### Marian Gould Gallagher Law Library University of Washington

Nikki Pike, Information Specialist Ingrid Holmlund, Tania Schriwer, Emily Shepard Smith, and Rachel Bender Turpin, Editors Copyright 2011, Marian Gould Gallagher Law Library University of Washington School of Law

#### Key to Citations—-June 24, 2011

Alabama Law Review	62	Ala. L. Rev., No. 3, Pp. 477-686, 2011.
American Criminal Law Review	47	Am. Crim. L. Rev., No. 4, Fall, 2010.
Appalachian Journal of Law	10	Appalachian J.L., No. 1, Winter, 2010.
Arizona Law Review	53	Ariz. L. Rev., No. 1, Spring, 2011.
Boston University Law Review	91	B.U. L. Rev., No. 2, March, 2011.
California Law Review	98	Cal. L. Rev., No. 6, December, 2010.
Cardozo Journal of International and Comparative Law	19	Cardozo J. Int'l & Comp. L., No. 1, Winter, 2011.
Clinical Law Review	17	Clinical L. Rev., No. 2, Spring, 2011.
Columbia Law Review	111	Colum. L. Rev., No. 3, April, 2011.
Duke Law Journal	60	Duke L.J., No. 7, April, 2011.
Fordham Environmental Law Review	22	Fordham Envtl. L. Rev., No. 1, Winter, 2010.
Georgetown International Environmental Law Review	22	Geo. Int'l Envtl. L. Rev., No. 2, Winter, 2010.
Hofstra Law Review	39	Hofstra L. Rev., No. 2, Winter, 2010.
Howard Law Journal	54	How. L.J., No. 2, Winter, 2011.
Human Rights Quarterly	32	Hum. Rts. Q., No. 4, November, 2010.
IDEA: The Intellectual Property Law Review	51	IDEA, No. 1, Pp. 1-161, 2011.
Indiana Health Law Review	8	Ind. Health L. Rev., No. 1, Pp. 1-258, 2011.
Journal of Business & Technology Law	6	J. Bus. & Tech. L., No. 1, Pp. 1-258, 2011.
Journal of International Economic Law	14	J. Int'l Econ. L., No. 1, March, 2011.
Law and Business Review of the Americas	17	Law & Bus. Rev. Am., No. 1, Winter, 2011.
Loyola Consumer Law Review	23	Loy. Consumer L. Rev., No. 1, Pp. 265-458, 2011.
Loyola of Los Angeles Entertainment Law Review	30	Loy. L.A. Ent. L. Rev., No. 3, Pp. 429-600, 2010.
Michigan Law Review	109	Mich. L. Rev., No. 6, April, 2011.
Minnesota Journal of Law, Science & Technology	12	Minn. J. L. Sci. & Tech., No. 1, Winter, 2011.
Minnesota Law Review	95	Minn. L. Rev., No. 4, April, 2011.
Mississippi College Law Review	30	Miss. C.L. Rev., No. 1, Pp. 1-148, 2011.
New Mexico Law Review	40	N.M. L. Rev., No. 2, Spring, 2010.
New York City Law Review	13	N.Y. City L. Rev., No. 2, Spring, 2010.
New York University Journal of Law & Liberty	5	N.Y.U. J.L. & Liberty, No. 3, Pp. 581-786, 2010.
New York University Journal of Legislation and Public Policy	14	N.Y.U. J. Legis. & Pub. Pol'y, No. 1, Pp. 1-322, 2011.
New York University Law Review	86	N.Y.U. L. Rev., No. 1, April, 2011.
Pittsburgh Tax Review	8	Pitt. Tax Rev., No. 1, Fall, 2010.
Roger Williams University Law Review	16	Roger Williams U. L. Rev., No. 1, Winter, 2011.
	27	
Santa Clara Computer & High Technology Law Journal	13	Santa Clara Computer & High Tech. L.J., No. 2, March, 2011
Scholar: St. Mary's Law Review on Minority Issues	20	Scholar, No. 3, Pp. 363-527, 2011.
Southern California Interdisciplinary Law Journal	42	S. Cal. Interdisc. L.J., No. 2, Winter, 2011.
St. Mary's Law Journal		St. Mary's L.J., No. 2, Pp. 337-594, 2011.
Stanford Environmental Law Journal	30	Stan. Envtl. L.J., No. 1, February, 2011.
Temple Law Review	82	Temp. L. Rev., No. 5, Spring-Summer, 2010.
Texas Tech Law Review	43	Tex. Tech. L. Rev., No. 2, Winter, 2011.
University of Florida Journal of Law and Public Policy	21	U. Fla. J.L. & Pub. Pol'y, No. 2, August, 2010.
University of Kansas Law Review	59	U. Kan. L. Rev., No. 3, March, 2011.
University of Memphis Law Review	41	U. Mem. L. Rev., No. 3, Spring, 2011.
Villanova Environmental Law Journal	22	Vill. Envtl. L.J., No. 1, Pp. 1-167, 2011.
Virginia Journal of Social Policy & the Law	18	Va. J. Soc. Pol'y & L., No. 2, Winter, 2011.
Virginia Law Review	97	Va. L. Rev., No. 2, April, 2011.
Washington and Lee Law Review	68	Wash. & Lee L. Rev., No. 1, Winter, 2011.
Western State University Law Review	38	W. St. U. L. Rev., No. 1, Fall, 2010.
Whittier Law Review	32	Whittier L. Rev., No. 1, Fall, 2010.
Women's Rights Law Reporter	31	Women's Rts. L. Rep., No. 2/3, Winter/Spring, 2010.
Wyoming Law Review	11	Wyoming L. Rev., No. 1, Pp. 1-293, 2011.

120

Yale Law Journal

Yale L.J., No. 6, April, 2011.

Page 2 June 24, 2011

#### ADMINISTRATIVE LAW

Cox, Justin. Maximizing information's freedom: the nuts, bolts, and levers of FOIA. 13 N.Y. City L. Rev. 387-424 (2010).

Goetz, Justin. Note. Hold fast the keys to the kingdom: federal administrative agencies and the need for **Brady** disclosure. 95 Minn. L. Rev. 1424-1455 (2011).

Pollack, Michael C. Note. **Chevron**'s regrets: the persistent vitality of the nondelegation doctrine. 86 N.Y.U. L. Rev. 316-350 (2011).

Tushnet, Mark. **Brainerd Currie Memorial Lecture**. Administrative law in the 1930s: the Supreme Court's accommodation of progressive legal theory. 60 Duke L.J. 1565-1637 (2011).

Yagoda, Jay A. Seeing is believing: the detainee abuse photos and "open" government's enduring resistance to their release during an age of terror. 21 U. Fla. J.L. & Pub. Pol'y 273-306 (2010).

#### **AGENCY**

Note and Responses. Independent Contractors, Employees, and Entrepreneurialism under the National Labor Relations Act: A Worker-by-Worker Approach. Note by Micah Prieb Stoltzfus Jost; replies by Jeffrey M. Hirsch and David Millon. 68 Wash. & Lee L. Rev. 311-373 (2011).

#### AGRICULTURE LAW

Czarnezki, Jason J. The future of food eco-labeling: organic, carbon footprint, and environmental life-cycle analysis. 30 Stan. Envtl. L.J. 3-49 (2011).

DeBona, Michael. Comment. Letting a hundred transgenic flowers blossom: the future of genetically modified agriculture in the People's Republic of China. 22 Vill. Envtl. L.J. 89-115 (2011).

Wender, Melanie J. Comment. Goodbye family farms and hello agribusiness: the story of how agricultural policy is destroying the family farm and the environment. 22 Vill. Envtl. L.J. 141-167 (2011).

#### ARTS AND ENTERTAINMENT

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

Loyola of Los Angeles Entertainment Law Review

Cirigliana, Jorja Ackers. Note. Let them sell art: why a broader deaccession policy today could save museums tomorrow. 20 S. Cal. Interdisc. L.J. 365-394 (2011).

Glickman, Courtney. Comment. Jon & Kate plus...child entertainment labor law complaints. 32 Whittier L. Rev. 147-169 (2010).

Harper, Emily. Note. Music mashups: testing the limits of copyright law as remix culture takes society by storm. 39 Hofstra L. Rev. 405-445 (2010).

Karayan, Catherine A. Note. What artworks may come (to a museum near you): the state of fractional charitable giving at the intersection of museology and tax policy. 20 S. Cal. Interdisc. L.J. 459-488 (2011).

Lopez Lerma, Monica. Law in *High Heels*: performativity, alterity, and aesthetics. [Includes photographs.] 20 S. Cal. Interdisc. L.J. 289-324 (2011).

Piccirilli, Anthony P. Note. Flirting with Pandora's Box: the legal challenges presented by Pennsylvania's proposed Arts Tax. 8 Pitt. Tax Rev. 61-74 (2010).

Sassoubre, Ticien Marie. The impulsive subject and the realist lens: law and consumer culture in Fritz Lang's *Fury*. 20 S. Cal. Interdisc. L.J. 325-364 (2011).

Steinman, Ryan C. Taking a mulligan: moral rights and the art of golf course design. 51 IDEA 47-70 (2011).

#### **BANKING AND FINANCE**

Greenberger, Michael. Overwhelming a financial regulatory black hole with legislative sunlight: Dodd-Frank's attack on systemic economic destabilization caused by an unregulated multi-trillion dollar derivatives market. 6 J. Bus. & Tech. L. 127-167 (2011).

Gucwa, Robert G. Note. The 2007 collapse in securitization: a case for regulatory reform. 14 N.Y.U. J. Legis. & Pub. Pol'y 245-280 (2011).

Hunter, Matthew. Note. Legislating the Appointments Clause. 91 B.U. L. Rev. 753-788 (2011).

Lehe, Katherine M. Comment. Cracks in the foundation of federal law: ameliorating the ongoing mortgage foreclosure crisis through broader predatory lending relief and deterrence. 98 Cal. L. Rev. 2049-2091 (2010).

Macey, Jonathan R. and James P. Holdcroft, Jr. Failure is an option: an ersatz-antitrust approach to financial regulation. 120 Yale L.J. 1368-1418 (2011).

Sarto, John. Note. The disproportionate representation of women in subprime lending: cause, effect, and remedies. 31 Women's Rts. L. Rep. 337-367 (2010).

Shahabian, Matthew R. Note. The government as shareholder and political risk: procedural protections in the bailout. 86 N.Y.U. L. Rev. 351-385 (2011).

Vitello, Cody. Consumer news. Jackpot! How you can win the lottery by exercising your savings account. 23 Loy. Consumer L. Rev. 434-444 (2011).

Page 3 June 24, 2011

Note and responses. SIGTARP and the Executive-Legislative Clash: Confronting a **Bowsher** Issue with an Eye Toward Preserving the Separation of Powers During Future Crisis Legislation. Note by Aaron R. Sims; responses by Jonathan R. Siegel and Adam F. Scales. 68 Wash. & Lee L. Rev. 375-464 (2011).

#### BANKRUPTCY LAW

Hemel, Daniel. Note. The Economic logic of the lease/loan distinction in bankruptcy. 120 Yale L.J. 1492-1530 (2011).

Koenen, Ashley. Student article. **Schwab v. Reilly**: no objection required. 23 Loy. Consumer L. Rev. 358-409 (2011).

Nelson, Karen E. Note. Turning winners into losers: Ponzi scheme avoidance law and the inequity of clawbacks. 95 Minn. L. Rev. 1456-1489 (2011).

O'Neill, Sean M. Comment. Unveiling debt collectors: does the FDCPA limit "debt collector" liability to corporate entities? 82 Temp. L. Rev. 1369-1388 (2010).

Pardo, Rafael I. Reconceptualizing present-value analysis in consumer bankruptcy. 68 Wash. & Lee L. Rev. 113-186 (2011).

Renner, Loren G. Student article. Debt settlement: new Illinois law provides significant consumer relief. 23 Loy. Consumer L. Rev. 410-433 (2011).

#### **BIOGRAPHY**

Williams, Wendy Webster. Justice Ruth Bader Ginsburg's Rutgers years: 1963-1972. 31 Women's Rts. L. Rep. 229-257 (2010).

#### CIVIL RIGHTS AND DISCRIMINATION

Brown, Christopher B. Incorporating third-party benefits into the cost-benefit calculus of reasonable accommodation. 18 Va. J. Soc. Pol'y & L. 319-343 (2011).

Campbell, Michael. Did I do that? An argument for requiring Pennsylvania to evaluate the racial impact of Medicaid policy decisions prior to implementation. 82 Temp. L. Rev. 1163-1176 (2010).

Carter, Majora, et al. Whose survival? Environmental justice as a civil rights issue. 13 N.Y. City L. Rev. 257-290 (2010).

Ciolfi, Angela A. and James E. Ryan. Race and response-to-intervention in special education. 54 How. L.J. 303-341 (2011).

Fershee, Kendra. An act for all contexts: incorporating the Pregnancy Discrimination Act into Title IX to help pregnant students gain and retain access to education. 39 Hofstra L. Rev. 281-327 (2010).

Lenox, Marne L. Note. Neutralizing the gendered collateral consequences of the war on drugs. 86 N.Y.U. L. Rev. 280-315 (2011).

Majd, Katayoon. Students of the mass incarceration nation. 54 How. L.J. 343-395 (2011).

Moran, Rachel F. Equal liberties and English language learners: the special case of structures immersion initiatives. 54 How. L.J. 397-423 (2011).

Perez, Thomas E. Clarence Clyde Ferguson, Jr. Annual Lecture. Civil rights in 2011 and beyond. 54 How. L.J. 425-436 (2011).

Ritter, Michael J. **Perry v. Schwarzenegger**: trying same-sex marriage. 13 Scholar 363-393 (2011).

Salomone, Rosemary C. The common school before and after **Brown**: democracy, equality, and the productivity agenda. (Reviewing Martha Minow, <u>In **Brown**'s Wake: Legacies of America's Educational Landmark.</u>) 120 Yale L.J. 1454-1490 (2011).

Satz, Ani B. Fragmented lives: disability discrimination and the role of "environment-framing." 68 Wash. & Lee L. Rev. 187-252 (2011).

Siegel, Reva B. From colorblindness to antibalkanization: an emerging ground of decision in race equality cases. 120 Yale L.J. 1278-1366 (2011).

Watts, Mikal C. and Emily C. Jeffcott. A primer on **Batson**, including discussion of **Johnson v. California**, **Miller-El v. Dretke**, **Rice v. Collins**, & **Snyder v. Louisiana**. 42 St. Mary's L.J. 337-410 (2011).

Yearby, Ruqaiijah. African Americans can't win, break even, or get out of the system: the persistence of "unequal treatment" in nursing home care. 82 Temp. L. Rev. 1177-1203 (2010).

#### COMMUNICATIONS LAW

Balganesh, Shyamkrishna. "Hot news": the enduring myth of property in news. 111 Colum. L. Rev. 419-497 (2011).

Donohue, Bryce. Note. **Independent Newspapers, Inc. v. Brodie**: Maryland's precarious balance between Internet defamation and the right to eAnonymity. (**Independent Newspapers, Inc. v. Brodie**, 966 A.2d 432, 2009.) 6 J. Bus. & Tech. L. 197-230 (2011).

Garon, Jon M. Searching inside Google: cases, controversies, and the future of the world's most provocative company. 30 Loy. L.A. Ent. L. Rev. 429-475 (2010).

Grigorova-Minchev, Ralitza A. and Thomas W. Hazlett. Policy-induced competition: the case of cable TV set-top boxes. 12 Minn. J. L. Sci. & Tech. 279-311 (2011).

Hazlett, Thomas W. Tragedy TV: rights fragmentation and the junk band problem. 53 Ariz. L. Rev. 83-130 (2011).

McCurdy, Jessica. Note. Outcasts: the exclusion of sexual offenders from social networking sites. 47 Am. Crim. L. Rev. 1577-1589 (2010).

Page 4 June 24, 2011

Penrose, Mary Margaret. In the name of Watergate: returning FERPA to its original design. 14 N.Y.U. J. Legis. & Pub. Pol'y 75-113 (2011).

Soghoian, Christopher. An end to privacy theater: exposing and discouraging corporate disclosure of user data to the government. 12 Minn. J. L. Sci. & Tech. 191-237 (2011).

Werbach, Kevin. The wasteland: anticommons, white spaces, and the fallacy of spectrum. 53 Ariz. L. Rev. 213-254 (2011).

#### COMPARATIVE AND FOREIGN LAW

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

Cardozo Journal of International and Comparative Law Law and Business Review of the Americas Roger Williams University Law Review

Barelli, Mauro. The interplay between global and regional human rights systems in the construction of the indigenous rights regime. 32 Hum. Rts. Q. 951-979 (2010).

Czarnezki, Jason J. The future of food eco-labeling: organic, carbon footprint, and environmental life-cycle analysis. 30 Stan. Envtl. L.J. 3-49 (2011).

DeBona, Michael. Comment. Letting a hundred transgenic flowers blossom: the future of genetically modified agriculture in the People's Republic of China. 22 Vill. Envtl. L.J. 89-115 (2011).

Doran, Amanda A. Comment. Where should the Haitians go? Why "environmental refugees" are up the creek without a paddle. 22 Vill. Envtl. L.J. 117-140 (2011).

King, Patrick E., Ryan M. Roberts and Andrew V. Moshirnia. The confluence of European activism and American minimalism: "patentable subject matter" after **Bilski**. 27 Santa Clara Computer & High Tech. L.J. 247-297 (2011).

Neinast, Lindsay. Student paper. "Recorded music is an incredibly tough business in China"—but, it should be incredible. 30 Loy. L.A. Ent. L. Rev. 577-588 (2010).

Partlett, David and Barbara McDonald. International publications and protection of reputation: a margin of appreciation but not subservience? 62 Ala. L. Rev. 477-511 (2011).

van Zeben, Josephine A.W. The untapped potential of horizontal private enforcement within European environmental law. 22 Geo. Int'l Envtl. L. Rev. 241-269 (2010).

Symposium. Methodological Approaches to Comparative Law. Articles by Chris Nwachukwu Okeke, Edward J. Eberle, Peter E. Quint, Colin B. Picker, Vivian Grosswald Curran, David J. Gerber, Amalia D. Kessler and David S. Clark. 16 Roger Williams U. L. Rev. 1-138 (2011).

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

#### CONFLICT OF LAWS

Green, Michael Steven. **Erie**'s suppressed premise. 95 Minn. L. Rev. 1111-1167 (2011).

Malson, Laurel Pyke, et al. The Foreign Sovereign Immunities Act: 2009 year in review. 17 Law & Bus. Rev. Am. 39-80 (2011).

#### CONSTITUTIONAL LAW, GENERALLY

Balloun, O. Shane. Comment. The disarming nature of the Wyoming Firearms Freedom Act: a constitutional analysis of Wyoming's interposition between its citizens and the federal government. 11 Wyoming L. Rev. 201-239 (2011).

Barnett, Randy E. **Sixth Annual Friedrich A. von Hayek Lecture**. Commandeering the people: why the individual health insurance mandate is unconstitutional. 5 N.Y.U. J.L. & Liberty 581-637 (2010).

Bernier, Michael V. Note. When the legislature robs Peter to pay Paul: pretextual takings and ... (**Goldstein v. Pataki**, 516 F.3d 50, 2008.) 30 Miss. C.L. Rev. 87-120 (2011).

Browde, Michael B. **Gomez** redux: procedural and substantive developments twelve years on. 40 N.M. L. Rev. 179-196 (2010).

Ditta, Frank David. Note. Leading the way in unconstitutional delegations of legislative power: statutory incorporation of the LEED rating system. 39 Hofstra L. Rev. 369-404 (2010).

Dwyer, Kellen S. Dormant Commerce Clause review of public-private partnerships after **United Haulers**: a competitive bidding solution. 18 Va. J. Soc. Pol'y & L. 203-246 (2011).

Erbsen, Allan. Constitutional spaces. 95 Minn. L. Rev. 1168-1267 (2011).

Goetz, Justin. Note. Hold fast the keys to the kingdom: federal administrative agencies and the need for **Brady** disclosure. 95 Minn. L. Rev. 1424-1455 (2011).

Goldstein, Tom and Amy Howe. But how will the people know? Public opinion as a meager influence in shaping contemporary Supreme Court decision making. (Reviewing Barry Friedman, The Will of the People: How Public Opinion Has Influenced the Supreme Court and Shaped the Meaning of the Constitution.) 109 Mich. L. Rev. 963-978 (2011).

Hunter, Matthew. Note. Legislating the Appointments Clause. 91 B.U. L. Rev. 753-788 (2011).

Jacobs, Craig M. Comment. The constitutionality of collateral post-conviction claims of actual innocence. 42 St. Mary's L.J. 455-500 (2011).

Page 5 June 24, 2011

John, Soji. Student update. Canada update: pursuing just desserts: the Supreme Court of Canada clarifies damage awards for charter breaches. 17 Law & Bus. Rev. Am. 147-157 (2011).

Lahav, Alexandra D. Are class actions unconstitutional? (Reviewing Martin H. Redish, Wholesale Justice: Constitutional Democracy and the Class Action Lawsuit.) 109 Mich. L. Rev. 993-1009 (2011).

Laurin, Jennifer E. Trawling for **Herring**: lessons in doctrinal borrowing and convergence. 111 Colum. L. Rev. 670-744 (2011).

Mitchell, Joshua N. Note. Promoting progress with fair use. 60 Duke L.J. 1639-1671 (2011).

O'Connor, Michael J. Student article. Legitimate defense of civil rights or raw congressional power grab? The constitutionality of the Freedom of Choice Act. 32 Whittier L. Rev. 1-56 (2010).

Peloso, Margaret E. and Margaret R. Caldwell. Dynamic property rights: the public trust doctrine and takings in a changing climate. 30 Stan. Envtl. L.J. 51-120 (2011).

Pollack, Michael C. Note. **Chevron**'s regrets: the persistent vitality of the nondelegation doctrine. 86 N.Y.U. L. Rev. 316-350 (2011).

Quint, Peter E. A return to **Lüth**. 16 Roger Williams U. L. Rev. 73-85 (2011).

Rossi, Jim. Assessing the state of state constitutionalism. (Reviewing Robert F. Williams, <u>The Law of American State</u> Constitutions.) 109 Mich. L. Rev. 1145-1161 (2011).

Seidman, Louis Michael. Our unsettled Ninth Amendment: an essay on unenumerated rights and the impossibility of textualism. 98 Cal. L. Rev. 2129-2159 (2010).

Ward, Kenneth D. Institutional virtues and constitutional theory: bracketing disagreements about justice. 30 Miss. C.L. Rev. 33-59 (2011).

Williams, Ryan C. The Ninth Amendment as a rule of construction. 111 Colum. L. Rev. 498-573 (2011).

Zoldan, Evan C. The permanent seat of government: an unintended consequence of heightened scrutiny under the Contract Clause. 14 N.Y.U. J. Legis. & Pub. Pol'y 163-212 (2011).

Constitutional Interpretation and the Bill of Rights. Hon. Diarmuid O'Scannlain, moderator; Burt Neuborne and Randy E. Barnett, panelists. 5 N.Y.U. J.L. & Liberty 716-744 (2010).

Note and responses. SIGTARP and the Executive-Legislative Clash: Confronting a **Bowsher** Issue with an Eye Toward Preserving the Separation of Powers During Future Crisis Legislation. Note by Aaron R. Sims; responses by Jonathan R. Siegel and Adam F. Scales. 68 Wash. & Lee L. Rev. 375-464 (2011).

