# 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—-August 5, 2011

American Indian Law Review	35	Am. Indian L. Rev., No. 1, Pp. 1-255, 2010-2011.
American Journal of Criminal Law	38	Am. J. Crim. L., No. 2, Spring, 2011.
Boston University International Law Journal	29	B.U. Int'l L.J., No. 2, Summer, 2011.
Cardozo Law Review	32	Cardozo L. Rev., No. 4, March, 2011.
Case Western Reserve Law Review	61	Case W. Res. L. Rev., No. 2, Winter, 2010.
Comparative Labor Law & Policy Journal	32	Comp. Lab. L. & Pol'y J., No. 3, Spring, 2011.
Cornell Law Review	96	Cornell L. Rev., No. 4, May, 2011.
Ecology Law Quarterly	38	Ecology L.Q., No. 1, Pp. 1-232, 2011.
Florida Coastal Law Journal	12	Fla. Coastal L.J., No. 2, Winter, 2011.
Hamline Law Review	33	Hamline L. Rev., No. 3, Summer, 2010.
I.CON: International Journal of Constitutional Law	8	I.Con: Int'l J. Const. L., No. 3, July, 2010.
Indiana Journal of Global Legal Studies	18	Ind. J. Global Legal Stud., No. 1, Winter, 2011.
Indiana Law Journal	86	Ind. L.J., No. 3, Summer, 2011.
International Journal for the Semiotics of Law	24	Int'l J. for Semiotics L., No. 2, June, 2011.
Journal of Civil Rights and Economic Development	25	J. Civ. Rts. & Econ. Dev., No. 3, Spring, 2011.
Jurimetrics: The Journal of Law, Science, and Technology	51	Jurimetrics J., No. 2, Winter, 2011.
Kansas Journal of Law & Public Policy	20	Kan. J.L. & Pub. Pol'y, No. 2, Spring, 2011.
Loyola of Los Angeles Law Review	44	Loy. L.A. L. Rev., No. 1, Fall, 2010.
New England Law Review	45	New Eng. L. Rev., No. 2, Winter, 2011.
New York University Law Review	86	N.Y.U. L. Rev., No. 3, June, 2011.
North Dakota Law Review	86	N.D. L. Rev., No. 3, Pp. 505-709, 2010.
Northwestern University Law Review	105	Nw. U. L. Rev., No. 1, Winter, 2011.
South Texas Law Review	52	S. Tex. L. Rev., No. 1, Fall, 2010.
Southern California Law Review	84	S. Cal. L. Rev., No. 3, March, 2011.
Southwestern Journal of International Law	17	Sw. J. Int'l L., No. 2, Pp. 237-330, 2011.
St. John's Law Review	84	St. John's L. Rev., No. 4, Fall, 2010.
St. Thomas Law Review	23	St. Thomas L. Rev., No. 2, Spring, 2011.
Stanford Journal of Law, Business & Finance	16	Stan. J.L. Bus. & Fin., No. 1, Fall, 2010.
Transnational Law & Contemporary Problems	20	Transnat'l L. & Contemp. Probs., No. 1, Spring, 2011.
Washington and Lee Journal of Civil Rights and Social Justice	16	Wash. & Lee J. C.R. & Soc. Just., No. 2, Spring, 2010.
Wisconsin Law Review	2011	Wis. L. Rev., No. 2, Pp. 103-562.

# ADMINISTRATIVE LAW

Armiger, Jonathan. Note. Judicial review of public utility commissions. (N. Ind. Pub. Serv. Co. v. U.S. Steel Corp., 907 N.E.2d 1012, 2009.) 86 Ind. L.J. 1163-1183 (2011).

#### AGRICULTURE LAW

Aoki, Keith. Food forethought: intergenerational equity and global food supply—past, present, and future. 2011 Wis. L. Rev. 399-478.

Hill, Michael. Comment. The Animal Enterprise Terrorism Act: the need for a whistleblower exception. 61 Case W. Res. L. Rev. 651-680 (2010).

Noroian, Nisha D. Comment. Prior appropriation, agriculture and the West: caught in a bad romance. 51 Jurimetrics J. 181-215 (2011).

#### ANIMAL LAW

Hill, Michael. Comment. The Animal Enterprise Terrorism Act: the need for a whistleblower exception. 61 Case W. Res. L. Rev. 651-680 (2010).

#### ARTS AND ENTERTAINMENT

Cochran, Kelly. Student article. Facing the music: remixing copyright law in the digital age. 20 Kan. J.L. & Pub. Pol'y 312-328 (2011).

Decherney, Peter. Auteurism on trial: moral rights and films on television. 2011 Wis. L. Rev. 273-330.

Hoffman, Ira. Note. Pseudo-interactivity: an appropriate rate scheme for customizable Internet radio services. 32 Cardozo L. Rev. 1515-1547 (2011).

Page 2 August 5, 2011

Samuelson, Pamela. The Google Book settlement as copyright reform. 2011 Wis. L. Rev. 479-562.

