

CURRENT INDEX TO LEGAL PERIODICALS

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—July 22, 2011

Arizona State Law Journal	43	Ariz. St. L.J., No. 1, Spring, 2011.
Brigham Young University Education and Law Journal	2011	BYU Educ. & L.J., No. 1, Pp. 1-176.
Campbell Law Review	33	Campbell L. Rev., No. 2, Pp. 211-500, 2011.
Delaware Journal of Corporate Law	36	Del. J. Corp. L., No. 1, Pp. 1-416, 2011.
Duke Law Journal	60	Duke L.J., No. 8, May, 2011.
Environmental Law Reporter News & Analysis	41	Envtl. L. Rep. News & Analysis, No. 5, May, 2011.
Florida Law Review	63	Fla. L. Rev., No. 3, May, 2011.
Florida State University Law Review	38	Fla. St. U. L. Rev., No. 2, Winter, 2011.
Fordham International Law Journal	34	Fordham Int'l L.J., No. 4, April, 2011.
Georgetown Immigration Law Journal	25	Geo. Immigr. L.J., No. 2, Winter, 2011.
Georgia Law Review	45	Ga. L. Rev., No. 3, Spring, 2011.
Hastings Communications and Entertainment Law Journal (COMM/ENT)	33	Hastings Comm. & Ent. L.J., No. 3, Spring, 2011.
Hastings West-Northwest Journal of Environmental Law & Policy	17	Hastings W.-Nw. J. Env'tl. L. & Pol'y, No. 2, Summer, 2011.
Human Rights Quarterly	33	Hum. Rts. Q., No. 2, May, 2011.
Journal of Corporation Law	36	J. Corp. L., No. 3, Spring, 2011.
Journal of Legal Education	60	J. Legal Educ., No. 4, May, 2011.
McGeorge Law Review	*42	McGeorge L. Rev., No. 3, Pp. 499-738, 2011.
Natural Resources Journal	50	Nat. Resources J., No. 3, Fall, 2010.
New England Journal on Criminal and Civil Confinement	37	New Eng. J. on Crim. & Civ. Confinement, No. 1, Winter, 2011.
New England Law Review	45	New Eng. L. Rev., No. 3, Spring, 2011.
New York University Annual Survey of American Law	66	N.Y.U. Ann. Surv. Am. L., No. 4, Pp. 641-1000, 2011.
New York University Journal of Legislation and Public Policy	14	N.Y.U. J. Legis. & Pub. Pol'y, No. 2, Pp. 323-606.
New York University Law Review	86	N.Y.U. L. Rev., No. 2, May, 2011.
North Carolina Central Law Review	33	N.C. Cent. L. Rev., No. 1, Pp. 1-122, 2010.
Pepperdine Dispute Resolution Law Journal	11	Pepp. Disp. Resol. L.J., No. 2, Pp. 181-394, 2011.
Pepperdine Law Review	38	Pepp. L. Rev., Pp. 813-944, 2011.
Real Property, Trust and Estate Law Journal	45	Real Prop. Tr. & Est. L.J., No. 4, Winter, 2011.
Rutgers Law Journal	41	Rutgers L.J., Nos. 1 & 2, Fall & Winter, 2009.
Seton Hall Law Review	412	Seton Hall L. Rev., No. 2, Pp. 501-838, 2011.
Stanford Law Review	63	Stan. L. Rev., No. 4, April, 2011.
University of Maryland Law Journal of Race, Religion, Gender & Class	10	U. Md. L.J. Race, Religion, Gender & Class, No. 2, Fall, 2010.
University of San Francisco Law Review	45	U.S.F.L. Rev., No. 2, Fall, 2010.
Utah Law Review	2010	Utah L. Rev., No. 4, Pp. 983-1371.
Washington and Lee Law Review	68	Wash. & Lee L. Rev., No. 2, Spring, 2011.
West Virginia Law Review	113	W. Va. L. Rev., No. 3, Spring, 2011.
Willamette Law Review	47	Willamette L. Rev., No. 3, Spring, 2011.
William and Mary Law Review	52	Wm. & Mary L. Rev., No. 6, May, 2011.
William Mitchell Law Review	37	Wm. Mitchell L. Rev., No. 2, Pp. 421-992, 2011.

* This entire issue comprises the Review of Selected 2010 California Legislation.

CURRENT INDEX TO LEGAL PERIODICALS

Page 2
July 22, 2011

ACCOUNTING

Epstein, Richard A. and M. Todd Henderson. Do accounting rules matter? The dangerous allure of mark to market. 36 J. Corp. L. 513-549 (2011).

ADMINISTRATIVE LAW

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

Benson, Lenni B. The search for fair agency process: the immigration opinions of Judge Michael Daly Hawkins 1994-2010. 43 Ariz. St. L.J. 7-37 (2011).

Burstein, Michael J. Rules for patents. 52 Wm. & Mary L. Rev. 1747-1806 (2011).

Lee, Nooree. Student article. Expanding the role of North Carolina state courts in resolving public housing disputes. 33 N.C. Cent. L. Rev. 40-52 (2010).

Forty-First Annual Administrative Law Issue. The FCC and the Future. Articles by Stuart Minor Benjamin, James B. Speta, Kevin Werbach and Tim Wu. 60 Duke L.J. 1673-1857 (2011).

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

AGENCY

Mason, Sara Atherton. Recent development. Cat's paw cases: the standard for assessing subordinate bias liability. 38 Fla. St. U. L. Rev. 435-449 (2011).

AIR AND SPACE LAW

Meyer, Deborah L. The SPOT program: hello racial profiling, goodbye Fourth Amendment? 10 U. Md. L.J. Race, Religion, Gender & Class 289-339 (2010).

ARTS AND ENTERTAINMENT

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Hastings Communications and Entertainment Law Journal (COMM/ENT)

Pals, Kaitlin M. Note. Facing the music: webcasting, interactivity, and a sensible statutory royalty scheme for sound recording transmissions. (*Arista Records, LLC v. Launch Media, Inc.*, 578 F.3d 148, 2009.) 36 J. Corp. L. 677-696 (2011).

Vrana, Robert M. Note. The remix artist's catch-22: a proposal for compulsory licensing for transformative, sampling-based music. 68 Wash. & Lee L. Rev. 811-862 (2011).

BANKING AND FINANCE

Brescia, Raymond H. The cost of inequality: social distance, predatory conduct, and the financial crisis. 66 N.Y.U. Ann. Surv. Am. L. 641-725 (2011).

Chavez, Martin. Note. Remittances and the charitable deduction: a new approach to encouraging development in Mexico. 14 N.Y.U. J. Legis. & Pub. Pol'y 565-605.

Cohen, Ronnie and Shannon O'Byrne. Burning down the house: law, emotion and the subprime mortgage crisis. 45 Real Prop. Tr. & Est. L.J. 677-729 (2011).

Encinas, Carlos A. Clause *majeure*?: can a borrower use an economic downturn or economic downturn-related event to invoke the *force majeure* clause in its commercial real estate loan documents? 45 Real Prop. Tr. & Est. L.J. 731-776 (2011).

Epstein, Richard A. and M. Todd Henderson. Do accounting rules matter? The dangerous allure of mark to market. 36 J. Corp. L. 513-549 (2011).

Gubler, Zachary J. The financial innovation process: theory and application. 36 Del. J. Corp. L. 55-119 (2011).

Murphy, Michael E. Assuring responsible risk management in banking: the corporate governance dimension. 36 Del. J. Corp. L. 121-164 (2011).

Patterson, Sarah B. Note. Protecting your rights, but not your paycheck: how executive compensation regulation passes constitutional muster. 113 W. Va. L. Rev. 931-970 (2011).

Sharfman, Bernard S. Using the law to reduce systemic risk. 36 J. Corp. L. 607-634 (2011).

Utset, Manuel A. Complex financial institutions and systemic risk. 45 Ga. L. Rev. 779-839 (2011).

BANKRUPTCY LAW

Littwin, Angela. The affordability paradox: how consumer bankruptcy's greatest weakness may account for its surprising success. 52 Wm. & Mary L. Rev. 1933-2023 (2011).

Stearn, Robert J., Jr. and Cory D. Kandestin. Delaware's solvency test: what is it and does it make sense? A comparison of solvency tests under the Bankruptcy Code and Delaware law. 36 Del. J. Corp. L. 165-187 (2011).

BIOGRAPHY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Arizona State Law Journal
New York University Journal of Legislation and Public Policy

Conner, Alison W. Jerome Alan Cohen. [Includes photograph.] 60 J. Legal Educ. 687-697 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3
July 22, 2011

Dedication Issue — The Legislative Legacy of Senator Edward Kennedy. Remarks by Kenneth R. Feinberg, Caroline Kennedy, Nick Littlefield and Thomas M. Susman; articles by Jerome A. Cohen, Stuart Biegel, Gilda R. Daniels, Barry R. Furrow, Michael C. Harper and Kerri Stone. 14 N.Y.U. J. Legis. & Pub. Pol'y 323-564.

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

Tribute: Senior Judge Michael Daly Hawkins. [Includes photograph.] Introduction by Chief Judge Alex Kozinski; tributes by Lenni B. Benson, Thomas Healy, Carlton F.W. Larson and Dan Markel. 43 Ariz. St. L.J. 1-65 (2011).

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

CIVIL RIGHTS AND DISCRIMINATION

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

University of Maryland Law Journal of Race, Religion, Gender & Class

University of San Francisco Law Review

Utah Law Review

Daniels, Gilda R. Senator Edward Kennedy: a lion for voting rights. 14 N.Y.U. J. Legis. & Pub. Pol'y 415-444.

Eskridge, William N. Jr. Noah's curse: how religion often conflates status, belief, and conduct to resist antidiscrimination norms. 45 Ga. L. Rev. 657-720 (2011).

Finkelman, Paul. The cost of compromise and the covenant with death. 38 Pepp. L. Rev. 845-888 (2011).

Hensel, Wendy F. and Leslie E. Wolf. Playing God: the legality of plans denying scarce resources to peoples with disabilities in public health emergencies. 63 Fla. L. Rev. 719-770 (2011).

Marcus, David. Flawed but noble: desegregation litigation and its implications for the modern class action. 63 Fla. L. Rev. 657-717 (2011).

Meyer, Timothy C. Slavery jurisprudence on the Supreme Court of North Carolina, 1828-1858: William Gaston and Thomas Ruffin. 33 Campbell L. Rev. 313-339 (2011).

Nash, Lindsay. Expression by ordinance: preemption and proxy in local legislation. 25 Geo. Immigr. L.J. 243-339 (2011).

Stevens, Shannon K. Comment. Baseball's DNA testing policy strikes out: genetic discrimination in Major League Baseball. 412 Seton Hall L. Rev. 813-838 (2011).

Wolff, Justice Michael A. Stories of civil rights progress and the persistence of inequality and unequal opportunity 1970-2010. 37 Wm. Mitchell L. Rev. 857-881 (2011).

Symposium. Disability Discrimination After the ADA Amendments Act of 2008. Foreword by Ani B. Satz; articles by Stephen F. Befort, Ruth Colker and Elizabeth Pendo. 2010 Utah L. Rev. 983-1083.

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

Symposium. The Future of Same-Sex Marriage. Articles by June Carbone, Kimberly D. Richman, Alan Brownstein, Lynne D. Wardle, Patricia A. Cain and Anna Marie Smith. 45 U.S.F.L. Rev. 313-596 (2010).

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

COMMERCIAL LAW

Sykora, Robert. The invisible worm and the presumption of guilt. 37 Wm. Mitchell L. Rev. 722-768 (2011).

COMMUNICATIONS LAW

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

Duke Law Journal

Hastings Communications and Entertainment Law Journal (COMM/ENT)

Jones, RonNell Andersen. Litigation, legislation, and democracy in a post-newspaper America. 68 Wash. & Lee L. Rev. 557-637 (2011).

Madell, Jaime A. Note. The poster's plight: bringing the public disclosure tort online. 66 N.Y.U. Ann. Surv. Am. L. 895-949 (2011).

Sisk, Gregory C. and Nicholas Halbur. A ticking time bomb? University data privacy policies and attorney-client confidentiality in law school settings. 2010 Utah L. Rev. 1277-1313.

Stavnes, Kelly E. Note. Anonymity protection versus subpoena compliance: what media companies should consider when defending user comments online. 36 J. Corp. L. 697-720 (2011).

Taylor, Michael W. Note. A blogger, Google, and a "skank": an analysis of whether Google has a fiduciary obligation to its bloggers. 113 W. Va. L. Rev. 1001-1031 (2011).

Usher, Nikki and Michelle D. Laysner. The quest to save journalism: a legal analysis of new models for newspapers from nonprofit tax-exempt organizations to L3Cs. 2010 Utah L. Rev. 1315-1371.

Willard, Nancy. School response to cyberbullying and sexting: the legal challenges. 2011 BYU Educ. & L.J. 75-125.

CURRENT INDEX TO LEGAL PERIODICALS

Page 4
July 22, 2011

Wynton, Jasmine S. Note. Myspace, yourspace, but not theirs: the constitutionality of banning sex offenders from social networking sites. 60 Duke L.J. 1859-1903 (2011).

Forty-First Annual Administrative Law Issue. The FCC and the Future. Articles by Stuart Minor Benjamin, James B. Speta, Kevin Werbach and Tim Wu. 60 Duke L.J. 1673-1857 (2011).

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

COMPARATIVE AND FOREIGN LAW

Bates, Stephen. More SPEECH: preempting privacy tourism. 33 Hastings Comm. & Ent. L.J. 379-405 (2011).

Bergal, Carina. Note. The Mexican drug war: the case for a non-international armed conflict classification. 34 Fordham Int'l L.J. 1042-1088 (2011).

Buckley, Marianne. Comment. Looking inward: regional parallel trade as a means of bringing affordable drugs to Africa. 412 Seton Hall L. Rev. 625-669 (2011).

Cummings, Sara Kuipers. Comment. Liberia's "new war": post-conflict strategies for confronting rape and sexual violence. 43 Ariz. St. L.J. 223-261 (2011).

Gitter, Donna M. Informed by the European Union experience: what the United States can anticipate and learn from the European Union's regulatory approach to biosimilars. 412 Seton Hall L. Rev. 559-592 (2011).

Hashmi, Hera. Comment. Too much to bare? A comparative analysis of the headscarf in France, Turkey, and the United States. 10 U. Md. L.J. Race, Religion, Gender & Class 409-445 (2010).

Hughes, Katherine and Elisabeth Wickeri. A home in the city: women's struggle to secure adequate housing in urban Tanzania. 34 Fordham Int'l L.J. 788-929 (2011).

Matari, Sarah S. Note. Mediation to resolve the Bedouin-Israeli government dispute for the Negev Desert. 34 Fordham Int'l L.J. 1089-1130 (2011).

Pacella, Jennifer M. Welcoming the unwanted: Italy's response to the immigration phenomenon and European Union involvement. 25 Geo. Immigr. L.J. 341-375 (2011).

Park, Yeo Hoon Julie. Note. China's "way out" of the North Korean refugee crisis: developing a legal framework for the deportation of North Korean migrants. 25 Geo. Immigr. L.J. 515-530 (2011).

Putorti, Matthew F. Note. The international human right to individual compensation in Nepal and the transnational justice context. 34 Fordham Int'l L.J. 1131-1188 (2011).

Relis, Tamara. Human rights and southern realities. (Reviewing Human Rights, Southern Voices: Francis Deng, Abdullahi An-Na'im, Yash Ghai, Upendra Baxi, edited by William Twining; Helen M. Stacy, Human Rights for the 21st Century: Sovereignty, Civil Society, Culture.) 33 Hum. Rts. Q. 509-551 (2011).

Scott, Christopher A. and Martin J. Pasqualetti. Energy and water resources scarcity: critical infrastructure for growth and economic development in Arizona and Sonora. 50 Nat. Resources J. 645-682 (2010).

Wickeri, Elisabeth. "Land is life, land is power": landlessness, exclusion, and deprivation in Nepal. 34 Fordham Int'l L.J. 930-1041 (2011).

CONFLICT OF LAWS

Bates, Stephen. More SPEECH: preempting privacy tourism. 33 Hastings Comm. & Ent. L.J. 379-405 (2011).

CONSTITUTIONAL LAW, GENERALLY

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

Bruck, Spencer. Note. The impact of constitutional liability and private contracting of health care services for immigrants in civil detention. 25 Geo. Immigr. L.J. 487-514 (2011).

Chapa, Justin R. Comment. Stripped of meaning: the Supreme Court and the government as educator. 2011 BYU Educ. & L.J. 127-175.

Doran, Jeanette K. The people versus corporate welfare: North Carolina's forsaken opportunity to reverse perversion of the Commerce Clause and to reinvigorate the public purpose doctrine. 33 Campbell L. Rev. 381-410 (2011).

Fiss, Owen, **William H. Leary Lecture**. Aberrations no more. 2010 Utah L. Rev. 1085-1099.

Goldman, Brian P. Note. Should the Supreme Court stop inviting *amici curiae* to defend abandoned lower court decisions? 63 Stan. L. Rev. 907-972 (2011).

Hutton, Mary. Case comment. Domestic violence and due process: **Crespo v. Crespo** and the need for a higher standard of proof. (**Crespo v. Crespo**, 972 A.2d 1169, 2009.) 37 New Eng. J. on Crim. & Civ. Confinement 103-121 (2011).

Orr, Justice Robert. What exactly is a "substantial constitutional question" for purposes of appeal to the North Carolina Supreme Court? 33 Campbell L. Rev. 211-238 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 5
July 22, 2011

Patterson, Sarah B. Note. Protecting your rights, but not your paycheck: how executive compensation regulation passes constitutional muster. 113 W. Va. L. Rev. 931-970 (2011).

Smith, Anna Marie. The paradoxes of popular constitutionalism: Proposition 8 and **Strauss v. Horton**. 45 U.S.F.L. Rev. 517-596 (2010).

Walker, Anders. Shotguns, weddings, and lunch counters: why cultural frames matter to constitutional law. 38 Fla. St. U. L. Rev. 345-386 (2011).

Wardle, Lynne D. The “*Constitution*” of marriage, and the “*Constitutions*” of nations. 45 U.S.F.L. Rev. 437-479 (2010).