#### CONSUMER PROTECTION LAW

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

Loyola Consumer Law Review

Gossett, Alexandra. Comment. Brazil's utilization of self-regulation to control the advertising industry. 17 Law & Bus. Rev. Am. 121-131 (2011).

Lehe, Katherine M. Comment. Cracks in the foundation of federal law: ameliorating the ongoing mortgage foreclosure crisis through broader predatory lending relief and deterrence. 98 Cal. L. Rev. 2049-2091 (2010).

Sarto, John. Note. The disproportionate representation of women in subprime lending: cause, effect, and remedies. 31 Women's Rts. L. Rep. 337-367 (2010).

#### **CONTRACTS**

Brewster, Constance J. Comment. It's not easy being green, a green building, that is: how to avoid disputes and allocate risks in the modern green building movement. 30 Miss. C.L. Rev. 65-86 (2011).

Colby, Hayden. Comment. How Texas can better protect seniors from financial abuse and mismanagement associated with Alzheimer's Disease. 13 Scholar 483-527 (2011).

Moritz, Terry F. and student Brandon J. Fitch. The future of consumer arbitration in light of **Stolt-Nielsen**. 23 Loy. Consumer L. Rev. 265-293 (2011).

Siprut, Joseph J. Are ideas really as free as the air? Recent developments in the law of ideas. 51 IDEA 111-128 (2011).

Wilkerson, Jared. Student article. Adjudicating insurance policy disputes: a critique of Professor Randall's proposal to abandon contract law. 23 Loy. Consumer L. Rev. 294-357 (2011).

#### CORPORATIONS

Cooch, Joseph W. Note. *In re* Citigroup Inc. Shareholder Derivative Litigation: in the heat of crisis, Chancery Court scrutinizes executive compensation. (*In re* Citigroup Inc. Shareholder Derivative Litigation, 964 A.2d 106, 2009.) 6 J. Bus. & Tech. L. 169-196 (2011).

Cottam, Dale W., et al. The 2010 Wyoming Limited Liability Company Act: a uniform recipe with Wyoming "home cooking." 11 Wyoming L. Rev. 49-97 (2011).

Hayden, Grant M. and Matthew T. Bodie. The uncorporation and the unraveling of "nexis of contracts" theory. (Reviewing Larry E. Ribstein, <u>The Rise of the Uncorporation</u>.) 109 Mich. L. Rev. 1127-1144 (2011).

Page 6 June 24, 2011

Horton, David. Illuminating the path of aliens' judicial recourse: preventing another **Bowoto v. Chevron** by congressional legislation. 10 Appalachian J.L. 27-46 (2010).

Howard, Andrew. Note. Groupthink and corporate governance reform: changing the formal and informal decisionmaking processes of corporate boards. 20 S. Cal. Interdisc. L.J. 425-457 (2011).

Johnson, Lyman. Delaware's non-waivable duties. 91 B.U. L. Rev. 701-725 (2011).

Kray, Bernie R. Comment. Respecting the concept of limited liability of a series LLC in Texas. 42 St. Mary's L.J. 501-549 (2011).

Miller, Elizabeth S. The perils and pitfalls of practicing law in a Texas limited liability partnership. 43 Tex. Tech. L. Rev. 563-586 (2011).

O'Neill, Sean M. Comment. Unveiling debt collectors: does the FDCPA limit "debt collector" liability to corporate entities? 82 Temp. L. Rev. 1369-1388 (2010).

Shahabian, Matthew R. Note. The government as shareholder and political risk: procedural protections in the bailout. 86 N.Y.U. L. Rev. 351-385 (2011).

#### **COURTS**

Elrod, Hon. Jennifer Walker. **Lewis F. Powell, Jr. Distinguished Lecture**. W(h)ither the jury? The diminishing role of the jury trial in our legal system. 68 Wash. & Lee L. Rev. 3-23 (2011).

Johnson, Lyman. Delaware's non-waivable duties. 91 B.U. L. Rev. 701-725 (2011).

McCord, David. What's messing with Texas death sentences? 43 Tex. Tech. L. Rev. 601-613 (2011).

Weissbrodt, David and Nathaniel H. Nesbitt. The role of the United States Supreme Court in interpreting and developing humanitarian law. 95 Minn. L. Rev. 1339-1423 (2011).

#### CRIMINAL LAW AND PROCEDURE

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

American Criminal Law Review

Angelone, Elizabeth A. Comment. The Texas two-step: the criminalization of truancy under the Texas "failure to attend" statute. 13 Scholar 433-481 (2011).

Binder, Guyora. Making the best of felony murder. 91 B.U. L. Rev. 403-559 (2011).

Bowman, Mary Nicol. Truth or consequences: self-incriminating statements and informant veracity. 40 N.M. L. Rev. 225-271 (2010).

Capers, I. Bennett. Home is where the crime is. (Reviewing Jeannie Suk, <u>At Home in the Law: How the Domestic Violence Revolution is Transforming Privacy.</u>) 109 Mich. L. Rev. 979-991 (2011).

Caselli, Leonardo P. Case note. Criminal law—One small step for juveniles, one giant leap for juvenile justice. (**Graham v. Florida**, 130 S. Ct. 2011, 2010.) 11 Wyoming L. Rev. 269-293 (2011).

Christensen, Joshua. Note. Beguiled by **Giles**: the overlooked duality of forfeiture by wrongdoing. 62 Ala. L. Rev. 645-662 (2011).

Ciorciari, John D. Liberal legal norms meet collective criminality. (Reviewing Mark Osiel, <u>Making Sense of Mass</u> Atrocity.) 109 Mich. L. Rev. 1109-1126 (2011).

Clermont, Woody R. You can't beat the ride: the increasing rules of evidence inclusion. 10 Appalachian J.L. 65-90 (2010).

Collins, Michael G. and Jonathan Remy Nash. Prosecuting federal crimes in state courts. 97 Va. L. Rev. 243-316 (2011).

Devens, Danielle N. Comment. Competency for execution in the wake of **Panetti**: shifting the burden to the government. 82 Temp. L. Rev. 1335-1367 (2010).

Elman, Emily. Note. Defining the scope of extortion liability after **Scheidler v. NOW**. 14 N.Y.U. J. Legis. & Pub. Pol'y 213-243 (2011).

Grosso, Catherine M., David C. Baldus and George Woodworth. The role of intimacy in the prosecution and sentencing of capital murder cases in the U.S. Armed Forces, 1984-2005. 40 N.M. L. Rev. 273-297 (2010).

Hall, John A. Sex offenders and child sex tourism: the case for passport revocation. 18 Va. J. Soc. Pol'y & L. 153-202 (2011).

Hobel, Mark W.S. Note. "So vast an area of legal irresponsibility"? The superior orders defense and good faith reliance on advice of counsel. 111 Colum. L. Rev. 574-623 (2011).

Honigman, Brad. Arizona case note. Considering cruelty: **State v. Chappell, State v. Snelling**, and the cruelty prong of the (F)(6) aggravator. (**State v. Chappell**, 236 P.3d 1176, 2010; **State v. Snelling**, 236 P.3d 409, 2010.) 53 Ariz. L. Rev. 321-344 (2011).

Hossain, Sameer. Comment. Freezing terrorism assets: increasing international cooperation by observing procedural due process. 54 How. L.J. 437-466 (2011).

Jacobs, Craig M. Comment. The constitutionality of collateral post-conviction claims of actual innocence. 42 St. Mary's L.J. 455-500 (2011).

Joh, Elizabeth E. DNA theft: recognizing the crime of nonconsensual genetic collection and testing. 91 B.U. L. Rev. 665-700 (2011).

Page 7 June 24, 2011

Laurin, Jennifer E. Trawling for **Herring**: lessons in doctrinal borrowing and convergence. 111 Colum. L. Rev. 670-744 (2011).

Lenox, Marne L. Note. Neutralizing the gendered collateral consequences of the war on drugs. 86 N.Y.U. L. Rev. 280-315 (2011).

Maclin, Tracey and Julia Mirabella. Framing the Fourth. (Reviewing William J. Cuddihy, <u>The Fourth Amendment: Origins</u> and Original Meaning.) 109 Mich. L. Rev. 1049-1076 (2011).

McCord, David. What's messing with Texas death sentences? 43 Tex. Tech. L. Rev. 601-613 (2011).

Miller, Colin. Deal or no deal: why courts should allow defendants to present evidence that they rejected favorable plea bargains. 59 U. Kan. L. Rev. 407-456 (2011).

Mummert, Robert. Comment. Sexting and the law: how lack of reform in California puts teenagers in jeopardy of prosecution under child pornography laws enacted to protect them. 38 W. St. U. L. Rev. 71-92 (2010).

Owsley, Judge Brian L. Issues concerning charges for driving while intoxicated in Texas federal courts. 42 St. Mary's L.J. 411-454 (2011).

Pafundi, Brian. Public access to criminal discovery records: a look behind the curtain of the criminal justice system. [Includes photographs.] 21 U. Fla. J.L. & Pub. Pol'y 227-271 (2010).

Parker, Bradley A. Note. Material support and the First Amendment: eliminating terrorist support by punishing those with no intention to support terror? 13 N.Y. City L. Rev. 291-312 (2010).

Peikoff, Amy L. Pragmatism and privacy. 5 N.Y.U. J.L. & Liberty 638-671 (2010).

Perez, David A. Note. Deal or no deal? Remedying ineffective assistance of counsel during plea bargaining. 120 Yale L.J. 1532-1577 (2011).

Regnier, Thomas. "Civilizing" drug paraphernalia policy: preserving our free speech and due process rights while protecting children. 14 N.Y.U. J. Legis. & Pub. Pol'y 115-162 (2011).

Ristroph, Alice. Criminal law in the shadow of violence. 62 Ala. L. Rev. 571-621 (2011).

Ronis, Jenny Elayne. Comment. The pragmatic plea: expanding the use of the **Alford** plea to promote traditionally conflicting interests of the criminal justice system. 82 Temp. L. Rev. 1389-1418 (2010).

Rose, Adrienne. Note. Forfeiture of confrontation rights post-Giles: whether a co-conspirator's misconduct can forfeit a defendant's right to confront witnesses. 14 N.Y.U. J. Legis. & Pub. Pol'y 281-322 (2011).

Samantello, Heather. Comment. Past, present and future: the legal standard in determining the mental competency of a defendant to represent *pro per* in California. 38 W. St. U. L. Rev. 93-110 (2010).

Silverman, Valerie J. Note. Testing the testimonial doctrine: the impact of **Melendez-Diaz v. Massachusetts** on state-level criminal prosecutions and procedure. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 91 B.U. L. Rev. 789-832 (2011).

Smith, Jenny Parker. Comment. ThreatSense technology: sniffing technology and the threat to your Fourth Amendment rights. 43 Tex. Tech. L. Rev. 615-645 (2011).

Smith, K'Shaani O. Note. **Prosecutor v. Lubanga**: how the International Criminal Court failed the women and girls of the Congo. (**Prosecutor v. Lubanga**, Case No. ICC-01/04-01/06, 2007.) 54 How. L.J. 467-500 (2011).

Stewart, Jesse C. Note. The untold story of **Rhode Island v. Innis**: Justice Potter Stewart and the development of modern self-incrimination doctrine. 97 Va. L. Rev. 431-476 (2011).

Taslitz, Andrew E. Prosecuting the informant culture. (Reviewing Alexandra Natapoff, <u>Snitching: Criminal Informants and the Erosion of American Justice.</u>) 109 Mich. L. Rev. 1077-1102 (2011).

Tuerkheimer, Deborah. Science-dependent prosecution and the problem of epistemic contingency: a study of Shaken Baby Syndrome. 62 Ala. L. Rev. 513-569 (2011).

Wade, Wallace. WHO'S LYING NOW?: how the public dissemination of incomplete, thus half-truthful, criminal record information regarding a statutorily rehabilitated petty offender is an unjust penalty and why laws regarding expungement of and restrictions on dissemination of criminal records information in California must be reformed. 38 W. St. U. L. Rev. 1-41 (2010).

Ward, Emily Ayn. Arizona case note. From pen to patrol: how Arizona law enforcement applied ... (Carrillo v. Houser, 232 P.3d 1245, 2010.) 53 Ariz. L. Rev. 345-361 (2011).

Webber, Diane. Can we find and stop the "Jihad Janes"? 19 Cardozo J. Int'l & Comp. L. 91-125 (2011).

#### DISPUTE RESOLUTION

Comes, Diana M. Note. Meet me in the middle: the time is ripe for Tennessee to adopt the Uniform Collaborative Law Act. 41 U. Mem. L. Rev. 551-596 (2011).

Kim, Dohyun. Note. The annulment committee's role in multiplying inconsistency in ICSID arbitration: the need to move away from an annulment-based system. 86 N.Y.U. L. Rev. 242-279 (2011).

Page 8 June 24, 2011

Moritz, Terry F. and student Brandon J. Fitch. The future of consumer arbitration in light of **Stolt-Nielsen**. 23 Loy. Consumer L. Rev. 265-293 (2011).

#### DOMESTIC RELATIONS

Capers, I. Bennett. Home is where the crime is. (Reviewing Jeannie Suk, <u>At Home in the Law: How the Domestic Violence Revolution is Transforming Privacy</u>.) 109 Mich. L. Rev. 979-991 (2011).

Caster, Austin. Comment. Why same-sex marriage will not repeat the errors of no-fault divorce. 38 W. St. U. L. Rev. 43-70 (2010).

Connolly, Catherine. Gay rights in Wyoming: a review of federal and state law. 11 Wyoming L. Rev. 125-163 (2011).

Gonzalez, Rosie and Janice Corbin. The cycle of violence: domestic violence and its effects on children. 13 Scholar 405-432 (2011).

Grosso, Catherine M., David C. Baldus and George Woodworth. The role of intimacy in the prosecution and sentencing of capital murder cases in the U.S. Armed Forces, 1984-2005. 40 N.M. L. Rev. 273-297 (2010).

Huntington, Clare. Purple haze. (Reviewing Naomi Cahn and June Carbone, <u>Red Families v. Blue Families: Legal Polarization and the Creation of Culture.</u>) 109 Mich. L. Rev. 903-921 (2011).

Jablczynski, Lori. Note. Striking a balance between the "parental" wall and workplace equality: the male caregiver perspective. 31 Women's Rts. L. Rep. 309-336 (2010).

Lines, Karenina. Comment. Different isn't always better: the problems with California's dependency system. 38 W. St. U. L. Rev. 111-125 (2010).

Schupp-Star, Rachael M. Comment. The Hague Convention on the Protection of Children and Cooperation in Respect of Intercountry Adoption: the need for a uniform standard for intercountry adoption by homosexuals. 16 Roger Williams U. L. Rev. 139-170 (2011).

Stirnitzke, Audrey C. Note. Transsexualtity, marriage, and the myth of true sex. 53 Ariz. L. Rev. 285-319 (2011).

Unzelman, Allen C. Student update. Latin America update: the development of same-sex marriage and adoption laws in Mexico and Latin America. 17 Law & Bus. Rev. Am. 135-145 (2011).

Weaver, Jessica Dixon. The principle of subsidiarity applied: reforming the legal framework to capture the psychological abuse of children. 18 Va. J. Soc. Pol'y & L. 247-318 (2011).

Williams, Zach. Note. When the physician says you have to get the shot, but mommy says no: the cases of Taige Mueller and Daniel Hauser, and how the state may force parents to accept unwanted medical treatment for their children. 8 Ind. Health L. Rev. 199-228 (2011).

#### **ECONOMICS**

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

Arizona Law Review

Journal of International Economic Law

Degnan, David. Accounting for the costs of electronic discovery. 12 Minn. J. L. Sci. & Tech. 151-190 (2011).

Grigorova-Minchev, Ralitza A. and Thomas W. Hazlett. Policy-induced competition: the case of cable TV set-top boxes. 12 Minn. J. L. Sci. & Tech. 279-311 (2011).

Steinitz, Maya. Whose claim is this anyway? Third-party litigation funding. 95 Minn. L. Rev. 1268-1338 (2011).

Symposium. Tragedies of the Gridlock Economy: How Mis-Configuring Property Rights Stymies Social Efficiency. Introduction by Harold Demsetz; articles by Eric R. Claeys, Richard A. Epstein, Thomas W. Hazlett, Doug Lichtman, Robert P. Merges, Adam Mossoff and Kevin Werbach. 53 Ariz. L. Rev. 1-254 (2011).

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

#### EDUCATION LAW

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

Howard Law Journal

Angelone, Elizabeth A. Comment. The Texas two-step: the criminalization of truancy under the Texas "failure to attend" statute. 13 Scholar 433-481 (2011).

Fershee, Kendra. An act for all contexts: incorporating the Pregnancy Discrimination Act into Title IX to help pregnant students gain and retain access to education. 39 Hofstra L. Rev. 281-327 (2010).

Glater, Jonathan D. The other big test: why Congress should allow college students to borrow more through federal aid programs. 14 N.Y.U. J. Legis. & Pub. Pol'y 11-73 (2011).

Korn, David, M.D. Financial conflicts of interest in academic medicine: whence they came, where they went. [Includes photograph.] 8 Ind. Health L. Rev. 1-42 (2011).

Koski, William S. Courthouses vs. statehouses? (Reviewing Eric A. Hanushek and Alfred A. Lindseth, <u>Schoolhouses</u>, <u>Courthouses</u>, <u>and Statehouses</u>: <u>Solving the Funding-Achievement Puzzle in America's Public Schools</u>; Michael A. Rebell, <u>Courts & Kids</u>: <u>Pursuing Educational Equity Through the State Courts</u>.) 109 Mich. L. Rev. 923-942 (2011).

Lester, James Conrad. Note. Inculcation into indoctrination. Predicting Justice Sotomayor's impact on teachers' speech in the public school classroom. 62 Ala. L. Rev. 663-685 (2011).

Page 9 June 24, 2011

Murrhee, Kara Carnley. Note. Squelching student speech in Florida?: cyberbullying and the First Amendment. 21 U. Fla. J.L. & Pub. Pol'y 307-330 (2010).

Penrose, Mary Margaret. In the name of Watergate: returning FERPA to its original design. 14 N.Y.U. J. Legis. & Pub. Pol'y 75-113 (2011).

Salomone, Rosemary C. The common school before and after **Brown**: democracy, equality, and the productivity agenda. (Reviewing Martha Minow, <u>In **Brown**'s Wake: Legacies of America's Educational Landmark.</u>) 120 Yale L.J. 1454-1490 (2011).

Savit, Eli. Book note. Profiting from *not for profit*: toward adequate humanities instruction in American K-12 schools. (Reviewing Martha C. Nussbaum, <u>Not For Profit</u>: Why <u>Democracy Needs the Humanities</u>.) 109 Mich. L. Rev. 1175-1189 (2011).

Temperman, Jeroen. State neutrality in public school education: an analysis of the interplay between the neutrality principle, the right to adequate education, children's right to freedom of religion or belief, parental liberties, and the position of teachers. 32 Hum. Rts. Q. 865-897 (2010).

Fourth Annual Vinson & Elkins LLP/<u>Howard Law Journal</u> Symposium. Introduction by Derek W. Black; articles by Kevin Brown, Angela A. Ciolfi, James E. Ryan, Katayoon Majd and Rachel F. Moran. 54 How. L.J. 255-423 (2011).

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

#### **ELDER LAW**

Carlson, Renée. Comment. Protecting the nursing home industry and the elderly following the Deficit Reduction Act of 2005. 82 Temp. L. Rev. 1303-1333 (2010).

Colby, Hayden. Comment. How Texas can better protect seniors from financial abuse and mismanagement associated with Alzheimer's Disease. 13 Scholar 483-527 (2011).

Habes, Heather. Note. Paying for the graying: how California can more effectively manage its growing elderly inmate population. 20 S. Cal. Interdisc. L.J. 395-424 (2011).

Yearby, Ruqaiijah. African Americans can't win, break even, or get out of the system: the persistence of "unequal treatment" in nursing home care. 82 Temp. L. Rev. 1177-1203 (2010).

#### EMPLOYMENT PRACTICE

Anderson, Cheryl L. and Leonard Gross. Discrimination claims against law firms: managing attorney-employees from hiring to firing. 43 Tex. Tech. L. Rev. 515-561 (2011).

Brown, Christopher B. Incorporating third-party benefits into the cost-benefit calculus of reasonable accommodation. 18 Va. J. Soc. Pol'y & L. 319-343 (2011).

Jablczynski, Lori. Note. Striking a balance between the "parental" wall and workplace equality: the male caregiver perspective. 31 Women's Rts. L. Rep. 309-336 (2010).

Maxwell, Katie. Comment. Blowing the whistle falls on deaf ears: revamping Texas's whistleblower jurisprudence by applying the lessons of **Garcetti** and Sarbanes-Oxley. 43 Tex. Tech. L. Rev. 647-685 (2011).

Richmond, Douglas R. The contemporary legal environment and employment claims against law firms. 43 Tex. Tech. L. Rev. 471-514 (2011).

Satz, Ani B. Fragmented lives: disability discrimination and the role of "environment-framing." 68 Wash. & Lee L. Rev. 187-252 (2011).

Stone, Kerri Lynn. Clarifying stereotyping. 59 U. Kan. L. Rev. 591-658 (2011).

#### **ENERGY AND UTILITIES LAW**

Baker-Branstetter, Shannon. Distributed renewable generation: the trifecta of energy solutions to curb carbon emissions, reduce pollutants, and empower ratepayers. 22 Vill. Envtl. L.J. 1-29 (2011).

Brubaker, Morgan. Comment. Dream of Californication: constitutional questions put the breaks on the nation's first low carbon fuel standard. 22 Vill. Envtl. L.J. 57-88 (2011).

Dreveskracht, Ryan David. Native Nation economic development via the implementation of solar projects: how to make it work. 68 Wash. & Lee L. Rev. 27-112 (2011).

Kahn, Jonathan. Keep **Hope** alive: updating the prudent investment standard for allocating nuclear plant cancellation costs. 22 Fordham Envtl. L. Rev. 43-87 (2010).

#### ENVIRONMENTAL LAW

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

Fordham Environmental Law Review Georgetown International Environmental Law Review Stanford Environmental Law Journal Villanova Environmental Law Journal

Aagaard, Todd S. Environmental harms, use conflicts, and neutral baselines in environmental law. 60 Duke L.J. 1505-1564 (2011).

Brewster, Constance J. Comment. It's not easy being green, a green building, that is: how to avoid disputes and allocate risks in the modern green building movement. 30 Miss. C.L. Rev. 65-86 (2011).

Carter, Majora, et al. Whose survival? Environmental justice as a civil rights issue. 13 N.Y. City L. Rev. 257-290 (2010).

Page 10 June 24, 2011

Ditta, Frank David. Note. Leading the way in unconstitutional delegations of legislative power: statutory incorporation of the LEED rating system. 39 Hofstra L. Rev. 369-404 (2010).

Frost, Carol D. and Jason M. Mailloux. Establishing appropriate water quality numeric standards under the Clean Water Act: lessons from a case study of coalbed methane produced water discharge to the Powder River, Wyoming and Montana. 11 Wyoming L. Rev. 1-23 (2011).

Kvinge, John. Note. Morally hazardous chemical regulations: why effective reform of the TSCA requires reduction of the toxic data gap. 12 Minn. J. L. Sci. & Tech. 313-334 (2011).

#### ESTATES AND TRUSTS

Reimer, Christopher M. The undiscovered country: Wyoming's emergence as a leading trust situs jurisdiction. 11 Wyoming L. Rev. 165-200 (2011).