#### BANKING AND FINANCE

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

Journal of Civil Rights and Economic Development

Gardner, William. Note. The fight for clean technology funds: who should control the future of low-carbon technology in the developing world? 18 Ind. J. Global Legal Stud. 481-513 (2011).

Holman, John. Note. A flawed solution: the difficulties of mandating a leverage ratio in the United States. 84 S. Cal. L. Rev. 713-749 (2011).

Orenstein, Alec. Note. A modified **Caremark** standard to protect shareholders of financial firms from poor risk management. (*In re Citigroup Inc. S'holder Derivative Litig.*, 964 A.2d 106, 2009.) 86 N.Y.U. L. Rev. 766-803 (2011).

Robinson, Nolan. Note. The case against allowing Mortgage Electronic Registration Systems, Inc. (MERS) to initiate foreclosure proceedings. 32 Cardozo L. Rev. 1621-1654 (2011).

Symposium: The Fall of the Economy and How New York City Can Rise to the Challenge. Articles by Z. Jill Barclift, J. Scott Colesanti, Tarry Hum, Jennifer M. Smith and Susan J. Stabile. 25 J. Civ. Rts. & Econ. Dev. 449-579 (2011).

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

### **BANKRUPTCY LAW**

McLoughlin, Maeghan J. Note. Tick tock: when does the thirty-day clock in Rule 4003(b) begin? 84 St. John's L. Rev. 1505-1542 (2010).

Monson, Sara. Note. Property exempt from process—how House Bill 1039 updated and clarified North Dakota's outdated exemption scheme, and a call for further reform. 86 N.D. L. Rev. 559-585 (2010).

Voigt, Jonathan L. Case comment. Bankruptcy—exemptions: when an interested party must object, and exempting property with the intention of retaining possession. (**Schwab v. Reilly**, 130 S. Ct. 2652, 2010.) 86 N.D. L. Rev. 667-687 (2010).

# BIOGRAPHY

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

Comparative Labor Law & Policy Journal

Living history interview with Lucy Reed. 20 Transnat'l L. & Contemp. Probs. 143-155 (2011).

Papers in Honor of Clyde Summers. [Includes photograph.] Papers by Roger Blanpain, Matthew W. Finkin, Robert A. Gorman, Kazuo Sugeno and Manfred Weiss. 32 Comp. Lab. L. & Pol'y J. 493-515 (2011).

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

#### **CIVIL LAW**

Garoupa, Nuno and Carlos Gómez Ligüerre. The syndrome of the efficiency of the common law. 29 B.U. Int'l L.J. 287-335 (2011).

#### CIVIL RIGHTS AND DISCRIMINATION

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

Washington and Lee Journal of Civil Rights and Social Justice

Alfieri, Anthony V. Integrating into a burning house: raceand identity-conscious visions in **Brown**'s inner city. (Reviewing Martha Minow, <u>In **Brown**'s Wake: Legacies of</u> <u>America's Educational Landmark.</u>) 84 S. Cal. L. Rev. 541-603 (2011).

Brophy, Alfred L. The law and morality of building renaming. 52 S. Tex. L. Rev. 37-67 (2010).

Driver, Justin. Rethinking the interest-convergence thesis. 105 Nw. U. L. Rev. 149-197 (2011).

Harris, Leslie M. Life among the ruins. 52 S. Tex. L. Rev. 73-83 (2010).

Ingold, Dennis. Case comment. Schools—handicapped children: the United States Supreme Court rules that the 1997 Amendments to Individuals with Disabilities Education Act do not categorically bar tuition reimbursement for unilateral private-school placements. (Forest Grove School District v. T.A., 129 S. Ct. 2484, 2009.) 86 N.D. L. Rev. 587-618 (2010).

Juárez, José Roberto. Recovering Texas history: Tejanos, Jim Crow, lynchings & the University of Texas School of Law. 52 S. Tex. L. Rev. 85-99 (2010).

Lovell, George. Imagined rights without remedy: the politics of novel legal claims. 44 Loy. L.A. L. Rev. 91-119 (2010).

Russell, Thomas D. "Keep negroes out of most classes where there are a large number of girls": the unseen power of the Ku Klux Klan and standardized testing at the University of Texas, 1899-1999. [Includes photographs.] 52 S. Tex. L. Rev. 1-35 (2010).

Sacher, Lindsey E. Note. Through the looking glass and beyond: the future of disparate impact doctrine under Title VIII. 61 Case W. Res. L. Rev. 603-649 (2010).

Page 3 August 5, 2011

Weeden, L. Darnell. Fifty plus years after the start of the civil rights movement: a contextual analysis of the freedom of association for the National Association for the Advancement of Colored People's pursuit of reforming the law. 12 Fla. Coastal L.J. 337-355 (2011).

Wenger, Kaimipono David. "Too big to remedy?" Rethinking mass restitution for slavery and Jim Crow. 44 Loy. L.A. L. Rev. 177-232 (2010).