Compromise and Constitutionalism. Introduction by Robert F. Cochran, Jr.; Brandeis lecture by Sanford Levinson; articles in response by Paul Finkelman, Mark A. Graber, Carrie Menkel-Meadow, Steven D. Smith and Richard H. Weisberg; reply by Sanford Levinson. 38 Pepp. L. Rev. 813-944 (2011).

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

CONSUMER PROTECTION LAW

Gordon, Rob. Comment. Binding pre-dispute agreements: arbitration’s Gordian knot. 43 Ariz. St. L.J. 263-287 (2011).

Holderness, Hayes. Note. Price includes tax: protecting consumers from tax-exclusive pricing. 66 N.Y.U. Ann. Surv. Am. L. 783-824 (2011).

Littwin, Angela. The affordability paradox: how consumer bankruptcy’s greatest weakness may account for its surprising success. 52 Wm. & Mary L. Rev. 1933-2023 (2011).

Worden, Brandy. Note. Is your furniture spying on you?: covert use of GPS in advertising. 33 Hastings Comm. & Ent. L.J. 461-479 (2011).

CONTRACTS

Ben-Shahar, Omri. Fixing unfair contracts. 63 Stan. L. Rev. 869-906 (2011).

Cohen, Ronnie and Shannon O’Byrne. Burning down the house: law, emotion and the subprime mortgage crisis. 45 Real Prop. Tr. & Est. L.J. 677-729 (2011).

Encinas, Carlos A. Clause *majeure*?: can a borrower use an economic downturn or economic downturn-related event to invoke the *force majeure* clause in its commercial real estate loan documents? 45 Real Prop. Tr. & Est. L.J. 731-776 (2011).

Gallegos, Jessica. Note. A new role for tortious interference in the digital age: a model to enforce end user license agreements. 38 Fla. St. U. L. Rev. 411-434 (2011).

CORPORATIONS

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

Allman, Matthew J. Note. Swift boat captains of industry for truth: **Citizens United** and the illogic of the natural person theory of corporate personhood. 38 Fla. St. U. L. Rev. 387-410 (2011).

Del Duca, Patrick. Management of environmental liabilities in business transactions. 41 Envtl. L. Rep. News & Analysis 10419-10434 (2011).

Doran, Jeanette K. The people versus corporate welfare: North Carolina’s forsaken opportunity to reverse perversion of the Commerce Clause and to reinvigorate the public purpose doctrine. 33 Campbell L. Rev. 381-410 (2011).

McDonnell, Brett H. Setting optimal rules for shareholder proxy access. 43 Ariz. St. L.J. 67-123 (2011).

Pan, Eric J. Rethinking the board’s duty to monitor: a critical assessment of the Delaware doctrine. 38 Fla. St. U. L. Rev. 209-250 (2011).

Patterson, Sarah B. Note. Protecting your rights, but not your paycheck: how executive compensation regulation passes constitutional muster. 113 W. Va. L. Rev. 931-970 (2011).

Schaefer, Paula. Harming business clients with zealous advocacy: rethinking the attorney advisor’s touchstone. 38 Fla. St. U. L. Rev. 251-302 (2011).

Vaughan, Frederick Watson. Note. Foreign states are foreign states: why foreign-owned corporations are not persons under the Due Process Clause. 45 Ga. L. Rev. 913-949 (2011).

COURTS

Orr, Justice Robert. What exactly is a “substantial constitutional question” for purposes of appeal to the North Carolina Supreme Court? 33 Campbell L. Rev. 211-238 (2011).

CRIMINAL LAW AND PROCEDURE

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
New England Journal on Criminal and Civil Confinement
William Mitchell Law Review

Bersinger, Amanda Seals. Note. Grossly disproportional to whose offense? Why the (mis)application of constitutional jurisprudence on proceeds forfeiture matters. 45 Ga. L. Rev. 841-875 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
July 22, 2011

Daines, Devin C. Note. **State v. Harden**: muddying the waters of self-defense law in West Virginia. (**State v. Harden**, 679 S.E.2d 628, 2009.) 113 W. Va. L. Rev. 971-1000 (2011).

Fiss, Owen, **William H. Leary Lecture**. Aberrations no more. 2010 Utah L. Rev. 1085-1099.

Frazier, Nathan A. Note. Amending for justice's sake: codified disclosure rule needed to provide guidance to prosecutor's duty to disclose. 63 Fla. L. Rev. 771-800 (2011).

Gillers, Stephen. Guns, fruits, drugs, and documents: a criminal defense lawyer's responsibility for real evidence. 63 Stan. L. Rev. 813-868 (2011).

Goodson, Alyn. Casenote. Bridging the gap: how **United States v. Munn** correctly interprets the legislative intent of Amendment 706 addressing the disparity between crack and cocaine offenses. (**United States v. Munn**, 595 F.3d 183, 2010.) 33 N.C. Cent. L. Rev. 1-9 (2010).

Heim, Shannon M. Revisions to Minnesota domestic violence law affords greater protection to vulnerable victims. 37 Wm. Mitchell L. Rev. 950-970 (2011).

Levine, Danielle. Note. Facebook and social networks: the government's newest playground for information and the laws that haven't quite kept pace. 33 Hastings Comm. & Ent. L.J. 481-498 (2011).

LiVecchi, Brian P. Student article. "The least of these:" a constitutional challenge to North Carolina's sexual offender laws and N.C. Gen. Stat. § 14-208.18. 33 N.C. Cent. L. Rev. 53-108 (2010).

Meyer, Deborah L. The SPOT program: hello racial profiling, goodbye Fourth Amendment? 10 U. Md. L.J. Race, Religion, Gender & Class 289-339 (2010).

Musselwhite, Evan M. Comment. One tough pill to swallow: a call to revise North Carolina's drug trafficking laws concerning prescription painkillers. 33 Campbell L. Rev. 451-475 (2011).

O'Connor, Kirstin Kerr. Note. Sentencing entrapment and the undue influence enhancement. 86 N.Y.U. L. Rev. 609-637 (2011).

O'Rourke, Anthony. The political economy of criminal procedure litigation. 45 Ga. L. Rev. 721-778 (2011).

Powell, Jason E. Note. R.A.P.: rule against perps (who write rhymes). 41 Rutgers L.J. 479-526 (2009).

Ram, Natalie. Fortuity and forensic familial identification. 63 Stan. L. Rev. 751-812 (2011).

Silver, Mark Adam. Note. Vesting title in a murder: where is the equity in the Georgia Supreme Court's interpretation of the slayer statute in **Levenson**? 45 Ga. L. Rev. 877-912 (2011).

Vastine, Michael S. Give me your tired, your poor...and your convicted? Teaching "justice" to law students by defending criminal immigrants in removal proceedings. 10 U. Md. L.J. Race, Religion, Gender & Class 341-373 (2010).

Willard, Nancy. School response to cyberbullying and sexting: the legal challenges. 2011 BYU Educ. & L.J. 75-125.

Wixted, John P. Note. Unknowing thieves: reforming the legal link between immigration and identity theft. 41 Rutgers L.J. 403-433 (2009).

Yoder, Rebecca. Comment. **Rothgery v. Gillespie County**: applying the Supreme Court's latest Sixth Amendment jurisprudence to North Carolina criminal procedure. (**Rothgery v. Gillespie County**, 554 U.S. 191, 2008.) 33 Campbell L. Rev. 477-500 (2011).

Recent Developments in Criminal Law: Issues of Sentencing and Public Defense. Foreword by Karen R. Duncan; articles by John Stuart, Robert Sykora, Wes R. Porter, Benjamin Holley, Susan Herlofsky, Geoffrey Isaacman, Judge Randall J. Slieter, Elizabeth M. Randa, William L. Bernard, Emily Babcock, Kate Johansen, Christine Funk, Evan Berman, Julie Jonas, John Mahoney, Cynthia McCollum, Jodie L. Carlson and Joanna Woolman. 37 Wm. Mitchell L. Rev. 421-856 (2011).

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

DISPUTE RESOLUTION

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

Carrier, Michael A. Solving the drug settlement problem: the legislative approach. 41 Rutgers L.J. 83-103 (2009).

Gordon, Rob. Comment. Binding pre-dispute agreements: arbitration's Gordian knot. 43 Ariz. St. L.J. 263-287 (2011).

Horton, David. Arbitration as delegation. 86 N.Y.U. L. Rev. 437-499 (2011).

Matari, Sarah S. Note. Mediation to resolve the Bedouin-Israeli government dispute for the Negev Desert. 34 Fordham Int'l L.J. 1089-1130 (2011).

DOMESTIC RELATIONS

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

Ayotte, Shawn P. Note. Protecting servicemembers from unfair custody decisions while preserving the child's best interests. 45 New Eng. L. Rev. 655-684 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 7
July 22, 2011

Cardozo, Julia L. Comment. Let my love open the door: the case for extending marital privileges to unmarried cohabitants. 10 U. Md. L.J. Race, Religion, Gender & Class 375-407 (2010).

Daines, Devin C. Note. **State v. Harden**: muddying the waters of self-defense law in West Virginia. (**State v. Harden**, 679 S.E.2d 628, 2009.) 113 W. Va. L. Rev. 971-1000 (2011).

Diederich, Emily E. Note. 'Cause breaking up is hard to do: the need for uniform enforcement of cohabitation agreements in West Virginia. 113 W. Va. L. Rev. 1073-1098 (2011).

Feinberg, Matthew E. And the ban plays on...for now: why courts must consider religion in marriage equality cases. 10 U. Md. L.J. Race, Religion, Gender & Class 221-247 (2010).

Heim, Shannon M. Revisions to Minnesota domestic violence law affords greater protection to vulnerable victims. 37 Wm. Mitchell L. Rev. 950-970 (2011).

Hutton, Mary. Case comment. Domestic violence and due process: **Crespo v. Crespo** and the need for a higher standard of proof. (**Crespo v. Crespo**, 972 A.2d 1169, 2009.) 37 New Eng. J. on Crim. & Civ. Confinement 103-121 (2011).

Titshaw, Scott. A modest proposal to deport the children of gay citizens, & etc.: immigration law, the Defense of Marriage Act and the children of same-sex couples. 25 Geo. Immigr. L.J. 407-485 (2011).

Symposium. The Future of Same-Sex Marriage. Articles by June Carbone, Kimberly D. Richman, Alan Brownstein, Lynne D. Wardle, Patricia A. Cain and Anna Marie Smith. 45 U.S.F.L. Rev. 313-596 (2010).

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

ECONOMICS

Brescia, Raymond H. The cost of inequality: social distance, predatory conduct, and the financial crisis. 66 N.Y.U. Ann. Surv. Am. L. 641-725 (2011).

Carbone, June. Unpacking inequality and class: family, gender and the reconstruction of class barriers. 45 New Eng. L. Rev. 527-568 (2011).

Doran, Jeanette K. The people versus corporate welfare: North Carolina's forsaken opportunity to reverse perversion of the Commerce Clause and to reinvigorate the public purpose doctrine. 33 Campbell L. Rev. 381-410 (2011).

Grabowski, Henry, Genia Long and Richard Mortimer. Implementation of the biosimilar pathway: economic and policy issues. 412 Seton Hall L. Rev. 511-557 (2011).

Gubler, Zachary J. The financial innovation process: theory and application. 36 Del. J. Corp. L. 55-119 (2011).

Holderness, Hayes. Note. Price includes tax: protecting consumers from tax-exclusive pricing. 66 N.Y.U. Ann. Surv. Am. L. 783-824 (2011).

Powell, Jason E. Note. R.A.P.: rule against perps (who write rhymes). 41 Rutgers L.J. 479-526 (2009).

Sepe, Simone M. Making sense of executive compensation. 36 Del. J. Corp. L. 189-235 (2011).

EDUCATION LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Brigham Young University Education and Law Journal

Biegel, Stuart. Unfinished business: the Employment Non-Discrimination Act (ENDA) and the K-12 education community. 14 N.Y.U. J. Legis. & Pub. Pol'y 357-413.

de Ganon, Pieter S. Note. Noticing crisis. 86 N.Y.U. L. Rev. 573-608 (2011).

Garda, Robert A., Jr. The white interest in school integration. 63 Fla. L. Rev. 599-655 (2011).

Lytton, Timothy D. An educational approach to school food: using nutrition standards to promote healthy dietary habits. 2010 Utah L. Rev. 1189-1221.

Roessler, Michael F. Public education, local authority, and democracy: the implied power of North Carolina counties to impose school impact fees. 33 Campbell L. Rev. 239-312 (2011).

EMPLOYMENT PRACTICE

Adams, Jeffrey. Student article. The assault of Jamie Leigh Jones: how one woman's horror story is changing arbitration in America. 11 Pepp. Disp. Resol. L.J. 253-273 (2011).

Alexander, Rachel K. Bridging the Title VII gap: protecting all workers from "work authorization" discrimination. 10 U. Md. L.J. Race, Religion, Gender & Class 199-220 (2010).

Biegel, Stuart. Unfinished business: the Employment Non-Discrimination Act (ENDA) and the K-12 education community. 14 N.Y.U. J. Legis. & Pub. Pol'y 357-413.

Clarke, Brian S. Grossly restricted pleading: **Twombly/Iqbal**, **Gross**, and cannibalistic facts in compound employment discrimination claims. 2010 Utah L. Rev. 1101-1141.

Cooper, Meghan C. Comment. Reading between the lines: the Supreme Court's textual analysis of the ADEA in ... (**Gross v. FBL Financial Services, Inc.**, 129 S. Ct. 2343, 2009.) 45 New Eng. L. Rev. 753-776 (2011).

Harper, Michael C. Eliminating the need for caps on Title VII damage awards: the shield of **Kolstad v. American Dental Association**. 14 N.Y.U. J. Legis. & Pub. Pol'y 477-507 (606).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8
July 22, 2011

Jaziri, Ryan W. Note. Fixing a crack in the wall of separation: why the Religion Clauses preclude adjudication of sexual harassment claims brought by ministers. 45 *New Eng. L. Rev.* 719-752 (2011).

Klarfeld, Adam B. Minnesota Supreme Court finds in-house lawyer not protected by state whistleblower statute, but could be. 37 *Wm. Mitchell L. Rev.* 983-992 (2011).

Mason, Sara Atherton. Recent development. Cat's paw cases: the standard for assessing subordinate bias liability. 38 *Fla. St. U. L. Rev.* 435-449 (2011).

McGuinness, J. Michael. The meaning of just cause in North Carolina public employment law: **Carroll** and its progeny provide for a heightened multifactor standard for state employee disciplinary cases. 33 *Campbell L. Rev.* 341-379 (2011).

Stone, Kerri. Substantial limitations: reflections on the ADAAA. 14 *N.Y.U. J. Legis. & Pub. Pol'y* 509-56.

ENERGY AND UTILITIES LAW

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

Behles, Deborah. Why California failed to meet its RPS target. 17 *Hastings W.-Nw. J. Env'tl. L. & Pol'y* 163-187 (2011).

Graab, Alison C. Note. The Smart Grid: a smart solution to a complicated problem. 52 *Wm. & Mary L. Rev.* 2051-2076 (2011).

Knee, Jeremy. Rational electricity regulation: environmental impacts and the "public interest." 113 *W. Va. L. Rev.* 739-790 (2011).

Rule, Troy A. Renewable energy and the neighbors. 2010 *Utah L. Rev.* 1223-1276.

Nuts and Bolts of Technology: Closer Look at Utility-Scale Solar Power. Sara Kamins, moderator; Lisa Belenky, Alice L. Harron, Arthur Haubenstock and Tom Stars, panelists. 41 *Env'tl. L. Rep. News & Analysis* 10401-10413 (2011).

Symposium. The Water-Energy Conundrum: Water Constraints on New Energy Development in the Southwest. Introduction by Katie Gwartney Roehlk and Kenneth Rooney; opening remarks by Sen. Jeff Bingaman; articles by H. David Gold, Jason Bass, Debbie Leonard, Christopher A. Scott, Martin J. Pasqualetti and Stacy Tellinghuisen. 50 *Nat. Resources J.* 559-720 (2010).

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

ENVIRONMENTAL LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Environmental Law Reporter News & Analysis
Hastings West-Northwest Journal of Environmental Law & Policy

Grimm, Kyle G. Comment. "Endangerment" of the common law: do rulemakings as to greenhouse gases under the Clean Air Act displace federal common-law claims for the public nuisance of global warming? 412 *Seton Hall L. Rev.* 671-721 (2011).

Knee, Jeremy. Rational electricity regulation: environmental impacts and the "public interest." 113 *W. Va. L. Rev.* 739-790 (2011).

ESTATES AND TRUSTS

Medlin, S. Alan, F. Ladson Boyle and Howard M. Zaritsky, 2010: it was a very good year...to die—or was it? 45 *Real Prop. Tr. & Est. L.J.* 589-634 (2011).

Silver, Mark Adam. Note. Vesting title in a murder: where is the equity in the Georgia Supreme Court's interpretation of the slayer statute in **Levenson**? 45 *Ga. L. Rev.* 877-912 (2011).

EVIDENCE

Cardozo, Julia L. Comment. Let my love open the door: the case for extending marital privileges to unmarried cohabitants. 10 *U. Md. L.J. Race, Religion, Gender & Class* 375-407 (2010).

Dapcic, Nicole. Case comment. A quest for exculpatory DNA evidence or a wild-goose chase? Expansion of searches for lost evidence under ... (**Horton v. State of Maryland**, 985 A.2d 540, 2009.) 37 *New Eng. J. on Crim. & Civ. Confinement* 77-101 (2011).

Finn, Thomas R. The Massachusetts child hearsay statute and the admissibility of non-testimonial out-of-court statements describing sexual abuse. 37 *New Eng. J. on Crim. & Civ. Confinement* 33-53 (2011).

Funk, Christine and Evan Berman. Rising to the challenge of the NAS Report strengthening forensic science in the United States: a path forward: a call for demonstrated competence amongst legal practitioners. 37 *Wm. Mitchell L. Rev.* 683-697 (2011).

Gillers, Stephen. Guns, fruits, drugs, and documents: a criminal defense lawyer's responsibility for real evidence. 63 *Stan. L. Rev.* 813-868 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9
July 22, 2011

Harmon, Rockne P. and Edward J. Imwinkelried. The admissibility of evidence of the accused's opportunity to retest physical evidence in criminal cases. 37 *New Eng. J. on Crim. & Civ. Confinement* 3-31 (2011).