#### **EVIDENCE**

Christensen, Joshua. Note. Beguiled by **Giles**: the overlooked duality of forfeiture by wrongdoing. 62 Ala. L. Rev. 645-662 (2011).

MacKenzie, Robert P. III and C. Clayton Bromberg Jr. Jury misconduct. What happens behind closed doors. 62 Ala. L. Rev. 623-643 (2011).

Miller, Colin. Deal or no deal: why courts should allow defendants to present evidence that they rejected favorable plea bargains. 59 U. Kan. L. Rev. 407-456 (2011).

Rose, Adrienne. Note. Forfeiture of confrontation rights post-Giles: whether a co-conspirator's misconduct can forfeit a defendant's right to confront witnesses. 14 N.Y.U. J. Legis. & Pub. Pol'y 281-322 (2011).

Silverman, Valerie J. Note. Testing the testimonial doctrine: the impact of **Melendez-Diaz v. Massachusetts** on state-level criminal prosecutions and procedure. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 91 B.U. L. Rev. 789-832 (2011).

#### FIRST AMENDMENT

Blumenthal, Jeremy A. and Terry L. Turnipseed. The Polling Place Priming (PPP) Effect: is voting in churches (or anywhere else) unconstitutional? 91 B.U. L. Rev. 561-599 (2011).

Donohue, Bryce. Note. **Independent Newspapers, Inc. v. Brodie**: Maryland's precarious balance between Internet defamation and the right to eAnonymity. (**Independent Newspapers, Inc. v. Brodie**, 966 A.2d 432, 2009.) 6 J. Bus. & Tech. L. 197-230 (2011).

Gantt, E. Rebecca. Note. Toward recognition of a monetary threshold in campaign finance disclosure law. 97 Va. L. Rev. 385-430 (2011).

Lester, James Conrad. Note. Inculcation into indoctrination. Predicting Justice Sotomayor's impact on teachers' speech in the public school classroom. 62 Ala. L. Rev. 663-685 (2011).

Maxwell, Katie. Comment. Blowing the whistle falls on deaf ears: revamping Texas's whistleblower jurisprudence by applying the lessons of **Garcetti** and Sarbanes-Oxley. 43 Tex. Tech. L. Rev. 647-685 (2011).

Murrhee, Kara Carnley. Note. Squelching student speech in Florida?: cyberbullying and the First Amendment. 21 U. Fla. J.L. & Pub. Pol'y 307-330 (2010).

Parker, Bradley A. Note. Material support and the First Amendment: eliminating terrorist support by punishing those with no intention to support terror? 13 N.Y. City L. Rev. 291-312 (2010).

Phillips, James Cleith. "All of the blood and treasure": the Founders on Christian Legal Society Chapter of the University of California, Hastings College of the Law v. Martinez. 30 Miss. C.L. Rev. 15-32 (2011).

Regnier, Thomas. "Civilizing" drug paraphernalia policy: preserving our free speech and due process rights while protecting children. 14 N.Y.U. J. Legis. & Pub. Pol'y 115-162 (2011).

Schwartzman, Micah. Conscience, speech, and money. 97 Va. L. Rev. 317-384 (2011).

Thornhill, Jessica L. Note. Clear as mud: **Pleasant Grove City v. Summum** and riding the undefined line between government speech and private speech in a public forum. (**Pleasant Grove City v. Summum**, 129 S. Ct. 1125, 2009.) 30 Miss. C.L. Rev. 121-148 (2011).

#### FOOD AND DRUG LAW

Czarnezki, Jason J. The future of food eco-labeling: organic, carbon footprint, and environmental life-cycle analysis. 30 Stan. Envtl. L.J. 3-49 (2011).

Harrell, Heather. Direct-to-consumer advertising of prescription pharmaceuticals, the learned intermediary doctrine, and fiduciary duties. 8 Ind. Health L. Rev. 69-93 (2011).

Naeve, Signe H. Heart pills are red, Viagra is blue...when does pill color become functional? An analysis of utilitarian and aesthetic functionality and their unintended side effects in the pharmaceutical industry. 27 Santa Clara Computer & High Tech. L.J. 299-332 (2011).

Roberts, Dorothy E. What's wrong with race-based medicine?: genes, drugs, and health disparities. 12 Minn. J. L. Sci. & Tech. 1-21 (2011).

#### FOURTEENTH AMENDMENT

Connolly, Catherine. Gay rights in Wyoming: a review of federal and state law. 11 Wyoming L. Rev. 125-163 (2011).

O'Connor, Michael J. Student article. Legitimate defense of civil rights or raw congressional power grab? The constitutionality of the Freedom of Choice Act. 32 Whittier L. Rev. 1-56 (2010).

Page 11 June 24, 2011

Tsesis, Alexander. Due process in civil commitments. 68 Wash. & Lee L. Rev. 253-307 (2011).

#### HEALTH LAW AND POLICY

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

Indiana Health Law Review Temple Law Review

Barnett, Randy E. **Sixth Annual Friedrich A. von Hayek Lecture.** Commandeering the people: why the individual health insurance mandate is unconstitutional. 5 N.Y.U. J.L. & Liberty 581-637 (2010).

Carlson, Renée. Comment. Protecting the nursing home industry and the elderly following the Deficit Reduction Act of 2005. 82 Temp. L. Rev. 1303-1333 (2010).

Cate, Fred H. Protecting privacy in health research: the limits of individual choice. 98 Cal. L. Rev. 1765-1803 (2010).

Symposium: Health Disparities, Financing, and the Law: From Concept to Action. Articles by Calvin B. Johnson, Frank McClellan, Michael Campbell, Ruqaiijah Yearby, Ronda B. Goldfein, Sara R. Schalman-Bergen, Tine Hansen-Turton, Jamie Ware, Scott Burris, Evan D. Anderson, Ave Craigg, Corey S. Davis and Patricia Case. 82 Temp. L. Rev. 1137-1302 (2010).

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

#### **HUMAN RIGHTS LAW**

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

Human Rights Quarterly

Ciorciari, John D. Liberal legal norms meet collective criminality. (Reviewing Mark Osiel, <u>Making Sense of Mass Atrocity</u>.) 109 Mich. L. Rev. 1109-1126 (2011).

Horton, David. Illuminating the path of aliens' judicial recourse: preventing another **Bowoto v. Chevron** by congressional legislation. 10 Appalachian J.L. 27-46 (2010).

Weissbrodt, David and Nathaniel H. Nesbitt. The role of the United States Supreme Court in interpreting and developing humanitarian law. 95 Minn. L. Rev. 1339-1423 (2011).

#### IMMIGRATION LAW

Brown, Kevin. Should black immigrants be favored over black Hispanics and black multiracials in the admissions processes of selective higher education programs? 54 How. L.J. 255-302 (2011).

Family, Jill E. Beyond decisional independence: uncovering contributors to the immigration adjudication crisis. 59 U. Kan. L. Rev. 541-589 (2011).

Fang, Alexa K. Note. U.S. immigration law: a barrier to effective cultural diplomacy. 19 Cardozo J. Int'l & Comp. L. 201-235 (2011).

Iguina, Carmen Gloria. Note. Adapting 287(g) enforcement: rethinking suppression and termination doctrines in removal proceedings in light of state and local enforcement of immigration law. 86 N.Y.U. L. Rev. 207-241 (2011).

Izrailev, Mikhail. Note. A new normative approach for the grant of asylum in cases of non-state actor persecution. 19 Cardozo J. Int'l & Comp. L. 171-200 (2011).

#### INDIAN AND ABORIGINAL LAW

Barelli, Mauro. The interplay between global and regional human rights systems in the construction of the indigenous rights regime. 32 Hum. Rts. Q. 951-979 (2010).

Dreveskracht, Ryan David. Native Nation economic development via the implementation of solar projects: how to make it work. 68 Wash. & Lee L. Rev. 27-112 (2011).

Karlan, Pamela S. Lightning in the hand: Indians and voting rights. (Reviewing Laughlin McDonald, <u>American Indians and the Fight for Equal Voting Rights.</u>) 120 Yale L.J. 1420-1453 (2011).

#### INSURANCE LAW

McKinnis, Elliott. Note. The case for mandatory assignment of benefits legislation. 8 Ind. Health L. Rev. 171-198 (2011).

Wilkerson, Jared. Student article. Adjudicating insurance policy disputes: a critique of Professor Randall's proposal to abandon contract law. 23 Loy. Consumer L. Rev. 294-357 (2011).

#### INTELLECTUAL PROPERTY LAW

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

Santa Clara Computer & High Technology Law Journal

Astle, Matthew. Help! I've been infringed and I can't sue!: new approaches to copyright registration. 41 U. Mem. L. Rev. 449-499 (2011).

Balganesh, Shyamkrishna. "Hot news": the enduring myth of property in news. 111 Colum. L. Rev. 419-497 (2011).

Bhattacharyya, Abby. Implementation, or the possible lack thereof, of the **Bilski** Supreme Court decision. 6 J. Bus. & Tech. L. 103-125 (2011).

Boughman, Joann A. and Kyle M. Brown. The geneticists' approach to **Bilski**. 6 J. Bus. & Tech. L. 59-81 (2011).

Buller, Daniel J. Note. Copyright infringement in the ether: RAM buffering and the Copyright Act's duration requirement. 59 U. Kan. L. Rev. 659-685 (2011).

Page 12 June 24, 2011

Contreras, Jorge L. Bermuda's legacy: policy, patents, and design of the genome commons. 12 Minn. J. L. Sci. & Tech. 61-125 (2011).

Dawes, A. Robert. Student paper. Network neutrality and the file sharing hydra: a new opportunity in the fight against copyright infringement. 30 Loy. L.A. Ent. L. Rev. 543-554 (2010).

Garon, Jon M. Searching inside Google: cases, controversies, and the future of the world's most provocative company. 30 Loy. L.A. Ent. L. Rev. 429-475 (2010).

Harper, Emily. Note. Music mashups: testing the limits of copyright law as remix culture takes society by storm. 39 Hofstra L. Rev. 405-445 (2010).

Hofmeister, Matthew. Note. The RIAA and online piracy: why bundling access to digital music with other products and services would give the industry greater control over downloading. 30 Loy. L.A. Ent. L. Rev. 565-575 (2010).

Huppert, Matthew R. Note. Commercial purpose as constitutional purpose: reevaluating **Asahi** through the lens of international patent litigation. 111 Colum. L. Rev. 624-669 (2011).

Kane, Eileen M. Patenting genes and genetic methods: what's at stake? 6 J. Bus. & Tech. L. 1-33 (2011).

Lastowka, Greg. Innovative copyright. (Reviewing Michael A. Carrier, <u>Innovation for the 21st Century: Harnessing the Power of Intellectual Property and Antitrust Law.</u>) 109 Mich. L. Rev. 1011-1028 (2011).

Lechtholz-Zey, Jacqueline. Comment. Third time's a charm? Why Congress should modify the newest incarnation of the Design Piracy Prohibition Act. 30 Loy. L.A. Ent. L. Rev. 511-542 (2010).

Lichtman, Doug. Google Book Search in the gridlock economy. 53 Ariz. L. Rev. 131-143 (2011).

McCuistion, Jason G. Note. Culpable discord: defining the limitations of contributory liability in Internet-based file sharing. 41 U. Mem. L. Rev. 597-635 (2011).

Merges, Robert P. Autonomy and independence: the normative face of transaction costs. 53 Ariz. L. Rev. 145-163 (2011).

Mitchell, Joshua N. Note. Promoting progress with fair use. 60 Duke L.J. 1639-1671 (2011).

Mossoff, Adam. The rise and fall of the first American patent thicket: the sewing machine war of the 1850s. 53 Ariz. L. Rev. 165-211 (2011).

Mueller, Janice M. Facilitating patient access to patent-protected genetic testing. 6 J. Bus. & Tech. L. 83-101 (2011).

Neinast, Lindsay. Student paper. "Recorded music is an incredibly tough business in China"—but, it should be incredible. 30 Loy. L.A. Ent. L. Rev. 577-588 (2010).

Rabinowitz, Aaron B. Ending the invalidity shell game: stabilizing the application of the written description requirement in patent litigation. 12 Minn. J. L. Sci. & Tech. 127-149 (2011).

Smith, Michael. Student paper. Gotta fight for your right to perform: scope of New York common law copyright for pre-1972 sound recordings post-**Naxos**. 30 Loy. L.A. Ent. L. Rev. 589-599 (2010).

Sundell, Jordan. Note. Tempting the sword of Damocles: reimagining the copyright/DMCA framework in a UGC world. 12 Minn. J. L. Sci. & Tech. 335-363 (2011).

Sung, Lawrence M. Medical alert: alarming challenges facing medical technology innovation. 6 J. Bus. & Tech. L. 35-58 (2011).

#### INTERNATIONAL LAW

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

Cardozo Journal of International and Comparative Law Georgetown International Environmental Law Review

Bailey, David A. Comment. Pull up a seat: Brazil should be the next permanent member of the United Nations Security Council. 17 Law & Bus. Rev. Am. 83-110 (2011).

Charnovitz, Steve. What is international economic law? 14 J. Int'l Econ. L. 3-22 (2011).

Dornbos, Jeffrey S. All (water) politics is local: a proposal for resolving transboundary water disputes. 22 Fordham Envtl. L. Rev. 1-41 (2010).

Hobel, Mark W.S. Note. "So vast an area of legal irresponsibility"? The superior orders defense and good faith reliance on advice of counsel. 111 Colum. L. Rev. 574-623 (2011).

Hossain, Sameer. Comment. Freezing terrorism assets: increasing international cooperation by observing procedural due process. 54 How. L.J. 437-466 (2011).

Petersmann, Ernst-Ulrich. International economic law, 'public reason', and multilevel governance of interdependent public goods. 14 J. Int'l Econ. L. 23-76 (2011).

Schupp-Star, Rachael M. Comment. The Hague Convention on the Protection of Children and Cooperation in Respect of Intercountry Adoption: the need for a uniform standard for intercountry adoption by homosexuals. 16 Roger Williams U. L. Rev. 139-170 (2011).

Smith, K'Shaani O. Note. **Prosecutor v. Lubanga**: how the International Criminal Court failed the women and girls of the Congo. (**Prosecutor v. Lubanga**, Case No. ICC-01/04-01/06, 2007.) 54 How. L.J. 467-500 (2011).

Page 13 June 24, 2011

#### INTERNATIONAL TRADE

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

Journal of International Economic Law

Claussen, Kathleen E. Engaging closed societies through international arbitration: lessons from the Cuban experience. 17 Law & Bus. Rev. Am. 11-25 (2011).

Kim, Dohyun. Note. The annulment committee's role in multiplying inconsistency in ICSID arbitration: the need to move away from an annulment-based system. 86 N.Y.U. L. Rev. 242-279 (2011).

Kopel, David B., Paul Gallant and Joanne D. Eisen. How many global deaths are from arms? Reasons to question the 740,000 factoid being used to promote the Arms Trade Treaty. 5 N.Y.U. J.L. & Liberty 672-715 (2010).

Oddi, A. Samuel. Plagues, pandemics, and patents: legality and morality. 51 IDEA 1-45 (2011).

Patel, Monica. Note. Expanding the role of trade preference programs. 95 Minn. L. Rev. 1490-1523 (2011).

Russo, Robert. A cooperative conundrum? The NAALC and Mexican migrant workers in the United States. 17 Law & Bus. Rev. Am. 27-38 (2011).

Shelton, Jessica. Comment. Defective products in a defective system: legislation designed to level the playing field in international trade. 16 Roger Williams U. L. Rev. 171-210 (2011).

#### **JUDGES**

Goldstein, Tom and Amy Howe. But how will the people know? Public opinion as a meager influence in shaping contemporary Supreme Court decision making. (Reviewing Barry Friedman, The Will of the People: How Public Opinion Has Influenced the Supreme Court and Shaped the Meaning of the Constitution.) 109 Mich. L. Rev. 963-978 (2011).

Jackson, Margaret Moore and Daniel M. Schaffzin. Preaching to the trier: why judicial understanding of law school clinics is essential to continued progress in legal education. 17 Clinical L. Rev. 515-561 (2011).

Kang, Michael S. and Joanna M. Shepherd. The partisan price of justice: an empirical analysis of campaign contributions and judicial decisions. 86 N.Y.U. L. Rev. 69-130 (2011).

Raymond, Samuel. Note. Judicial politics and medical device preemption after **Riegel**. 5 N.Y.U. J.L. & Liberty 745-785 (2010).

Rubin, Edward. The real formalists, the real realists, and what they tell us about judicial decision making and legal education. (Reviewing Brian Z. Tamanaha, <u>Beyond the Formalist-Realist Divide: The Role of Politics in Judging.</u>) 109 Mich. L. Rev. 863-882 (2011).

Stewart, Jesse C. Note. The untold story of **Rhode Island v. Innis**: Justice Potter Stewart and the development of modern self-incrimination doctrine. 97 Va. L. Rev. 431-476 (2011).

Tobias, Carl. Judge Thompson and the appellate court confirmation process. 91 B.U. L. Rev. 727-751 (2011).

Ward, Kenneth D. Institutional virtues and constitutional theory: bracketing disagreements about justice. 30 Miss. C.L. Rev. 33-59 (2011).

Wedeking, Justin and Dion Farganis. The candor factor: does nominee evasiveness affect Judiciary Committee support for Supreme Court nominees? 39 Hofstra L. Rev. 329-368 (2010).

Weissbrodt, David and Nathaniel H. Nesbitt. The role of the United States Supreme Court in interpreting and developing humanitarian law. 95 Minn. L. Rev. 1339-1423 (2011).

Williams, Wendy Webster. Justice Ruth Bader Ginsburg's Rutgers years: 1963-1972. 31 Women's Rts. L. Rep. 229-257 (2010).

#### **JURISDICTION**

Balloun, O. Shane. Comment. The disarming nature of the Wyoming Firearms Freedom Act: a constitutional analysis of Wyoming's interposition between its citizens and the federal government. 11 Wyoming L. Rev. 201-239 (2011).

Collins, Michael G. and Jonathan Remy Nash. Prosecuting federal crimes in state courts. 97 Va. L. Rev. 243-316 (2011).

Dwyer, Kellen S. Dormant Commerce Clause review of public-private partnerships after **United Haulers**: a competitive bidding solution. 18 Va. J. Soc. Pol'y & L. 203-246 (2011).

Green, Michael Steven. **Erie**'s suppressed premise. 95 Minn. L. Rev. 1111-1167 (2011).

Huppert, Matthew R. Note. Commercial purpose as constitutional purpose: reevaluating **Asahi** through the lens of international patent litigation. 111 Colum. L. Rev. 624-669 (2011).

Malson, Laurel Pyke, et al. The Foreign Sovereign Immunities Act: 2009 year in review. 17 Law & Bus. Rev. Am. 39-80 (2011).

Maupin, Julie A. MFN-based jurisdiction in investor-state arbitration: is there any hope for a consistent approach? 14 J. Int'l Econ. L. 157-190 (2011).

Raymond, Samuel. Note. Judicial politics and medical device preemption after **Riegel**. 5 N.Y.U. J.L. & Liberty 745-785 (2010).

Shelton, Jessica. Comment. Defective products in a defective system: legislation designed to level the playing field in international trade. 16 Roger Williams U. L. Rev. 171-210 (2011).

Page 14 June 24, 2011

#### **JURISPRUDENCE**

Aagaard, Todd S. Environmental harms, use conflicts, and neutral baselines in environmental law. 60 Duke L.J. 1505-1564 (2011).

Cahill, Courtney Megan. Disgust and the problematic politics of similarity. (Reviewing Martha C. Nussbaum, <u>From Disgust to Humanity: Sexual Orientation & Constitutional Law.</u>) 109 Mich. L. Rev. 943-961 (2011).

Claeys, Eric R. Exclusion and exclusivity in <u>Gridlock</u>. (Reviewing Michael Heller, <u>The Gridlock Economy: How Too Much Ownership Wrecks Markets, Stops Innovation, and Costs Lives</u>.) 53 Ariz. L. Rev. 9-49 (2011).

Cross, Lauren B. Comment. "Results not typical": the impact of the Federal Trade Commission's new guidelines for endorsements and testimonials. 32 Whittier L. Rev. 121-145 (2010).

Eberle, Edward J. The methodology of comparative law. 16 Roger Williams U. L. Rev. 51-72 (2011).

Erbsen, Allan. Constitutional spaces. 95 Minn. L. Rev. 1168-1267 (2011).

Fleischer, Miranda Perry. Equality of opportunity and the charitable tax subsides. 91 B.U. L. Rev. 601-663 (2011).

Laurin, Jennifer E. Trawling for **Herring**: lessons in doctrinal borrowing and convergence. 111 Colum. L. Rev. 670-744 (2011).

Peikoff, Amy L. Pragmatism and privacy. 5 N.Y.U. J.L. & Liberty 638-671 (2010).

Petersmann, Ernst-Ulrich. International economic law, 'public reason', and multilevel governance of interdependent public goods. 14 J. Int'l Econ. L. 23-76 (2011).

Rossi, Jim. Assessing the state of state constitutionalism. (Reviewing Robert F. Williams, <u>The Law of American State Constitutions.</u>) 109 Mich. L. Rev. 1145-1161 (2011).

Waldron, Jeremy. Planning for legality. (Reviewing Scott Shapiro, Legality.) 109 Mich. L. Rev. 883-902 (2011).

Ward, Kenneth D. Institutional virtues and constitutional theory: bracketing disagreements about justice. 30 Miss. C.L. Rev. 33-59 (2011).

Washington, Ellis. Natural law considerations of juvenile law. 32 Whittier L. Rev. 57-119 (2010).

Constitutional Interpretation and the Bill of Rights. Hon. Diarmuid O'Scannlain, moderator; Burt Neuborne and Randy E. Barnett, panelists. 5 N.Y.U. J.L. & Liberty 716-744 (2010).

#### **JUVENILES**

Angelone, Elizabeth A. Comment. The Texas two-step: the criminalization of truancy under the Texas "failure to attend" statute. 13 Scholar 433-481 (2011).

Caselli, Leonardo P. Case note. Criminal law—One small step for juveniles, one giant leap for juvenile justice. (**Graham v. Florida**, 130 S. Ct. 2011, 2010.) 11 Wyoming L. Rev. 269-293 (2011).

Cross, Lauren B. Comment. "Results not typical": the impact of the Federal Trade Commission's new guidelines for endorsements and testimonials. 32 Whittier L. Rev. 121-145 (2010).

Glickman, Courtney. Comment. Jon & Kate plus...child entertainment labor law complaints. 32 Whittier L. Rev. 147-169 (2010).

Gonzalez, Rosie and Janice Corbin. The cycle of violence: domestic violence and its effects on children. 13 Scholar 405-432 (2011).

Hall, John A. Sex offenders and child sex tourism: the case for passport revocation. 18 Va. J. Soc. Pol'y & L. 153-202 (2011).

Majd, Katayoon. Students of the mass incarceration nation. 54 How. L.J. 343-395 (2011).

Mummert, Robert. Comment. Sexting and the law: how lack of reform in California puts teenagers in jeopardy of prosecution under child pornography laws enacted to protect them. 38 W. St. U. L. Rev. 71-92 (2010).

Nagle, Luz E. Child soldiers and the duty of nations to protect children from participation in armed conflict. 19 Cardozo J. Int'l & Comp. L. 1-58 (2011).

Washington, Ellis. Natural law considerations of juvenile law. 32 Whittier L. Rev. 57-119 (2010).