Zhi, Jane. Note. Living, acting, and experiencing otherwise than we do: rethinking China's laws on the protection of persons with disabilities. 20 Transnat'l L. & Contemp. Probs. 279-304 (2011).

#### **COMMERCIAL LAW**

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

Hamline Law Review

The Evolution of Trade Secret Law: Reflecting on 30 Years of the Uniform Trade Secrets Act. Articles by Carlyle Conwell Ring, Jr., Richard F. Dole, Jr., John T. Cross, Sharon K. Sandeen, Eric E. Johnson, Eric R. Claeys and David S. Levine; comment by Melissa M. Stewart. 33 Hamline L. Rev. 375-695 (2010).

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

# COMMUNICATIONS LAW

Calo, M. Ryan. The boundaries of privacy harm. 86 Ind. L.J. 1131-1162 (2011).

Decherney, Peter. Auteurism on trial: moral rights and films on television. 2011 Wis. L. Rev. 273-330.

Desai, Anuj C. Legal traditionalism, creative destruction, and the role of media law in the intergenerational social contract. 2011 Wis. L. Rev. 167-176.

Gamse, Nick. Comment. Legal remedies for saving public interest journalism in America. 105 Nw. U. L. Rev. 329-366 (2011).

Tom, Jacqueline May. Note. A simple compromise: the need for a federal data breach notification law. 84 St. John's L. Rev. 1569-1603 (2010).

#### COMPARATIVE AND FOREIGN LAW

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

Comparative Labor Law & Policy Journal Indiana Journal of Global Legal Studies Transnational Law & Contemporary Problems

Carter, Jennifer. Note. Capital punishment: a struggle to satisfy evolving standards of decency — reviewing the debate in the United States and Canada. 17 Sw. J. Int'l L. 237-257 (2011).

Cheng, Joseph Y.S. Power, transparency and control: Hong Kong people's adaptations to life. 24 Int'l J. for Semiotics L. 163-177 (2011).

Crane, Daniel A. and Graciela Miralles. Toward a unified theory of exclusionary vertical restraints. 84 S. Cal. L. Rev. 605-660 (2011).

Eisenberg, Theodore, Talia Fisher and Issi Rosen-Zvi. Isreal's Supreme Court appellate jurisdiction: an empirical study. 96 Cornell L. Rev. 693-725 (2011).

Intrator, Jessica. Note. From squatter to settler: applying the lessons of the nineteenth century U.S. public land policy to twenty-first century land struggles in Brazil. 38 Ecology L.Q. 179-232 (2011).

Jansen, Brian. Student article. Community wind power: making more Americans energy producers through feed-in tariffs. 20 Kan. J.L. & Pub. Pol'y 329-349 (2011).

Kirshner, Jodie A. "An ever closer union" in corporate identity?: a transatlantic perspective on regional dynamics and the *Societas Europaea*. 84 St. John's L. Rev. 1273-1345 (2010).

Komada, Erin. Note. Turned away: the detrimental effect of Italy's public security law on undocumented children's right to education. 29 B.U. Int'l L.J. 451-474 (2011).

Lieblich, Eliav. Intervention and consent: consensual forcible interventions in internal armed conflicts as international agreements. 29 B.U. Int'l L.J. 337-382 (2011).

Solomon, Jason M. What is civil justice? 44 Loy. L.A. L. Rev. 317-337 (2010).

Wagner, Ann. French urban space management: a visual semiotic approach behind power and control. [Includes photographs.] 24 Int'l J. for Semiotics L. 227-241 (2011).

Good Faith and Fair Dealing in the Individual Employment Relationship. Articles by Andrew Stewart, Kevin Banks, Christopher Vigneau, Bernd Waas, Dimitrios Kremalis, Sharon Rabin Margalioth, Gordon Anderson, Alan L. Bogg and James J. Brudney. 32 Comp. Lab. L. & Pol'y J. 517-808 (2011).

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

Papers in Honor of Clyde Summers. [Includes photograph.] Papers by Roger Blanpain, Matthew W. Finkin, Robert A. Gorman, Kazuo Sugeno and Manfred Weiss. 32 Comp. Lab. L. & Pol'y J. 493-515 (2011).

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

The Transformation of Labour Law in Europe: A Comparative Study of 15 Countries, 1945-2004, edited by Bob Hemple and Bruno Veneziani. Reviews by Sebastian Krebber and Achim Seifert; reply by Bob Hemple and Bruno Veneziani. 32 Comp. Lab. L. & Pol'y J. 809-839 (2011).

Page 4 August 5, 2011

#### CONFLICT OF LAWS

Aft, Aaron B. Note. Respect my authority: analyzing claims of diminished Supreme Court influence abroad. 18 Ind. J. Global Legal Stud. 421-454 (2011).

Gardina, Jackie. Federal preemption: a roadmap for the application of tribal law in state courts. 35 Am. Indian L. Rev. 1-37 (2010-2011).