Jonas, Julie. True independence for medical examiners equals due process for criminal defendants and more efficiencies in the criminal justice system. 37 *Wm. Mitchell L. Rev.* 698-721 (2011).

Powell, Jason E. Note. R.A.P.: rule against perps (who write rhymes). 41 *Rutgers L.J.* 479-526 (2009).

Rempell, Scott. Gauging credibility in immigration proceedings: immaterial inconsistencies, demeanor, and the rule of reason. 25 *Geo. Immigr. L.J.* 377-405 (2011).

Tallent, Lauren. Note. Through the lens of Federal Evidence Rule 403: an examination of eyewitness identification expert testimony admissibility in the federal circuit courts. 68 *Wash. & Lee L. Rev.* 765-809 (2011).

Thompson, Richard M. II. NEJCCC Scribes Award. Note. The perfect storm: Rule 404(b), unequivocal stipulations, and **Old Chief's** dicta on narrative integrity and evidentiary richness. 37 *New Eng. J. on Crim. & Civ. Confinement* 55-76 (2011).

FIRST AMENDMENT

Benjamin, Stuart Minor. Transmitting, editing, and communicating: determining what "the freedom of speech" encompasses. 60 *Duke L.J.* 1673-1713 (2011).

Campbell, Wesley J. Note. A new approach to nineteenth-century religious exemption cases. 63 *Stan. L. Rev.* 973-1004 (2011).

Chapa, Justin R. Comment. Stripped of meaning: the Supreme Court and the government as educator. 2011 *BYU Educ. & L.J.* 127-175.

Feinberg, Matthew E. And the ban plays on...for now: why courts must consider religion in marriage equality cases. 10 *U. Md. L.J. Race, Religion, Gender & Class* 221-247 (2010).

Jaziri, Ryan W. Note. Fixing a crack in the wall of separation: why the Religion Clauses preclude adjudication of sexual harassment claims brought by ministers. 45 *New Eng. L. Rev.* 719-752 (2011).

Knake, Renee Newman. Attorney advice and the First Amendment. 68 *Wash. & Lee L. Rev.* 639-714 (2011).

Willard, Nancy. School response to cyberbullying and sexting: the legal challenges. 2011 *BYU Educ. & L.J.* 75-125.

Wynton, Jasmine S. Note. Myspace, yourspace, but not theirs: the constitutionality of banning sex offenders from social networking sites. 60 *Duke L.J.* 1859-1903 (2011).

FOOD AND DRUG LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Rutgers Law Journal
Seton Hall Law Review

Buckley, Marianne. Comment. Looking inward: regional parallel trade as a means of bringing affordable drugs to Africa. 412 *Seton Hall L. Rev.* 625-669 (2011).

Mottes, Lisa M. Comment. The need for federal preemption of state tort claims in the context of "new drugs" and premarket-approved medical devices. 412 *Seton Hall L. Rev.* 723-763 (2011).

Musselwhite, Evan M. Comment. One tough pill to swallow: a call to revise North Carolina's drug trafficking laws concerning prescription painkillers. 33 *Campbell L. Rev.* 451-475 (2011).

Follow-On Biologics: Implementation Challenges and Opportunities. Foreword by Jordan Paradise; articles by Henry Grabowski, Genia Long, Richard Mortimer and Donna M. Gitter. 412 *Seton Hall L. Rev.* 501-592 (2011).

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

Symposium: Antitrust Enforcement in the Pharmaceutical Industry. Articles by Steve D. Shadowen, Steve D., Keith B. Leffler, Joseph T. Lukens, Michael A. Carrier, B.D. Daniel, J. Douglas Richards, Benjamin D. Brown, Jay L. Himes, Linda P. Nussbaum, Joshua P. Davis, Louis M. Bograd, Andre M. Mura and Eric L. Cramer. 41 *Rutgers L.J.* 1-401 (2009).

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

FOURTEENTH AMENDMENT

Broadwater, Steven R. The illusion of due process in West Virginia's property tax appeals system: what illusion? 113 *W. Va. L. Rev.* 791-929 (2011).

Lund, Nelson. Two faces of judicial restraint (or are there more?) in **McDonald v. City of Chicago**. 63 *Fla. L. Rev.* 487-523 (2011).

Vaughan, Frederick Watson. Note. Foreign states are foreign states: why foreign-owned corporations are not persons under the Due Process Clause. 45 *Ga. L. Rev.* 913-949 (2011).

GOVERNMENT CONTRACTS

Adams, Jeffrey. Student article. The assault of Jamie Leigh Jones: how one woman's horror story is changing arbitration in America. 11 *Pepp. Disp. Resol. L.J.* 253-273 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
July 22, 2011

HEALTH LAW AND POLICY

- Bruck, Spencer. Note. The impact of constitutional liability and private contracting of health care services for immigrants in civil detention. 25 *Geo. Immigr. L.J.* 487-514 (2011).
- Furrow, Barry R. Health reform and Ted Kennedy: the art of politics...and persistence. 14 *N.Y.U. J. Legis. & Pub. Pol'y* 445-476.
- Hensel, Wendy F. and Leslie E. Wolf. Playing God: the legality of plans denying scarce resources to peoples with disabilities in public health emergencies. 63 *Fla. L. Rev.* 719-770 (2011).
- Lytton, Timothy D. An educational approach to school food: using nutrition standards to promote healthy dietary habits. 2010 *Utah L. Rev.* 1189-1221.
- Newell, Pamela. Reauthorizing SCHIP: only a starting point. 33 *N.C. Cent. L. Rev.* 109-122 (2010).
- Pendo, Elizabeth. Reducing disparities through health care reform: disability and accessible medical equipment. 2010 *Utah L. Rev.* 1057-1083.
- Poreda, Michael. Comment. Reforming New Jersey's vaccination policy: the case for the Conscientious Exemption Bill. 412 *Seton Hall L. Rev.* 765-811 (2011).

HOUSING LAW

- Caffrey, Kristina. Student article. The house of the rising sun: homeowners' associations, restrictive covenants, solar panels, and the Contract Clause. 50 *Nat. Resources J.* 721-759 (2010).
- Gilmore, Brian. Home is where the hatred is: a proposal for a Federal Housing Administration truth and reconciliation commission. 10 *U. Md. L.J. Race, Religion, Gender & Class* 249-287 (2010).
- Hughes, Katherine and Elisabeth Wickeri. A home in the city: women's struggle to secure adequate housing in urban Tanzania. 34 *Fordham Int'l L.J.* 788-929 (2011).
- Lee, Nooree. Student article. Expanding the role of North Carolina state courts in resolving public housing disputes. 33 *N.C. Cent. L. Rev.* 40-52 (2010).

HUMAN RIGHTS LAW

- For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Human Rights Quarterly
Willamette Law Review
- Jones, Samuel Vincent. The invisible man: the conscious neglect of men and boys in the war on human trafficking. 2010 *Utah L. Rev.* 1143-1188.

Moxley, Charles J. Jr., John Burroughs and Jonathan Granoff. Nuclear weapons and compliance with international humanitarian law and the nuclear non-proliferation treaty. 34 *Fordham Int'l L.J.* 595-696 (2011).

Murphy, Shannon K. Student article. Clouded diamonds: without binding arbitration and more sophisticated dispute resolution mechanisms, the Kimberley Process will ultimately fail in ending conflicts fueled by blood diamonds. 11 *Pepp. Disp. Resol. L.J.* 207-228 (2011).

Putorti, Matthew F. Note. The international human right to individual compensation in Nepal and the transnational justice context. 34 *Fordham Int'l L.J.* 1131-1188 (2011).

Wickeri, Elisabeth. "Land is life, land is power": landlessness, exclusion, and deprivation in Nepal. 34 *Fordham Int'l L.J.* 930-1041 (2011).

Symposium. Implementing the Human Right to Water in the West. Articles by Dena Marshall, Janet Neuman, Laura A. Schroeder, Therese A. Ure, Sarah R. Liljefelt, Harold Shepherd, Rebecca H. Hiers, Rose Francis and Laurel Firestone. 47 *Willamette L. Rev.* 361-537 (2011).

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

IMMIGRATION LAW

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

Alexander, Rachel K. Bridging the Title VII gap: protecting all workers from "work authorization" discrimination. 10 *U. Md. L.J. Race, Religion, Gender & Class* 199-220 (2010).

Benson, Leni B. The search for fair agency process: the immigration opinions of Judge Michael Daly Hawkins 1994-2010. 43 *Ariz. St. L.J.* 7-37 (2011).

Van Nostrand, Carol Jane Hall. Book review. (Reviewing Kathryn Ferguson, Norma A. Price and Ted Parke, Crossing with the Virgin: Stories from the Migrant Trail.) 33 *Hum. Rts. Q.* 552-563 (2011).

Vastine, Michael S. Give me your tired, your poor...and your convicted? Teaching "justice" to law students by defending criminal immigrants in removal proceedings. 10 *U. Md. L.J. Race, Religion, Gender & Class* 341-373 (2010).

Wixted, John P. Note. Unknowing thieves: reforming the legal link between immigration and identity theft. 41 *Rutgers L.J.* 403-433 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
July 22, 2011

INDIAN AND ABORIGINAL LAW

Hiers, Rebecca H. Water: a human right or a human responsibility? 47 *Willamette L. Rev.* 467-493 (2011).

Marshall, Dena and Janet Neuman. Seeking a shared understanding of the human right to water: collaborative use agreements in the Umatilla and Walla Walla Basins of the Pacific Northwest. 47 *Willamette L. Rev.* 361-403 (2011).

Matari, Sarah S. Note. Mediation to resolve the Bedouin-Israeli government dispute for the Negev Desert. 34 *Fordham Int'l L.J.* 1089-1130 (2011).

INSURANCE LAW

Feeney, Cassandra. Note. Are you "in good hands"?: balancing protection for insurers and insured in first-party bad-faith claims with a uniform standard. 45 *New Eng. L. Rev.* 685-717 (2011).

Furrow, Barry R. Health reform and Ted Kennedy: the art of politics...and persistence. 14 *N.Y.U. J. Legis. & Pub. Pol'y* 445-476.

INTELLECTUAL PROPERTY LAW

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

Bogden, Melissa A. Comment. Fixing fixation: the RAM copy doctrine. 43 *Ariz. St. L.J.* 181-221 (2011).

Burstein, Michael J. Rules for patents. 52 *Wm. & Mary L. Rev.* 1747-1806 (2011).

Gallegos, Jessica. Note. A new role for tortious interference in the digital age: a model to enforce end user license agreements. 38 *Fla. St. U. L. Rev.* 411-434 (2011).

Holman, Christopher M. Copyright for engineered DNA: an idea whose time has come? 113 *W. Va. L. Rev.* 699-738 (2011).

Mammen, Christian E. File sharing is dead! Long live file sharing! Recent developments in the law of secondary liability for copyright infringement. 33 *Hastings Comm. & Ent. L.J.* 443-459 (2011).

Maxey, Jenny L. Comment. A myriad of misunderstanding standing: decoding judicial review for gene patents. (**Ass'n for Molecular Pathology v. U.S. Patent & Trademark Office**, 669 F. Supp. 2d 356, 2009.) 113 *W. Va. L. Rev.* 1033-1071 (2011).

Pals, Kaitlin M. Note. Facing the music: webcasting, interactivity, and a sensible statutory royalty scheme for sound recording transmissions. (**Arista Records, LLC v. Launch Media, Inc.**, 578 F.3d 148, 2009.) 36 *J. Corp. L.* 677-696 (2011).

Vrana, Robert M. Note. The remix artist's catch-22: a proposal for compulsory licensing for transformative, sampling-based music. 68 *Wash. & Lee L. Rev.* 811-862 (2011).

Symposium: Antitrust Enforcement in the Pharmaceutical Industry. Articles by Steve D. Shadowen, Steve D., Keith B. Leffler, Joseph T. Lukens, Michael A. Carrier, B.D. Daniel, J. Douglas Richards, Benjamin D. Brown, Jay L. Himes, Linda P. Nussbaum, Joshua P. Davis, Louis M. Bograd, Andre M. Mura and Eric L. Cramer. 41 *Rutgers L.J.* 1-401 (2009).

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

INTERNATIONAL LAW

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

Bergal, Carina. Note. The Mexican drug war: the case for a non-international armed conflict classification. 34 *Fordham Int'l L.J.* 1042-1088 (2011).

Symposium. Nuclear Weapons & International Law: A Nuclear Nonproliferation Regime for the 21st Century. Articles by Charles J. Moxley Jr., John Burroughs, Jonathan Granoff, Jenifer Mackby and Peter Weiss. 34 *Fordham Int'l L.J.* 595-787 (2011).

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

INTERNATIONAL TRADE

Buckley, Marianne. Comment. Looking inward: regional parallel trade as a means of bringing affordable drugs to Africa. 412 *Seton Hall L. Rev.* 625-669 (2011).

Chavez, Martin. Note. Remittances and the charitable deduction: a new approach to encouraging development in Mexico. 14 *N.Y.U. J. Legis. & Pub. Pol'y* 565-605.

Murphy, Shannon K. Student article. Clouded diamonds: without binding arbitration and more sophisticated dispute resolution mechanisms, the Kimberley Process will ultimately fail in ending conflicts fueled by blood diamonds. 11 *Pepp. Disp. Resol. L.J.* 207-228 (2011).

JUDGES

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

de Ganon, Pieter S. Note. Noticing crisis. 86 *N.Y.U. L. Rev.* 573-608 (2011).

Gash, Jim. The end of an era: the Supreme Court (finally) butts out of punitive damages for good. 63 *Fla. L. Rev.* 525-597 (2011).

Ivan, Florin V. Note. Revising judicial application of the single subject rule to initiative petitions. 66 *N.Y.U. Ann. Surv. Am. L.* 825-893 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
July 22, 2011

Levinson, Sanford. **Louis D. Brandeis Lecture.** Compromise and constitutionalism. 38 Pepp. L. Rev. 821-843 (2011).

Lund, Nelson. Two faces of judicial restraint (or are there more?) in **McDonald v. City of Chicago**. 63 Fla. L. Rev. 487-523 (2011).

McLeod, Aman L. Changing the rule of the game: deriving new rules and practices from **Caperton v. A.T. Massey Coal Co.** 45 New Eng. L. Rev. 569-587 (2011).

Sample, James. Democracy at the corner of First and Fourteenth: judicial campaign spending and equality. 66 N.Y.U. Ann. Surv. Am. L. 727-782 (2011).

Weissenborn, Carol. Rocks rather than cathedrals: the minimalist architecture of the Minnesota Supreme Court. 37 Wm. Mitchell L. Rev. 882-915 (2011).

Tribute: Senior Judge Michael Daly Hawkins. [Includes photograph.] Introduction by Chief Judge Alex Kozinski; tributes by Lenni B. Benson, Thomas Healy, Carlton F.W. Larson and Dan Markel. 43 Ariz. St. L.J. 1-65 (2011).

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

JURISDICTION

Bruner, Christopher M. Managing corporate federalism: the least-bad approach to the shareholder bylaw debate. 36 Del. J. Corp. L. 1-54 (2011).

Goldman, Brian P. Note. Should the Supreme Court stop inviting *amici curiae* to defend abandoned lower court decisions? 63 Stan. L. Rev. 907-972 (2011).

Mottes, Lisa M. Comment. The need for federal preemption of state tort claims in the context of "new drugs" and premarket-approved medical devices. 412 Seton Hall L. Rev. 723-763 (2011).

JURISPRUDENCE

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

Gold, Andrew S. A moral rights theory of private law. 52 Wm. & Mary L. Rev. 1873-1931 (2011).

Lind, Douglas. Book review. (Reviewing Thomas D. Eisele, *Bitter Knowledge: Learning Socratic Lessons of Delusion and Renewal*.) 60 J. Legal Educ. 705-732 (2011).

Relis, Tamara. Human rights and southern realities. (Reviewing *Human Rights, Southern Voices: Francis Deng, Abdullahi An-Na'im, Yash Ghai, Upendra Baxi*, edited by William Twining; Helen M. Stacy, *Human Rights for the 21st Century: Sovereignty, Civil Society, Culture*.) 33 Hum. Rts. Q. 509-551 (2011).

Walker, Anders. Shotguns, weddings, and lunch counters: why cultural frames matter to constitutional law. 38 Fla. St. U. L. Rev. 345-386 (2011).

Compromise and Constitutionalism. Introduction by Robert F. Cochran, Jr.; Brandeis lecture by Sanford Levinson; articles in response by Paul Finkelman, Mark A. Graber, Carrie Menkel-Meadow, Steven D. Smith and Richard H. Weisberg; reply by Sanford Levinson. 38 Pepp. L. Rev. 813-944 (2011).

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

JUVENILES

Mahoney, John and Cynthia McCollum. DW's cautionary tale. 37 Wm. Mitchell L. Rev. 769-818 (2011).

Tanabe, Clifton S. and Ian Hippensteele Mobley. The forgotten students: the implications of federal homeless education policy for children in Hawaii. 2011 BYU Educ. & L.J. 51-74.

LABOR LAW

Polster, Joshua C. Note. Workplace grievance procedures: signaling fairness but escalating commitment. 86 N.Y.U. L. Rev. 638-671 (2011).

LAND USE PLANNING

Rule, Troy A. Renewable energy and the neighbors. 2010 Utah L. Rev. 1223-1276.

Steinberg, Joachim Beno. Note. New York City's Landmarks Law and the rescission process. 66 N.Y.U. Ann. Surv. Am. L. 951-999 (2011).

LAW AND SOCIETY

Ali, Shahla, William E. Davis and Joanna Lee. Multi-stakeholder dispute resolution: building social capital through access to justice at the community level. 11 Pepp. Disp. Resol. L.J. 181-206 (2011).

Carbone, June. Unpacking inequality and class: family, gender and the reconstruction of class barriers. 45 New Eng. L. Rev. 527-568 (2011).

Carbone, June. What does Bristol Palin have to do with same-sex marriage? 45 U.S.F.L. Rev. 313-356 (2010).

Chapa, Justin R. Comment. Stripped of meaning: the Supreme Court and the government as educator. 2011 BYU Educ. & L.J. 127-175.

Garda, Robert A., Jr. The white interest in school integration. 63 Fla. L. Rev. 599-655 (2011).

Jones, Samuel Vincent. The invisible man: the conscious neglect of men and boys in the war on human trafficking. 2010 Utah L. Rev. 1143-1188.