Weaver, Jessica Dixon. The principle of subsidiarity applied: reforming the legal framework to capture the psychological abuse of children. 18 Va. J. Soc. Pol'y & L. 247-318 (2011).

#### LABOR LAW

Glickman, Courtney. Comment. Jon & Kate plus...child entertainment labor law complaints. 32 Whittier L. Rev. 147-169 (2010).

Russo, Robert. A cooperative conundrum? The NAALC and Mexican migrant workers in the United States. 17 Law & Bus. Rev. Am. 27-38 (2011).

Note and Responses. Independent Contractors, Employees, and Entrepreneurialism under the National Labor Relations Act: A Worker-by-Worker Approach. Note by Micah Prieb Stoltzfus Jost; replies by Jeffrey M. Hirsch and David Millon. 68 Wash. & Lee L. Rev. 311-373 (2011).

#### LAND USE PLANNING

Lewyn, Michael. What would Coase do? (About parking regulation). 22 Fordham Envtl. L. Rev. 89-118 (2010).

Page 15 June 24, 2011

Peloso, Margaret E. and Margaret R. Caldwell. Dynamic property rights: the public trust doctrine and takings in a changing climate. 30 Stan. Envtl. L.J. 51-120 (2011).

#### LAW AND SOCIETY

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

Howard Law Journal

Scholar:

Temple Law Review

Virginia Journal of Social Policy & the Law

Chaudhry, Faisal. The promise and paradox of Max Weber's legal sociology: the "categories of legal thought" as types of meaningful action and the persistence of the problem of judicial legislation. 20 S. Cal. Interdisc. L.J. 249-287 (2011).

Clark, Sherman J. Foreword. What we make matter. 109 Mich. L. Rev. 849-862 (2011).

Curran, Vivian Grosswald. History, memory and law. 16 Roger Williams U. L. Rev. 100-109 (2011).

Fleischer, Miranda Perry. Equality of opportunity and the charitable tax subsides. 91 B.U. L. Rev. 601-663 (2011).

Hahn, Kimiko, Jenny Rivera and Ruthann Robson. Translating equality: language, law and poetry. 13 N.Y. City L. Rev. 233-255 (2010).

Huntington, Clare. Purple haze. (Reviewing Naomi Cahn and June Carbone, Red Families v. Blue Families: Legal Polarization and the Creation of Culture.) 109 Mich. L. Rev. 903-921 (2011).

Kopel, David B., Paul Gallant and Joanne D. Eisen. How many global deaths are from arms? Reasons to question the 740,000 factoid being used to promote the Arms Trade Treaty. 5 N.Y.U. J.L. & Liberty 672-715 (2010).

Marr, Emily. Book note. The citizenship shibboleth: is the American dream everyone else's nightmare? (Reviewing Ayelet Shachar, The Birthright Lottery: Citizenship and Global Inequality.) 109 Mich. L. Rev. 1163-1173 (2011).

Newman, Alizabeth. Bridging the justice gap: building community by responding to individual need. 17 Clinical L. Rev. 615-669 (2011).

Oddi, A. Samuel. Plagues, pandemics, and patents: legality and morality. 51 IDEA 1-45 (2011).

Olsen, Tricia D., Leigh A. Payne and Andrew G. Reiter. The justice balance: when transitional justice improves human rights and democracy. 32 Hum. Rts. Q. 980-1007 (2010).

Quint, Peter E. A return to **Lüth**. 16 Roger Williams U. L. Rev. 73-85 (2011).

Ristroph, Alice. Criminal law in the shadow of violence. 62 Ala. L. Rev. 571-621 (2011).

Roberts, Dorothy E. What's wrong with race-based medicine?: genes, drugs, and health disparities. 12 Minn. J. L. Sci. & Tech. 1-21 (2011).

Sassoubre, Ticien Marie. The impulsive subject and the realist lens: law and consumer culture in Fritz Lang's *Fury*. 20 S. Cal. Interdisc. L.J. 325-364 (2011).

Savit, Eli. Book note. Profiting from *not for profit*: toward adequate humanities instruction in American K-12 schools. (Reviewing Martha C. Nussbaum, <u>Not For Profit</u>: <u>Why Democracy Needs the Humanities</u>.) 109 Mich. L. Rev. 1175-1189 (2011).

Sokol, D. Daniel. Explaining the importance of public choice for law. (Reviewing Maxwell L. Sterns and Todd J. Zywicki, <u>Public Choice Concepts and Applications in Law.</u>) 109 Mich. L. Rev. 1029-1048 (2011).

Tuerkheimer, Deborah. Science-dependent prosecution and the problem of epistemic contingency: a study of Shaken Baby Syndrome. 62 Ala. L. Rev. 513-569 (2011).

Fourth Annual Vinson & Elkins LLP/<u>Howard Law Journal</u> Symposium. Introduction by Derek W. Black; articles by Kevin Brown, Angela A. Ciolfi, James E. Ryan, Katayoon Majd and Rachel F. Moran. 54 How. L.J. 255-423 (2011).

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

Symposium: Health Disparities, Financing, and the Law: From Concept to Action. Articles by Calvin B. Johnson, Frank McClellan, Michael Campbell, Ruqaiijah Yearby, Ronda B. Goldfein, Sara R. Schalman-Bergen, Tine Hansen-Turton, Jamie Ware, Scott Burris, Evan D. Anderson, Ave Craigg, Corey S. Davis and Patricia Case. 82 Temp. L. Rev. 1137-1302 (2010).

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

#### LAW ENFORCEMENT AND CORRECTIONS

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

American Criminal Law Review

Burris, Scott, Evan D. Anderson, Ave Craigg, Corey S. Davis and Patricia Case. Racial disparities in injection-related HIV: a case study of toxic law. 82 Temp. L. Rev. 1263-1302 (2010).

Fetsco, Daniel M. Early release from prison in Wyoming: an overview of parole in Wyoming and elsewhere and an examination of current and future trends. 11 Wyoming L. Rev. 99-124 (2011).

Habes, Heather. Note. Paying for the graying: how California can more effectively manage its growing elderly inmate population. 20 S. Cal. Interdisc. L.J. 395-424 (2011).

Page 16 June 24, 2011

Majd, Katayoon. Students of the mass incarceration nation. 54 How. L.J. 343-395 (2011).

Taslitz, Andrew E. Prosecuting the informant culture. (Reviewing Alexandra Natapoff, <u>Snitching: Criminal Informants and the Erosion of American Justice.</u>) 109 Mich. L. Rev. 1077-1102 (2011).

Wade, Wallace. WHO'S LYING NOW?: how the public dissemination of incomplete, thus half-truthful, criminal record information regarding a statutorily rehabilitated petty offender is an unjust penalty and why laws regarding expungement of and restrictions on dissemination of criminal records information in California must be reformed. 38 W. St. U. L. Rev. 1-41 (2010).

Ward, Emily Ayn. Arizona case note. From pen to patrol: how Arizona law enforcement applied ... (Carrillo v. Houser, 232 P.3d 1245, 2010.) 53 Ariz. L. Rev. 345-361 (2011).

#### LAW OF THE SEA

Karim, Md. Saiful. Environmental pollution from the shipbreaking industry: international law and national legal response. 22 Geo. Int'l Envtl. L. Rev. 185-240 (2010).

Larkin, John E.D. UNCLOS and the balance of environmental and economic resources in the Arctic. 22 Geo. Int'l Envtl. L. Rev. 307-336 (2010).

#### LEGAL ANALYSIS AND WRITING

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

Roger Williams University Law Review

Clark, Sherman J. Foreword. What we make matter. 109 Mich. L. Rev. 849-862 (2011).

Cupples, Margaret Oertling. Appellate briefing: some thoughts on writing briefs that can clear a path through the jungle. 30 Miss. C.L. Rev. 1-14 (2011).

Erbsen, Allan. Constitutional spaces. 95 Minn. L. Rev. 1168-1267 (2011).

Rubin, Edward. The real formalists, the real realists, and what they tell us about judicial decision making and legal education. (Reviewing Brian Z. Tamanaha, <u>Beyond the Formalist-Realist Divide: The Role of Politics in Judging.</u>) 109 Mich. L. Rev. 863-882 (2011).

Sokol, D. Daniel. Explaining the importance of public choice for law. (Reviewing Maxwell L. Sterns and Todd J. Zywicki, <u>Public Choice Concepts and Applications in Law.</u>) 109 Mich. L. Rev. 1029-1048 (2011).

Constitutional Interpretation and the Bill of Rights. Hon. Diarmuid O'Scannlain, moderator; Burt Neuborne and Randy E. Barnett, panelists. 5 N.Y.U. J.L. & Liberty 716-744 (2010).

Symposium. Methodological Approaches to Comparative Law. Articles by Chris Nwachukwu Okeke, Edward J. Eberle, Peter E. Quint, Colin B. Picker, Vivian Grosswald Curran, David J. Gerber, Amalia D. Kessler and David S. Clark. 16 Roger Williams U. L. Rev. 1-138 (2011).

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

#### LEGAL EDUCATION

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

Clinical Law Review

Biderman, Paul. The Institute of Public Law: over four decades of public service. 40 N.M. L. Rev. 163-177 (2010).

Jewel, Lucille A. You're doing it wrong: how the anti-law school scam blogging movement can shape the legal profession. 12 Minn. J. L. Sci. & Tech. 239-278 (2011).

#### **LEGAL HISTORY**

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

Women's Rights Law Reporter

Cross, Lauren B. Comment. "Results not typical": the impact of the Federal Trade Commission's new guidelines for endorsements and testimonials. 32 Whittier L. Rev. 121-145 (2010).

El-Haj, Tabatha Abu. Changing the people: legal regulation and American democracy. 86 N.Y.U. L. Rev. 1-68 (2011).

Maclin, Tracey and Julia Mirabella. Framing the Fourth. (Reviewing William J. Cuddihy, <u>The Fourth Amendment: Origins and Original Meaning.</u>) 109 Mich. L. Rev. 1049-1076 (2011).

Quint, Peter E. A return to **Lüth**. 16 Roger Williams U. L. Rev. 73-85 (2011).

Tushnet, Mark. **Brainerd Currie Memorial Lecture**. Administrative law in the 1930s: the Supreme Court's accommodation of progressive legal theory. 60 Duke L.J. 1565-1637 (2011).

Zoldan, Evan C. The permanent seat of government: an unintended consequence of heightened scrutiny under the Contract Clause. 14 N.Y.U. J. Legis. & Pub. Pol'y 163-212 (2011).

Page 17 June 24, 2011

Symposium: Rutgers School of Law — Newark and the History of Women and the Law. Articles by Catharine A. MacKinnon, Esther Canty-Barnes, Diane Crothers, Sally F. Goldfarb, Ann B. Lesk, Lynn Hecht Schafran, Fred Strebeigh and Wendy Webster Williams. 31 Women's Rts. L. Rep. 177-257 (2010).

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

#### LEGAL PROFESSION

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

Texas Tech Law Review

Biderman, Paul. The Institute of Public Law: over four decades of public service. 40 N.M. L. Rev. 163-177 (2010).

Goldfein, Ronda B. and Sarah R. Schalman-Bergen. From the streets of Philadelphia: the AIDS Law Project of Pennsylvania's how-to primer on mitigating health disparities. 82 Temp. L. Rev. 1205-1234 (2010).

Jewel, Lucille A. You're doing it wrong: how the anti-law school scam blogging movement can shape the legal profession. 12 Minn. J. L. Sci. & Tech. 239-278 (2011).

Karin, Marcy L. and Robin R. Runge. Toward integrated law clinics that train social change advocates. 17 Clinical L. Rev. 563-614 (2011).

Morawetz, Nancy. Counterbalancing distorted incentives in Supreme Court *pro bono* practice: recommendations for the new Supreme Court *pro bono* bar and public interest practice communities. 86 N.Y.U. L. Rev. 131-206 (2011).

Newman, Alizabeth. Bridging the justice gap: building community by responding to individual need. 17 Clinical L. Rev. 615-669 (2011).

Perez, David A. Note. Deal or no deal? Remedying ineffective assistance of counsel during plea bargaining. 120 Yale L.J. 1532-1577 (2011).

Steinitz, Maya. Whose claim is this anyway? Third-party litigation funding. 95 Minn. L. Rev. 1268-1338 (2011).

Symposium. Lawyer and law Firm Disputes: Problems and Prevention. Foreword by James W. Jones; articles by Robert W. Hillman, Douglas R. Richmond, Cheryl L. Anderson, Leonard Gross and Elizabeth S. Miller. 43 Tex. Tech. L. Rev. 445-586 (2011).

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

#### LEGAL RESEARCH AND BIBLIOGRAPHY

Biderman, Paul. The Institute of Public Law: over four decades of public service. 40 N.M. L. Rev. 163-177 (2010).

#### LEGISLATION

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

New York University Journal of Legislation and Public Policy

Ditta, Frank David. Note. Leading the way in unconstitutional delegations of legislative power: statutory incorporation of the LEED rating system. 39 Hofstra L. Rev. 369-404 (2010).

Lechtholz-Zey, Jacqueline. Comment. Third time's a charm? Why Congress should modify the newest incarnation of the Design Piracy Prohibition Act. 30 Loy. L.A. Ent. L. Rev. 511-542 (2010).

#### MEDICAL JURISPRUDENCE

Boughman, Joann A. and Kyle M. Brown. The geneticists' approach to **Bilski**. 6 J. Bus, & Tech. L. 59-81 (2011).

Contreras, Jorge L. Bermuda's legacy: policy, patents, and design of the genome commons. 12 Minn. J. L. Sci. & Tech. 61-125 (2011).

Eggeson, Neal F., Jr. Snatching confusion from the jaws of clarity: the puzzling evolution of the discovery rule *vis-à-vis* Indiana's medical malpractice statute of limitations. [Includes photograph.] 8 Ind. Health L. Rev. 95-140 (2011).

Harrell, Heather. Direct-to-consumer advertising of prescription pharmaceuticals, the learned intermediary doctrine, and fiduciary duties. 8 Ind. Health L. Rev. 69-93 (2011).

Kane, Eileen M. Patenting genes and genetic methods: what's at stake? 6 J. Bus. & Tech. L. 1-33 (2011).

Mayer, David A. and Christopher McGrath. And justice for all: an alternative decision to **Williams v. Nassau County Medical Center** to ameliorate the harsh impact of New York's late notice claim statute on infant medical malpractice plaintiffs. 12 Minn. J. L. Sci. & Tech. 23-59 (2011).

Mueller, Janice M. Facilitating patient access to patent-protected genetic testing. 6 J. Bus. & Tech. L. 83-101 (2011).

O'Brien, Molly. Comment. An intersection of ethics and law: the frozen embryo dilemma and the chilling choice between life and death. 32 Whittier L. Rev. 171-196 (2010).

Roberts, Dorothy E. What's wrong with race-based medicine?: genes, drugs, and health disparities. 12 Minn. J. L. Sci. & Tech. 1-21 (2011).

Rosenblatt, Adam. International forensic investigations and the human rights of the dead. 32 Hum. Rts. Q. 921-950 (2010).

Secara, Nicholas A. Note. Has Italy discovered Virgil? Utilizing the British archetype to create end-of-life legislation in Italy. 19 Cardozo J. Int'l & Comp. L. 127-170 (2011).

Page 18 June 24, 2011

Sung, Lawrence M. Medical alert: alarming challenges facing medical technology innovation. 6 J. Bus. & Tech. L. 35-58 (2011).

Williams, Zach. Note. When the physician says you have to get the shot, but mommy says no: the cases of Taige Mueller and Daniel Hauser, and how the state may force parents to accept unwanted medical treatment for their children. 8 Ind. Health L. Rev. 199-228 (2011).

Wilson, Chad J. Note. Working the system: should patients in need of an organ transplant be able to join multiple waitlists? 8 Ind. Health L. Rev. 229-258 (2011).

#### MILITARY, WAR AND PEACE

Grosso, Catherine M., David C. Baldus and George Woodworth. The role of intimacy in the prosecution and sentencing of capital murder cases in the U.S. Armed Forces, 1984-2005. 40 N.M. L. Rev. 273-297 (2010).

Hobel, Mark W.S. Note. "So vast an area of legal irresponsibility"? The superior orders defense and good faith reliance on advice of counsel. 111 Colum. L. Rev. 574-623 (2011).

Kopel, David B., Paul Gallant and Joanne D. Eisen. How many global deaths are from arms? Reasons to question the 740,000 factoid being used to promote the Arms Trade Treaty. 5 N.Y.U. J.L. & Liberty 672-715 (2010).

Nagle, Luz E. Child soldiers and the duty of nations to protect children from participation in armed conflict. 19 Cardozo J. Int'l & Comp. L. 1-58 (2011).

Parker, Bradley A. Note. Material support and the First Amendment: eliminating terrorist support by punishing those with no intention to support terror? 13 N.Y. City L. Rev. 291-312 (2010).

#### MOTOR VEHICLES

Owsley, Judge Brian L. Issues concerning charges for driving while intoxicated in Texas federal courts. 42 St. Mary's L.J. 411-454 (2011).

Ward, Emily Ayn. Arizona case note. From pen to patrol: how Arizona law enforcement applied ... (Carrillo v. Houser, 232 P.3d 1245, 2010.) 53 Ariz. L. Rev. 345-361 (2011).

#### NATURAL RESOURCES LAW

Bork, Karrigan. Note. Listed species reintroductions on private land: limiting landowner liability. 30 Stan. Envtl. L.J. 177-239 (2011).

Kimbrell, Tristan. Note. Moving species and non-moving reserves: conservation banking and the impact of global climate change. 22 Fordham Envtl. L. Rev. 119-157 (2010).

Murray, Lauren B. Casenote. For the birds: judicial expansion of executive power in ... (**Fund for Animals v. Kempthorne**, 538 F.3d 124, 2008.) 22 Vill. Envtl. L.J. 31-55 (2011).

#### OIL, GAS, AND MINERAL LAW

Fitzsimmons, Shauna. Comment. A life beyond the lease: the pooling power survives the termination of the oil and gas lease in Texas. (**Wagner & Brown v. Sheppard**, 282 S.W.3d 419, 2008.) 43 Tex. Tech. L. Rev. 719-754 (2011).

#### **ORGANIZATIONS**

Bailey, David A. Comment. Pull up a seat: Brazil should be the next permanent member of the United Nations Security Council. 17 Law & Bus. Rev. Am. 83-110 (2011).

Piccirilli, Anthony P. Note. Flirting with Pandora's Box: the legal challenges presented by Pennsylvania's proposed Arts Tax. 8 Pitt. Tax Rev. 61-74 (2010).

#### **PARTNERSHIPS**

Hillman, Robert W. Law firm risk management in an era of breakups and lawyer mobility: limitations and opportunities. 43 Tex. Tech. L. Rev. 449-469 (2011).

Johnson, Lyman. Delaware's non-waivable duties. 91 B.U. L. Rev. 701-725 (2011).

Miller, Elizabeth S. The perils and pitfalls of practicing law in a Texas limited liability partnership. 43 Tex. Tech. L. Rev. 563-586 (2011).

Richmond, Douglas R. The contemporary legal environment and employment claims against law firms. 43 Tex. Tech. L. Rev. 471-514 (2011).

#### **POLITICS**

Claussen, Kathleen E. Engaging closed societies through international arbitration: lessons from the Cuban experience. 17 Law & Bus. Rev. Am. 11-25 (2011).

El-Haj, Tabatha Abu. Changing the people: legal regulation and American democracy. 86 N.Y.U. L. Rev. 1-68 (2011).

Gantt, E. Rebecca. Note. Toward recognition of a monetary threshold in campaign finance disclosure law. 97 Va. L. Rev. 385-430 (2011).

Harkin, Sen. Tom. Filibuster reform: curbing abuse to prevent minority tyranny in the Senate. 14 N.Y.U. J. Legis. & Pub. Pol'y 1-10 (2011).

Kang, Michael S. and Joanna M. Shepherd. The partisan price of justice: an empirical analysis of campaign contributions and judicial decisions. 86 N.Y.U. L. Rev. 69-130 (2011).

Karlan, Pamela S. Lightning in the hand: Indians and voting rights. (Reviewing Laughlin McDonald, <u>American Indians and the Fight for Equal Voting Rights.</u>) 120 Yale L.J. 1420-1453 (2011).

Page 19 June 24, 2011

Marr, Emily. Book note. The citizenship shibboleth: is the American dream everyone else's nightmare? (Reviewing Ayelet Shachar, The Birthright Lottery: Citizenship and Global Inequality.) 109 Mich. L. Rev. 1163-1173 (2011).

Wedeking, Justin and Dion Farganis. The candor factor: does nominee evasiveness affect Judiciary Committee support for Supreme Court nominees? 39 Hofstra L. Rev. 329-368 (2010).

Zoldan, Evan C. The permanent seat of government: an unintended consequence of heightened scrutiny under the Contract Clause. 14 N.Y.U. J. Legis. & Pub. Pol'y 163-212 (2011).

#### PRACTICE AND PROCEDURE

Degnan, David. Accounting for the costs of electronic discovery. 12 Minn. J. L. Sci. & Tech. 151-190 (2011).

Elrod, Hon. Jennifer Walker. **Lewis F. Powell, Jr. Distinguished Lecture**. W(h)ither the jury? The diminishing role of the jury trial in our legal system. 68 Wash. & Lee L. Rev. 3-23 (2011).

Goldfein, Ronda B. and Sarah R. Schalman-Bergen. From the streets of Philadelphia: the AIDS Law Project of Pennsylvania's how-to primer on mitigating health disparities. 82 Temp. L. Rev. 1205-1234 (2010).

Lahav, Alexandra D. Are class actions unconstitutional? (Reviewing Martin H. Redish, Wholesale Justice: Constitutional Democracy and the Class Action Lawsuit.) 109 Mich. L. Rev. 993-1009 (2011).

MacKenzie, Robert P. III and C. Clayton Bromberg Jr. Jury misconduct. What happens behind closed doors. 62 Ala. L. Rev. 623-643 (2011).

Mann, Rex. What the Federal Rules of Procedure Forms say about **Twombly** and **Iqbal**: implications of the Forms on the Supreme Court's standard. 41 U. Mem. L. Rev. 501-550 (2011).

Mayer, David A. and Christopher McGrath. And justice for all: an alternative decision to **Williams v. Nassau County Medical Center** to ameliorate the harsh impact of New York's late notice claim statute on infant medical malpractice plaintiffs. 12 Minn. J. L. Sci. & Tech. 23-59 (2011).

Miller, Arthur R. **Walter B. Huffman Distinguished Lecture**. Are the federal courthouse doors closing? What's happened to the Federal Rules of Civil Procedure? 43 Tex. Tech. L. Rev. 587-599 (2011).

Quiñones, April Y. Comment. Texas Civil Practice & Remedies Code § 41.0105: a time for clarification. 42 St. Mary's L.J. 551-594 (2011).

Segal, Paula Z. Note. A more inclusive democracy: challenging felon jury exclusion in New York. 13 N.Y. City L. Rev. 313-385 (2010).

Smith, Morgan. On notice: the Supreme Court's recent decisions regarding heightened pleading requirements leave much to be desired. 10 Appalachian J.L. 47-63 (2010).

Steinitz, Maya. Whose claim is this anyway? Third-party litigation funding. 95 Minn. L. Rev. 1268-1338 (2011).