#### CONSTITUTIONAL LAW, GENERALLY

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

I.CON: International Journal of Constitutional Law

Akech, Migai. Abuse of power and corruption in Kenya: will the new Constitution enhance government accountability? 18 Ind. J. Global Legal Stud. 341-394 (2011).

Frank, Nina. Note. Such visible fiction: the expansion of **Scott v. Harris** to prisoner Eighth Amendment excessive force claims. (**Scott v. Harris**, 550 U.S. 372, 2007.) 32 Cardozo L. Rev. 1481-1514 (2011).

Mudd, Michelle Bryan. A "constant and difficult task": making local land use decisions in states with a constitutional right to a healthful environment. 38 Ecology L.Q. 1-62 (2011).

Seidman, Louis Michael. Acontextual judicial review. 32 Cardozo L. Rev. 1143-1181 (2011).

<u>I.CON</u> Book Forum: Ruling the World?: Constitutionalism, International Law and Global Governance. Articles by Vicki C. Jackson, Günter Frankenberg, Ignacio de la Rasilla del Moral, Christine E.J. Schwöbel and Eric C. Ip. 8 I.Con: Int'l J. Const. L. 517-655 (2010).

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

<u>I.CON</u> Book Forum: The Identity of the Constitutional Subject: Selfhood, Citizenship, Culture, and Community. Articles by Gianluigi Palombella, Ayelet Shachar, Mark Tushnet and Neil Walker. 8 I.Con: Int'l J. Const. L. 656-684 (2010).

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

#### CONSUMER PROTECTION LAW

Mehrfar, Roxana. Note. Redefining commonality for consumer class actions under California Business and Professions Code sections 17200 and 17500. 44 Loy. L.A. L. Rev. 353-391 (2010).

Westby, Sarah A. Trandafir Competition winner. Note. Associations to the rescue: reviving the consumer class action in the United States and Italy. 20 Transnat'l L. & Contemp. Probs. 157-196 (2011).

#### **CONTRACTS**

Johnson, Douglas L. and Neville L. Johnson. What happened to unjust enrichment in California? The deterioration of equity in the California courts. 44 Loy. L.A. L. Rev. 277-295 (2010).

#### CORPORATIONS

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

Stanford Journal of Law, Business & Finance

Barclift, Z. Jill. Too big to fail, too big not to know: financial firms and corporate responsibility. 25 J. Civ. Rts. & Econ. Dev. 449-482 (2011).

Bremner, Stephen. Academic institutions as corporate enterprise: transparency, power and control in staff appraisal. 24 Int'l J. for Semiotics L. 147-161 (2011).

Hanno, Christopher. Comment. The other "F" word: fiduciary duties, fiduciary waivers, and the Delaware limited liability company. 52 S. Tex. L. Rev. 101-125 (2010).

Kirshner, Jodie A. "An ever closer union" in corporate identity?: a transatlantic perspective on regional dynamics and the *Societas Europaea*. 84 St. John's L. Rev. 1273-1345 (2010).

Krogstad, Mark R. Note. Filling the gap: addressing the potential impact of North Dakota adopting legislation creating a new entity—the low profit limited liability company. 86 N.D. L. Rev. 535-558 (2010).

Martindale, Nathan R. Case comment. Constitutional law—elections: citizens divided: balancing the First Amendment right to free speech and the role of private corporations in our nation's elections. (Citizens United v. Federal Election Commission, 130 S. Ct. 876, 2010.) 86 N.D. L. Rev. 619-640 (2010).

Orenstein, Alec. Note. A modified **Caremark** standard to protect shareholders of financial firms from poor risk management. (*In re* Citigroup Inc. S'holder Derivative Litig., 964 A.2d 106, 2009.) 86 N.Y.U. L. Rev. 766-803 (2011).

Stabile, Susan J. In defense of a more coherent approach to executive and rank and file compensation. 25 J. Civ. Rts. & Econ. Dev. 565-579 (2011).

Tucker, Anne. Flawed assumptions: a corporate law analysis of free speech and corporate personhood in **Citizens United**. 61 Case W. Res. L. Rev. 497-550 (2010).

Page 5 August 5, 2011

#### **COURTS**

Aft, Aaron B. Note. Respect my authority: analyzing claims of diminished Supreme Court influence abroad. 18 Ind. J. Global Legal Stud. 421-454 (2011).

Clarke, Kamari Maxine. The rule of law through its economies of appearances: the making of the African warlord. 18 Ind. J. Global Legal Stud. 7-40 (2011).

Eisenberg, Theodore, Talia Fisher and Issi Rosen-Zvi. Isreal's Supreme Court appellate jurisdiction: an empirical study. 96 Cornell L. Rev. 693-725 (2011).

#### CRIMINAL LAW AND PROCEDURE

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

American Journal of Criminal Law

Carter, Jennifer. Note. Capital punishment: a struggle to satisfy evolving standards of decency — reviewing the debate in the United States and Canada. 17 Sw. J. Int'l L. 237-257 (2011).