McCauliff, Catherine M.A. Jacques Maritan's embrace of religious pluralism and the *Declaration on Religious Freedom*. 412 Seton Hall L. Rev. 593-624 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13
July 22, 2011

Richman, Kimberly D. By any other name: the social and legal stakes of same-sex marriage. 45 U.S.F.L. Rev. 357-387 (2010).

Robertson, Cassandra Burke. A collaborative model of offshore legal outsourcing. 43 Ariz. St. L.J. 125-179 (2011).

Van Nostrand, Carol Jane Hall. Book review. (Reviewing Kathryn Ferguson, Norma A. Price and Ted Parke, Crossing with the Virgin: Stories from the Migrant Trail.) 33 Hum. Rts. Q. 552-563 (2011).

Walker, Anders. Shotguns, weddings, and lunch counters: why cultural frames matter to constitutional law. 38 Fla. St. U. L. Rev. 345-386 (2011).

Wolff, Justice Michael A. Stories of civil rights progress and the persistence of inequality and unequal opportunity 1970-2010. 37 Wm. Mitchell L. Rev. 857-881 (2011).

LAW ENFORCEMENT AND CORRECTIONS

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

Brower, Meghan L. Note. Prisoners with pension pay their own way: an examination of the Michigan State Correctional Facility Reimbursement Act. 37 New Eng. J. on Crim. & Civ. Confinement 139-157 (2011).

Goodson, Alyn. Casenote. Bridging the gap: how **United States v. Munn** correctly interprets the legislative intent of Amendment 706 addressing the disparity between crack and cocaine offenses. (**United States v. Munn**, 595 F.3d 183, 2010.) 33 N.C. Cent. L. Rev. 1-9 (2010).

Meyer, Deborah L. The SPOT program: hello racial profiling, goodbye Fourth Amendment? 10 U. Md. L.J. Race, Religion, Gender & Class 289-339 (2010).

O'Connor, Kirstin Kerr. Note. Sentencing entrapment and the undue influence enhancement. 86 N.Y.U. L. Rev. 609-637 (2011).
Ram, Natalie. Fortuity and forensic familial identification. 63 Stan. L. Rev. 751-812 (2011).

Yamamoto, Lynda. Note. Overcrowded prisons and filial responsibility: will states utilize "support of the indigent" statutes to solve the baby boomer and prison crises? 41 Rutgers L.J. 435-478 (2009).

Recent Developments in Criminal Law: Issues of Sentencing and Public Defense. Foreword by Karen R. Duncan; articles by John Stuart, Robert Sykora, Wes R. Porter, Benjamin Holley, Susan Herlofsky, Geoffrey Isaacman, Judge Randall J. Slieter, Elizabeth M. Randa, William L. Bernard, Emily Babcock, Kate Johansen, Christine Funk, Evan Berman, Julie Jonas, John Mahoney, Cynthia McCollum, Jodie L. Carlson and Joanna Woolman. 37 Wm. Mitchell L. Rev. 421-856 (2011).

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

LAW OF THE SEA

Glass-O'Shea, Brooke. Watery grave: why international and domestic lawmakers need to do more to protect oceanic species from extinction. 17 Hastings W.-Nw. J. Envtl. L. & Pol'y 191-232 (2011).

LEGAL ANALYSIS AND WRITING

Nyquist, Curtis. Single-case research and the history of American legal thought. 45 New Eng. L. Rev. 589-624 (2011).

LEGAL EDUCATION

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

Sisk, Gregory C. and Nicholas Halbur. A ticking time bomb? University data privacy policies and attorney-client confidentiality in law school settings. 2010 Utah L. Rev. 1277-1313.

Vastine, Michael S. Give me your tired, your poor...and your convicted? Teaching "justice" to law students by defending criminal immigrants in removal proceedings. 10 U. Md. L.J. Race, Religion, Gender & Class 341-373 (2010).

Young, Paula M. Teaching the ethical values governing mediator impartiality using short lectures, buzz group discussions, video clips, a defining features matrix, games, and an exercise based on grievances filed against Florida mediators. 11 Pepp. Disp. Resol. L.J. 309-394 (2011).

LEGAL HISTORY

Campbell, Wesley J. Note. A new approach to nineteenth-century religious exemption cases. 63 Stan. L. Rev. 973-1004 (2011).

Finkelman, Paul. The cost of compromise and the covenant with death. 38 Pepp. L. Rev. 845-888 (2011).

Fisher, John W., II. Adverse possession of the state's property. 113 W. Va. L. Rev. 649-698 (2011).

Marcus, David. Flawed but noble: desegregation litigation and its implications for the modern class action. 63 Fla. L. Rev. 657-717 (2011).

McCauliff, Catherine M.A. Jacques Maritan's embrace of religious pluralism and the *Declaration on Religious Freedom*. 412 Seton Hall L. Rev. 593-624 (2011).

Meyer, Timothy C. Slavery jurisprudence on the Supreme Court of North Carolina, 1828-1858: William Gaston and Thomas Ruffin. 33 Campbell L. Rev. 313-339 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
July 22, 2011

Weisberg, Richard H. Levinson is to Mr. Justice “Isaiah” as St. Paul was to the prophet Isaiah. 38 Pepp. L. Rev. 925-935 (2011).

White, G. Edward. **2010 Hendricks Lecture in Law and History**. Recovering the legal history of the Confederacy. 68 Wash. & Lee L. Rev. 467-554 (2011).

LEGAL PROFESSION

Cochran, Robert F., Jr. Collaborative practice’s radical possibilities for the legal profession: “[two lawyers and two clients] for the situation.” 11 Pepp. Disp. Resol. L.J. 229-251 (2011).

Gillers, Stephen. Guns, fruits, drugs, and documents: a criminal defense lawyer’s responsibility for real evidence. 63 Stan. L. Rev. 813-868 (2011).

Jewel, Lucille A. I can has lawyer? The conflict between the participatory culture of the Internet and the legal profession. 33 Hastings Comm. & Ent. L.J. 341-378 (2011).

Klarfeld, Adam B. Minnesota Supreme Court finds in-house lawyer not protected by state whistleblower statute, but could be. 37 Wm. Mitchell L. Rev. 983-992 (2011).

Knake, Renee Newman. Attorney advice and the First Amendment. 68 Wash. & Lee L. Rev. 639-714 (2011).

Moseng, Christopher. Misreading **Padco**: how a pernicious error is contaminating Minnesota’s law of fiduciary duty. 37 Wm. Mitchell L. Rev. 971-982 (2011).

Robertson, Cassandra Burke. A collaborative model of offshore legal outsourcing. 43 Ariz. St. L.J. 125-179 (2011).

Rush, Judith M. Disbarment of impaired lawyers: making the sanction fit the crime. 37 Wm. Mitchell L. Rev. 916-949 (2011).

Woolman, Joanna. **Padilla**’s “truly clear” test: a case for a broader application in Minnesota. 37 Wm. Mitchell L. Rev. 840-856 (2011).

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

James, Nathaniel. Note. The Church Amendment: in search of enforcement. (**Cenzon-DeCarlo v. Mount Sinai Hosp.**, 2010 WL 169485, 2010.) 68 Wash. & Lee L. Rev. 717-763 (2011).

Nash, Lindsay. Expression by ordinance: preemption and proxy in local legislation. 25 Geo. Immigr. L.J. 243-339 (2011).

Titshaw, Scott. A modest proposal to deport the children of gay citizens, & etc.: immigration law, the Defense of Marriage Act and the children of same-sex couples. 25 Geo. Immigr. L.J. 407-485 (2011).

Wilson, Elizabeth A. Book review[s]: is there a case for Congress? (Reviewing Victor M. Hansen and Lawrence Friedman, The Case for Congress: Separation of Powers and the War on Terror; Benjamin Wittes, Law and the Long War: The Future of Justice in the Age of Terror; Legislating the War on Terror: An Agenda for Reform, edited by Benjamin Wittes; Benjamin Wittes, et al., The Emerging Law of Detention: The Guantánamo Habeas Cases as Lawmaking; Thomas E. Mann and Norman Ornstein, The Broken Branch: How Congress is Failing America and How to Get it Back on Track.) 45 New Eng. L. Rev. 625-654 (2011).

MEDICAL JURISPRUDENCE

Holman, Christopher M. Copyright for engineered DNA: an idea whose time has come? 113 W. Va. L. Rev. 699-738 (2011).

Maxey, Jenny L. Comment. A myriad of misunderstanding standing: decoding judicial review for gene patents. (**Ass’n for Molecular Pathology v. U.S. Patent & Trademark Office**, 669 F. Supp. 2d 356, 2009.) 113 W. Va. L. Rev. 1033-1071 (2011).

Poreda, Michael. Comment. Reforming New Jersey’s vaccination policy: the case for the Conscientious Exemption Bill. 412 Seton Hall L. Rev. 765-811 (2011).

Schwartz, Kathryn J. Comment. **Coombes v. Florio**: the negative consequences of leaving Massachusetts physicians open to endless third-party liability. (**Coombes v. Florio**, 877 N.E.2d 567, 2007.) 45 New Eng. L. Rev. 777-795 (2011).

Stein, Mark S. and Julian Savulescu. Welfare versus autonomy in human subjects research. 38 Fla. St. U. L. Rev. 303-344 (2011).

Stevens, Shannon K. Comment. Baseball’s DNA testing policy strikes out: genetic discrimination in Major League Baseball. 412 Seton Hall L. Rev. 813-838 (2011).

MILITARY, WAR AND PEACE

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

Ayotte, Shawn P. Note. Protecting servicemembers from unfair custody decisions while preserving the child’s best interests. 45 New Eng. L. Rev. 655-684 (2011).

Bergal, Carina. Note. The Mexican drug war: the case for a non-international armed conflict classification. 34 Fordham Int’l L.J. 1042-1088 (2011).

Cummings, Sara Kuipers. Comment. Liberia’s “new war”: post-conflict strategies for confronting rape and sexual violence. 43 Ariz. St. L.J. 223-261 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
July 22, 2011

Fiss, Owen, **William H. Leary Lecture**. Aberrations no more. 2010 Utah L. Rev. 1085-1099.

Symposium. Nuclear Weapons & International Law: A Nuclear Nonproliferation Regime for the 21st Century. Articles by Charles J. Moxley Jr., John Burroughs, Jonathan Granoff, Jenifer Mackby and Peter Weiss. 34 Fordham Int'l L.J. 595-787 (2011).

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

NATURAL RESOURCES LAW

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

Glass-O'Shea, Brooke. Watery grave: why international and domestic lawmakers need to do more to protect oceanic species from extinction. 17 Hastings W.-Nw. J. Env'tl. L. & Pol'y 191-232 (2011).

OIL, GAS, AND MINERAL LAW

Reitze, Arnold W. Jr. and Marie Bradshaw Durrant. Control of geological carbon sequestration in the Western United States. 41 Env'tl. L. Rep. News & Analysis 10455-10480 (2011).

POLITICS

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
New York University Journal of Legislation and Public Policy
Pepperdine Law Review

Ali, Shahla, William E. Davis and Joanna Lee. Multi-stakeholder dispute resolution: building social capital through access to justice at the community level. 11 Pepp. Disp. Resol. L.J. 181-206 (2011).

Allman, Matthew J. Note. Swift boat captains of industry for truth: **Citizens United** and the illogic of the natural person theory of corporate personhood. 38 Fla. St. U. L. Rev. 387-410 (2011).

Ginsburg, Tom, James Melton and Zachary Elkins. On the evasion of executive term limits. 52 Wm. & Mary L. Rev. 1807-1872 (2011).

Ivan, Florin V. Note. Revising judicial application of the single subject rule to initiative petitions. 66 N.Y.U. Ann. Surv. Am. L. 825-893 (2011).

Jones, RonNell Andersen. Litigation, legislation, and democracy in a post-newspaper America. 68 Wash. & Lee L. Rev. 557-637 (2011).

McLeod, Aman L. Changing the rule of the game: deriving new rules and practices from **Caperton v. A.T. Massey Coal Co.** 45 New Eng. L. Rev. 569-587 (2011).

Sample, James. Democracy at the corner of First and Fourteenth: judicial campaign spending and equality. 66 N.Y.U. Ann. Surv. Am. L. 727-782 (2011).

Smith, Anna Marie. The paradoxes of popular constitutionalism: Proposition 8 and **Strauss v. Horton**. 45 U.S.F.L. Rev. 517-596 (2010).

White, G. Edward. **2010 Hendricks Lecture in Law and History**. Recovering the legal history of the Confederacy. 68 Wash. & Lee L. Rev. 467-554 (2011).

Wilson, Elizabeth A. Book review[s]: is there a case for Congress? (Reviewing Victor M. Hansen and Lawrence Friedman, The Case for Congress: Separation of Powers and the War on Terror; Benjamin Wittes, Law and the Long War: The Future of Justice in the Age of Terror; Legislating the War on Terror: An Agenda for Reform, edited by Benjamin Wittes; Benjamin Wittes, et al., The Emerging Law of Detention: The Guantánamo Habeas Cases as Lawmaking; Thomas E. Mann and Norman Ornstein, The Broken Branch: How Congress is Failing America and How to Get it Back on Track.) 45 New Eng. L. Rev. 625-654 (2011).

Compromise and Constitutionalism. Introduction by Robert F. Cochran, Jr.; Brandeis lecture by Sanford Levinson; articles in response by Paul Finkelman, Mark A. Graber, Carrie Menkel-Meadow, Steven D. Smith and Richard H. Weisberg; reply by Sanford Levinson. 38 Pepp. L. Rev. 813-944 (2011).

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

Dedication Issue — The Legislative Legacy of Senator Edward Kennedy. Remarks by Kenneth R. Feinberg, Caroline Kennedy, Nick Littlefield and Thomas M. Susman; articles by Jerome A. Cohen, Stuart Biegel, Gilda R. Daniels, Barry R. Farrow, Michael C. Harper and Kerri Stone. 14 N.Y.U. J. Legis. & Pub. Pol'y 323-564.

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

PRACTICE AND PROCEDURE

Bales, Richard A. and student Diana M. Link. Waiving rights goodbye: class action waivers in arbitration agreements after **Stolt-Nielsen v. AnimalFeeds International**. 11 Pepp. Disp. Resol. L.J. 275-307 (2011).

Clarke, Brian S. Grossly restricted pleading: **Twombly/Iqbal**, **Gross**, and cannibalistic facts in compound employment discrimination claims. 2010 Utah L. Rev. 1101-1141.

Crennan, Kevin G. Note. The viability of certification in federal appellate procedure. 52 Wm. & Mary L. Rev. 2025-2049 (2011).

Davis, Joshua P. and Eric L. Cramer. Of vulnerable monopolists: questionable innovation in the standard for class certification in antitrust cases. 41 Rutgers L.J. 355-401 (2009).

Hauser, Susan E. The 2009 amendment to Federal Rule 15(a)(1) — a study in ambiguity. 33 N.C. Cent. L. Rev. 10-39 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
July 22, 2011

Marcus, David. Flawed but noble: desegregation litigation and its implications for the modern class action. 63 Fla. L. Rev. 657-717 (2011).

Mark, Gideon. Confidential witnesses in securities litigation. 36 J. Corp. L. 551-605 (2011).

Maxey, Jenny L. Comment. A myriad of misunderstanding standing: decoding judicial review for gene patents. (**Ass'n for Molecular Pathology v. U.S. Patent & Trademark Office**, 669 F. Supp. 2d 356, 2009.) 113 W. Va. L. Rev. 1033-1071 (2011).

Richards, J. Douglas and Benjamin D. Brown. Predominance of common questions—common mistakes in applying the class action standard. 41 Rutgers L.J. 163-186 (2009).

Zimmerman, Adam S. Distributing justice. 86 N.Y.U. L. Rev. 500-572 (2011).

PRESIDENT/EXECUTIVE DEPARTMENT

Moxley, Charles J. Jr. Obama's Nuclear Posture Review: an ambitious program for nuclear arms control but a retreat from the objective of nuclear disarmament. 34 Fordham Int'l L.J. 734-775 (2011).

PROFESSIONAL ETHICS

Frazier, Nathan A. Note. Amending for justice's sake: codified disclosure rule needed to provide guidance to prosecutor's duty to disclose. 63 Fla. L. Rev. 771-800 (2011).

Gillers, Stephen. Guns, fruits, drugs, and documents: a criminal defense lawyer's responsibility for real evidence. 63 Stan. L. Rev. 813-868 (2011).

Rush, Judith M. Disbarment of impaired lawyers: making the sanction fit the crime. 37 Wm. Mitchell L. Rev. 916-949 (2011).

Schaefer, Paula. Harming business clients with zealous advocacy: rethinking the attorney advisor's touchstone. 38 Fla. St. U. L. Rev. 251-302 (2011).

Sisk, Gregory C. and Nicholas Halbur. A ticking time bomb? University data privacy policies and attorney-client confidentiality in law school settings. 2010 Utah L. Rev. 1277-1313.

Stein, Mark S. and Julian Savulescu. Welfare versus autonomy in human subjects research. 38 Fla. St. U. L. Rev. 303-344 (2011).

Young, Paula M. Teaching the ethical values governing mediator impartiality using short lectures, buzz group discussions, video clips, a defining features matrix, games, and an exercise based on grievances filed against Florida mediators. 11 Pepp. Disp. Resol. L.J. 309-394 (2011).

PROPERTY—PERSONAL AND REAL

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Real Property, Trust and Estate Law Journal

Fisher, John W., II. Adverse possession of the state's property. 113 W. Va. L. Rev. 649-698 (2011).

Moye, Lawrence Anderson IV. Comment. Is it all about the money? Considering a multi-factor test for determining the appropriateness of forced partition sales in North Carolina. 33 Campbell L. Rev. 411-449 (2011).

Spohr, David W. Cleaning up the rest of **Agins**: bringing coherence to temporary takings jurisprudence and jettisoning "extraordinary delay." 41 Envtl. L. Rep. News & Analysis 10435-10454 (2011).

Wickeri, Elisabeth. "Land is life, land is power": landlessness, exclusion, and deprivation in Nepal. 34 Fordham Int'l L.J. 930-1041 (2011).

PSYCHOLOGY AND PSYCHIATRY

Frazier, Nathan A. Note. Amending for justice's sake: codified disclosure rule needed to provide guidance to prosecutor's duty to disclose. 63 Fla. L. Rev. 771-800 (2011).