Watts, Mikal C. and Emily C. Jeffcott. A primer on **Batson**, including discussion of **Johnson v. California**, **Miller-El v. Dretke**, **Rice v. Collins**, & **Snyder v. Louisiana**. 42 St. Mary's L.J. 337-410 (2011).

#### PRESIDENT/EXECUTIVE DEPARTMENT

Murray, Lauren B. Casenote. For the birds: judicial expansion of executive power in ... (**Fund for Animals v. Kempthorne**, 538 F.3d 124, 2008.) 22 Vill. Envtl. L.J. 31-55 (2011).

Note and responses. SIGTARP and the Executive-Legislative Clash: Confronting a **Bowsher** Issue with an Eye Toward Preserving the Separation of Powers During Future Crisis Legislation. Note by Aaron R. Sims; responses by Jonathan R. Siegel and Adam F. Scales. 68 Wash. & Lee L. Rev. 375-464 (2011).

#### PRODUCTS LIABILITY

Harrell, Heather. Direct-to-consumer advertising of prescription pharmaceuticals, the learned intermediary doctrine, and fiduciary duties. 8 Ind. Health L. Rev. 69-93 (2011).

Raymond, Samuel. Note. Judicial politics and medical device preemption after **Riegel**. 5 N.Y.U. J.L. & Liberty 745-785 (2010).

Shelton, Jessica. Comment. Defective products in a defective system: legislation designed to level the playing field in international trade. 16 Roger Williams U. L. Rev. 171-210 (2011).

#### PROFESSIONAL ETHICS

Babich, Adam. Controversy, conflicts, and law school clinics. 17 Clinical L. Rev. 469-513 (2011).

Comes, Diana M. Note. Meet me in the middle: the time is ripe for Tennessee to adopt the Uniform Collaborative Law Act. 41 U. Mem. L. Rev. 551-596 (2011).

Korn, David, M.D. Financial conflicts of interest in academic medicine: whence they came, where they went. [Includes photograph.] 8 Ind. Health L. Rev. 1-42 (2011).

Lipman, Abigail H. Note. Extrajudicial comments and the special responsibilities of prosecutors: failings of the Model Rules in today's media age. 47 Am. Crim. L. Rev. 1513-1553 (2010).

Page 20 June 24, 2011

#### PROPERTY—PERSONAL AND REAL

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

Arizona Law Review

Bernier, Michael V. Note. When the legislature robs Peter to pay Paul: pretextual takings and ... (**Goldstein v. Pataki**, 516 F.3d 50, 2008.) 30 Miss. C.L. Rev. 87-120 (2011).

Marr, Emily. Book note. The citizenship shibboleth: is the American dream everyone else's nightmare? (Reviewing Ayelet Shachar, The Birthright Lottery: Citizenship and Global Inequality.) 109 Mich. L. Rev. 1163-1173 (2011).

Owley, Jessica. Changing property in a changing world: a call for the end of perpetual conservation easements. 30 Stan. Envtl. L.J. 121-173 (2011).

Peloso, Margaret E. and Margaret R. Caldwell. Dynamic property rights: the public trust doctrine and takings in a changing climate. 30 Stan. Envtl. L.J. 51-120 (2011).

Symposium. Tragedies of the Gridlock Economy: How Mis-Configuring Property Rights Stymies Social Efficiency. Introduction by Harold Demsetz; articles by Eric R. Claeys, Richard A. Epstein, Thomas W. Hazlett, Doug Lichtman, Robert P. Merges, Adam Mossoff and Kevin Werbach. 53 Ariz. L. Rev. 1-254 (2011).

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

#### PSYCHOLOGY AND PSYCHIATRY

Blumenthal, Jeremy A. and Terry L. Turnipseed. The Polling Place Priming (PPP) Effect: is voting in churches (or anywhere else) unconstitutional? 91 B.U. L. Rev. 561-599 (2011).

Miller, Jeslyn A. Comment. Sex offender civil commitment: the treatment paradox. 98 Cal. L. Rev. 2093-2128 (2010).

Tsesis, Alexander. Due process in civil commitments. 68 Wash. & Lee L. Rev. 253-307 (2011).

Weaver, Jessica Dixon. The principle of subsidiarity applied: reforming the legal framework to capture the psychological abuse of children. 18 Va. J. Soc. Pol'y & L. 247-318 (2011).

#### RELIGION

Phillips, James Cleith. "All of the blood and treasure": the Founders on Christian Legal Society Chapter of the University of California, Hastings College of the Law v. Martinez. 30 Miss. C.L. Rev. 15-32 (2011).

Temperman, Jeroen. State neutrality in public school education: an analysis of the interplay between the neutrality principle, the right to adequate education, children's right to freedom of religion or belief, parental liberties, and the position of teachers. 32 Hum. Rts. Q. 865-897 (2010).

#### REMEDIES

Partlett, David and Barbara McDonald. International publications and protection of reputation: a margin of appreciation but not subservience? 62 Ala. L. Rev. 477-511 (2011).

#### **RICO**

Elman, Emily. Note. Defining the scope of extortion liability after **Scheidler v. NOW**. 14 N.Y.U. J. Legis. & Pub. Pol'y 213-243 (2011).

#### SCIENCE AND TECHNOLOGY

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

Minnesota Journal of Law, Science & Technology Santa Clara Computer & High Technology Law Journal

Buller, Daniel J. Note. Copyright infringement in the ether: RAM buffering and the Copyright Act's duration requirement. 59 U. Kan. L. Rev. 659-685 (2011).

Dawes, A. Robert. Student paper. Network neutrality and the file sharing hydra: a new opportunity in the fight against copyright infringement. 30 Loy. L.A. Ent. L. Rev. 543-554 (2010).

Garon, Jon M. Searching inside Google: cases, controversies, and the future of the world's most provocative company. 30 Loy. L.A. Ent. L. Rev. 429-475 (2010).

Grinffiel, Julieta. Note. Don't shoot the messenger: civil liability for ISPs after ... (Virginia da Cunha v. Yahoo! of Argentina & Google Inc., La Ley [L.L.] (2010-E-107) (Arg.), 2010.) 17 Law & Bus. Rev. Am. 111-120 (2011).

Hofmeister, Matthew. Note. The RIAA and online piracy: why bundling access to digital music with other products and services would give the industry greater control over downloading. 30 Loy. L.A. Ent. L. Rev. 565-575 (2010).

Joh, Elizabeth E. DNA theft: recognizing the crime of nonconsensual genetic collection and testing. 91 B.U. L. Rev. 665-700 (2011).

Lichtman, Doug. Google Book Search in the gridlock economy. 53 Ariz. L. Rev. 131-143 (2011).

McCuistion, Jason G. Note. Culpable discord: defining the limitations of contributory liability in Internet-based file sharing. 41 U. Mem. L. Rev. 597-635 (2011).

Terry, Nicolas P. Certification and meaningful use: reframing adoption of health records as a quality imperative. [Includes photograph.] 8 Ind. Health L. Rev. 43-68 (2011).

Smith, Jenny Parker. Comment. ThreatSense technology: sniffing technology and the threat to your Fourth Amendment rights. 43 Tex. Tech. L. Rev. 615-645 (2011).

Page 21 June 24, 2011

Toney, Jeffrey H., et al. Science and human rights: a bridge towards benefiting humanity. 32 Hum. Rts. Q. 1008-1017 (2010).

Tuerkheimer, Deborah. Science-dependent prosecution and the problem of epistemic contingency: a study of Shaken Baby Syndrome. 62 Ala. L. Rev. 513-569 (2011).

#### SECURITIES LAW

Alterbaum, Daniel S. Comment. To "make full disclosure and play no tricks": a proposal to enhance fee transparency after ... (**Jones v. Harris Associates**, 130 S. Ct. 1418, 2010.) 120 Yale L.J. 1579-1588 (2011).

Apolinsky, Joanna B. Insider trading as misfeasance: the yielding of the fiduciary requirement. 59 U. Kan. L. Rev. 493-539 (2011).

Gucwa, Robert G. Note. The 2007 collapse in securitization: a case for regulatory reform. 14 N.Y.U. J. Legis. & Pub. Pol'y 245-280 (2011).

Truver, Kristen A. Note. Cutting the party line: how the SEC can silence persisting phone call tips. 39 Hofstra L. Rev. 447-485 (2010).

#### SEXUALITY AND THE LAW

Allen, Anita L. Privacy torts: unreliable remedies for LGBT plaintiffs. 98 Cal. L. Rev. 1711-1764 (2010).

Cahill, Courtney Megan. Disgust and the problematic politics of similarity. (Reviewing Martha C. Nussbaum, <u>From Disgust to Humanity: Sexual Orientation & Constitutional Law.</u>) 109 Mich. L. Rev. 943-961 (2011).

Caster, Austin. Comment. Why same-sex marriage will not repeat the errors of no-fault divorce. 38 W. St. U. L. Rev. 43-70 (2010).

Connolly, Catherine. Gay rights in Wyoming: a review of federal and state law. 11 Wyoming L. Rev. 125-163 (2011).

Derringer, Matthew. Note. If addiction is a mental disease, let's start treating it like one: an additional recommendation for the Indiana General Assembly's Prenatal Substance Abuse Commission. 8 Ind. Health L. Rev. 141-169 (2011).

Hall, John A. Sex offenders and child sex tourism: the case for passport revocation. 18 Va. J. Soc. Pol'y & L. 153-202 (2011).

McCurdy, Jessica. Note. Outcasts: the exclusion of sexual offenders from social networking sites. 47 Am. Crim. L. Rev. 1577-1589 (2010).

Miller, Jeslyn A. Comment. Sex offender civil commitment: the treatment paradox. 98 Cal. L. Rev. 2093-2128 (2010).

Mummert, Robert. Comment. Sexting and the law: how lack of reform in California puts teenagers in jeopardy of prosecution under child pornography laws enacted to protect them. 38 W. St. U. L. Rev. 71-92 (2010).

Ngwena, Charles G. Inscribing abortion as a human right: significance of the Protocol on the Rights of Women in Africa. 32 Hum. Rts. Q. 783-864 (2010).

O'Brien, Molly. Comment. An intersection of ethics and law: the frozen embryo dilemma and the chilling choice between life and death. 32 Whittier L. Rev. 171-196 (2010).

O'Connor, Michael J. Student article. Legitimate defense of civil rights or raw congressional power grab? The constitutionality of the Freedom of Choice Act. 32 Whittier L. Rev. 1-56 (2010).

Ritter, Michael J. **Perry v. Schwarzenegger**: trying same-sex marriage. 13 Scholar 363-393 (2011).

Schupp-Star, Rachael M. Comment. The Hague Convention on the Protection of Children and Cooperation in Respect of Intercountry Adoption: the need for a uniform standard for intercountry adoption by homosexuals. 16 Roger Williams U. L. Rev. 139-170 (2011).

Smith, K'Shaani O. Note. **Prosecutor v. Lubanga**: how the International Criminal Court failed the women and girls of the Congo. (**Prosecutor v. Lubanga**, Case No. ICC-01/04-01/06, 2007.) 54 How. L.J. 467-500 (2011).

Stirnitzke, Audrey C. Note. Transsexualtity, marriage, and the myth of true sex. 53 Ariz. L. Rev. 285-319 (2011).

Unzelman, Allen C. Student update. Latin America update: the development of same-sex marriage and adoption laws in Mexico and Latin America. 17 Law & Bus. Rev. Am. 135-145 (2011).

#### SOCIAL WELFARE

Campbell, Michael. Did I do that? An argument for requiring Pennsylvania to evaluate the racial impact of Medicaid policy decisions prior to implementation. 82 Temp. L. Rev. 1163-1176 (2010).

Colby, Hayden. Comment. How Texas can better protect seniors from financial abuse and mismanagement associated with Alzheimer's Disease. 13 Scholar 483-527 (2011).

Satz, Ani B. Fragmented lives: disability discrimination and the role of "environment-framing." 68 Wash. & Lee L. Rev. 187-252 (2011).

#### **SPORTS**

Carter, Matt. Note. Punting on logic: the Roberts Court to sack small business once again in **American Needle v. NFL**. 30 Loy. L.A. Ent. L. Rev. 477-509 (2010).

#### STATE AND LOCAL GOVERNMENT LAW

Anonymous. The Pennsylvania tax appeals process and suggested reform. 8 Pitt. Tax Rev. 5-28 (2010).

Page 22 June 24, 2011

Quiñones, April Y. Comment. Texas Civil Practice & Remedies Code § 41.0105: a time for clarification. 42 St. Mary's L.J. 551-594 (2011).

Rebling, Blake W. Note. The rise of the pedicab: municipal regulation of an emerging industry. 53 Ariz. L. Rev. 255-284 (2011).

#### TAXATION—FEDERAL INCOME

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

Pittsburgh Tax Review

Brunson, Samuel D. Grown-up income shifting: yesterday's kiddie tax is not enough. 59 U. Kan. L. Rev. 457-492 (2011).

Fleischer, Miranda Perry. Equality of opportunity and the charitable tax subsides. 91 B.U. L. Rev. 601-663 (2011).

Kanoy, Leah Carson. The effectiveness of the Internal Revenue Code's adoption tax credit: fostering the nation's future? 21 U. Fla. J.L. & Pub. Pol'y 201-226 (2010).

Karayan, Catherine A. Note. What artworks may come (to a museum near you): the state of fractional charitable giving at the intersection of museology and tax policy. 20 S. Cal. Interdisc. L.J. 459-488 (2011).

#### **TORTS**

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

California Law Review

Braley, John R. III and John R. Braley IV. It's all fun and games until someone gets hurt: tort liability and managing recreational activity risk in Virginia. 10 Appalachian J.L. 1-25 (2010).

Eggeson, Neal F., Jr. Snatching confusion from the jaws of clarity: the puzzling evolution of the discovery rule *vis-à-vis* Indiana's medical malpractice statute of limitations. [Includes photograph.] 8 Ind. Health L. Rev. 95-140 (2011).

Higdon, Philip R. and Abiman Rajadurai. A quarter century later: revisiting defamation in New Mexico. 40 N.M. L. Rev. 197-206 (2010).

Mayer, David A. and Christopher McGrath. And justice for all: an alternative decision to **Williams v. Nassau County Medical Center** to ameliorate the harsh impact of New York's late notice claim statute on infant medical malpractice plaintiffs. 12 Minn. J. L. Sci. & Tech. 23-59 (2011).

Partlett, David and Barbara McDonald. International publications and protection of reputation: a margin of appreciation but not subservience? 62 Ala. L. Rev. 477-511 (2011).

Richards, Dustin Joseph. Case note. Tort law—Overruled! Wyoming's novel interpretation of the Wrongful Death Act's personal representative. (*In re Estate of Johnson*, 231 P.3d 873, 2010.) 11 Wyoming L. Rev. 241-266 (2011).

Rudman-Santos, Anna. Comment. Comparative fault—**Banks v. Elks Club Pride**: preserving fairness in liability while adhering to strict comparative fault principles. 41 U. Mem. L. Rev. 637-661 (2011).

Taubel, Eric. Note. The ICS three-step: a procedural alternative for Section 230 of the Communications Decency Act and derivative liability in the online setting. 12 Minn. J. L. Sci. & Tech. 365-390 (2011).

Prosser's *Privacy* at 50: A Symposium on Privacy in the 21st Century. Articles by Anita L. Allen, Fred H. Cate, Danielle Keats Citron, Viktor Mayer-Schönberger, Neil M. Richards, Daniel J. Solove, Paul M. Schwartz, Karl-Nikolaus Peifer, Spiros Simitis and Lior Jacob Strahilevitz. 98 Cal. L. Rev. 1711-2048 (2010).

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

#### TRADE REGULATION

Abramson, Brian Dean. The patent ambush: misuse or *caveat emptor*? 51 IDEA 71-109 (2011).

Carter, Matt. Note. Punting on logic: the Roberts Court to sack small business once again in **American Needle v. NFL**. 30 Loy. L.A. Ent. L. Rev. 477-509 (2010).

Gossett, Alexandra. Comment. Brazil's utilization of self-regulation to control the advertising industry. 17 Law & Bus. Rev. Am. 121-131 (2011).

Lastowka, Greg. Innovative copyright. (Reviewing Michael A. Carrier, <u>Innovation for the 21st Century: Harnessing the Power of Intellectual Property and Antitrust Law.</u>) 109 Mich. L. Rev. 1011-1028 (2011).

Macey, Jonathan R. and James P. Holdcroft, Jr. Failure is an option: an ersatz-antitrust approach to financial regulation. 120 Yale L.J. 1368-1418 (2011).

#### TRANSPORTATION LAW

Rebling, Blake W. Note. The rise of the pedicab: municipal regulation of an emerging industry. 53 Ariz. L. Rev. 255-284 (2011).

#### WATER LAW

Beagles, Mallory A. Comment. Hydrating the Lone Star State for years to come: a call to implement instream flow protections. 43 Tex. Tech. L. Rev. 687-717 (2011).

Dornbos, Jeffrey S. All (water) politics is local: a proposal for resolving transboundary water disputes. 22 Fordham Envtl. L. Rev. 1-41 (2010).

Hesser, Justin Newell. Comment. The nature of interstate groundwater resources and the need for states to effectively manage the resource through interstate compacts. 11 Wyoming L. Rev. 25-46 (2011).

Page 23 June 24, 2011

#### WOMEN

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

Women's Rights Law Reporter

Derringer, Matthew. Note. If addiction is a mental disease, let's start treating it like one: an additional recommendation for the Indiana General Assembly's Prenatal Substance Abuse Commission. 8 Ind. Health L. Rev. 141-169 (2011).

Lenox, Marne L. Note. Neutralizing the gendered collateral consequences of the war on drugs. 86 N.Y.U. L. Rev. 280-315 (2011).

Ngwena, Charles G. Inscribing abortion as a human right: significance of the Protocol on the Rights of Women in Africa. 32 Hum. Rts. Q. 783-864 (2010).

Symposium: Rutgers School of Law — Newark and the History of Women and the Law. Articles by Catharine A. MacKinnon, Esther Canty-Barnes, Diane Crothers, Sally F. Goldfarb, Ann B. Lesk, Lynn Hecht Schafran, Fred Strebeigh and Wendy Webster Williams. 31 Women's Rts. L. Rep. 177-257 (2010).

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

Symposium: The Gender Dimensions of Terrorism. Keynote address by Susan N. Herman; articles by Paige W. Eager, Margaret Gonzalez-Perez and Amina Jamal. 31 Women's Rts. L. Rep. 258-308 (2010).

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

#### TABLES OF CONTENTS OF INDEXED LAW REVIEWS

### 62 ALABAMA LAW REVIEW, NO. 3, PP. 477-686, 2011.

Partlett, David and Barbara McDonald. International publications and protection of reputation: a margin of appreciation but not subservience? 62 Ala. L. Rev. 477-511 (2011).

Tuerkheimer, Deborah. Science-dependent prosecution and the problem of epistemic contingency: a study of Shaken Baby Syndrome. 62 Ala. L. Rev. 513-569 (2011).

Ristroph, Alice. Criminal law in the shadow of violence. 62 Ala. L. Rev. 571-621 (2011).

MacKenzie, Robert P. III and C. Clayton Bromberg Jr. Jury misconduct. What happens behind closed doors. 62 Ala. L. Rev. 623-643 (2011).

Christensen, Joshua. Note. Beguiled by **Giles**: the overlooked duality of forfeiture by wrongdoing. 62 Ala. L. Rev. 645-662 (2011).

Lester, James Conrad. Note. Inculcation into indoctrination. Predicting Justice Sotomayor's impact on teachers' speech in the public school classroom. 62 Ala. L. Rev. 663-685 (2011).

### 47 AMERICAN CRIMINAL LAW REVIEW, NO. 4, FALL, 2010.

ABA Criminal Justice Standards on the Treatment of Prisoners. 47 Am. Crim. L. Rev. 1361-1420 (2010).

Schlanger, Margo. Regulating segregation: the contribution of the ABA Criminal Justice Standards on the Treatment of Prisoners. 47 Am. Crim. L. Rev. 1421-1440 (2010).

Schriro, Dora. Improving conditions of confinement for criminal inmates and immigrant detainees. 47 Am. Crim. L. Rev. 1441-1451 (2010).

Fathi, David C. The challenges of prison oversight. 47 Am. Crim. L. Rev. 1453-1462 (2010).

Lipper, Gregory M. Foreign Corrupt practices Act and the elusive question of intent. 47 Am. Crim. L. Rev. 1463-1489 (2010).

Merjian, Armen H. Lonesome agony: **Heard v. The District of Columbia** and the struggle against disability discrimination in the D.C. penal system. 47 Am. Crim. L. Rev. 1491-1512 (2010).

Lipman, Abigail H. Note. Extrajudicial comments and the special responsibilities of prosecutors: failings of the Model Rules in today's media age. 47 Am. Crim. L. Rev. 1513-1553 (2010).

Kozell, Rick. Note. Striking the proper balance: articulating the role of morality in the legislative and judicial processes. 47 Am. Crim. L. Rev. 1555-1575 (2010).

McCurdy, Jessica. Note. Outcasts: the exclusion of sexual offenders from social networking sites. 47 Am. Crim. L. Rev. 1577-1589 (2010).

### 10 APPALACHIAN JOURNAL OF LAW, NO. 1, WINTER, 2010.

Braley, John R. III and John R. Braley IV. It's all fun and games until someone gets hurt: tort liability and managing recreational activity risk in Virginia. 10 Appalachian J.L. 1-25 (2010).

Horton, David. Illuminating the path of aliens' judicial recourse: preventing another **Bowoto v. Chevron** by congressional legislation. 10 Appalachian J.L. 27-46 (2010).

Smith, Morgan. On notice: the Supreme Court's recent decisions regarding heightened pleading requirements leave much to be desired. 10 Appalachian J.L. 47-63 (2010).

Page 24 June 24, 2011

Clermont, Woody R. You can't beat the ride: the increasing rules of evidence inclusion. 10 Appalachian J.L. 65-90 (2010).

### 53 ARIZONA LAW REVIEW, NO. 1, SPRING, 2011.

Symposium. Tragedies of the Gridlock Economy: How Mis-Configuring Property Rights Stymies Social Efficiency. 53 Ariz. L. Rev. 1-254 (2011).

Demsetz, Harold. Transaction cost and the organization of ownership—an introduction. 53 Ariz. L. Rev. 1-7 (2011).

Claeys, Eric R. Exclusion and exclusivity in <u>Gridlock</u>. (Reviewing Michael Heller, <u>The Gridlock Economy: How Too Much Ownership Wrecks Markets, Stops Innovation, and Costs Lives.</u>) 53 Ariz. L. Rev. 9-49 (2011).

Epstein, Richard A. Heller's gridlock economy in perspective: why there is too little, not too much private property. 53 Ariz. L. Rev. 51-82 (2011).

Hazlett, Thomas W. Tragedy TV: rights fragmentation and the junk band problem. 53 Ariz. L. Rev. 83-130 (2011).

Lichtman, Doug. Google Book Search in the gridlock economy. 53 Ariz. L. Rev. 131-143 (2011).

Merges, Robert P. Autonomy and independence: the normative face of transaction costs. 53 Ariz. L. Rev. 145-163 (2011).

Mossoff, Adam. The rise and fall of the first American patent thicket: the sewing machine war of the 1850s. 53 Ariz. L. Rev. 165-211 (2011).

Werbach, Kevin. The wasteland: anticommons, white spaces, and the fallacy of spectrum. 53 Ariz. L. Rev. 213-254 (2011).

Rebling, Blake W. Note. The rise of the pedicab: municipal regulation of an emerging industry. 53 Ariz. L. Rev. 255-284 (2011).