Cavanaugh, Jillian M. Note. Helping those who serve: veterans treatment courts foster rehabilitation and reduce recidivism for offending combat veterans. 45 New Eng. L. Rev. 463-488 (2011).

Clancy, Thomas K. The Framers' intent: John Adams, his era, and the Fourth Amendment. 86 Ind. L.J. 979-1061 (2011).

Clarke, Kamari Maxine. The rule of law through its economies of appearances: the making of the African warlord. 18 Ind. J. Global Legal Stud. 7-40 (2011).

Farrell, Brian. Access to *habeas corpus*: a human rights analysis of U.S. practices in the war on terrorism. 20 Transnat'l L. & Contemp. Probs. 3-31 (2011).

Fetzer, Lindsey B. Note. The Sexual Offender Registration and Notification Act: no more than "statutory 'lip service' to interstate commerce." 16 Wash. & Lee J. C.R. & Soc. Just. 483-528 (2010).

Gershowitz, Adam M. and Laura R. Killinger. The state (never) rests: how excessive prosecutorial caseloads harm criminal defendants. 105 Nw. U. L. Rev. 261-301 (2011).

Greenawalt, Alexander K.A. The pluralism of international criminal law. 86 Ind. L.J. 1063-1130 (2011).

Leonetti, Carrie. When the emperor has no clothes: a proposal for defensive summary judgment in criminal cases. 84 S. Cal. L. Rev. 661-712 (2011).

Mannheimer, Michael J. Zydney. Not the crime but the cover-up: a deterrence-based rationale for the premeditation-deliberation formula. 86 Ind. L.J. 879-937 (2011).

Nowak, Manfred, Moritz Birk and Tiphanie Crittin. The Obama Administration and obligations under the Convention Against Torture. 20 Transnat'l L. & Contemp. Probs. 33-66 (2011).

Oakley, Katharine C. Comment. Defining Indian status for the purpose of federal criminal jurisdiction. 35 Am. Indian L. Rev. 177-210 (2010-2011).

Sweeney, Maureen A. Where do we go from **Padilla v. Kentucky**? Thoughts on implementation and future directions. 45 New Eng. L. Rev. 353-371 (2011).

Ziegler, Reuven (Ruvi). Legal outlier, again? U.S. felon suffrage: comparative and international human rights perspectives. 29 B.U. Int'l L.J. 197-266 (2011).

#### DISPUTE RESOLUTION

Antell, Geoffrey and James W. Coleman. An empirical analysis of wealth disparities in WTO disputes: do poorer countries suffer from strategic delay during dispute litigation? 29 B.U. Int'l L.J. 267-286 (2011).

Gotti, Maurizio. Exercising power and control in arbitration proceedings. 24 Int'l J. for Semiotics L. 179-193 (2011).

Samuelson, Pamela. The Google Book settlement as copyright reform. 2011 Wis. L. Rev. 479-562.

Splitting logs: an empirical perspective on employment discrimination settlements. Article by Stewart J. Schwab and Michael Heise; response by Hila Shamir. 96 Cornell L. Rev. 931-965 (2011).

#### DOMESTIC RELATIONS

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

Washington and Lee Journal of Civil Rights and Social Justice

Gonzalez, Lissette. Comment. "With liberty and justice for all [families]': the modern American same sex family. 23 St. Thomas L. Rev. 293-324 (2011).

Htun, Mala and S. Laurel Weldon. State power, religion, and women's rights: a comparative analysis of family law. 18 Ind. J. Global Legal Stud. 145-165 (2011).

Spieler, Paula. The **Maria da Penha** case and the Inter-American Commission on Human Rights: contributions to the debate on domestic violence against women in Brazil. 18 Ind. J. Global Legal Stud. 121-143 (2011).

The Growing Disconnect Among Work, Family, and Marriage. Editor's note by Sabina B. Thaler; articles by Nancy E. Dowd, Sharon Sassler, Amanda J. Miller, June Carbone and Cynthia R. Mabry. 16 Wash. & Lee J. C.R. & Soc. Just. 331-443 (2010).

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

Page 6 August 5, 2011

#### **ECONOMICS**

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

Journal of Civil Rights and Economic Development

Cheng, Joseph Y.S. Power, transparency and control: Hong Kong people's adaptations to life. 24 Int'l J. for Semiotics L. 163-177 (2011).

Clark, Stephen. Insider trading and financial economics: where do we go from here? 16 Stan. J.L. Bus. & Fin. 43-99 (2010).

Dyal-Chand, Rashmi. Useless property. 32 Cardozo L. Rev. 1369-1426 (2011).

Greaney, Thomas L. Regulating to promote competition in designing health insurance exchanges. 20 Kan. J.L. & Pub. Pol'y 237-265 (2011).

Harel, Alon and Ariel Porat. Commensurability and agency: two yet-to-be-met challenges for law and economics. 96 Cornell L. Rev. 749-787 (2011).