RELIGION

Brownstein, Alan. Gays, Jews, and other strangers in a strange land: the case for reciprocal accommodation of religious liberty and the right of same-sex couples to marry. 45 U.S.F.L. Rev. 389-436 (2010).

Campbell, Wesley J. Note. A new approach to nineteenth-century religious exemption cases. 63 Stan. L. Rev. 973-1004 (2011).

Eskridge, William N. Jr. Noah's curse: how religion often conflates status, belief, and conduct to resist antidiscrimination norms. 45 Ga. L. Rev. 657-720 (2011).

Hashmi, Hera. Comment. Too much to bare? A comparative analysis of the headscarf in France, Turkey, and the United States. 10 U. Md. L.J. Race, Religion, Gender & Class 409-445 (2010).

James, Nathaniel. Note. The Church Amendment: in search of enforcement. (**Cenzon-DeCarlo v. Mount Sinai Hosp.**, 2010 WL 169485, 2010.) 68 Wash. & Lee L. Rev. 717-763 (2011).

Jaziri, Ryan W. Note. Fixing a crack in the wall of separation: why the Religion Clauses preclude adjudication of sexual harassment claims brought by ministers. 45 New Eng. L. Rev. 719-752 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
July 22, 2011

McCauliff, Catherine M.A. Jacques Maritan's embrace of religious pluralism and the *Declaration on Religious Freedom*. 412 Seton Hall L. Rev. 593-624 (2011).

Weisberg, Richard H. Levinson is to Mr. Justice "Isaiah" as St. Paul was to the prophet Isaiah. 38 Pepp. L. Rev. 925-935 (2011).

REMEDIES

Gash, Jim. The end of an era: the Supreme Court (finally) butts out of punitive damages for good. 63 Fla. L. Rev. 525-597 (2011).

Gilmore, Brian. Home is where the hatred is: a proposal for a Federal Housing Administration truth and reconciliation commission. 10 U. Md. L.J. Race, Religion, Gender & Class 249-287 (2010).

Harper, Michael C. Eliminating the need for caps on Title VII damage awards: the shield of **Kolstad v. American Dental Association**. 14 N.Y.U. J. Legis. & Pub. Pol'y 477-507 (606).

Thompson, Erin L. Cultural losses and cultural gains: ethical dilemmas in WWII-looted art repatriation claims against public institutions. 33 Hastings Comm. & Ent. L.J. 407-441 (2011).

Zimmerman, Adam S. Distributing justice. 86 N.Y.U. L. Rev. 500-572 (2011).

RETIREMENT SECURITY

Brower, Meghan L. Note. Prisoners with pension pay their own way: an examination of the Michigan State Correctional Facility Reimbursement Act. 37 New Eng. J. on Crim. & Civ. Confinement 139-157 (2011).

SCIENCE AND TECHNOLOGY

Bogden, Melissa A. Comment. Fixing fixation: the RAM copy doctrine. 43 Ariz. St. L.J. 181-221 (2011).

Gitter, Donna M. Informed by the European Union experience: what the United States can anticipate and learn from the European Union's regulatory approach to biosimilars. 412 Seton Hall L. Rev. 559-592 (2011).

Holman, Christopher M. Copyright for engineered DNA: an idea whose time has come? 113 W. Va. L. Rev. 699-738 (2011).

Jewel, Lucille A. I can has lawyer? The conflict between the participatory culture of the Internet and the legal profession. 33 Hastings Comm. & Ent. L.J. 341-378 (2011).

Levine, Danielle. Note. Facebook and social networks: the government's newest playground for information and the laws that haven't quite kept pace. 33 Hastings Comm. & Ent. L.J. 481-498 (2011).

Mammen, Christian E. File sharing is dead! Long live file sharing! Recent developments in the law of secondary liability for copyright infringement. 33 Hastings Comm. & Ent. L.J. 443-459 (2011).

Pals, Kaitlin M. Note. Facing the music: webcasting, interactivity, and a sensible statutory royalty scheme for sound recording transmissions. (**Arista Records, LLC v. Launch Media, Inc.**, 578 F.3d 148, 2009.) 36 J. Corp. L. 677-696 (2011).

Stavnes, Kelly E. Note. Anonymity protection versus subpoena compliance: what media companies should consider when defending user comments online. 36 J. Corp. L. 697-720 (2011).

Sykora, Robert. The invisible worm and the presumption of guilt. 37 Wm. Mitchell L. Rev. 722-768 (2011).

Taylor, Michael W. Note. A blogger, Google, and a "skank": an analysis of whether Google has a fiduciary obligation to its bloggers. 113 W. Va. L. Rev. 1001-1031 (2011).

Vrana, Robert M. Note. The remix artist's catch-22: a proposal for compulsory licensing for transformative, sampling-based music. 68 Wash. & Lee L. Rev. 811-862 (2011).

Worden, Brandy. Note. Is your furniture spying on you?: covert use of GPS in advertising. 33 Hastings Comm. & Ent. L.J. 461-479 (2011).

Nuts and Bolts of Technology: Closer Look at Utility-Scale Solar Power. Sara Kamins, moderator; Lisa Belenky, Alice L. Harron, Arthur Haubenstock and Tom Starrs, panelists. 41 Envtl. L. Rep. News & Analysis 10401-10413 (2011).

SECOND AMENDMENT

Lund, Nelson. Two faces of judicial restraint (or are there more?) in **McDonald v. City of Chicago**. 63 Fla. L. Rev. 487-523 (2011).

SECURITIES LAW

Bruner, Christopher M. Managing corporate federalism: the least-bad approach to the shareholder bylaw debate. 36 Del. J. Corp. L. 1-54 (2011).

Del Duca, Patrick. Management of environmental liabilities in business transactions. 41 Envtl. L. Rep. News & Analysis 10419-10434 (2011).

Lasker, Cory A. Note. Private Securities Litigation Reform Act: safe harbor for the innocent or modern day Port of Tortuga for the buccaneers of Wall Street? 36 J. Corp. L. 653-675 (2011).

Mark, Gideon. Confidential witnesses in securities litigation. 36 J. Corp. L. 551-605 (2011).

McDonnell, Brett H. Setting optimal rules for shareholder proxy access. 43 Ariz. St. L.J. 67-123 (2011).

Sharfman, Bernard S. Using the law to reduce systemic risk. 36 J. Corp. L. 607-634 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
July 22, 2011

SEXUALITY AND THE LAW

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

University of San Francisco Law Review

Adams, Jeffrey. Student article. The assault of Jamie Leigh Jones: how one woman's horror story is changing arbitration in America. 11 Pepp. Disp. Resol. L.J. 253-273 (2011).

Biegel, Stuart. Unfinished business: the Employment Non-Discrimination Act (ENDA) and the K-12 education community. 14 N.Y.U. J. Legis. & Pub. Pol'y 357-413.

Cummings, Sara Kuipers. Comment. Liberia's "new war": post-conflict strategies for confronting rape and sexual violence. 43 Ariz. St. L.J. 223-261 (2011).

Eskridge, William N. Jr. Noah's curse: how religion often conflates status, belief, and conduct to resist antidiscrimination norms. 45 Ga. L. Rev. 657-720 (2011).

Feinberg, Matthew E. And the ban plays on...for now: why courts must consider religion in marriage equality cases. 10 U. Md. L.J. Race, Religion, Gender & Class 221-247 (2010).

James, Nathaniel. Note. The Church Amendment: in search of enforcement. (**Cenzon-DeCarlo v. Mount Sinai Hosp.**, 2010 WL 169485, 2010.) 68 Wash. & Lee L. Rev. 717-763 (2011).

Jones, Samuel Vincent. The invisible man: the conscious neglect of men and boys in the war on human trafficking. 2010 Utah L. Rev. 1143-1188.

LiVecchi, Brian P. Student article. "The least of these:" a constitutional challenge to North Carolina's sexual offender laws and N.C. Gen. Stat. § 14-208.18. 33 N.C. Cent. L. Rev. 53-108 (2010).

Titshaw, Scott. A modest proposal to deport the children of gay citizens, & etc.: immigration law, the Defense of Marriage Act and the children of same-sex couples. 25 Geo. Immigr. L.J. 407-485 (2011).

Wynton, Jasmine S. Note. Myspace, yourspace, but not theirs: the constitutionality of banning sex offenders from social networking sites. 60 Duke L.J. 1859-1903 (2011).

Symposium. The Future of Same-Sex Marriage. Articles by June Carbone, Kimberly D. Richman, Alan Brownstein, Lynne D. Wardle, Patricia A. Cain and Anna Marie Smith. 45 U.S.F.L. Rev. 313-596 (2010).

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

SOCIAL WELFARE

Furrow, Barry R. Health reform and Ted Kennedy: the art of politics...and persistence. 14 N.Y.U. J. Legis. & Pub. Pol'y 445-476.

Tanabe, Clifton S. and Ian Hippensteele Mobley. The forgotten students: the implications of federal homeless education policy for children in Hawaii. 2011 BYU Educ. & L.J. 51-74.

SPORTS

Stevens, Shannon K. Comment. Baseball's DNA testing policy strikes out: genetic discrimination in Major League Baseball. 412 Seton Hall L. Rev. 813-838 (2011).

STATE AND LOCAL GOVERNMENT LAW

Bernard, William L. Something's gotta give: Minnesota must revise its procedures for determining eligibility for appointment of public defenders. 37 Wm. Mitchell L. Rev. 630-651 (2011).

Herlofsky, Susan and Geoffrey Isaacman. Minnesota's attempts to fund indigent defense: demonstrating the need for a dedicated funding source. 37 Wm. Mitchell L. Rev. 559-598 (2011).

Nash, Lindsay. Expression by ordinance: preemption and proxy in local legislation. 25 Geo. Immigr. L.J. 243-339 (2011).

Roessler, Michael F. Public education, local authority, and democracy: the implied power of North Carolina counties to impose school impact fees. 33 Campbell L. Rev. 239-312 (2011).

Slieter, Judge Randall J. and Elizabeth M. Randa. The Minnesota public defender system: a change of governance should occur for the state to efficiently fulfill its constitutional obligation. 37 Wm. Mitchell L. Rev. 599-629 (2011).

Stuart, John and Robert Sykora. Minnesota's failed experience with sentencing guidelines and the future of evidence-based sentencing. 37 Wm. Mitchell L. Rev. 426-468 (2011).

TAXATION—FEDERAL ESTATE AND GIFT

Hicks, Thomas. An interpretation of the Internal Revenue Code and Treasury Regulations supporting the tax deductibility of the voluntary charitable contribution in perpetuity of a partial interest in an appropriate riparian water right transferred instream for conservation purposes (with an emphasis on California water law). 17 Hastings W.-Nw. J. Envtl. L. & Pol'y 93-159 (2011).

Medlin, S. Alan, F. Ladson Boyle and Howard M. Zaritsky, 2010: it was a very good year...to die—or was it? 45 Real Prop. Tr. & Est. L.J. 589-634 (2011).

TAXATION—FEDERAL INCOME

Cain, Patricia A. Taxation of domestic partner benefits: the hidden costs. 45 U.S.F.L. Rev. 481-516 (2010).

Chavez, Martin. Note. Remittances and the charitable deduction: a new approach to encouraging development in Mexico. 14 N.Y.U. J. Legis. & Pub. Pol'y 565-605.

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
July 22, 2011

Dean, Steven A. Tax deregulation. 86 N.Y.U. L. Rev. 387-436 (2011).

Hellwig, Brant J. The holding intent requirement for property transferred in a section 1031 exchange. 45 Real Prop. Tr. & Est. L.J. 635-675 (2011).

Hicks, Thomas. An interpretation of the Internal Revenue Code and Treasury Regulations supporting the tax deductibility of the voluntary charitable contribution in perpetuity of a partial interest in an appropriate riparian water right transferred instream for conservation purposes (with an emphasis on California water law). 17 Hastings W.-Nw. J. Env'tl. L. & Pol'y 93-159 (2011).

Sharfman, Bernard S. Using the law to reduce systemic risk. 36 J. Corp. L. 607-634 (2011).

Usher, Nikki and Michelle D. Layser. The quest to save journalism: a legal analysis of new models for newspapers from nonprofit tax-exempt organizations to L3Cs. 2010 Utah L. Rev. 1315-1371.

TAXATION—STATE AND LOCAL

Broadwater, Steven R. The illusion of due process in West Virginia's property tax appeals system: what illusion? 113 W. Va. L. Rev. 791-929 (2011).

Holderness, Hayes. Note. Price includes tax: protecting consumers from tax-exclusive pricing. 66 N.Y.U. Ann. Surv. Am. L. 783-824 (2011).

TORTS

Cushman, Cameron. Note. Liability for fairness opinions under Delaware law. 36 J. Corp. L. 635-651 (2011).

Gallegos, Jessica. Note. A new role for tortious interference in the digital age: a model to enforce end user license agreements. 38 Fla. St. U. L. Rev. 411-434 (2011).

Gorman, Brian J., et al. Psychology and law in the classroom: how the use of clinical fads in the classroom may awaken the educational malpractice claim. 2011 BYU Educ. & L.J. 29-50.

Grimm, Kyle G. Comment. "Endangerment" of the common law: do rulemakings as to greenhouse gases under the Clean Air Act displace federal common-law claims for the public nuisance of global warming? 412 Seton Hall L. Rev. 671-721 (2011).

Madell, Jaime A. Note. The poster's plight: bringing the public disclosure tort online. 66 N.Y.U. Ann. Surv. Am. L. 895-949 (2011).

Mottes, Lisa M. Comment. The need for federal preemption of state tort claims in the context of "new drugs" and premarket-approved medical devices. 412 Seton Hall L. Rev. 723-763 (2011).

Schwartz, Kathryn J. Comment. **Coombes v. Florio**: the negative consequences of leaving Massachusetts physicians open to endless third-party liability. (**Coombes v. Florio**, 877 N.E.2d 567, 2007.) 45 New Eng. L. Rev. 777-795 (2011).

Worden, Brandy. Note. Is your furniture spying on you?: covert use of GPS in advertising. 33 Hastings Comm. & Ent. L.J. 461-479 (2011).

TRADE REGULATION

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

Symposium: Antitrust Enforcement in the Pharmaceutical Industry. Articles by Steve D. Shadowen, Steve D., Keith B. Leffler, Joseph T. Lukens, Michael A. Carrier, B.D. Daniel, J. Douglas Richards, Benjamin D. Brown, Jay L. Himes, Linda P. Nussbaum, Joshua P. Davis, Louis M. Bograd, Andre M. Mura and Eric L. Cramer. 41 Rutgers L.J. 1-401 (2009).

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

WATER LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Natural Resources Journal
Willamette Law Review

Symposium. Implementing the Human Right to Water in the West. Articles by Dena Marshall, Janet Neuman, Laura A. Schroeder, Therese A. Ure, Sarah R. Liljefelt, Harold Shepherd, Rebecca H. Hiers, Rose Francis and Laurel Firestone. 47 Willamette L. Rev. 361-537 (2011).

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

Symposium. The Water-Energy Conundrum: Water Constraints on New Energy Development in the Southwest. Introduction by Katie Gwartney Roehlk and Kenneth Rooney; opening remarks by Sen. Jeff Bingaman; articles by H. David Gold, Jason Bass, Debbie Leonard, Christopher A. Scott, Martin J. Pasqualetti and Stacy Tellinghuisen. 50 Nat. Resources J. 559-720 (2010).

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

WOMEN

Hashmi, Hera. Comment. Too much to bare? A comparative analysis of the headscarf in France, Turkey, and the United States. 10 U. Md. L.J. Race, Religion, Gender & Class 409-445 (2010).

Hughes, Katherine and Elisabeth Wickeri. A home in the city: women's struggle to secure adequate housing in urban Tanzania. 34 Fordham Int'l L.J. 788-929 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
July 22, 2011

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

43 ARIZONA STATE LAW JOURNAL, NO. 1, SPRING, 2011.

Tribute: Senior Judge Michael Daly Hawkins. [Includes photograph.] 43 Ariz. St. L.J. 1-65 (2011).

Michael Daly Hawkins. [Photograph.] 43 Ariz. St. L.J. unpagged (2011).

Kozinski, Chief Judge Alex. Introduction: a tribute to Judge Hawkins. 43 Ariz. St. L.J. 1-6 (2011).

Benson, Lenni B. The search for fair agency process: the immigration opinions of Judge Michael Daly Hawkins 1994-2010. 43 Ariz. St. L.J. 7-37 (2011).

Healy, Thomas. The hard case and the good judge. 43 Ariz. St. L.J. 39-47 (2011).

Larson, Carlton F.W. Judge Michael Daly Hawkins, the jury system, and American democracy. 43 Ariz. St. L.J. 49-56 (2011).

Markel, Dan. A judge for justice. 43 Ariz. St. L.J. 57-65 (2011).

McDonnell, Brett H. Setting optimal rules for shareholder proxy access. 43 Ariz. St. L.J. 67-123 (2011).

Robertson, Cassandra Burke. A collaborative model of offshore legal outsourcing. 43 Ariz. St. L.J. 125-179 (2011).

Bogden, Melissa A. Comment. Fixing fixation: the RAM copy doctrine. 43 Ariz. St. L.J. 181-221 (2011).

Cummings, Sara Kuipers. Comment. Liberia's "new war": post-conflict strategies for confronting rape and sexual violence. 43 Ariz. St. L.J. 223-261 (2011).

Gordon, Rob. Comment. Binding pre-dispute agreements: arbitration's Gordian knot. 43 Ariz. St. L.J. 263-287 (2011).

2011 BRIGHAM YOUNG UNIVERSITY EDUCATION AND LAW JOURNAL, NO. 1, PP. 1-176.

Davis, Julia L. Contracts, control and charter schools: the success of charter schools depends on stronger nonprofit board oversight to preserve independence and prevent domination by for-profit management companies. 2011 BYU Educ. & L.J. 1-28.

Gorman, Brian J., et al. Psychology and law in the classroom: how the use of clinical fads in the classroom may awaken the educational malpractice claim. 2011 BYU Educ. & L.J. 29-50.

Tanabe, Clifton S. and Ian Hippensteele Mobley. The forgotten students: the implications of federal homeless education policy for children in Hawaii. 2011 BYU Educ. & L.J. 51-74.

Willard, Nancy. School response to cyberbullying and sexting: the legal challenges. 2011 BYU Educ. & L.J. 75-125.