Stirnitzke, Audrey C. Note. Transsexualtity, marriage, and the myth of true sex. 53 Ariz. L. Rev. 285-319 (2011).

Honigman, Brad. Arizona case note. Considering cruelty: **State v. Chappell, State v. Snelling,** and the cruelty prong of the (F)(6) aggravator. (**State v. Chappell,** 236 P.3d 1176, 2010; **State v. Snelling,** 236 P.3d 409, 2010.) 53 Ariz. L. Rev. 321-344 (2011).

Ward, Emily Ayn. Arizona case note. From pen to patrol: how Arizona law enforcement applied ... (Carrillo v. Houser, 232 P.3d 1245, 2010.) 53 Ariz. L. Rev. 345-361 (2011).

#### 91 BOSTON UNIVERSITY LAW REVIEW, NO. 2, MARCH, 2011.

Binder, Guyora. Making the best of felony murder. 91 B.U. L. Rev. 403-559 (2011).

Blumenthal, Jeremy A. and Terry L. Turnipseed. The Polling Place Priming (PPP) Effect: is voting in churches (or anywhere else) unconstitutional? 91 B.U. L. Rev. 561-599 (2011).

Fleischer, Miranda Perry. Equality of opportunity and the charitable tax subsides. 91 B.U. L. Rev. 601-663 (2011).

Joh, Elizabeth E. DNA theft: recognizing the crime of nonconsensual genetic collection and testing. 91 B.U. L. Rev. 665-700 (2011).

Johnson, Lyman. Delaware's non-waivable duties. 91 B.U. L. Rev. 701-725 (2011).

Tobias, Carl. Judge Thompson and the appellate court confirmation process. 91 B.U. L. Rev. 727-751 (2011).

Hunter, Matthew. Note. Legislating the Appointments Clause. 91 B.U. L. Rev. 753-788 (2011).

Silverman, Valerie J. Note. Testing the testimonial doctrine: the impact of **Melendez-Diaz v. Massachusetts** on state-level criminal prosecutions and procedure. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 91 B.U. L. Rev. 789-832 (2011).

### 98 CALIFORNIA LAW REVIEW, NO. 6, DECEMBER, 2010.

Prosser's *Privacy* at 50: A Symposium on Privacy in the 21st Century. 98 Cal. L. Rev. 1711-2048 (2010).

Allen, Anita L. Privacy torts: unreliable remedies for LGBT plaintiffs. 98 Cal. L. Rev. 1711-1764 (2010).

Cate, Fred H. Protecting privacy in health research: the limits of individual choice. 98 Cal. L. Rev. 1765-1803 (2010).

Citron, Danielle Keats. Mainstreaming privacy torts. 98 Cal. L. Rev. 1805-1852 (2010).

Mayer-Schönberger, Viktor. Beyond privacy, beyond rights—toward a "systems" theory of information governance. 98 Cal. L. Rev. 1853-1885 (2010).

Richards, Neil M. and Daniel J. Solove. Prosser's privacy law: a mixed legacy. 98 Cal. L. Rev. 1887-1924 (2010).

Schwartz, Paul M. and Karl-Nikolaus Peifer. Prosser's *Privacy* and the German right of personality: are four privacy torts better than one unitary concept? 98 Cal. L. Rev. 1925-1987 (2010).

Page 25 June 24, 2011

Simitis, Spiros. Privacy — an endless debate? 98 Cal. L. Rev. 1989-2005 (2010).

Strahilevitz, Lior Jacob. Reunifying privacy law. 98 Cal. L. Rev. 2007-2048 (2010).

Lehe, Katherine M. Comment. Cracks in the foundation of federal law: ameliorating the ongoing mortgage foreclosure crisis through broader predatory lending relief and deterrence. 98 Cal. L. Rev. 2049-2091 (2010).

Miller, Jeslyn A. Comment. Sex offender civil commitment: the treatment paradox. 98 Cal. L. Rev. 2093-2128 (2010).

Seidman, Louis Michael. Our unsettled Ninth Amendment: an essay on unenumerated rights and the impossibility of textualism. 98 Cal. L. Rev. 2129-2159 (2010).

### 19 CARDOZO JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW, NO. 1, WINTER, 2011.

Nagle, Luz E. Child soldiers and the duty of nations to protect children from participation in armed conflict. 19 Cardozo J. Int'l & Comp. L. 1-58 (2011).

Solomon, Solon. Occupied or not: the question of Gaza's legal status after the Israeli disengagement. 19 Cardozo J. Int'l & Comp. L. 59-89 (2011).

Webber, Diane. Can we find and stop the "Jihad Janes"? 19 Cardozo J. Int'l & Comp. L. 91-125 (2011).

Secara, Nicholas A. Note. Has Italy discovered Virgil? Utilizing the British archetype to create end-of-life legislation in Italy. 19 Cardozo J. Int'l & Comp. L. 127-170 (2011).

Izrailev, Mikhail. Note. A new normative approach for the grant of asylum in cases of non-state actor persecution. 19 Cardozo J. Int'l & Comp. L. 171-200 (2011).

Fang, Alexa K. Note. U.S. immigration law: a barrier to effective cultural diplomacy. 19 Cardozo J. Int'l & Comp. L. 201-235 (2011).

### 17 CLINICAL LAW REVIEW, NO. 2, SPRING, 2011.

Babich, Adam. Controversy, conflicts, and law school clinics. 17 Clinical L. Rev. 469-513 (2011).

Jackson, Margaret Moore and Daniel M. Schaffzin. Preaching to the trier: why judicial understanding of law school clinics is essential to continued progress in legal education. 17 Clinical L. Rev. 515-561 (2011).

Karin, Marcy L. and Robin R. Runge. Toward integrated law clinics that train social change advocates. 17 Clinical L. Rev. 563-614 (2011).

Newman, Alizabeth. Bridging the justice gap: building community by responding to individual need. 17 Clinical L. Rev. 615-669 (2011).

### 111 COLUMBIA LAW REVIEW, NO. 3, APRIL, 2011.

Balganesh, Shyamkrishna. "Hot news": the enduring myth of property in news. 111 Colum. L. Rev. 419-497 (2011).

Williams, Ryan C. The Ninth Amendment as a rule of construction. 111 Colum. L. Rev. 498-573 (2011).

Hobel, Mark W.S. Note. "So vast an area of legal irresponsibility"? The superior orders defense and good faith reliance on advice of counsel. 111 Colum. L. Rev. 574-623 (2011).

Huppert, Matthew R. Note. Commercial purpose as constitutional purpose: reevaluating **Asahi** through the lens of international patent litigation. 111 Colum. L. Rev. 624-669 (2011).

Laurin, Jennifer E. Trawling for **Herring**: lessons in doctrinal borrowing and convergence. 111 Colum. L. Rev. 670-744 (2011).

#### 60 DUKE LAW JOURNAL, NO. 7, APRIL, 2011.

Aagaard, Todd S. Environmental harms, use conflicts, and neutral baselines in environmental law. 60 Duke L.J. 1505-1564 (2011).

Tushnet, Mark. **Brainerd Currie Memorial Lecture**. Administrative law in the 1930s: the Supreme Court's accommodation of progressive legal theory. 60 Duke L.J. 1565-1637 (2011).

Mitchell, Joshua N. Note. Promoting progress with fair use. 60 Duke L.J. 1639-1671 (2011).

### 22 FORDHAM ENVIRONMENTAL LAW REVIEW, NO. 1, WINTER, 2010.

Dornbos, Jeffrey S. All (water) politics is local: a proposal for resolving transboundary water disputes. 22 Fordham Envtl. L. Rev. 1-41 (2010).

Kahn, Jonathan. Keep **Hope** alive: updating the prudent investment standard for allocating nuclear plant cancellation costs. 22 Fordham Envtl. L. Rev. 43-87 (2010).

Lewyn, Michael. What would Coase do? (About parking regulation). 22 Fordham Envtl. L. Rev. 89-118 (2010).

Page 26 June 24, 2011

Kimbrell, Tristan. Note. Moving species and non-moving reserves: conservation banking and the impact of global climate change. 22 Fordham Envtl. L. Rev. 119-157 (2010).

# 22 GEORGETOWN INTERNATIONAL ENVIRONMENTAL LAW REVIEW, NO. 2, WINTER, 2010.

Karim, Md. Saiful. Environmental pollution from the shipbreaking industry: international law and national legal response. 22 Geo. Int'l Envtl. L. Rev. 185-240 (2010).

van Zeben, Josephine A.W. The untapped potential of horizontal private enforcement within European environmental law. 22 Geo. Int'l Envtl. L. Rev. 241-269 (2010).

Weber, Rolf H. and Arline Darbellay. Regulation and financial intermediation in the Kyoto Protocol's clean development mechanism. 22 Geo. Int'l Envtl. L. Rev. 271-306 (2010).

Larkin, John E.D. UNCLOS and the balance of environmental and economic resources in the Arctic. 22 Geo. Int'l Envtl. L. Rev. 307-336 (2010).

Lillis, James. Note. Another weapon in the nonproliferation arsenal: enlisting international environmental treaties to prevent the spread of nuclear weapons. 22 Geo. Int'l Envtl. L. Rev. 337-357 (2010).

### 39 HOFSTRA LAW REVIEW, NO. 2, WINTER, 2010.

Fershee, Kendra. An act for all contexts: incorporating the Pregnancy Discrimination Act into Title IX to help pregnant students gain and retain access to education. 39 Hofstra L. Rev. 281-327 (2010).

Wedeking, Justin and Dion Farganis. The candor factor: does nominee evasiveness affect Judiciary Committee support for Supreme Court nominees? 39 Hofstra L. Rev. 329-368 (2010).

Ditta, Frank David. Note. Leading the way in unconstitutional delegations of legislative power: statutory incorporation of the LEED rating system. 39 Hofstra L. Rev. 369-404 (2010).

Harper, Emily. Note. Music mashups: testing the limits of copyright law as remix culture takes society by storm. 39 Hofstra L. Rev. 405-445 (2010).

Truver, Kristen A. Note. Cutting the party line: how the SEC can silence persisting phone call tips. 39 Hofstra L. Rev. 447-485 (2010).

#### 54 HOWARD LAW JOURNAL, NO. 2, WINTER, 2011.

Fourth Annual Vinson & Elkins LLP/<u>Howard Law Journal</u> Symposium. 54 How. L.J. 255-423 (2011).

Black, Derek W. Introduction to the symposium. 54 How. L.J. vii-xi (2011).

Brown, Kevin. Should black immigrants be favored over black Hispanics and black multiracials in the admissions processes of selective higher education programs? 54 How. L.J. 255-302 (2011).

Ciolfi, Angela A. and James E. Ryan. Race and response-to-intervention in special education. 54 How. L.J. 303-341 (2011).

Majd, Katayoon. Students of the mass incarceration nation. 54 How. L.J. 343-395 (2011).

Moran, Rachel F. Equal liberties and English language learners: the special case of structures immersion initiatives. 54 How. L.J. 397-423 (2011).

Perez, Thomas E. Clarence Clyde Ferguson, Jr. Annual Lecture. Civil rights in 2011 and beyond. 54 How. L.J. 425-436 (2011).

Hossain, Sameer. Comment. Freezing terrorism assets: increasing international cooperation by observing procedural due process. 54 How. L.J. 437-466 (2011).

Smith, K'Shaani O. Note. **Prosecutor v. Lubanga**: how the International Criminal Court failed the women and girls of the Congo. (**Prosecutor v. Lubanga**, Case No. ICC-01/04-01/06, 2007.) 54 How. L.J. 467-500 (2011).

## 32 HUMAN RIGHTS QUARTERLY, NO. 4, NOVEMBER, 2010.

Ngwena, Charles G. Inscribing abortion as a human right: significance of the Protocol on the Rights of Women in Africa. 32 Hum. Rts. Q. 783-864 (2010).

Temperman, Jeroen. State neutrality in public school education: an analysis of the interplay between the neutrality principle, the right to adequate education, children's right to freedom of religion or belief, parental liberties, and the position of teachers. 32 Hum. Rts. Q. 865-897 (2010).

Howard-Hassmann, Rhoda E. Mugabe's Zimbabwe, 2000-2009: massive human rights violations and the failure to protect. 32 Hum. Rts. Q. 898-920 (2010).

Page 27 June 24, 2011

Rosenblatt, Adam. International forensic investigations and the human rights of the dead. 32 Hum. Rts. Q. 921-950 (2010).

Barelli, Mauro. The interplay between global and regional human rights systems in the construction of the indigenous rights regime. 32 Hum. Rts. Q. 951-979 (2010).

Olsen, Tricia D., Leigh A. Payne and Andrew G. Reiter. The justice balance: when transitional justice improves human rights and democracy. 32 Hum. Rts. O. 980-1007 (2010).

Toney, Jeffrey H., et al. Science and human rights: a bridge towards benefiting humanity. 32 Hum. Rts. Q. 1008-1017 (2010).

Book reviews. 32 Hum. Rts. Q. 1018-1068 (2010).

Swimelar, Safia. Human rights through film: an essay and review of selected films from the Human Rights Watch 2009 Film Festival. 32 Hum. Rts. Q. 1069-1078 (2010).

Contributors. 32 Hum. Rts. Q. 1079-1083 (2010).

Volume 32 index 2010. 32 Hum. Rts. Q. 1085-1090 (2010).

### 51 IDEA: THE INTELLECTUAL PROPERTY LAW REVIEW, NO. 1, PP. 1-161, 2011.

Oddi, A. Samuel. Plagues, pandemics, and patents: legality and morality. 51 IDEA 1-45 (2011).

Steinman, Ryan C. Taking a mulligan: moral rights and the art of golf course design. 51 IDEA 47-70 (2011).

Abramson, Brian Dean. The patent ambush: misuse or *caveat emptor?* 51 IDEA 71-109 (2011).

Siprut, Joseph J. Are ideas really as free as the air? Recent developments in the law of ideas. 51 IDEA 111-128 (2011).

Markham, Wesley D. Student article. Is best mode the worst? Dueling arguments, empirical analysis, and recommendations for reform. 51 IDEA 129-161 (2011).

#### 8 INDIANA HEALTH LAW REVIEW, NO. 1, PP. 1-258, 2011.

### McDonald-Merrill-Ketcham Memorial Award for Excellence in Law and Medicine

History. 8 Ind. Health L. Rev. i (2011).

Recipients. 8 Ind. Health L. Rev. iii-iv (2011).

Korn, David, M.D. Financial conflicts of interest in academic medicine: whence they came, where they went. [Includes photograph.] 8 Ind. Health L. Rev. 1-42 (2011).

Terry, Nicolas P. Certification and meaningful use: reframing adoption of health records as a quality imperative. [Includes photograph.] 8 Ind. Health L. Rev. 43-68 (2011).

Harrell, Heather. Direct-to-consumer advertising of prescription pharmaceuticals, the learned intermediary doctrine, and fiduciary duties. 8 Ind. Health L. Rev. 69-93 (2011).

Eggeson, Neal F., Jr. Snatching confusion from the jaws of clarity: the puzzling evolution of the discovery rule *vis-à-vis* Indiana's medical malpractice statute of limitations. [Includes photograph.] 8 Ind. Health L. Rev. 95-140 (2011).

Derringer, Matthew. Note. If addiction is a mental disease, let's start treating it like one: an additional recommendation for the Indiana General Assembly's Prenatal Substance Abuse Commission. 8 Ind. Health L. Rev. 141-169 (2011).

McKinnis, Elliott. Note. The case for mandatory assignment of benefits legislation. 8 Ind. Health L. Rev. 171-198 (2011).

Williams, Zach. Note. When the physician says you have to get the shot, but mommy says no: the cases of Taige Mueller and Daniel Hauser, and how the state may force parents to accept unwanted medical treatment for their children. 8 Ind. Health L. Rev. 199-228 (2011).

Wilson, Chad J. Note. Working the system: should patients in need of an organ transplant be able to join multiple waitlists? 8 Ind. Health L. Rev. 229-258 (2011).

#### 6 JOURNAL OF BUSINESS & TECHNOLOGY LAW, NO. 1, PP. 1-258, 2011.

Kane, Eileen M. Patenting genes and genetic methods: what's at stake? 6 J. Bus. & Tech. L. 1-33 (2011).

Sung, Lawrence M. Medical alert: alarming challenges facing medical technology innovation. 6 J. Bus. & Tech. L. 35-58 (2011).

Boughman, Joann A. and Kyle M. Brown. The geneticists' approach to **Bilski**. 6 J. Bus, & Tech. L. 59-81 (2011).

Mueller, Janice M. Facilitating patient access to patent-protected genetic testing. 6 J. Bus. & Tech. L. 83-101 (2011).

Bhattacharyya, Abby. Implementation, or the possible lack thereof, of the **Bilski** Supreme Court decision. 6 J. Bus. & Tech. L. 103-125 (2011).

Greenberger, Michael. Overwhelming a financial regulatory black hole with legislative sunlight: Dodd-Frank's attack on systemic economic destabilization caused by an unregulated multi-trillion dollar derivatives market. 6 J. Bus. & Tech. L. 127-167 (2011).

Page 28 June 24, 2011

Cooch, Joseph W. Note. *In re* Citigroup Inc. Shareholder Derivative Litigation: in the heat of crisis, Chancery Court scrutinizes executive compensation. (*In re* Citigroup Inc. Shareholder Derivative Litigation, 964 A.2d 106, 2009.) 6 J. Bus. & Tech. L. 169-196 (2011).

Donohue, Bryce. Note. **Independent Newspapers, Inc. v. Brodie**: Maryland's precarious balance between Internet defamation and the right to eAnonymity. (**Independent Newspapers, Inc. v. Brodie**, 966 A.2d 432, 2009.) 6 J. Bus. & Tech. L. 197-230 (2011).

Casseres, Daniella. Note. **South Cherry Street, LLC v. Hennessee Group LLC**: investors' desperate plea for Second Circuit standards. (**South Cherry Street, LLC v. Hennessee Group LLC**, 573 F.3d 98, 2009.) 6 J. Bus. & Tech. L. 231-258 (2011).

### 14 JOURNAL OF INTERNATIONAL ECONOMIC LAW, NO. 1, MARCH, 2011.

Introduction to Volume 14, 2011. 14 J. Int'l Econ. L. 1-2 (2011).

Charnovitz, Steve. What is international economic law? 14 J. Int'l Econ. L. 3-22 (2011).

Petersmann, Ernst-Ulrich. International economic law, 'public reason', and multilevel governance of interdependent public goods. 14 J. Int'l Econ. L. 23-76 (2011).

Kennedy, Matthew. Two single undertakings—can the WTO implement the results of a round? 14 J. Int'l Econ. L. 77-120 (2011).

Hsieh, Pasha L. The China-Taiwan ECFA, geopolitical dimensions and WTO law. 14 J. Int'l Econ. L. 121-156 (2011).

Maupin, Julie A. MFN-based jurisdiction in investor-state arbitration: is there any hope for a consistent approach? 14 J. Int'l Econ. L. 157-190 (2011).

Leitner, Kara and Simon Lester. WTO dispute settlement 1995-2010—a statistical analysis. 14 J. Int'l Econ. L. 191-201 (2011).

Raisch, Marylin Johnson. Book survey 2010. 14 J. Int'l Econ. L. 203-212 (2011).

Raisch, Marylin Johnson. Website survey 2010. 14 J. Int'l Econ. L. 213-219 (2011).

Subject index to volumes 1-13 (1998-2010). 14 J. Int'l Econ. L. 221-236 (2011).

Author index to volumes 1-13 (1998-2010). 14 J. Int'l Econ. L. 237-240 (2011).

Editorial structure. 14 J. Int'l Econ. L. 241-255 (2011).

### 17 LAW AND BUSINESS REVIEW OF THE AMERICAS, NO. 1, WINTER, 2011.

WTO Director-General Pascal Lamy's statement at informal Trade Negotiations Committee meeting, February 2, 2011. 17 Law & Bus. Rev. Am. 3-7 (2011).

Claussen, Kathleen E. Engaging closed societies through international arbitration: lessons from the Cuban experience. 17 Law & Bus. Rev. Am. 11-25 (2011).

Russo, Robert. A cooperative conundrum? The NAALC and Mexican migrant workers in the United States. 17 Law & Bus. Rev. Am. 27-38 (2011).

Malson, Laurel Pyke, et al. The Foreign Sovereign Immunities Act: 2009 year in review. 17 Law & Bus. Rev. Am. 39-80 (2011).

Bailey, David A. Comment. Pull up a seat: Brazil should be the next permanent member of the United Nations Security Council. 17 Law & Bus. Rev. Am. 83-110 (2011).

Grinffiel, Julieta. Note. Don't shoot the messenger: civil liability for ISPs after ... (Virginia da Cunha v. Yahoo! of Argentina & Google Inc., La Ley [L.L.] (2010-E-107) (Arg.), 2010.) 17 Law & Bus. Rev. Am. 111-120 (2011).

Gossett, Alexandra. Comment. Brazil's utilization of self-regulation to control the advertising industry. 17 Law & Bus. Rev. Am. 121-131 (2011).

Unzelman, Allen C. Student update. Latin America update: the development of same-sex marriage and adoption laws in Mexico and Latin America. 17 Law & Bus. Rev. Am. 135-145 (2011).

John, Soji. Student update. Canada update: pursuing just desserts: the Supreme Court of Canada clarifies damage awards for charter breaches. 17 Law & Bus. Rev. Am. 147-157 (2011).

Bond, Chad. Student update. NAFTA update and trade news highlights from August 2010 through October 2010. 17 Law & Bus. Rev. Am. 159-165 (2011).

Office of the United States Trade Representative Joint Statement from the January 10, 2011 meeting of the NAFTA Free Trade Commission (FTC), in Mexico City, Mexico. 17 Law & Bus. Rev. Am. 169-172 (2011).

### 23 LOYOLA CONSUMER LAW REVIEW, NO. 1, PP. 265-458, 2011.

Moritz, Terry F. and student Brandon J. Fitch. The future of consumer arbitration in light of **Stolt-Nielsen**. 23 Loy. Consumer L. Rev. 265-293 (2011).

Page 29 June 24, 2011

Wilkerson, Jared. Student article. Adjudicating insurance policy disputes: a critique of Professor Randall's proposal to abandon contract law. 23 Loy. Consumer L. Rev. 294-357 (2011).

Koenen, Ashley. Student article. **Schwab v. Reilly**: no objection required. 23 Loy. Consumer L. Rev. 358-409 (2011).

Renner, Loren G. Student article. Debt settlement: new Illinois law provides significant consumer relief. 23 Loy. Consumer L. Rev. 410-433 (2011).

Vitello, Cody. Consumer news. Jackpot! How you can win the lottery by exercising your savings account. 23 Loy. Consumer L. Rev. 434-444 (2011).

Fleming, Troy. Consumer news. "Pay for play" scandal at the Better Business Bureau leads to consumer mistrust of the business rating organization. 23 Loy. Consumer L. Rev. 445-458 (2011).

### 30 LOYOLA OF LOS ANGELES ENTERTAINMENT LAW REVIEW, NO. 3, PP. 429-600, 2010.

Garon, Jon M. Searching inside Google: cases, controversies, and the future of the world's most provocative company. 30 Loy. L.A. Ent. L. Rev. 429-475 (2010).

Carter, Matt. Note. Punting on logic: the Roberts Court to sack small business once again in **American Needle v. NFL**. 30 Loy. L.A. Ent. L. Rev. 477-509 (2010).