Harper, Stephen M. Note. Counting the costs of a global Anglophonic hegemony: examining the impact of U.S. language education policy on linguistic minorities worldwide. 18 Ind. J. Global Legal Stud. 515-538 (2011).

Harris, Ron. Legal scholars, economists, and the interdisciplinary study of institutions. 96 Cornell L. Rev. 789-810 (2011).

Johnson, Aaron Drue. Comment. Just say no (to American capitalism): why American Indians should reject the Model Tribal Secured Transactions Act and other attempts to promote economic assimilation. 35 Am. Indian L. Rev. 107-140 (2010-2011).

Sheff, Jeremy N. Biasing brands. 32 Cardozo L. Rev. 1245-1314 (2011).

Stark, Barbara. At last? Ratification of the Economic Covenant as a congressional-executive agreement. 20 Transnat'l L. & Contemp. Probs. 107-142 (2011).

Stein, Alex. The flawed probabilistic foundation of law and economics. 105 Nw. U. L. Rev. 199-260 (2011).

Law and neoclassical economic development in theory and practice: toward an institutionalist critique of institutionalism. Article by Chantal Thomas; response by Yoram Margalioth. 96 Cornell L. Rev. 967-1034 (2011).

Symposium: The Fall of the Economy and How New York City Can Rise to the Challenge. Articles by Z. Jill Barclift, J. Scott Colesanti, Tarry Hum, Jennifer M. Smith and Susan J. Stabile. 25 J. Civ. Rts. & Econ. Dev. 449-579 (2011).

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

#### **EDUCATION LAW**

Alfieri, Anthony V. Integrating into a burning house: raceand identity-conscious visions in **Brown**'s inner city. (Reviewing Martha Minow, <u>In **Brown**'s Wake: Legacies of</u> <u>America's Educational Landmark.</u>) 84 S. Cal. L. Rev. 541-603 (2011).

Anderson, Vanessa. Case comment. Schools—district liability: political subdivision liability and school duties prevail over recreational use immunity. (M.M. v. Fargo Public School District No. 1, 783 N.W.2d 806, 2010.) 86 N.D. L. Rev. 689-709 (2010).

Bremner, Stephen. Academic institutions as corporate enterprise: transparency, power and control in staff appraisal. 24 Int'l J. for Semiotics L. 147-161 (2011).

Harper, Stephen M. Note. Counting the costs of a global Anglophonic hegemony: examining the impact of U.S. language education policy on linguistic minorities worldwide. 18 Ind. J. Global Legal Stud. 515-538 (2011).

Harris, Leslie M. Life among the ruins. 52 S. Tex. L. Rev. 73-83 (2010).

Higdon, Michael J. To lynch a child: bullying and gender nonconformity in our nation's schools. 86 Ind. L.J. 827-878 (2011).

Ingold, Dennis. Case comment. Schools—handicapped children: the United States Supreme Court rules that the 1997 Amendments to Individuals with Disabilities Education Act do not categorically bar tuition reimbursement for unilateral private-school placements. (Forest Grove School District v. T.A., 129 S. Ct. 2484, 2009.) 86 N.D. L. Rev. 587-618 (2010).

Juárez, José Roberto. Recovering Texas history: Tejanos, Jim Crow, lynchings & the University of Texas School of Law. 52 S. Tex. L. Rev. 85-99 (2010).

Kerr, Caitlin S. Note. Teachers' religious garb as an instrument for globalization in education. 18 Ind. J. Global Legal Stud. 539-561 (2011).

Komada, Erin. Note. Turned away: the detrimental effect of Italy's public security law on undocumented children's right to education. 29 B.U. Int'l L.J. 451-474 (2011).

Kurzon, Dennis. Moment of silence. Constitutional transparency and judicial control. 24 Int'l J. for Semiotics L. 195-209 (2011).

Russell, Thomas D. "Keep negroes out of most classes where there are a large number of girls": the unseen power of the Ku Klux Klan and standardized testing at the University of Texas, 1899-1999. [Includes photographs.] 52 S. Tex. L. Rev. 1-35 (2010).

Page 7 August 5, 2011

#### EMPLOYMENT PRACTICE

Fisher, Lauren E. Note. A miscarriage of justice: pregnancy discrimination in sectarian schools. 16 Wash. & Lee J. C.R. & Soc. Just. 529-561 (2010).

Hill, Michael. Comment. The Animal Enterprise Terrorism Act: the need for a whistleblower exception. 61 Case W. Res. L. Rev. 651-680 (2010).

Moberly, Richard. The Supreme Court's antiretaliation principle. 61 Case W. Res. L. Rev. 375-452 (2010).

Saracino, Michael. Comment. Why **Thurdin v. SEI Boston, LLC** does a disservice to small business. (**Thurdin v. SEI Boston, LLC**, 895 N.E.2d 446, 2008.) 45 New Eng. L. Rev. 489-504 (2011).

Splitting logs: an empirical perspective on employment discrimination settlements. Article by Stewart J. Schwab and Michael Heise; response by Hila Shamir. 96 Cornell L. Rev. 931-965 (2011).