Chapa, Justin R. Comment. Stripped of meaning: the Supreme Court and the government as educator. 2011 BYU Educ. & L.J. 127-175.

33 CAMPBELL LAW REVIEW, NO. 2, PP. 211-500, 2011.

Orr, Justice Robert. What exactly is a "substantial constitutional question" for purposes of appeal to the North Carolina Supreme Court? 33 Campbell L. Rev. 211-238 (2011).

Roessler, Michael F. Public education, local authority, and democracy: the implied power of North Carolina counties to impose school impact fees. 33 Campbell L. Rev. 239-312 (2011).

Meyer, Timothy C. Slavery jurisprudence on the Supreme Court of North Carolina, 1828-1858: William Gaston and Thomas Ruffin. 33 Campbell L. Rev. 313-339 (2011).

McGuinness, J. Michael. The meaning of just cause in North Carolina public employment law: **Carroll** and its progeny provide for a heightened multifactor standard for state employee disciplinary cases. 33 Campbell L. Rev. 341-379 (2011).

Doran, Jeanette K. The people versus corporate welfare: North Carolina's forsaken opportunity to reverse perversion of the Commerce Clause and to reinvigorate the public purpose doctrine. 33 Campbell L. Rev. 381-410 (2011).

Moye, Lawrence Anderson IV. Comment. Is it all about the money? Considering a multi-factor test for determining the appropriateness of forced partition sales in North Carolina. 33 Campbell L. Rev. 411-449 (2011).

Musselwhite, Evan M. Comment. One tough pill to swallow: a call to revise North Carolina's drug trafficking laws concerning prescription painkillers. 33 Campbell L. Rev. 451-475 (2011).

Yoder, Rebecca. Comment. **Rothgery v. Gillespie County**: applying the Supreme Court's latest Sixth Amendment jurisprudence to North Carolina criminal procedure. (**Rothgery v. Gillespie County**, 554 U.S. 191, 2008.) 33 Campbell L. Rev. 477-500 (2011).

36 DELAWARE JOURNAL OF CORPORATE LAW, NO. 1, PP. 1-416, 2011.

Bruner, Christopher M. Managing corporate federalism: the least-bad approach to the shareholder bylaw debate. 36 Del. J. Corp. L. 1-54 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21
July 22, 2011

Gubler, Zachary J. The financial innovation process: theory and application. 36 Del. J. Corp. L. 55-119 (2011).

Murphy, Michael E. Assuring responsible risk management in banking: the corporate governance dimension. 36 Del. J. Corp. L. 121-164 (2011).

Stearn, Robert J., Jr. and Cory D. Kandestin. Delaware's solvency test: what is it and does it make sense? A comparison of solvency tests under the Bankruptcy Code and Delaware law. 36 Del. J. Corp. L. 165-187 (2011).

Sepe, Simone M. Making sense of executive compensation. 36 Del. J. Corp. L. 189-235 (2011).

Unreported cases. 36 Del. J. Corp. L. 237-415 (2011).

60 DUKE LAW JOURNAL, NO. 8, MAY, 2011.

Forty-First Annual Administrative Law Issue. The FCC and the Future. 60 Duke L.J. 1673-1857 (2011).

Benjamin, Stuart Minor. Transmitting, editing, and communicating: determining what "the freedom of speech" encompasses. 60 Duke L.J. 1673-1713 (2011).

Speta, James B. Supervising managed services. 60 Duke L.J. 1715-1759 (2011).

Werbach, Kevin. The network utility. 60 Duke L.J. 1761-1840 (2011).

Wu, Tim. Agency threats. 60 Duke L.J. 1841-1857 (2011).

Wynton, Jasmine S. Note. Myspace, yourspace, but not theirs: the constitutionality of banning sex offenders from social networking sites. 60 Duke L.J. 1859-1903 (2011).

41 ENVIRONMENTAL LAW REPORTER NEWS & ANALYSIS, NO. 5, MAY, 2011.

Beyond words. 41 Envtl. L. Rep. News & Analysis 10399 (2011).

Nuts and Bolts of Technology: Closer Look at Utility-Scale Solar Power. Sara Kamins, moderator; Lisa Belenky, Alice L. Harron, Arthur Haubenstock and Tom Starrs, panelists. 41 Envtl. L. Rep. News & Analysis 10401-10413 (2011).

Honigsberg, Peter Jan. Conflict of interest that led to the Gulf oil disaster. 41 Envtl. L. Rep. News & Analysis 10414-10418 (2011).

Del Duca, Patrick. Management of environmental liabilities in business transactions. 41 Envtl. L. Rep. News & Analysis 10419-10434 (2011).

Spohr, David W. Cleaning up the rest of **Agins**: bringing coherence to temporary takings jurisprudence and jettisoning "extraordinary delay." 41 Envtl. L. Rep. News & Analysis 10435-10454 (2011).

Reitze, Arnold W. Jr. and Marie Bradshaw Durrant. Control of geological carbon sequestration in the Western United States. 41 Envtl. L. Rep. News & Analysis 10455-10480 (2011).

Recent developments. In the Congress. 41 Envtl. L. Rep. News & Analysis 10481-10486 (2011).

Recent developments. In the Courts. 41 Envtl. L. Rep. News & Analysis 10486-10487 (2011).

Recent developments. In the federal agencies. 41 Envtl. L. Rep. News & Analysis 10488-10491 (2011).

Recent developments. In the state agencies. 41 Envtl. L. Rep. News & Analysis 10492-10495 (2011).

Recent journal literature. 41 Envtl. L. Rep. News & Analysis 10496-10497 (2011).

Topical index. 41 Envtl. L. Rep. News & Analysis 10498-10499 (2011).

63 FLORIDA LAW REVIEW, NO. 3, MAY, 2011.

Lund, Nelson. Two faces of judicial restraint (or are there more?) in **McDonald v. City of Chicago**. 63 Fla. L. Rev. 487-523 (2011).

Gash, Jim. The end of an era: the Supreme Court (finally) butts out of punitive damages for good. 63 Fla. L. Rev. 525-597 (2011).

Garda, Robert A., Jr. The white interest in school integration. 63 Fla. L. Rev. 599-655 (2011).

Marcus, David. Flawed but noble: desegregation litigation and its implications for the modern class action. 63 Fla. L. Rev. 657-717 (2011).

Hensel, Wendy F. and Leslie E. Wolf. Playing God: the legality of plans denying scarce resources to peoples with disabilities in public health emergencies. 63 Fla. L. Rev. 719-770 (2011).

Frazier, Nathan A. Note. Amending for justice's sake: codified disclosure rule needed to provide guidance to prosecutor's duty to disclose. 63 Fla. L. Rev. 771-800 (2011).

38 FLORIDA STATE UNIVERSITY LAW REVIEW, NO. 2, WINTER, 2011.

Pan, Eric J. Rethinking the board's duty to monitor: a critical assessment of the Delaware doctrine. 38 Fla. St. U. L. Rev. 209-250 (2011).

Schaefer, Paula. Harming business clients with zealous advocacy: rethinking the attorney advisor's touchstone. 38 Fla. St. U. L. Rev. 251-302 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22
July 22, 2011

Stein, Mark S. and Julian Savulescu. Welfare versus autonomy in human subjects research. 38 Fla. St. U. L. Rev. 303-344 (2011).

Walker, Anders. Shotguns, weddings, and lunch counters: why cultural frames matter to constitutional law. 38 Fla. St. U. L. Rev. 345-386 (2011).

Allman, Matthew J. Note. Swift boat captains of industry for truth: **Citizens United** and the illogic of the natural person theory of corporate personhood. 38 Fla. St. U. L. Rev. 387-410 (2011).

Gallegos, Jessica. Note. A new role for tortious interference in the digital age: a model to enforce end user license agreements. 38 Fla. St. U. L. Rev. 411-434 (2011).

Mason, Sara Atherton. Recent development. Cat's paw cases: the standard for assessing subordinate bias liability. 38 Fla. St. U. L. Rev. 435-449 (2011).

34 FORDHAM INTERNATIONAL LAW JOURNAL, NO. 4, APRIL, 2011.

Symposium. Nuclear Weapons & International Law: A Nuclear Nonproliferation Regime for the 21st Century. 34 Fordham Int'l L.J. 595-787 (2011).

Moxley, Charles J. Jr., John Burroughs and Jonathan Granoff. Nuclear weapons and compliance with international humanitarian law and the nuclear non-proliferation treaty. 34 Fordham Int'l L.J. 595-696 (2011).

Mackby, Jenifer. Nonproliferation verification and the Nuclear Test Ban Treaty. 34 Fordham Int'l L.J. 697-733 (2011).

Moxley, Charles J. Jr. Obama's Nuclear Posture Review: an ambitious program for nuclear arms control but a retreat from the objective of nuclear disarmament. 34 Fordham Int'l L.J. 734-775 (2011).

Weiss, Peter. Taking the law seriously: the imperative need for a nuclear weapons convention. 34 Fordham Int'l L.J. 776-787 (2011).

Hughes, Katherine and Elisabeth Wickeri. A home in the city: women's struggle to secure adequate housing in urban Tanzania. 34 Fordham Int'l L.J. 788-929 (2011).

Wickeri, Elisabeth. "Land is life, land is power": landlessness, exclusion, and deprivation in Nepal. 34 Fordham Int'l L.J. 930-1041 (2011).

Bergal, Carina. Note. The Mexican drug war: the case for a non-international armed conflict classification. 34 Fordham Int'l L.J. 1042-1088 (2011).

Matari, Sarah S. Note. Mediation to resolve the Bedouin-Israeli government dispute for the Negev Desert. 34 Fordham Int'l L.J. 1089-1130 (2011).

Putorti, Matthew F. Note. The international human right to individual compensation in Nepal and the transnational justice context. 34 Fordham Int'l L.J. 1131-1188 (2011).

25 GEORGETOWN IMMIGRATION LAW JOURNAL, NO. 2, WINTER, 2011.

Nash, Lindsay. Expression by ordinance: preemption and proxy in local legislation. 25 Geo. Immigr. L.J. 243-339 (2011).

Pacella, Jennifer M. Welcoming the unwanted: Italy's response to the immigration phenomenon and European Union involvement. 25 Geo. Immigr. L.J. 341-375 (2011).

Rempell, Scott. Gauging credibility in immigration proceedings: immaterial inconsistencies, demeanor, and the rule of reason. 25 Geo. Immigr. L.J. 377-405 (2011).

Titshaw, Scott. A modest proposal to deport the children of gay citizens, & etc.: immigration law, the Defense of Marriage Act and the children of same-sex couples. 25 Geo. Immigr. L.J. 407-485 (2011).

Bruck, Spencer. Note. The impact of constitutional liability and private contracting of health care services for immigrants in civil detention. 25 Geo. Immigr. L.J. 487-514 (2011).

Park, Yeo Hoon Julie. Note. China's "way out" of the North Korean refugee crisis: developing a legal framework for the deportation of North Korean migrants. 25 Geo. Immigr. L.J. 515-530 (2011).

Masri, Shadi. Current development. Executive branch: ICE's initiation of Secure Communities program draws more criticism than praise. 25 Geo. Immigr. L.J. 533-537 (2011).

Steinberg, Asher. Current development. Judicial branch: Supreme Court holds that a finding of recidivism must be made in court of conviction for repeat offenses to qualify as recidivist offenses when ruling on applications for cancellations of removal. 25 Geo. Immigr. L.J. 539-543 (2011).

Adams, Joyce. Current development. Legislative branch: the DREAM lives on: why the DREAM Act died and next steps for immigration reform. 25 Geo. Immigr. L.J. 545-549 (2011).

45 GEORGIA LAW REVIEW, NO. 3, SPRING, 2011.

Eskridge, William N. Jr. Noah's curse: how religion often conflates status, belief, and conduct to resist antidiscrimination norms. 45 Ga. L. Rev. 657-720 (2011).

O'Rourke, Anthony. The political economy of criminal procedure litigation. 45 Ga. L. Rev. 721-778 (2011).

Utset, Manuel A. Complex financial institutions and systemic risk. 45 Ga. L. Rev. 779-839 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23
July 22, 2011

Bersinger, Amanda Seals. Note. Grossly disproportional to whose offense? Why the (mis)application of constitutional jurisprudence on proceeds forfeiture matters. 45 Ga. L. Rev. 841-875 (2011).

Silver, Mark Adam. Note. Vesting title in a murder: where is the equity in the Georgia Supreme Court's interpretation of the slayer statute in **Levenson**? 45 Ga. L. Rev. 877-912 (2011).

Vaughan, Frederick Watson. Note. Foreign states are foreign states: why foreign-owned corporations are not persons under the Due Process Clause. 45 Ga. L. Rev. 913-949 (2011).

33 HASTINGS COMMUNICATIONS AND ENTERTAINMENT LAW JOURNAL (COMMENT), NO. 3, SPRING, 2011.

Calvert, Clay and Robert D. Richards. The Parents Television Council uncensored: an inside look at the watchdog of the public airwaves and the war on indecency with its president, Tim Winter. 33 Hastings Comm. & Ent. L.J. 293-340 (2011).

Jewel, Lucille A. I can has lawyer? The conflict between the participatory culture of the Internet and the legal profession. 33 Hastings Comm. & Ent. L.J. 341-378 (2011).

Bates, Stephen. More SPEECH: preempting privacy tourism. 33 Hastings Comm. & Ent. L.J. 379-405 (2011).

Thompson, Erin L. Cultural losses and cultural gains: ethical dilemmas in WWII-looted art repatriation claims against public institutions. 33 Hastings Comm. & Ent. L.J. 407-441 (2011).

Mammen, Christian E. File sharing is dead! Long live file sharing! Recent developments in the law of secondary liability for copyright infringement. 33 Hastings Comm. & Ent. L.J. 443-459 (2011).

Worden, Brandy. Note. Is your furniture spying on you?: covert use of GPS in advertising. 33 Hastings Comm. & Ent. L.J. 461-479 (2011).

Levine, Danielle. Note. Facebook and social networks: the government's newest playground for information and the laws that haven't quite kept pace. 33 Hastings Comm. & Ent. L.J. 481-498 (2011).

17 HASTINGS WEST-NORTHWEST JOURNAL OF ENVIRONMENTAL LAW & POLICY, NO. 2, SUMMER, 2011.

Oak showing [the] influence of sea breezes. [Photograph.] 17 Hastings W.-Nw. J. Env'tl. L. & Pol'y 91 (2011).

Hicks, Thomas. An interpretation of the Internal Revenue Code and Treasury Regulations supporting the tax deductibility of the voluntary charitable contribution in perpetuity of a partial interest in an appropriate riparian water right transferred instream for conservation purposes (with an emphasis on California water law). 17 Hastings W.-Nw. J. Env'tl. L. & Pol'y 93-159 (2011).

Kelly, Dana. Roof. [Photograph.] 17 Hastings W.-Nw. J. Env'tl. L. & Pol'y 161 (2011).

Behles, Deborah. Why California failed to meet its RPS target. 17 Hastings W.-Nw. J. Env'tl. L. & Pol'y 163-187 (2011).

Maxwell, Veery. Valley floor. [Photograph.] 17 Hastings W.-Nw. J. Env'tl. L. & Pol'y 189 (2011).

Glass-O'Shea, Brooke. Watery grave: why international and domestic lawmakers need to do more to protect oceanic species from extinction. 17 Hastings W.-Nw. J. Env'tl. L. & Pol'y 191-232 (2011).

33 HUMAN RIGHTS QUARTERLY, NO. 2, MAY, 2011.

de Gaay Fortman, Bas. Minority rights: a major misconception? 33 Hum. Rts. Q. 265-303 (2011).

de Schutter, Olivier. The right of everyone to enjoy the benefits of scientific progress and the right to food: from conflict to complementarity. 33 Hum. Rts. Q. 304-350 (2011).

Minkler, Lanse and Shawna Sweeney. On the indivisibility and interdependence of basic rights in developing countries. 33 Hum. Rts. Q. 351-396 (2011).

Selimović, Inela. A note from Bosnia and Herzegovina: leading a displaced life. 33 Hum. Rts. Q. 397-407 (2011).

Stefanovic, Djordje and Neophytos Loizides. The way home: peaceful return of victims of ethnic cleansing. 33 Hum. Rts. Q. 408-430 (2011).

Mazzei, Julie M. Finding shame in truth: the importance of public engagement in truth commissions. 33 Hum. Rts. Q. 431-452 (2011).

Ilesanmi, Simeon O. Bearing witness: poetry, prison discourse, and communal struggles in human rights education. 33 Hum. Rts. Q. 453-480 (2011).

Bajaj, Monisha. Human rights education: ideology, location, and approaches. 33 Hum. Rts. Q. 481-508 (2011).

Relis, Tamara. Human rights and southern realities. (Reviewing Human Rights, Southern Voices: Francis Deng, Abdullahi An-Na'im, Yash Ghai, Upendra Baxi, edited by William Twining; Helen M. Stacy, Human Rights for the 21st Century: Sovereignty, Civil Society, Culture.) 33 Hum. Rts. Q. 509-551 (2011).

Van Nostrand, Carol Jane Hall. Book review. (Reviewing Kathryn Ferguson, Norma A. Price and Ted Parke, Crossing with the Virgin: Stories from the Migrant Trail.) 33 Hum. Rts. Q. 552-563 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24
July 22, 2011

Geodde, Petra. Book review. (Reviewing Roland Burke, Decolonization and the Evolution of International Human Rights.) 33 Hum. Rts. Q. 563-566 (2011).

Gibney, Mark. Book review. (Reviewing Danielle Celermajer, The Sins of the Nation and the Ritual of Apologies.) 33 Hum. Rts. Q. 566-568 (2011).

Monshipouri, Mahmood. Book review. (Reviewing Rhoda E. Howard-Hassmann, Can Globalization Promote Human Rights?) 33 Hum. Rts. Q. 568-575 (2011).

Tsao, Clement. Book review. (Reviewing Gerry Rodgers, et al, The ILO and the Quest for Social Justice 1919-2009.) 33 Hum. Rts. Q. 575-577 (2011).

Claude, Richard P. A letter to my colleagues, students, and readers of Human Rights Quarterly. [Includes photographs.] 33 Hum. Rts. Q. 578-585 (2011).

Rodley, Nigel. Obituary of Christopher Kevin Boyle. 33 Hum. Rts. Q. 586-588 (2011).

Contributors. 33 Hum. Rts. Q. 589-592 (2011).