Lechtholz-Zey, Jacqueline. Comment. Third time's a charm? Why Congress should modify the newest incarnation of the Design Piracy Prohibition Act. 30 Loy. L.A. Ent. L. Rev. 511-542 (2010).

### The Grammy Foundation® Entertainment Law Initiative 2010 Writing Competition

Dawes, A. Robert. Student paper. Network neutrality and the file sharing hydra: a new opportunity in the fight against copyright infringement. 30 Loy. L.A. Ent. L. Rev. 543-554 (2010).

Feldman, Elissa. Student paper. The economic impact of strict visa requirements on the entertainment industry. 30 Loy. L.A. Ent. L. Rev. 555-563 (2010).

Hofmeister, Matthew. Note. The RIAA and online piracy: why bundling access to digital music with other products and services would give the industry greater control over downloading. 30 Loy. L.A. Ent. L. Rev. 565-575 (2010).

Neinast, Lindsay. Student paper. "Recorded music is an incredibly tough business in China"—but, it should be incredible. 30 Loy. L.A. Ent. L. Rev. 577-588 (2010).

Smith, Michael. Student paper. Gotta fight for your right to perform: scope of New York common law copyright for pre-1972 sound recordings post-**Naxos**. 30 Loy. L.A. Ent. L. Rev. 589-599 (2010).

#### 109 MICHIGAN LAW REVIEW, NO. 6, APRIL, 2011.

#### 2010 Survey of Books Related to the Law

Clark, Sherman J. Foreword. What we make matter. 109 Mich. L. Rev. 849-862 (2011).

Rubin, Edward. The real formalists, the real realists, and what they tell us about judicial decision making and legal education. (Reviewing Brian Z. Tamanaha, <u>Beyond the Formalist-Realist Divide: The Role of Politics in Judging.</u>) 109 Mich. L. Rev. 863-882 (2011).

Waldron, Jeremy. Planning for legality. (Reviewing Scott Shapiro, Legality.) 109 Mich. L. Rev. 883-902 (2011).

Huntington, Clare. Purple haze. (Reviewing Naomi Cahn and June Carbone, Red Families v. Blue Families: Legal Polarization and the Creation of Culture.) 109 Mich. L. Rev. 903-921 (2011).

Koski, William S. Courthouses vs. statehouses? (Reviewing Eric A. Hanushek and Alfred A. Lindseth, <u>Schoolhouses</u>, <u>Courthouses</u>, <u>and Statehouses</u>: <u>Solving the Funding-Achievement Puzzle in America's Public Schools</u>; Michael A. Rebell, <u>Courts & Kids</u>: <u>Pursuing Educational Equity Through the State Courts</u>.) 109 Mich. L. Rev. 923-942 (2011).

Cahill, Courtney Megan. Disgust and the problematic politics of similarity. (Reviewing Martha C. Nussbaum, <u>From Disgust to Humanity: Sexual Orientation & Constitutional Law.</u>) 109 Mich. L. Rev. 943-961 (2011).

Goldstein, Tom and Amy Howe. But how will the people know? Public opinion as a meager influence in shaping contemporary Supreme Court decision making. (Reviewing Barry Friedman, The Will of the People: How Public Opinion Has Influenced the Supreme Court and Shaped the Meaning of the Constitution.) 109 Mich. L. Rev. 963-978 (2011).

Capers, I. Bennett. Home is where the crime is. (Reviewing Jeannie Suk, <u>At Home in the Law: How the Domestic Violence Revolution is Transforming Privacy.</u>) 109 Mich. L. Rev. 979-991 (2011).

Lahav, Alexandra D. Are class actions unconstitutional? (Reviewing Martin H. Redish, <u>Wholesale Justice:</u> Constitutional Democracy and the Class Action Lawsuit.) 109 Mich. L. Rev. 993-1009 (2011).

Lastowka, Greg. Innovative copyright. (Reviewing Michael A. Carrier, <u>Innovation for the 21st Century: Harnessing the Power of Intellectual Property and Antitrust Law.</u>) 109 Mich. L. Rev. 1011-1028 (2011).

Sokol, D. Daniel. Explaining the importance of public choice for law. (Reviewing Maxwell L. Sterns and Todd J. Zywicki, <a href="Public Choice Concepts and Applications in Law">Public Choice Concepts and Applications in Law</a>.) 109 Mich. L. Rev. 1029-1048 (2011).

Page 30 June 24, 2011

Maclin, Tracey and Julia Mirabella. Framing the Fourth. (Reviewing William J. Cuddihy, <u>The Fourth Amendment: Origins and Original Meaning.</u>) 109 Mich. L. Rev. 1049-1076 (2011).

Taslitz, Andrew E. Prosecuting the informant culture. (Reviewing Alexandra Natapoff, <u>Snitching: Criminal Informants and the Erosion of American Justice.</u>) 109 Mich. L. Rev. 1077-1102 (2011).

Pratt, Robert W. Whither the disability rights movement? (Reviewing Samuel R. Bagenstos, <u>Law and the Contradictions of the</u> Disability Rights Movement.) 109 Mich. L. Rev. 1103-1108 (2011).

Ciorciari, John D. Liberal legal norms meet collective criminality. (Reviewing Mark Osiel, <u>Making Sense of Mass Atrocity.</u>) 109 Mich. L. Rev. 1109-1126 (2011).

Hayden, Grant M. and Matthew T. Bodie. The uncorporation and the unraveling of "nexis of contracts" theory. (Reviewing Larry E. Ribstein, <u>The Rise of the Uncorporation</u>.) 109 Mich. L. Rev. 1127-1144 (2011).

Rossi, Jim. Assessing the state of state constitutionalism. (Reviewing Robert F. Williams, <u>The Law of American State Constitutions.</u>) 109 Mich. L. Rev. 1145-1161 (2011).

Marr, Emily. Book note. The citizenship shibboleth: is the American dream everyone else's nightmare? (Reviewing Ayelet Shachar, The Birthright Lottery: Citizenship and Global Inequality.) 109 Mich. L. Rev. 1163-1173 (2011).

Savit, Eli. Book note. Profiting from *not for profit*: toward adequate humanities instruction in American K-12 schools. (Reviewing Martha C. Nussbaum, <u>Not For Profit</u>: Why <u>Democracy Needs the Humanities</u>.) 109 Mich. L. Rev. 1175-1189 (2011).

### 12 MINNESOTA JOURNAL OF LAW, SCIENCE & TECHNOLOGY, NO. 1, WINTER, 2011.

Roberts, Dorothy E. What's wrong with race-based medicine?: genes, drugs, and health disparities. 12 Minn. J. L. Sci. & Tech. 1-21 (2011).

Mayer, David A. and Christopher McGrath. And justice for all: an alternative decision to **Williams v. Nassau County Medical Center** to ameliorate the harsh impact of New York's late notice claim statute on infant medical malpractice plaintiffs. 12 Minn. J. L. Sci. & Tech. 23-59 (2011).

Contreras, Jorge L. Bermuda's legacy: policy, patents, and design of the genome commons. 12 Minn. J. L. Sci. & Tech. 61-125 (2011).

Rabinowitz, Aaron B. Ending the invalidity shell game: stabilizing the application of the written description requirement in patent litigation. 12 Minn. J. L. Sci. & Tech. 127-149 (2011).

Degnan, David. Accounting for the costs of electronic discovery. 12 Minn. J. L. Sci. & Tech. 151-190 (2011).

Soghoian, Christopher. An end to privacy theater: exposing and discouraging corporate disclosure of user data to the government. 12 Minn. J. L. Sci. & Tech. 191-237 (2011).

Jewel, Lucille A. You're doing it wrong: how the anti-law school scam blogging movement can shape the legal profession. 12 Minn. J. L. Sci. & Tech. 239-278 (2011).

Grigorova-Minchev, Ralitza A. and Thomas W. Hazlett. Policy-induced competition: the case of cable TV set-top boxes. 12 Minn. J. L. Sci. & Tech. 279-311 (2011).

Kvinge, John. Note. Morally hazardous chemical regulations: why effective reform of the TSCA requires reduction of the toxic data gap. 12 Minn. J. L. Sci. & Tech. 313-334 (2011).

Sundell, Jordan. Note. Tempting the sword of Damocles: reimagining the copyright/DMCA framework in a UGC world. 12 Minn. J. L. Sci. & Tech. 335-363 (2011).

Taubel, Eric. Note. The ICS three-step: a procedural alternative for Section 230 of the Communications Decency Act and derivative liability in the online setting. 12 Minn. J. L. Sci. & Tech. 365-390 (2011).

#### 95 MINNESOTA LAW REVIEW, NO. 4, APRIL, 2011.

In this issue. 95 Minn. L. Rev. unpaged (2011).

Green, Michael Steven. **Erie**'s suppressed premise. 95 Minn. L. Rev. 1111-1167 (2011).

Erbsen, Allan. Constitutional spaces. 95 Minn. L. Rev. 1168-1267 (2011).

Steinitz, Maya. Whose claim is this anyway? Third-party litigation funding. 95 Minn. L. Rev. 1268-1338 (2011).

Weissbrodt, David and Nathaniel H. Nesbitt. The role of the United States Supreme Court in interpreting and developing humanitarian law. 95 Minn. L. Rev. 1339-1423 (2011).

Goetz, Justin. Note. Hold fast the keys to the kingdom: federal administrative agencies and the need for **Brady** disclosure. 95 Minn. L. Rev. 1424-1455 (2011).

Nelson, Karen E. Note. Turning winners into losers: Ponzi scheme avoidance law and the inequity of clawbacks. 95 Minn. L. Rev. 1456-1489 (2011).

Patel, Monica. Note. Expanding the role of trade preference programs. 95 Minn. L. Rev. 1490-1523 (2011).

Page 31 June 24, 2011

#### 30 MISSISSIPPI COLLEGE LAW REVIEW, NO. 1, PP. 1-148, 2011.

Cupples, Margaret Oertling. Appellate briefing: some thoughts on writing briefs that can clear a path through the jungle. 30 Miss. C.L. Rev. 1-14 (2011).

Phillips, James Cleith. "All of the blood and treasure": the Founders on Christian Legal Society Chapter of the University of California, Hastings College of the Law v. Martinez. 30 Miss. C.L. Rev. 15-32 (2011).

Ward, Kenneth D. Institutional virtues and constitutional theory: bracketing disagreements about justice. 30 Miss. C.L. Rev. 33-59 (2011).

Barbour, Gov. Haley R. Automotive symposium. 30 Miss. C.L. Rev. 61-64 (2011).

Brewster, Constance J. Comment. It's not easy being green, a green building, that is: how to avoid disputes and allocate risks in the modern green building movement. 30 Miss. C.L. Rev. 65-86 (2011).

Bernier, Michael V. Note. When the legislature robs Peter to pay Paul: pretextual takings and ... (**Goldstein v. Pataki**, 516 F.3d 50, 2008.) 30 Miss. C.L. Rev. 87-120 (2011).

Thornhill, Jessica L. Note. Clear as mud: **Pleasant Grove City v. Summum** and riding the undefined line between government speech and private speech in a public forum. (**Pleasant Grove City v. Summum**, 129 S. Ct. 1125, 2009.) 30 Miss. C.L. Rev. 121-148 (2011).

### 40 NEW MEXICO LAW REVIEW, NO. 2, SPRING, 2010.

Introduction. 40 N.M. L. Rev. ix-x (2010).

Biderman, Paul. The Institute of Public Law: over four decades of public service. 40 N.M. L. Rev. 163-177 (2010).

Browde, Michael B. **Gomez** redux: procedural and substantive developments twelve years on. 40 N.M. L. Rev. 179-196 (2010).

Higdon, Philip R. and Abiman Rajadurai. A quarter century later: revisiting defamation in New Mexico. 40 N.M. L. Rev. 197-206 (2010).

Occhialino, Ted. How one law review article transformed the law of New Mexico forever (not!). 40 N.M. L. Rev. 207-213 (2010).

Vanzi, Linda M. Freedom at home revisited: the New Mexico Equal Rights Amendment after **New Mexico Right to Choose/Naral v. Johnson**. 40 N.M. L. Rev. 215-223 (2010).

Bowman, Mary Nicol. Truth or consequences: self-incriminating statements and informant veracity. 40 N.M. L. Rev. 225-271 (2010).

Grosso, Catherine M., David C. Baldus and George Woodworth. The role of intimacy in the prosecution and sentencing of capital murder cases in the U.S. Armed Forces, 1984-2005. 40 N.M. L. Rev. 273-297 (2010).

#### 13 NEW YORK CITY LAW REVIEW, NO. 2, SPRING, 2010.

Hahn, Kimiko, Jenny Rivera and Ruthann Robson. Translating equality: language, law and poetry. 13 N.Y. City L. Rev. 233-255 (2010).

Carter, Majora, et al. Whose survival? Environmental justice as a civil rights issue. 13 N.Y. City L. Rev. 257-290 (2010).

Parker, Bradley A. Note. Material support and the First Amendment: eliminating terrorist support by punishing those with no intention to support terror? 13 N.Y. City L. Rev. 291-312 (2010).

Segal, Paula Z. Note. A more inclusive democracy: challenging felon jury exclusion in New York. 13 N.Y. City L. Rev. 313-385 (2010).

Cox, Justin. Maximizing information's freedom: the nuts, bolts, and levers of FOIA. 13 N.Y. City L. Rev. 387-424 (2010).

### 5 NEW YORK UNIVERSITY JOURNAL OF LAW & LIBERTY, NO. 3, PP. 581-786, 2010.

Barnett, Randy E. **Sixth Annual Friedrich A. von Hayek Lecture**. Commandeering the people: why the individual health insurance mandate is unconstitutional. 5 N.Y.U. J.L. & Liberty 581-637 (2010).

Peikoff, Amy L. Pragmatism and privacy. 5 N.Y.U. J.L. & Liberty 638-671 (2010).

Kopel, David B., Paul Gallant and Joanne D. Eisen. How many global deaths are from arms? Reasons to question the 740,000 factoid being used to promote the Arms Trade Treaty. 5 N.Y.U. J.L. & Liberty 672-715 (2010).

Constitutional Interpretation and the Bill of Rights. Hon. Diarmuid O'Scannlain, moderator; Burt Neuborne and Randy E. Barnett, panelists. 5 N.Y.U. J.L. & Liberty 716-744 (2010).

Raymond, Samuel. Note. Judicial politics and medical device preemption after **Riegel**. 5 N.Y.U. J.L. & Liberty 745-785 (2010).

Page 32 June 24, 2011

#### 14 NEW YORK UNIVERSITY JOURNAL OF LEGISLATION AND PUBLIC POLICY, NO. 1, PP. 1-322, 2011.

Harkin, Sen. Tom. Filibuster reform: curbing abuse to prevent minority tyranny in the Senate. 14 N.Y.U. J. Legis. & Pub. Pol'y 1-10 (2011).

Glater, Jonathan D. The other big test: why Congress should allow college students to borrow more through federal aid programs. 14 N.Y.U. J. Legis. & Pub. Pol'y 11-73 (2011).

Penrose, Mary Margaret. In the name of Watergate: returning FERPA to its original design. 14 N.Y.U. J. Legis. & Pub. Pol'y 75-113 (2011).

Regnier, Thomas. "Civilizing" drug paraphernalia policy: preserving our free speech and due process rights while protecting children. 14 N.Y.U. J. Legis. & Pub. Pol'y 115-162 (2011).

Zoldan, Evan C. The permanent seat of government: an unintended consequence of heightened scrutiny under the Contract Clause. 14 N.Y.U. J. Legis. & Pub. Pol'y 163-212 (2011).

Elman, Emily. Note. Defining the scope of extortion liability after **Scheidler v. NOW**. 14 N.Y.U. J. Legis. & Pub. Pol'y 213-243 (2011).

Gucwa, Robert G. Note. The 2007 collapse in securitization: a case for regulatory reform. 14 N.Y.U. J. Legis. & Pub. Pol'y 245-280 (2011).

Rose, Adrienne. Note. Forfeiture of confrontation rights post-Giles: whether a co-conspirator's misconduct can forfeit a defendant's right to confront witnesses. 14 N.Y.U. J. Legis. & Pub. Pol'y 281-322 (2011).

### 86 NEW YORK UNIVERSITY LAW REVIEW, NO. 1, APRIL, 2011.

El-Haj, Tabatha Abu. Changing the people: legal regulation and American democracy. 86 N.Y.U. L. Rev. 1-68 (2011).

Kang, Michael S. and Joanna M. Shepherd. The partisan price of justice: an empirical analysis of campaign contributions and judicial decisions. 86 N.Y.U. L. Rev. 69-130 (2011).

Morawetz, Nancy. Counterbalancing distorted incentives in Supreme Court *pro bono* practice: recommendations for the new Supreme Court *pro bono* bar and public interest practice communities. 86 N.Y.U. L. Rev. 131-206 (2011).

Iguina, Carmen Gloria. Note. Adapting 287(g) enforcement: rethinking suppression and termination doctrines in removal proceedings in light of state and local enforcement of immigration law. 86 N.Y.U. L. Rev. 207-241 (2011).

Kim, Dohyun. Note. The annulment committee's role in multiplying inconsistency in ICSID arbitration: the need to move away from an annulment-based system. 86 N.Y.U. L. Rev. 242-279 (2011).

Lenox, Marne L. Note. Neutralizing the gendered collateral consequences of the war on drugs. 86 N.Y.U. L. Rev. 280-315 (2011).

Pollack, Michael C. Note. **Chevron**'s regrets: the persistent vitality of the nondelegation doctrine. 86 N.Y.U. L. Rev. 316-350 (2011).

Shahabian, Matthew R. Note. The government as shareholder and political risk: procedural protections in the bailout. 86 N.Y.U. L. Rev. 351-385 (2011).

#### 8 PITTSBURGH TAX REVIEW, NO. 1, FALL, 2010.

Pennsylvania Tax Reform. 8 Pitt. Tax Rev. 1-74 (2010).

Infanti, Anthony C. On publishing anonymously. 8 Pitt. Tax Rev. 1-3 (2010).

Anonymous. The Pennsylvania tax appeals process and suggested reform. 8 Pitt. Tax Rev. 5-28 (2010).

Ainsworth, Richard Thompson. Automated sales suppression (Zappers): a real threat to Pennsylvania's Sales and Use Tax. 8 Pitt. Tax Rev. 29-59 (2010).

Piccirilli, Anthony P. Note. Flirting with Pandora's Box: the legal challenges presented by Pennsylvania's proposed Arts Tax. 8 Pitt. Tax Rev. 61-74 (2010).

### 16 ROGER WILLIAMS UNIVERSITY LAW REVIEW, NO. 1, WINTER, 2011.

Symposium. Methodological Approaches to Comparative Law. 16 Roger Williams U. L. Rev. 1-138 (2011).

Okeke, Chris Nwachukwu. African law in comparative law: does comparativism have worth? 16 Roger Williams U. L. Rev. 1-50 (2011).

Eberle, Edward J. The methodology of comparative law. 16 Roger Williams U. L. Rev. 51-72 (2011).

Quint, Peter E. A return to **Lüth**. 16 Roger Williams U. L. Rev. 73-85 (2011).

Picker, Colin B. Comparative law methodology & American legal culture: obstacles and opportunities. 16 Roger Williams U. L. Rev. 86-99 (2011).

Page 33 June 24, 2011

Curran, Vivian Grosswald. History, memory and law. 16 Roger Williams U. L. Rev. 100-109 (2011).

Gerber, David J. Method, community & comparative law: an encounter with complexity science. 16 Roger Williams U. L. Rev. 110-128 (2011).

Kessler, Amalia D. The making and debunking of legal tradition. 16 Roger Williams U. L. Rev. 129-133 (2011).

Clark, David S. Comparative law methods in the United States. 16 Roger Williams U. L. Rev. 134-138 (2011).

Schupp-Star, Rachael M. Comment. The Hague Convention on the Protection of Children and Cooperation in Respect of Intercountry Adoption: the need for a uniform standard for intercountry adoption by homosexuals. 16 Roger Williams U. L. Rev. 139-170 (2011).

Shelton, Jessica. Comment. Defective products in a defective system: legislation designed to level the playing field in international trade. 16 Roger Williams U. L. Rev. 171-210 (2011).

### 27 SANTA CLARA COMPUTER & HIGH TECHNOLOGY LAW JOURNAL, NO. 2, MARCH, 2011.

King, Patrick E., Ryan M. Roberts and Andrew V. Moshirnia. The confluence of European activism and American minimalism: "patentable subject matter" after **Bilski**. 27 Santa Clara Computer & High Tech. L.J. 247-297 (2011).

Naeve, Signe H. Heart pills are red, Viagra is blue...when does pill color become functional? An analysis of utilitarian and aesthetic functionality and their unintended side effects in the pharmaceutical industry. 27 Santa Clara Computer & High Tech. L.J. 299-332 (2011).

Herlihy, Eileen M. The ripple effect of Seventh Amendment decisions on the development of substantive patent law. 27 Santa Clara Computer & High Tech. L.J. 333-402 (2011).

Van Gieson, Edward and Paul Stellman. Killing good patents to wipe out bad patents: **Bilski**. the evolution of patentable subject matter rules, and the inability to save valuable patents using the reissue statute. 27 Santa Clara Computer & High Tech. L.J. 403-443 (2011).

Chisum, Donald S. Patenting intangible methods: revisiting **Benson** (1972) after **Bilski** (2010). 27 Santa Clara Computer & High Tech. L.J. 445-455 (2011).

### 13 SCHOLAR: ST. MARY'S LAW REVIEW ON MINORITY ISSUES, NO. 3, PP. 363-527, 2011.

Ritter, Michael J. **Perry v. Schwarzenegger**: trying same-sex marriage. 13 Scholar 363-393 (2011).

Shimek, Angela M. Married to the military: how to protect your property interests after the marriage mission fails. 13 Scholar 395-404 (2011).

Gonzalez, Rosie and Janice Corbin. The cycle of violence: domestic violence and its effects on children. 13 Scholar 405-432 (2011).

Angelone, Elizabeth A. Comment. The Texas two-step: the criminalization of truancy under the Texas "failure to attend" statute. 13 Scholar 433-481 (2011).

Colby, Hayden. Comment. How Texas can better protect seniors from financial abuse and mismanagement associated with Alzheimer's Disease. 13 Scholar 483-527 (2011).

### 20 SOUTHERN CALIFORNIA INTERDISCIPLINARY LAW JOURNAL, NO. 2, WINTER, 2011.

Chaudhry, Faisal. The promise and paradox of Max Weber's legal sociology: the "categories of legal thought" as types of meaningful action and the persistence of the problem of judicial legislation. 20 S. Cal. Interdisc. L.J. 249-287 (2011).

Lopez Lerma, Monica. Law in *High Heels*: performativity, alterity, and aesthetics. [Includes photographs.] 20 S. Cal. Interdisc. L.J. 289-324 (2011).

Sassoubre, Ticien Marie. The impulsive subject and the realist lens: law and consumer culture in Fritz Lang's *Fury*. 20 S. Cal. Interdisc. L.J. 325-364 (2011).

Cirigliana, Jorja Ackers. Note. Let them sell art: why a broader deaccession policy today could save museums tomorrow. 20 S. Cal. Interdisc. L.J. 365-394 (2011).

Habes, Heather. Note. Paying for the graying: how California can more effectively manage its growing elderly inmate population. 20 S. Cal. Interdisc. L.J. 395-424 (2011).