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

Armiger, Jonathan. Note. Judicial review of public utility commissions. (N. Ind. Pub. Serv. Co. v. U.S. Steel Corp., 907 N.E.2d 1012, 2009.) 86 Ind. L.J. 1163-1183 (2011).

Gardner, William. Note. The fight for clean technology funds: who should control the future of low-carbon technology in the developing world? 18 Ind. J. Global Legal Stud. 481-513 (2011).

Jansen, Brian. Student article. Community wind power: making more Americans energy producers through feed-in tariffs. 20 Kan. J.L. & Pub. Pol'y 329-349 (2011).

Klass, Alexandra B. Property rights on the new frontier: climate change, natural resource development, and renewable energy. 38 Ecology L.Q. 63-119 (2011).

Spengler, Eric S. Note. A shift in the wind: the siting of wind power projects on public lands in the Obama era. 86 Ind. L.J. 1185-1217 (2011).

#### ENVIRONMENTAL LAW

Ecology Law Quarterly

Gardner, William. Note. The fight for clean technology funds: who should control the future of low-carbon technology in the developing world? 18 Ind. J. Global Legal Stud. 481-513 (2011).

Lerner, Marc L. Comment. Cash for clunkers, dimes for Duracells: an effective model to motivate the proper disposal of household toxic waste. 51 Jurimetrics J. 141-179 (2011).

Spengler, Eric S. Note. A shift in the wind: the siting of wind power projects on public lands in the Obama era. 86 Ind. L.J. 1185-1217 (2011).

#### ESTATES AND TRUSTS

Moore, Teia. Comment. When happily ever after is not ever after, after all: rectifying the plan documents rule under ERISA to benefit the right person. 52 S. Tex. L. Rev. 127-152 (2010).

Scalise, Ronald J. Jr. Public policy and antisocial testators. 32 Cardozo L. Rev. 1315-1367 (2011).

#### **EVIDENCE**

Greenland, Sander and Charles Poole. Problems in common interpretations of statistics in scientific articles, expert reports, and testimony. 51 Jurimetrics J. 113-129 (2011).

Lara, Crystal E. Note. Child soldier testimony used in prosecuting war crimes in the International Criminal Court: preventing further victimization. (**Prosecutor v. Thomas Lubanga Dylo**, Case No. ICC-01/04-01/06, 2007, http://222.icc-cpi.int/iccdocs/doc/doc/doc/266175.PDF.) 17 Sw. J. Int'1 L. 309-330 (2011).

#### FIRST AMENDMENT

Diehl, Christopher J. Note. Open meetings and closed mouths: elected officials' free speech rights after ... (**Garcetti v. Ceballos**, 547 U.S. 410, 2006.) 61 Case W. Res. L. Rev. 551-602 (2010).

Kerr, Caitlin S. Note. Teachers' religious garb as an instrument for globalization in education. 18 Ind. J. Global Legal Stud. 539-561 (2011).

Kurzon, Dennis. Moment of silence. Constitutional transparency and judicial control. 24 Int'l J. for Semiotics L. 195-209 (2011).

Martindale, Nathan R. Case comment. Constitutional law—elections: citizens divided: balancing the First Amendment right to free speech and the role of private corporations in our nation's elections. (Citizens United v. Federal Election Commission, 130 S. Ct. 876, 2010.) 86 N.D. L. Rev. 619-640 (2010).

Tucker, Anne. Flawed assumptions: a corporate law analysis of free speech and corporate personhood in **Citizens United**. 61 Case W. Res. L. Rev. 497-550 (2010).

Weeden, L. Darnell. Fifty plus years after the start of the civil rights movement: a contextual analysis of the freedom of association for the National Association for the Advancement of Colored People's pursuit of reforming the law. 12 Fla. Coastal L.J. 337-355 (2011).

### FOOD AND DRUG LAW

Coyne, Dennis M. Note. International pharmaceutical mistrials: existing law for the protection of foreign human subjects and a proposal for reform. 29 B.U. Int'l L.J. 427-450 (2011).

Page 8 August 5, 2011

George, Erika. The human right to health and HIV/AIDS: South Africa and South-South cooperation to reframe global intellectual property principles and promote access to essential medicines. 18 Ind. J. Global Legal Stud. 167-197 (2011).

Linderman, Lee A. Note. A congressional carve out: the necessity for uniform application of professional sports leagues' performance-enhancing drug policies. 84 S. Cal. L. Rev. 751-784 (2011).

Shaw, Joshua T. Note. Conceiving Plan B: a proposal to resolve the conflict between women and conscientiously objecting pharmacists over access to emergency contraceptives. 16 Wash. & Lee J. C.R. & Soc. Just. 563-601 (2010).

Swanson, Kara W. Food and drug law as intellectual property law: historical reflections. 2011 Wis. L. Rev. 331-397.