36 JOURNAL OF CORPORATION LAW, NO. 3, SPRING, 2011.

Epstein, Richard A. and M. Todd Henderson. Do accounting rules matter? The dangerous allure of mark to market. 36 J. Corp. L. 513-549 (2011).

Mark, Gideon. Confidential witnesses in securities litigation. 36 J. Corp. L. 551-605 (2011).

Sharfman, Bernard S. Using the law to reduce systemic risk. 36 J. Corp. L. 607-634 (2011).

Cushman, Cameron. Note. Liability for fairness opinions under Delaware law. 36 J. Corp. L. 635-651 (2011).

Lasker, Cory A. Note. Private Securities Litigation Reform Act: safe harbor for the innocent or modern day Port of Tortuga for the buccaneers of Wall Street? 36 J. Corp. L. 653-675 (2011).

Pals, Kaitlin M. Note. Facing the music: webcasting, interactivity, and a sensible statutory royalty scheme for sound recording transmissions. (Arista Records, LLC v. Launch Media, Inc., 578 F.3d 148, 2009.) 36 J. Corp. L. 677-696 (2011).

Stavnes, Kelly E. Note. Anonymity protection versus subpoena compliance: what media companies should consider when defending user comments online. 36 J. Corp. L. 697-720 (2011).

60 JOURNAL OF LEGAL EDUCATION, NO. 4, MAY, 2011.

Garth, Bryant G. Gowri Ramachandran and Molly Selvin. From the Editors. 60 J. Legal Educ. 581-582 (2011).

Schrag, Philip G. and Charles W. Pruett. Coordinating loan repayment assistance programs with new federal legislation. 60 J. Legal Educ. 583-615 (2011).

Rensberger, Jeffrey L. Tragedy of the student commons: law student transfers and legal education. 60 J. Legal Educ. 616-640 (2011).

Calleros, Charles R. Introducing civil law to common law legal method through contract law. 60 J. Legal Educ. 641-663 (2011).

Naim, Sue D. Student cheats and those who harbor them. 60 J. Legal Educ. 664-674 (2011).

Katz, Harriet N. Stories and students: mentoring professional development. 60 J. Legal Educ. 675-686 (2011).

Conner, Alison W. Jerome Alan Cohen. [Includes photograph.] 60 J. Legal Educ. 687-697 (2011).

Selvin, Molly. Book review. (Reviewing A good Quarrel: America's Top Legal Reporters Share Stories from Inside the Supreme Court, edited by Timothy R. Johnson and Jerry Goldman.) 60 J. Legal Educ. 698-704 (2011).

Lind, Douglas. Book review. (Reviewing Thomas D. Eisele, Bitter Knowledge: Learning Socratic Lessons of Delusion and Renewal.) 60 J. Legal Educ. 705-732 (2011).

Index to volume 60. 60 J. Legal Educ. unpagged (2011).

42 MCGEORGE LAW REVIEW, NO. 3, PP. 499-738, 2011.

Review of Selected 2010 California Legislation. 42 McGeorge L. Rev. 499-738 (2011).

50 NATURAL RESOURCES JOURNAL, NO. 3, FALL, 2010.

Symposium. The Water-Energy Conundrum: Water Constraints on New Energy Development in the Southwest. 50 Nat. Resources J. 559-720 (2010).

Roehlk, Katie Gwartney and Kenneth Rooney. Introduction. 50 Nat. Resources J. ix-x (2010).

Bingaman, Sen. Jeff. Symposium: opening remarks. 50 Nat. Resources J. 559-561 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25
July 22, 2011

Gold, H. David and Jason Bass. The water-energy nexus: socioeconomic considerations and suggested legal reforms in the Southwest. 50 Nat. Resources J. 563-609 (2010).

Leonard, Debbie. Doctrinal uncertainty in the law of federally reserved water rights: the potential impact on renewable energy development. 50 Nat. Resources J. 611-643 (2010).

Scott, Christopher A. and Martin J. Pasqualetti. Energy and water resources scarcity: critical infrastructure for growth and economic development in Arizona and Sonora. 50 Nat. Resources J. 645-682 (2010).

Tellinghuisen, Stacy. Water for power generation: what's the value? 50 Nat. Resources J. 683-720 (2010).

Caffrey, Kristina. Student article. The house of the rising sun: homeowners' associations, restrictive covenants, solar panels, and the Contract Clause. 50 Nat. Resources J. 721-759 (2010).

Index—volume 50. 50 Nat. Resources J. 761-770 (2010).

37 NEW ENGLAND JOURNAL ON CRIMINAL AND CIVIL CONFINEMENT, NO. 1, WINTER, 2011.

Rankins, Connie M., Diane O. Pires and John P. Keeney, Editors. Foreword. 37 New Eng. J. on Crim. & Civ. Confinement 1-2 (2011).

Harmon, Rockne P. and Edward J. Imwinkelried. The admissibility of evidence of the accused's opportunity to retest physical evidence in criminal cases. 37 New Eng. J. on Crim. & Civ. Confinement 3-31 (2011).

Finn, Thomas R. The Massachusetts child hearsay statute and the admissibility of non-testimonial out-of-court statements describing sexual abuse. 37 New Eng. J. on Crim. & Civ. Confinement 33-53 (2011).

Thompson, Richard M. II. NEJCCC Scribes Award. Note. The perfect storm: Rule 404(b), unequivocal stipulations, and **Old Chief's** dicta on narrative integrity and evidentiary richness. 37 New Eng. J. on Crim. & Civ. Confinement 55-76 (2011).

Dapcic, Nicole. Case comment. A quest for exculpatory DNA evidence or a wild-goose chase? Expansion of searches for lost evidence under ... (**Horton v. State of Maryland**, 985 A.2d 540, 2009.) 37 New Eng. J. on Crim. & Civ. Confinement 77-101 (2011).

Hutton, Mary. Case comment. Domestic violence and due process: **Crespo v. Crespo** and the need for a higher standard of proof. (**Crespo v. Crespo**, 972 A.2d 1169, 2009.) 37 New Eng. J. on Crim. & Civ. Confinement 103-121 (2011).

La Forge, Nicholas J. Case comment. Hands off: **United States v. Crabtree** and the proper application of Title III of the Omnibus Crime Control and Safe Streets Act of 1968. (**United States v. Crabtree**, 565 F.3d 887, 2009.) 37 New Eng. J. on Crim. & Civ. Confinement 123-137 (2011).

Brower, Meghan L. Note. Prisoners with pension pay their own way: an examination of the Michigan State Correctional Facility Reimbursement Act. 37 New Eng. J. on Crim. & Civ. Confinement 139-157 (2011).

Hinte, Holly. Note. Drunk drivers and vampire cops: the "gold standard." 37 New Eng. J. on Crim. & Civ. Confinement 159-180 (2011).

45 NEW ENGLAND LAW REVIEW, NO. 3, SPRING, 2011.

Carbone, June. Unpacking inequality and class: family, gender and the reconstruction of class barriers. 45 New Eng. L. Rev. 527-568 (2011).

McLeod, Aman L. Changing the rule of the game: deriving new rules and practices from **Caperton v. A.T. Massey Coal Co.** 45 New Eng. L. Rev. 569-587 (2011).

Nyquist, Curtis. Single-case research and the history of American legal thought. 45 New Eng. L. Rev. 589-624 (2011).

Wilson, Elizabeth A. Book review[s]: is there a case for Congress? (Reviewing Victor M. Hansen and Lawrence Friedman, The Case for Congress: Separation of Powers and the War on Terror; Benjamin Wittes, Law and the Long War: The Future of Justice in the Age of Terror; Legislating the War on Terror: An Agenda for Reform, edited by Benjamin Wittes; Benjamin Wittes, et al., The Emerging Law of Detention: The Guantánamo Habeas Cases as Lawmaking; Thomas E. Mann and Norman Ornstein, The Broken Branch: How Congress is Failing America and How to Get it Back on Track.) 45 New Eng. L. Rev. 625-654 (2011).

Ayotte, Shawn P. Note. Protecting servicemembers from unfair custody decisions while preserving the child's best interests. 45 New Eng. L. Rev. 655-684 (2011).

Feeney, Cassandra. Note. Are you "in good hands"? balancing protection for insurers and insured in first-party bad-faith claims with a uniform standard. 45 New Eng. L. Rev. 685-717 (2011).

Jaziri, Ryan W. Note. Fixing a crack in the wall of separation: why the Religion Clauses preclude adjudication of sexual harassment claims brought by ministers. 45 New Eng. L. Rev. 719-752 (2011).

Cooper, Meghan C. Comment. Reading between the lines: the Supreme Court's textual analysis of the ADEA in ... (**Gross v. FBL Financial Services, Inc.**, 129 S. Ct. 2343, 2009.) 45 New Eng. L. Rev. 753-776 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 26
July 22, 2011

Schwartz, Kathryn J. Comment. **Coombes v. Florio**: the negative consequences of leaving Massachusetts physicians open to endless third-party liability. (**Coombes v. Florio**, 877 N.E.2d 567, 2007.) 45 New Eng. L. Rev. 777-795 (2011).

66 NEW YORK UNIVERSITY ANNUAL SURVEY OF AMERICAN LAW, NO. 4, PP. 641-1000, 2011.

Brescia, Raymond H. The cost of inequality: social distance, predatory conduct, and the financial crisis. 66 N.Y.U. Ann. Surv. Am. L. 641-725 (2011).

Sample, James. Democracy at the corner of First and Fourteenth: judicial campaign spending and equality. 66 N.Y.U. Ann. Surv. Am. L. 727-782 (2011).

Holderness, Hayes. Note. Price includes tax: protecting consumers from tax-exclusive pricing. 66 N.Y.U. Ann. Surv. Am. L. 783-824 (2011).

Ivan, Florin V. Note. Revising judicial application of the single subject rule to initiative petitions. 66 N.Y.U. Ann. Surv. Am. L. 825-893 (2011).

Madell, Jaime A. Note. The poster's plight: bringing the public disclosure tort online. 66 N.Y.U. Ann. Surv. Am. L. 895-949 (2011).

Steinberg, Joachim Beno. Note. New York City's Landmarks Law and the rescission process. 66 N.Y.U. Ann. Surv. Am. L. 951-999 (2011).

14 NEW YORK UNIVERSITY JOURNAL OF LEGISLATION AND PUBLIC POLICY, NO. 2, PP. 323-606.

Dedication Issue — The Legislative Legacy of Senator Edward Kennedy. 14 N.Y.U. J. Legis. & Pub. Pol'y 323-564.

Feinberg, Kenneth R. Keys to Kennedy's success. 14 N.Y.U. J. Legis. & Pub. Pol'y 323-325.

Kennedy, Caroline. The humanity of Ted Kennedy. 14 N.Y.U. J. Legis. & Pub. Pol'y 327-329.

Littlefield, Nick. Inside game: getting things done in the Senate with Senator Kennedy. 14 N.Y.U. J. Legis. & Pub. Pol'y 331-340.

Susman, Thomas M. Persuade, don't trade. 14 N.Y.U. J. Legis. & Pub. Pol'y 341-345.

Cohen, Jerome A. Ted Kennedy's role in restoring diplomatic relations with China. 14 N.Y.U. J. Legis. & Pub. Pol'y 347-355.

Biegel, Stuart. Unfinished business: the Employment Non-Discrimination Act (ENDA) and the K-12 education community. 14 N.Y.U. J. Legis. & Pub. Pol'y 357-413.

Daniels, Gilda R. Senator Edward Kennedy: a lion for voting rights. 14 N.Y.U. J. Legis. & Pub. Pol'y 415-444.

Furrow, Barry R. Health reform and Ted Kennedy: the art of politics...and persistence. 14 N.Y.U. J. Legis. & Pub. Pol'y 445-476.

Harper, Michael C. Eliminating the need for caps on Title VII damage awards: the shield of **Kolstad v. American Dental Association**. 14 N.Y.U. J. Legis. & Pub. Pol'y 477-507 (606).

Stone, Kerri. Substantial limitations: reflections on the ADA. 14 N.Y.U. J. Legis. & Pub. Pol'y 509-56.

Chavez, Martin. Note. Remittances and the charitable deduction: a new approach to encouraging development in Mexico. 14 N.Y.U. J. Legis. & Pub. Pol'y 565-605.

86 NEW YORK UNIVERSITY LAW REVIEW, NO. 2, MAY, 2011.

Dean, Steven A. Tax deregulation. 86 N.Y.U. L. Rev. 387-436 (2011).

Horton, David. Arbitration as delegation. 86 N.Y.U. L. Rev. 437-499 (2011).

Zimmerman, Adam S. Distributing justice. 86 N.Y.U. L. Rev. 500-572 (2011).

de Ganon, Pieter S. Note. Noticing crisis. 86 N.Y.U. L. Rev. 573-608 (2011).

O'Connor, Kirstin Kerr. Note. Sentencing entrapment and the undue influence enhancement. 86 N.Y.U. L. Rev. 609-637 (2011).

Polster, Joshua C. Note. Workplace grievance procedures: signaling fairness but escalating commitment. 86 N.Y.U. L. Rev. 638-671 (2011).

33 NORTH CAROLINA CENTRAL LAW REVIEW, NO. 1, PP. 1-122, 2010.

Goodson, Alyn. Casenote. Bridging the gap: how **United States v. Munn** correctly interprets the legislative intent of Amendment 706 addressing the disparity between crack and cocaine offenses. (**United States v. Munn**, 595 F.3d 183, 2010.) 33 N.C. Cent. L. Rev. 1-9 (2010).

Hauser, Susan E. The 2009 amendment to Federal Rule 15(a)(1) — a study in ambiguity. 33 N.C. Cent. L. Rev. 10-39 (2010).

Lee, Nooree. Student article. Expanding the role of North Carolina state courts in resolving public housing disputes. 33 N.C. Cent. L. Rev. 40-52 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 27
July 22, 2011

LiVecchi, Brian P. Student article. "The least of these:" a constitutional challenge to North Carolina's sexual offender laws and N.C. Gen. Stat. § 14-208.18. 33 N.C. Cent. L. Rev. 53-108 (2010).

Newell, Pamela. Reauthorizing SCHIP: only a starting point. 33 N.C. Cent. L. Rev. 109-122 (2010).

11 PEPPERDINE DISPUTE RESOLUTION LAW JOURNAL, NO. 2, PP. 181-394, 2011.

Ali, Shahla, William E. Davis and Joanna Lee. Multi-stakeholder dispute resolution: building social capital through access to justice at the community level. 11 Pepp. Disp. Resol. L.J. 181-206 (2011).

Murphy, Shannon K. Student article. Clouded diamonds: without binding arbitration and more sophisticated dispute resolution mechanisms, the Kimberley Process will ultimately fail in ending conflicts fueled by blood diamonds. 11 Pepp. Disp. Resol. L.J. 207-228 (2011).

Cochran, Robert F., Jr. Collaborative practice's radical possibilities for the legal profession: "[two lawyers and two clients] for the situation." 11 Pepp. Disp. Resol. L.J. 229-251 (2011).

Adams, Jeffrey. Student article. The assault of Jamie Leigh Jones: how one woman's horror story is changing arbitration in America. 11 Pepp. Disp. Resol. L.J. 253-273 (2011).

Bales, Richard A. and student Diana M. Link. Waiving rights goodbye: class action waivers in arbitration agreements after **Stolt-Nielsen v. AnimalFeeds International**. 11 Pepp. Disp. Resol. L.J. 275-307 (2011).

Young, Paula M. Teaching the ethical values governing mediator impartiality using short lectures, buzz group discussions, video clips, a defining features matrix, games, and an exercise based on grievances filed against Florida mediators. 11 Pepp. Disp. Resol. L.J. 309-394 (2011).

38 PEPPERDINE LAW REVIEW, PP. 813-944, 2011.

Dedication. 38 Pepp. L. Rev. unpagged (2011).

Compromise and Constitutionalism. 38 Pepp. L. Rev. 813-944 (2011).

Cochran, Robert F., Jr. Introduction: blessed are the compromisers? 38 Pepp. L. Rev. 813-820 (2011).

Levinson, Sanford. **Louis D. Brandeis Lecture**. Compromise and constitutionalism. 38 Pepp. L. Rev. 821-843 (2011).

Finkelman, Paul. The cost of compromise and the covenant with death. 38 Pepp. L. Rev. 845-888 (2011).

Graber, Mark A. Constitutional democracy, human dignity, and entrenched evil. 38 Pepp. L. Rev. 889-902 (2011).

Menkel-Meadow, Carrie. The variable morality of constitutional (and other) compromises: a comment on Sanford Levinson's *Compromise and constitutionalism*. 38 Pepp. L. Rev. 903-914 (2011).

Smith, Steven D. Lessons from Lincoln: a comment on Levinson. 38 Pepp. L. Rev. 915-924 (2011).

Weisberg, Richard H. Levinson is to Mr. Justice "Isaiah" as St. Paul was to the prophet Isaiah. 38 Pepp. L. Rev. 925-935 (2011).

Levinson, Sanford. Some too (or blessedly) short responses to five thoughtful readers. 38 Pepp. L. Rev. 937-944 (2011).

45 REAL PROPERTY, TRUST AND ESTATE LAW JOURNAL, NO. 4, WINTER, 2011.

Medlin, S. Alan, F. Ladson Boyle and Howard M. Zaritsky, 2010: it was a very good year...to die—or was it? 45 Real Prop. Tr. & Est. L.J. 589-634 (2011).

Hellwig, Brant J. The holding intent requirement for property transferred in a section 1031 exchange. 45 Real Prop. Tr. & Est. L.J. 635-675 (2011).

Cohen, Ronnie and Shannon O'Byrne. Burning down the house: law, emotion and the subprime mortgage crisis. 45 Real Prop. Tr. & Est. L.J. 677-729 (2011).

Encinas, Carlos A. Clause *majeure*?: can a borrower use an economic downturn or economic downturn-related event to invoke the *force majeure* clause in its commercial real estate loan documents? 45 Real Prop. Tr. & Est. L.J. 731-776 (2011).

41 RUTGERS LAW JOURNAL, NOS. 1 & 2, FALL & WINTER, 2009.

Symposium: Antitrust Enforcement in the Pharmaceutical Industry. 41 Rutgers L.J. 1-401 (2009).

Shadowen, Steve D., Keith B. Leffler and Joseph T. Lukens. Anticompetitive product changes in the pharmaceutical industry. 41 Rutgers L.J. 1-81 (2009).