Howard, Andrew. Note. Groupthink and corporate governance reform: changing the formal and informal decisionmaking processes of corporate boards. 20 S. Cal. Interdisc. L.J. 425-457 (2011).

Karayan, Catherine A. Note. What artworks may come (to a museum near you): the state of fractional charitable giving at the intersection of museology and tax policy. 20 S. Cal. Interdisc. L.J. 459-488 (2011).

#### 42 ST. MARY'S LAW JOURNAL, NO. 2, PP. 337-594, 2011.

Watts, Mikal C. and Emily C. Jeffcott. A primer on **Batson**, including discussion of **Johnson v. California**, **Miller-El v. Dretke**, **Rice v. Collins**, & **Snyder v. Louisiana**. 42 St. Mary's L.J. 337-410 (2011).

Owsley, Judge Brian L. Issues concerning charges for driving while intoxicated in Texas federal courts. 42 St. Mary's L.J. 411-454 (2011).

Page 34 June 24, 2011

Jacobs, Craig M. Comment. The constitutionality of collateral post-conviction claims of actual innocence. 42 St. Mary's L.J. 455-500 (2011).

Kray, Bernie R. Comment. Respecting the concept of limited liability of a series LLC in Texas. 42 St. Mary's L.J. 501-549 (2011).

Quiñones, April Y. Comment. Texas Civil Practice & Remedies Code § 41.0105: a time for clarification. 42 St. Mary's L.J. 551-594 (2011).

### 30 STANFORD ENVIRONMENTAL LAW JOURNAL, NO. 1, FEBRUARY, 2011.

Czarnezki, Jason J. The future of food eco-labeling: organic, carbon footprint, and environmental life-cycle analysis. 30 Stan. Envtl. L.J. 3-49 (2011).

Peloso, Margaret E. and Margaret R. Caldwell. Dynamic property rights: the public trust doctrine and takings in a changing climate. 30 Stan. Envtl. L.J. 51-120 (2011).

Owley, Jessica. Changing property in a changing world: a call for the end of perpetual conservation easements. 30 Stan. Envtl. L.J. 121-173 (2011).

Bork, Karrigan. Note. Listed species reintroductions on private land: limiting landowner liability. 30 Stan. Envtl. L.J. 177-239 (2011).

### 82 TEMPLE LAW REVIEW, NO. 5, SPRING-SUMMER, 2010.

Symposium: Health Disparities, Financing, and the Law: From Concept to Action. 82 Temp. L. Rev. 1137-1302 (2010).

Johnson, Calvin B. Health care reform, the law, and eliminating disparities. 82 Temp. L. Rev. 1137-1139 (2010).

McClellan, Frank. Health disparities, health care reform, morality, and the law: "keep your government hands off my Medicare." 82 Temp. L. Rev. 1141-1161 (2010).

Campbell, Michael. Did I do that? An argument for requiring Pennsylvania to evaluate the racial impact of Medicaid policy decisions prior to implementation. 82 Temp. L. Rev. 1163-1176 (2010).

Yearby, Ruqaiijah. African Americans can't win, break even, or get out of the system: the persistence of "unequal treatment" in nursing home care. 82 Temp. L. Rev. 1177-1203 (2010).

Goldfein, Ronda B. and Sarah R. Schalman-Bergen. From the streets of Philadelphia: the AIDS Law Project of Pennsylvania's how-to primer on mitigating health disparities. 82 Temp. L. Rev. 1205-1234 (2010).

Hansen-Turton, Tine, Jamie Ware and Frank McClellan. Nurse practitioners in primary care. 82 Temp. L. Rev. 1235-1261 (2010).

Burris, Scott, Evan D. Anderson, Ave Craigg, Corey S. Davis and Patricia Case. Racial disparities in injection-related HIV: a case study of toxic law. 82 Temp. L. Rev. 1263-1302 (2010).

Carlson, Renée. Comment. Protecting the nursing home industry and the elderly following the Deficit Reduction Act of 2005. 82 Temp. L. Rev. 1303-1333 (2010).

Devens, Danielle N. Comment. Competency for execution in the wake of **Panetti**: shifting the burden to the government. 82 Temp. L. Rev. 1335-1367 (2010).

O'Neill, Sean M. Comment. Unveiling debt collectors: does the FDCPA limit "debt collector" liability to corporate entities? 82 Temp. L. Rev. 1369-1388 (2010).

Ronis, Jenny Elayne. Comment. The pragmatic plea: expanding the use of the **Alford** plea to promote traditionally conflicting interests of the criminal justice system. 82 Temp. L. Rev. 1389-1418 (2010).

Indices to Vol. 82. 82 Temp. L. Rev. i-vii (2010).

### 43 TEXAS TECH LAW REVIEW, NO. 2, WINTER, 2011.

Executive Board notes. 43 Tex. Tech. L. Rev. i-vii (2011).

Symposium. Lawyer and law Firm Disputes: Problems and Prevention. 43 Tex. Tech. L. Rev. 445-586 (2011).

Jones, James W. Foreword. 43 Tex. Tech. L. Rev. 445-447 (2011).

Hillman, Robert W. Law firm risk management in an era of breakups and lawyer mobility: limitations and opportunities. 43 Tex. Tech. L. Rev. 449-469 (2011).

Richmond, Douglas R. The contemporary legal environment and employment claims against law firms. 43 Tex. Tech. L. Rev. 471-514 (2011).

Anderson, Cheryl L. and Leonard Gross. Discrimination claims against law firms: managing attorney-employees from hiring to firing. 43 Tex. Tech. L. Rev. 515-561 (2011).

Miller, Elizabeth S. The perils and pitfalls of practicing law in a Texas limited liability partnership. 43 Tex. Tech. L. Rev. 563-586 (2011).

Miller, Arthur R. **Walter B. Huffman Distinguished Lecture**. Are the federal courthouse doors closing? What's happened to the Federal Rules of Civil Procedure? 43 Tex. Tech. L. Rev. 587-599 (2011).

Page 35 June 24, 2011

McCord, David. What's messing with Texas death sentences? 43 Tex. Tech. L. Rev. 601-613 (2011).

Smith, Jenny Parker. Comment. ThreatSense technology: sniffing technology and the threat to your Fourth Amendment rights. 43 Tex. Tech. L. Rev. 615-645 (2011).

Maxwell, Katie. Comment. Blowing the whistle falls on deaf ears: revamping Texas's whistleblower jurisprudence by applying the lessons of **Garcetti** and Sarbanes-Oxley. 43 Tex. Tech. L. Rev. 647-685 (2011).

Beagles, Mallory A. Comment. Hydrating the Lone Star State for years to come: a call to implement instream flow protections. 43 Tex. Tech. L. Rev. 687-717 (2011).

Fitzsimmons, Shauna. Comment. A life beyond the lease: the pooling power survives the termination of the oil and gas lease in Texas. (**Wagner & Brown v. Sheppard**, 282 S.W.3d 419, 2008.) 43 Tex. Tech. L. Rev. 719-754 (2011).

Errata. 43 Tex. Tech. L. Rev. unpaged (2011).

#### 21 UNIVERSITY OF FLORIDA JOURNAL OF LAW AND PUBLIC POLICY, NO. 2, AUGUST, 2010.

Kanoy, Leah Carson. The effectiveness of the Internal Revenue Code's adoption tax credit: fostering the nation's future? 21 U. Fla. J.L. & Pub. Pol'y 201-226 (2010).

Pafundi, Brian. Public access to criminal discovery records: a look behind the curtain of the criminal justice system. [Includes photographs.] 21 U. Fla. J.L. & Pub. Pol'y 227-271 (2010).

Yagoda, Jay A. Seeing is believing: the detainee abuse photos and "open" government's enduring resistance to their release during an age of terror. 21 U. Fla. J.L. & Pub. Pol'y 273-306 (2010).

Murrhee, Kara Carnley. Note. Squelching student speech in Florida?: cyberbullying and the First Amendment. 21 U. Fla. J.L. & Pub. Pol'y 307-330 (2010).

Muir, Chad M. Case comment. Bleeping expletives: adequate protection of the public or unjustified censorship? (FCC v. Fox Television Stations, Inc., 129 S. Ct. 1800, 2009.) 21 U. Fla. J.L. & Pub. Pol'y 331-338 (2010).

### 59 UNIVERSITY OF KANSAS LAW REVIEW, NO. 3, MARCH, 2011.

Miller, Colin. Deal or no deal: why courts should allow defendants to present evidence that they rejected favorable plea bargains. 59 U. Kan. L. Rev. 407-456 (2011).

Brunson, Samuel D. Grown-up income shifting: yesterday's kiddie tax is not enough. 59 U. Kan. L. Rev. 457-492 (2011).

Apolinsky, Joanna B. Insider trading as misfeasance: the yielding of the fiduciary requirement. 59 U. Kan. L. Rev. 493-539 (2011).

Family, Jill E. Beyond decisional independence: uncovering contributors to the immigration adjudication crisis. 59 U. Kan. L. Rev. 541-589 (2011).

Stone, Kerri Lynn. Clarifying stereotyping. 59 U. Kan. L. Rev. 591-658 (2011).

Buller, Daniel J. Note. Copyright infringement in the ether: RAM buffering and the Copyright Act's duration requirement. 59 U. Kan. L. Rev. 659-685 (2011).

### 41 UNIVERSITY OF MEMPHIS LAW REVIEW, NO. 3, SPRING, 2011.

Astle, Matthew. Help! I've been infringed and I can't sue!: new approaches to copyright registration. 41 U. Mem. L. Rev. 449-499 (2011).

Mann, Rex. What the Federal Rules of Procedure Forms say about **Twombly** and **Iqbal**: implications of the Forms on the Supreme Court's standard. 41 U. Mem. L. Rev. 501-550 (2011).

Comes, Diana M. Note. Meet me in the middle: the time is ripe for Tennessee to adopt the Uniform Collaborative Law Act. 41 U. Mem. L. Rev. 551-596 (2011).

McCuistion, Jason G. Note. Culpable discord: defining the limitations of contributory liability in Internet-based file sharing. 41 U. Mem. L. Rev. 597-635 (2011).

Rudman-Santos, Anna. Comment. Comparative fault—**Banks v. Elks Club Pride**: preserving fairness in liability while adhering to strict comparative fault principles. 41 U. Mem. L. Rev. 637-661 (2011).

### 22 VILLANOVA ENVIRONMENTAL LAW JOURNAL, NO. 1, PP. 1-167, 2011.

Baker-Branstetter, Shannon. Distributed renewable generation: the trifecta of energy solutions to curb carbon emissions, reduce pollutants, and empower ratepayers. 22 Vill. Envtl. L.J. 1-29 (2011).

Murray, Lauren B. Casenote. For the birds: judicial expansion of executive power in ... (**Fund for Animals v. Kempthorne**, 538 F.3d 124, 2008.) 22 Vill. Envtl. L.J. 31-55 (2011).

Brubaker, Morgan. Comment. Dream of Californication: constitutional questions put the breaks on the nation's first low carbon fuel standard. 22 Vill. Envtl. L.J. 57-88 (2011).

DeBona, Michael. Comment. Letting a hundred transgenic flowers blossom: the future of genetically modified agriculture in the People's Republic of China. 22 Vill. Envtl. L.J. 89-115 (2011).

Page 36 June 24, 2011

Doran, Amanda A. Comment. Where should the Haitians go? Why "environmental refugees" are up the creek without a paddle. 22 Vill. Envtl. L.J. 117-140 (2011).

Wender, Melanie J. Comment. Goodbye family farms and hello agribusiness: the story of how agricultural policy is destroying the family farm and the environment. 22 Vill. Envtl. L.J. 141-167 (2011).

### 18 VIRGINIA JOURNAL OF SOCIAL POLICY & THE LAW, NO. 2, WINTER, 2011.

Hall, John A. Sex offenders and child sex tourism: the case for passport revocation. 18 Va. J. Soc. Pol'y & L. 153-202 (2011).

Dwyer, Kellen S. Dormant Commerce Clause review of public-private partnerships after **United Haulers**: a competitive bidding solution. 18 Va. J. Soc. Pol'y & L. 203-246 (2011).

Weaver, Jessica Dixon. The principle of subsidiarity applied: reforming the legal framework to capture the psychological abuse of children. 18 Va. J. Soc. Pol'y & L. 247-318 (2011).

Brown, Christopher B. Incorporating third-party benefits into the cost-benefit calculus of reasonable accommodation. 18 Va. J. Soc. Pol'y & L. 319-343 (2011).

### 97 VIRGINIA LAW REVIEW, NO. 2, APRIL, 2011.

Collins, Michael G. and Jonathan Remy Nash. Prosecuting federal crimes in state courts. 97 Va. L. Rev. 243-316 (2011).

Schwartzman, Micah. Conscience, speech, and money. 97 Va. L. Rev. 317-384 (2011).

Gantt, E. Rebecca. Note. Toward recognition of a monetary threshold in campaign finance disclosure law. 97 Va. L. Rev. 385-430 (2011).

Stewart, Jesse C. Note. The untold story of **Rhode Island v. Innis**: Justice Potter Stewart and the development of modern self-incrimination doctrine. 97 Va. L. Rev. 431-476 (2011).

### 68 WASHINGTON AND LEE LAW REVIEW, NO. 1, WINTER, 2011.

Elrod, Hon. Jennifer Walker. **Lewis F. Powell, Jr. Distinguished Lecture**. W(h)ither the jury? The diminishing role of the jury trial in our legal system. 68 Wash. & Lee L. Rev. 3-23 (2011).

Dreveskracht, Ryan David. Native Nation economic development via the implementation of solar projects: how to make it work. 68 Wash. & Lee L. Rev. 27-112 (2011).

Pardo, Rafael I. Reconceptualizing present-value analysis in consumer bankruptcy. 68 Wash. & Lee L. Rev. 113-186 (2011).

Satz, Ani B. Fragmented lives: disability discrimination and the role of "environment-framing." 68 Wash. & Lee L. Rev. 187-252 (2011).

Tsesis, Alexander. Due process in civil commitments. 68 Wash. & Lee L. Rev. 253-307 (2011).

### The Washington and Lee Law Alumni Association Student Notes Colloquium.

Note and Responses. Independent Contractors, Employees, and Entrepreneurialism under the National Labor Relations Act: A Worker-by-Worker Approach. 68 Wash. & Lee L. Rev. 311-373 (2011).

Jost, Micah Prieb Stolzfus. Note. Independent Contractors, Employees, and Entrepreneurialism under the National Labor Relations Act: A Worker-by-Worker Approach. (**FedEx Home Delivery v. NLRB**, 563 F.3d 492, 2009.) 68 Wash. & Lee L. Rev. 311-352 (2011).

Hirsch, Jeffrey M. Employee or entrepreneur? 68 Wash. & Lee L. Rev. 353-367 (2011).

Millon, David. Keeping hope alive. 68 Wash. & Lee L. Rev. 369-373 (2011).

Note and responses. SIGTARP and the Executive-Legislative Clash: Confronting a **Bowsher** Issue with an Eye Toward Preserving the Separation of Powers During Future Crisis Legislation. 68 Wash. & Lee L. Rev. 375-464 (2011).

Sims, Aaron R. Note. SIGTARP and the Executive-Legislative Clash: Confronting a **Bowsher** Issue with an Eye Toward Preserving the Separation of Powers During Future Crisis Legislation. 68 Wash. & Lee L. Rev. 375-446 (2011).

Siegel, Jonathan R. Finding SIGTARP in the separation of powers labyrinth. 68 Wash. & Lee L. Rev. 447-456 (2011).

Scales, Adam F. SIGTARP: a problem in name only? 68 Wash. & Lee L. Rev. 457-464 (2011).

### 38 WESTERN STATE UNIVERSITY LAW REVIEW, NO. 1, FALL, 2010.

Wade, Wallace. WHO'S LYING NOW?: how the public dissemination of incomplete, thus half-truthful, criminal record information regarding a statutorily rehabilitated petty offender is an unjust penalty and why laws regarding expungement of and restrictions on dissemination of criminal records information in California must be reformed. 38 W. St. U. L. Rev. 1-41 (2010).

Caster, Austin. Comment. Why same-sex marriage will not repeat the errors of no-fault divorce. 38 W. St. U. L. Rev. 43-70 (2010).

Page 37 June 24, 2011

Mummert, Robert. Comment. Sexting and the law: how lack of reform in California puts teenagers in jeopardy of prosecution under child pornography laws enacted to protect them. 38 W. St. U. L. Rev. 71-92 (2010).

Samantello, Heather. Comment. Past, present and future: the legal standard in determining the mental competency of a defendant to represent *pro per* in California. 38 W. St. U. L. Rev. 93-110 (2010).

Lines, Karenina. Comment. Different isn't always better: the problems with California's dependency system. 38 W. St. U. L. Rev. 111-125 (2010).

### 32 WHITTIER LAW REVIEW, NO. 1, FALL, 2010.

O'Connor, Michael J. Student article. Legitimate defense of civil rights or raw congressional power grab? The constitutionality of the Freedom of Choice Act. 32 Whittier L. Rev. 1-56 (2010).

Washington, Ellis. Natural law considerations of juvenile law. 32 Whittier L. Rev. 57-119 (2010).

Cross, Lauren B. Comment. "Results not typical": the impact of the Federal Trade Commission's new guidelines for endorsements and testimonials. 32 Whittier L. Rev. 121-145 (2010).

Glickman, Courtney. Comment. Jon & Kate plus...child entertainment labor law complaints. 32 Whittier L. Rev. 147-169 (2010).

O'Brien, Molly. Comment. An intersection of ethics and law: the frozen embryo dilemma and the chilling choice between life and death. 32 Whittier L. Rev. 171-196 (2010).

#### 31 WOMEN'S RIGHTS LAW REPORTER, NO. 3/4. WINTER/SPRING, 2010.

Symposium: Rutgers School of Law — Newark and the History of Women and the Law. 31 Women's Rts. L. Rep. 177-257 (2010).

MacKinnon, Catharine A. A love letter to Ruth Bader Ginsburg. 31 Women's Rts. L. Rep. 177-184 (2010).

Canty-Barnes, Esther. Comments: Rutgers School of Law — Newark and the History of Women and the Law. 31 Women's Rts. L. Rep. 186-189 (2010).

Crothers, Diane. The origins of the <u>Women's Rights Law</u> <u>Reporter</u> in the civil rights and women's liberation movements. 31 Women's Rts. L. Rep. 190-197 (2010).

Goldfarb, Sally F. Viewing the Violence Against Women Act through the lenses of feminist legal theory. 31 Women's Rts. L. Rep. 198-205 (2010).

Lesk, Ann B. From superstars to mere mortals in thirty years: remarks at Rutgers symposium on women and the law. 31 Women's Rts. L. Rep. 206-210 (2010).

Schafran, Lynn Hecht. History of women in the legal profession: edited transcript. 31 Women's Rts. L. Rep. 211-219 (2010).

Strebeigh, Fred. Rutgers School of Law — Newark and the History of Women and the Law. 31 Women's Rts. L. Rep. 220-228 (2010).

Williams, Wendy Webster. Justice Ruth Bader Ginsburg's Rutgers years: 1963-1972. 31 Women's Rts. L. Rep. 229-257 (2010).

Symposium: The Gender Dimensions of Terrorism. 31 Women's Rts. L. Rep. 258-308 (2010).

Herman, Susan N. Women and terrorism: keynote address. 31 Women's Rts. L. Rep. 258-267 (2010).

Eager, Paige W. From freedom fighters to terrorists: exploring women and political violence. 31 Women's Rts. L. Rep. 268-285 (2010).

Gonzalez-Perez, Margaret. Women terrorists. 31 Women's Rts. L. Rep. 286-298 (2010).

Jamal, Amina. Terrorism and women's rights: secular and religious responses of Pakistani women. 31 Women's Rts. L. Rep. 299-308 (2010).

Jablczynski, Lori. Note. Striking a balance between the "parental" wall and workplace equality: the male caregiver perspective. 31 Women's Rts. L. Rep. 309-336 (2010).

Sarto, John. Note. The disproportionate representation of women in subprime lending: cause, effect, and remedies. 31 Women's Rts. L. Rep. 337-367 (2010).

### 11 WYOMING LAW REVIEW, NO. 1, PP. 1-293, 2011.

Frost, Carol D. and Jason M. Mailloux. Establishing appropriate water quality numeric standards under the Clean Water Act: lessons from a case study of coalbed methane produced water discharge to the Powder River, Wyoming and Montana. 11 Wyoming L. Rev. 1-23 (2011).

Hesser, Justin Newell. Comment. The nature of interstate groundwater resources and the need for states to effectively manage the resource through interstate compacts. 11 Wyoming L. Rev. 25-46 (2011).

Cottam, Dale W., et al. The 2010 Wyoming Limited Liability Company Act: a uniform recipe with Wyoming "home cooking." 11 Wyoming L. Rev. 49-97 (2011).

Fetsco, Daniel M. Early release from prison in Wyoming: an overview of parole in Wyoming and elsewhere and an examination of current and future trends. 11 Wyoming L. Rev. 99-124 (2011).

Page 38 June 24, 2011

Connolly, Catherine. Gay rights in Wyoming: a review of federal and state law. 11 Wyoming L. Rev. 125-163 (2011).

Reimer, Christopher M. The undiscovered country: Wyoming's emergence as a leading trust situs jurisdiction. 11 Wyoming L. Rev. 165-200 (2011).

Balloun, O. Shane. Comment. The disarming nature of the Wyoming Firearms Freedom Act: a constitutional analysis of Wyoming's interposition between its citizens and the federal government. 11 Wyoming L. Rev. 201-239 (2011).

Richards, Dustin Joseph. Case note. Tort law—Overruled! Wyoming's novel interpretation of the Wrongful Death Act's personal representative. (*In re* Estate of Johnson, 231 P.3d 873, 2010.) 11 Wyoming L. Rev. 241-266 (2011).

Caselli, Leonardo P. Case note. Criminal law—One small step for juveniles, one giant leap for juvenile justice. (**Graham v. Florida**, 130 S. Ct. 2011, 2010.) 11 Wyoming L. Rev. 269-293 (2011).

#### 120 YALE LAW JOURNAL, NO. 6, APRIL, 2011.

Siegel, Reva B. From colorblindness to antibalkanization: an emerging ground of decision in race equality cases. 120 Yale L.J. 1278-1366 (2011).

Macey, Jonathan R. and James P. Holdcroft, Jr. Failure is an option: an ersatz-antitrust approach to financial regulation. 120 Yale L.J. 1368-1418 (2011).

Karlan, Pamela S. Lightning in the hand: Indians and voting rights. (Reviewing Laughlin McDonald, <u>American Indians and the Fight for Equal Voting Rights.</u>) 120 Yale L.J. 1420-1453 (2011).

Salomone, Rosemary C. The common school before and after **Brown**: democracy, equality, and the productivity agenda. (Reviewing Martha Minow, <u>In **Brown**</u>'s <u>Wake: Legacies of America's Educational Landmark.</u>) 120 Yale L.J. 1454-1490 (2011).

Hemel, Daniel. Note. The Economic logic of the lease/loan distinction in bankruptcy. 120 Yale L.J. 1492-1530 (2011).

Perez, David A. Note. Deal or no deal? Remedying ineffective assistance of counsel during plea bargaining. 120 Yale L.J. 1532-1577 (2011).

Alterbaum, Daniel S. Comment. To "make full disclosure and play no tricks": a proposal to enhance fee transparency after ... (**Jones v. Harris Associates**, 130 S. Ct. 1418, 2010.) 120 Yale L.J. 1579-1588 (2011).