

Hammer, Stanley W., Editor-in-Chief. Preface. 45 U. Rich. L. Rev. unpagged (2011).

Kochan, Donald J. On equality: the anti-interference principle. 45 U. Rich. L. Rev. 431-458 (2011).

Sirico, Louis J., Jr. Failed constitutional metaphors: the wall of separation and the penumbra. 45 U. Rich. L. Rev. 459-489 (2011).

Jackson, Jeffrey D. Putting rationality back into the rational basis test: saving substantive due process and redeeming the promise of the Ninth Amendment. 45 U. Rich. L. Rev. 491-548 (2011).

Chang, David. Beyond formalist sovereignty: who can represent "We the People of the United States" today? 45 U. Rich. L. Rev. 549-645 (2011).

Dillof, Anthony M. Modal retributivism: a theory of sanctions for attempts and other criminal wrongs. 45 U. Rich. L. Rev. 647-691 (2011).

Oleson, J.C. Blowing out all the candles: a few thoughts on the twenty-fifth birthday of the Sentencing Reform Act of 1984. 45 U. Rich. L. Rev. 693-763 (2011).