Carrier, Michael A. Solving the drug settlement problem: the legislative approach. 41 Rutgers L.J. 83-103 (2009).

Daniel, B.D. **Walker Process** proof: the proper prescription. 41 Rutgers L.J. 105-161 (2009).

Richards, J. Douglas and Benjamin D. Brown. Predominance of common questions—common mistakes in applying the class action standard. 41 Rutgers L.J. 163-186 (2009).

Himes, Jay L. When caught with your hand in the cookie jar...argue standing. 41 Rutgers L.J. 187-228 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 28
July 22, 2011

Nussbaum, Linda P. and John D. Radice. Where do we go now? The Hatch-Waxman Act twenty-five years later: successes, failures, and prescriptions for the future. 41 Rutgers L.J. 229-253 (2009).

Davis, Joshua P. Applying litigation economics to patent settlements: why reverse payments should be *per se* illegal. 41 Rutgers L.J. 255-307 (2009).

Bograd, Louis M. and Andre M. Mura. **Buckman** stops here! Limits on preemption of state tort claims involving allegations of fraud on the PTO or the FDA. 41 Rutgers L.J. 309-354 (2009).

Davis, Joshua P. and Eric L. Cramer. Of vulnerable monopolists: questionable innovation in the standard for class certification in antitrust cases. 41 Rutgers L.J. 355-401 (2009).

Wixted, John P. Note. Unknowing thieves: reforming the legal link between immigration and identity theft. 41 Rutgers L.J. 403-433 (2009).

Yamamoto, Lynda. Note. Overcrowded prisons and filial responsibility: will states utilize "support of the indigent" statutes to solve the baby boomer and prison crises? 41 Rutgers L.J. 435-478 (2009).

Powell, Jason E. Note. R.A.P.: rule against perps (who write rhymes). 41 Rutgers L.J. 479-526 (2009).

412 SETON HALL LAW REVIEW, NO. 2, PP. 501-838, 2011.

Follow-On Biologics: Implementation Challenges and Opportunities. 412 Seton Hall L. Rev. 501-592 (2011).

Paradise, Jordan. Foreword. 412 Seton Hall L. Rev. 501-510 (2011).

Grabowski, Henry, Genia Long and Richard Mortimer. Implementation of the biosimilar pathway: economic and policy issues. 412 Seton Hall L. Rev. 511-557 (2011).

Gitter, Donna M. Informed by the European Union experience: what the United States can anticipate and learn from the European Union's regulatory approach to biosimilars. 412 Seton Hall L. Rev. 559-592 (2011).

McCauliff, Catherine M.A. Jacques Maritan's embrace of religious pluralism and the *Declaration on Religious Freedom*. 412 Seton Hall L. Rev. 593-624 (2011).

Buckley, Marianne. Comment. Looking inward: regional parallel trade as a means of bringing affordable drugs to Africa. 412 Seton Hall L. Rev. 625-669 (2011).

Grimm, Kyle G. Comment. "Endangerment" of the common law: do rulemakings as to greenhouse gases under the Clean Air Act displace federal common-law claims for the public nuisance of global warming? 412 Seton Hall L. Rev. 671-721 (2011).

Mottes, Lisa M. Comment. The need for federal preemption of state tort claims in the context of "new drugs" and premarket-approved medical devices. 412 Seton Hall L. Rev. 723-763 (2011).

Poreda, Michael. Comment. Reforming New Jersey's vaccination policy: the case for the Conscientious Exemption Bill. 412 Seton Hall L. Rev. 765-811 (2011).

Stevens, Shannon K. Comment. Baseball's DNA testing policy strikes out: genetic discrimination in Major League Baseball. 412 Seton Hall L. Rev. 813-838 (2011).

63 STANFORD LAW REVIEW, NO. 4, APRIL, 2011.

Ram, Natalie. Fortuity and forensic familial identification. 63 Stan. L. Rev. 751-812 (2011).

Gillers, Stephen. Guns, fruits, drugs, and documents: a criminal defense lawyer's responsibility for real evidence. 63 Stan. L. Rev. 813-868 (2011).

Ben-Shahar, Omri. Fixing unfair contracts. 63 Stan. L. Rev. 869-906 (2011).

Goldman, Brian P. Note. Should the Supreme Court stop inviting *amici curiae* to defend abandoned lower court decisions? 63 Stan. L. Rev. 907-972 (2011).

Campbell, Wesley J. Note. A new approach to nineteenth-century religious exemption cases. 63 Stan. L. Rev. 973-1004 (2011).

10 UNIVERSITY OF MARYLAND LAW JOURNAL OF RACE, RELIGION, GENDER & CLASS, NO. 2, FALL, 2010.

Alexander, Rachel K. Bridging the Title VII gap: protecting all workers from "work authorization" discrimination. 10 U. Md. L.J. Race, Religion, Gender & Class 199-220 (2010).

Feinberg, Matthew E. And the ban plays on...for now: why courts must consider religion in marriage equality cases. 10 U. Md. L.J. Race, Religion, Gender & Class 221-247 (2010).

Gilmore, Brian. Home is where the hatred is: a proposal for a Federal Housing Administration truth and reconciliation commission. 10 U. Md. L.J. Race, Religion, Gender & Class 249-287 (2010).

Meyer, Deborah L. The SPOT program: hello racial profiling, goodbye Fourth Amendment? 10 U. Md. L.J. Race, Religion, Gender & Class 289-339 (2010).

Vastine, Michael S. Give me your tired, your poor...and your convicted? Teaching "justice" to law students by defending criminal immigrants in removal proceedings. 10 U. Md. L.J. Race, Religion, Gender & Class 341-373 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 29
July 22, 2011

Cardozo, Julia L. Comment. Let my love open the door: the case for extending marital privileges to unmarried cohabitants. 10 U. Md. L.J. Race, Religion, Gender & Class 375-407 (2010).

Hashmi, Hera. Comment. Too much to bare? A comparative analysis of the headscarf in France, Turkey, and the United States. 10 U. Md. L.J. Race, Religion, Gender & Class 409-445 (2010).

45 UNIVERSITY OF SAN FRANCISCO LAW REVIEW, NO. 2, FALL, 2010.

Brand, Jeff. To our readers. 45 U.S.F.L. Rev. iii (2010).

Symposium. The Future of Same-Sex Marriage. 45 U.S.F.L. Rev. 313-596 (2010).

Carbone, June. What does Bristol Palin have to do with same-sex marriage? 45 U.S.F.L. Rev. 313-356 (2010).

Richman, Kimberly D. By any other name: the social and legal stakes of same-sex marriage. 45 U.S.F.L. Rev. 357-387 (2010).

Brownstein, Alan. Gays, Jews, and other strangers in a strange land: the case for reciprocal accommodation of religious liberty and the right of same-sex couples to marry. 45 U.S.F.L. Rev. 389-436 (2010).

Wardle, Lynne D. The "Constitution" of marriage, and the "Constitutions" of nations. 45 U.S.F.L. Rev. 437-479 (2010).

Cain, Patricia A. Taxation of domestic partner benefits: the hidden costs. 45 U.S.F.L. Rev. 481-516 (2010).

Smith, Anna Marie. The paradoxes of popular constitutionalism: Proposition 8 and **Strauss v. Horton**. 45 U.S.F.L. Rev. 517-596 (2010).

2010 UTAH LAW REVIEW, NO. 4, PP. 983-1371.

Symposium. Disability Discrimination After the ADA Amendments Act of 2008. 2010 Utah L. Rev. 983-1083.

Satz, Ani B. Disability Discrimination After the ADA Amendments Act of 2008: foreword. 2010 Utah L. Rev. 983-991.

Befort, Stephen F. Let's try this again: the ADA Amendments Act of 2008 attempts to reinvigorate the "regarded as" prong of the statutory definition of disability. 2010 Utah L. Rev. 993-1028.

Colker, Ruth. Speculation about judicial outcomes under 2008 ADA Amendments: cause for concern. 2010 Utah L. Rev. 1029-1055.

Pendo, Elizabeth. Reducing disparities through health care reform: disability and accessible medical equipment. 2010 Utah L. Rev. 1057-1083.

Fiss, Owen, **William H. Leary Lecture**. Aberrations no more. 2010 Utah L. Rev. 1085-1099.

Clarke, Brian S. Grossly restricted pleading: **Twombly/Iqbal**, **Gross**, and cannibalistic facts in compound employment discrimination claims. 2010 Utah L. Rev. 1101-1141.

Jones, Samuel Vincent. The invisible man: the conscious neglect of men and boys in the war on human trafficking. 2010 Utah L. Rev. 1143-1188.

Lytton, Timothy D. An educational approach to school food: using nutrition standards to promote healthy dietary habits. 2010 Utah L. Rev. 1189-1221.

Rule, Troy A. Renewable energy and the neighbors. 2010 Utah L. Rev. 1223-1276.

Sisk, Gregory C. and Nicholas Halbur. A ticking time bomb? University data privacy policies and attorney-client confidentiality in law school settings. 2010 Utah L. Rev. 1277-1313.

Usher, Nikki and Michelle D. Layser. The quest to save journalism: a legal analysis of new models for newspapers from nonprofit tax-exempt organizations to L3Cs. 2010 Utah L. Rev. 1315-1371.

68 WASHINGTON AND LEE LAW REVIEW, NO. 2, SPRING, 2011.

White, G. Edward. **2010 Hendricks Lecture in Law and History**. Recovering the legal history of the Confederacy. 68 Wash. & Lee L. Rev. 467-554 (2011).

Jones, RonNell Andersen. Litigation, legislation, and democracy in a post-newspaper America. 68 Wash. & Lee L. Rev. 557-637 (2011).

Knake, Renee Newman. Attorney advice and the First Amendment. 68 Wash. & Lee L. Rev. 639-714 (2011).

James, Nathaniel. Note. The Church Amendment: in search of enforcement. (**Cenzon-DeCarlo v. Mount Sinai Hosp.**, 2010 WL 169485, 2010.) 68 Wash. & Lee L. Rev. 717-763 (2011).

Tallent, Lauren. Note. Through the lens of Federal Evidence Rule 403: an examination of eyewitness identification expert testimony admissibility in the federal circuit courts. 68 Wash. & Lee L. Rev. 765-809 (2011).

Vrana, Robert M. Note. The remix artist's catch-22: a proposal for compulsory licensing for transformative, sampling-based music. 68 Wash. & Lee L. Rev. 811-862 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 30
July 22, 2011

113 WEST VIRGINIA LAW REVIEW, NO. 3, SPRING, 2011.

Fisher, John W., II. Adverse possession of the state's property. 113 W. Va. L. Rev. 649-698 (2011).

Holman, Christopher M. Copyright for engineered DNA: an idea whose time has come? 113 W. Va. L. Rev. 699-738 (2011).

Knee, Jeremy. Rational electricity regulation: environmental impacts and the "public interest." 113 W. Va. L. Rev. 739-790 (2011).

Broadwater, Steven R. The illusion of due process in West Virginia's property tax appeals system: what illusion? 113 W. Va. L. Rev. 791-929 (2011).

Patterson, Sarah B. Note. Protecting your rights, but not your paycheck: how executive compensation regulation passes constitutional muster. 113 W. Va. L. Rev. 931-970 (2011).

Daines, Devin C. Note. **State v. Harden**: muddying the waters of self-defense law in West Virginia. (**State v. Harden**, 679 S.E.2d 628, 2009.) 113 W. Va. L. Rev. 971-1000 (2011).

Taylor, Michael W. Note. A blogger, Google, and a "skank": an analysis of whether Google has a fiduciary obligation to its bloggers. 113 W. Va. L. Rev. 1001-1031 (2011).

Maxey, Jenny L. Comment. A myriad of misunderstanding standing: decoding judicial review for gene patents. (**Ass'n for Molecular Pathology v. U.S. Patent & Trademark Office**, 669 F. Supp. 2d 356, 2009.) 113 W. Va. L. Rev. 1033-1071 (2011).

Diederich, Emily E. Note. 'Cause breaking up is hard to do: the need for uniform enforcement of cohabitation agreements in West Virginia. 113 W. Va. L. Rev. 1073-1098 (2011).

47 WILLAMETTE LAW REVIEW, NO. 3, SPRING, 2011.

Symposium. Implementing the Human Right to Water in the West. 47 Willamette L. Rev. 361-537 (2011).

Marshall, Dena and Janet Neuman. Seeking a shared understanding of the human right to water: collaborative use agreements in the Umatilla and Walla Walla Basins of the Pacific Northwest. 47 Willamette L. Rev. 361-403 (2011).

Schroeder, Laura A., Therese A. Ure and Sarah R. Liljefelt. Domestic groundwater exemptions: competing uses put pressure on Western water right requirements, but constitutional right to life may trump prior appropriation doctrine. 47 Willamette L. Rev. 405-424 (2011).

Shepherd, Harold. Implementing the human right to water in the Colorado River Basin. 47 Willamette L. Rev. 425-466 (2011).

Hiers, Rebecca H. Water: a human right or a human responsibility? 47 Willamette L. Rev. 467-493 (2011).

Francis, Rose and Laurel Firestone. Implementing the human right to water in California's Central Valley: building a democratic voice through community engagement in water policy decision making. 47 Willamette L. Rev. 495-537 (2011).

52 WILLIAM AND MARY LAW REVIEW, NO. 6, MAY, 2011.

Burstein, Michael J. Rules for patents. 52 Wm. & Mary L. Rev. 1747-1806 (2011).

Ginsburg, Tom, James Melton and Zachary Elkins. On the evasion of executive term limits. 52 Wm. & Mary L. Rev. 1807-1872 (2011).

Gold, Andrew S. A moral rights theory of private law. 52 Wm. & Mary L. Rev. 1873-1931 (2011).

Littwin, Angela. The affordability paradox: how consumer bankruptcy's greatest weakness may account for its surprising success. 52 Wm. & Mary L. Rev. 1933-2023 (2011).

Crennan, Kevin G. Note. The viability of certification in federal appellate procedure. 52 Wm. & Mary L. Rev. 2025-2049 (2011).

Graab, Alison C. Note. The Smart Grid: a smart solution to a complicated problem. 52 Wm. & Mary L. Rev. 2051-2076 (2011).

Author index. 52 Wm. & Mary L. Rev. 2077-2079 (2011).

Subject index. 52 Wm. & Mary L. Rev. 2081-2084 (2011).

Table of cases. 52 Wm. & Mary L. Rev. 2085-2091 (2011).

37 WILLIAM MITCHELL LAW REVIEW, NO. 2, PP. 421-992, 2011.

Recent Developments in Criminal Law: Issues of Sentencing and Public Defense. 37 Wm. Mitchell L. Rev. 421-856 (2011).

Duncan, Karen R. Foreword: from the crucible constitutional crisis. 37 Wm. Mitchell L. Rev. 421-425 (2011).

Sentencing

Stuart, John and Robert Sykora. Minnesota's failed experience with sentencing guidelines and the future of evidence-based sentencing. 37 Wm. Mitchell L. Rev. 426-468 (2011).

Porter, Wes R. The pendulum in federal sentencing can also swing toward predictability: a renewed role for binding plea agreements post-**Booker**. 37 Wm. Mitchell L. Rev. 469-532 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 31
July 22, 2011

Holley, Benjamin. The constitutionality of post-crime guidelines sentencing. 37 Wm. Mitchell L. Rev. 533-558 (2011).

Public Defense

Herlofsky, Susan and Geoffrey Isaacman. Minnesota's attempts to fund indigent defense: demonstrating the need for a dedicated funding source. 37 Wm. Mitchell L. Rev. 559-598 (2011).

Slieter, Judge Randall J. and Elizabeth M. Randa. The Minnesota public defender system: a change of governance should occur for the state to efficiently fulfill its constitutional obligation. 37 Wm. Mitchell L. Rev. 599-629 (2011).

Bernard, William L. Something's gotta give: Minnesota must revise its procedures for determining eligibility for appointment of public defenders. 37 Wm. Mitchell L. Rev. 630-651 (2011).

Babcock, Emily and Kate Johansen. Remote justice? Expanding the use of interactive video teleconference in Minnesota criminal proceedings. 37 Wm. Mitchell L. Rev. 652-682 (2011).

Funk, Christine and Evan Berman. Rising to the challenge of the NAS Report strengthening forensic science in the United States: a path forward: a call for demonstrated competence amongst legal practitioners. 37 Wm. Mitchell L. Rev. 683-697 (2011).

Jonas, Julie. True independence for medical examiners equals due process for criminal defendants and more efficiencies in the criminal justice system. 37 Wm. Mitchell L. Rev. 698-721 (2011).

Sykora, Robert. The invisible worm and the presumption of guilt. 37 Wm. Mitchell L. Rev. 722-768 (2011).

Mahoney, John and Cynthia McCollum. DW's cautionary tale. 37 Wm. Mitchell L. Rev. 769-818 (2011).

Carlson, Jodie L. **State v. Jones** and forfeiture by wrongdoing: when is a defendant's behavior bad enough to result in forfeiture of the right to counsel? 37 Wm. Mitchell L. Rev. 819-839 (2011).

Woolman, Joanna. **Padilla's** "truly clear" test: a case for a broader application in Minnesota. 37 Wm. Mitchell L. Rev. 840-856 (2011).

Recent Developments in Minnesota Law

Wolff, Justice Michael A. Stories of civil rights progress and the persistence of inequality and unequal opportunity 1970-2010. 37 Wm. Mitchell L. Rev. 857-881 (2011).

Weissenborn, Carol. Rocks rather than cathedrals: the minimalist architecture of the Minnesota Supreme Court. 37 Wm. Mitchell L. Rev. 882-915 (2011).

Rush, Judith M. Disbarment of impaired lawyers: making the sanction fit the crime. 37 Wm. Mitchell L. Rev. 916-949 (2011).

Heim, Shannon M. Revisions to Minnesota domestic violence law affords greater protection to vulnerable victims. 37 Wm. Mitchell L. Rev. 950-970 (2011).

Moseng, Christopher. Misreading **Padco**: how a pernicious error is contaminating Minnesota's law of fiduciary duty. 37 Wm. Mitchell L. Rev. 971-982 (2011).

Klarfeld, Adam B. Minnesota Supreme Court finds in-house lawyer not protected by state whistleblower statute, but could be. 37 Wm. Mitchell L. Rev. 983-992 (2011).