#### FOURTEENTH AMENDMENT

Hamburger, Philip. Privileges or immunities. 105 Nw. U. L. Rev. 61-147 (2011).

Henry, Hon. **Robert H. Madison Lecture**. Living our traditions. 86 N.Y.U. L. Rev. 673-697 (2011).

Ting, Jan C. Illegal immigration, Arizona, and the Fourteenth Amendment: the case for limits and enforcement. 45 New Eng. L. Rev. 449-462 (2011).

### HEALTH LAW AND POLICY

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

Kansas Journal of Law & Public Policy

George, Erika. The human right to health and HIV/AIDS: South Africa and South-South cooperation to reframe global intellectual property principles and promote access to essential medicines. 18 Ind. J. Global Legal Stud. 167-197 (2011).

Symposium. The Role of States in Federal Health Care. Introduction by Elizabeth Weeks Leonard; articles by Sandy Praeger, Marcia Nielson, Jonathan H. Adler, Mark A. Hall, Thomas L. Greaney, Abigail R. Moncrieff, Eric Lee and Andrew Allison. 20 Kan. J.L. & Pub. Pol'y 181-311 (2011).

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

#### **HUMAN RIGHTS LAW**

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

Indiana Journal of Global Legal Studies Transnational Law & Contemporary Problems

Ashcroft-Smith, Clifford. Note. Rhetoric to reality: citizenship delays and U.S. international obligations in the post-9/11 landscape. 16 Wash. & Lee J. C.R. & Soc. Just. 447-482 (2010).

Banks, Angela M. The trouble with treaties: immigration and judicial review. 84 St. John's L. Rev. 1219-1271 (2010).

Brasington, Charles E. Note. After Alyosha: Baltic citizenship requirements twenty years after the fall of Soviet communism. 20 Transnat'l L. & Contemp. Probs. 197-238 (2011).

Garcia, Esther E. Comment. Promoting international human rights: a states interest to finding jurisdiction for transnational corporations on the basis of resolving common procedural issues in ATCA and TVPA litigation. 17 Sw. J. Int'l L. 285-307 (2011).

McCormick, Alison. Note. From sovereignty to responsibility: an emerging international norm and its call to action in Burma. 18 Ind. J. Global Legal Stud. 563-591 (2011).

Parrish, Austen L. Rehabilitating territoriality in human rights. 32 Cardozo L. Rev. 1099-1141 (2011).

White, Lucie and Jeremy Perelman. Essay: Can human rights *practice* be a critical project? A view from the ground. 44 Loy. L.A. L. Rev. 157-175 (2010).

Zhi, Jane. Note. Living, acting, and experiencing otherwise than we do: rethinking China's laws on the protection of persons with disabilities. 20 Transnat'l L. & Contemp. Probs. 279-304 (2011).

Ziegler, Reuven (Ruvi). Legal outlier, again? U.S. felon suffrage: comparative and international human rights perspectives. 29 B.U. Int'l L.J. 197-266 (2011).

Symposium. A Critical Juncture: Human Rights & U.S. Standing in the World Under the Obama Administration. Articles by Brian Farrell, Manfred Nowak, Moritz Birk, Tiphanie Crittin, William Scheuerman and Barbara Stark. 20 Transnat'l L. & Contemp. Probs. 1-142 (2011).

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

Symposium. Human Rights and Legal Systems Across the Global South. Introduction by Christiana Ochoa and Shane Greene; articles by Kamari Maxine Clarke, Siba N. Grovogui, Susan H. Williams, Muna Ndulo, Paula Spieler, Mala Htun, S. Laurel Weldon, Erika George, Charles Piot, Jacqueline Solway, Jan Hoffman French, César Rodríguez-Garavito, Guillermo de la Peña and Peter Geschiere. 18 Ind. J. Global Legal Stud. 1-339 (2011).

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

Page 9 August 5, 2011

#### IMMIGRATION LAW

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

New England Law Review

Ashcroft-Smith, Clifford. Note. Rhetoric to reality: citizenship delays and U.S. international obligations in the post-9/11 landscape. 16 Wash. & Lee J. C.R. & Soc. Just. 447-482 (2010).

Banks, Angela M. The trouble with treaties: immigration and judicial review. 84 St. John's L. Rev. 1219-1271 (2010).

Brasington, Charles E. Note. After Alyosha: Baltic citizenship requirements twenty years after the fall of Soviet communism. 20 Transnat'l L. & Contemp. Probs. 197-238 (2011).

Hughes, Joyce A. and Alexander L. Alum. Rethinking the Cuban Adjustment Act and the U.S. national interest. 23 St. Thomas L. Rev. 187-220 (2011).

Kimmel, Adele, Arthur Bryant and Amy Radon. **Hui v. Castaneda**: beyond cruel and unusual. 44 Loy. L.A. L. Rev. 297-315 (2010).

Komada, Erin. Note. Turned away: the detrimental effect of Italy's public security law on undocumented children's right to education. 29 B.U. Int'l L.J. 451-474 (2011).

Piot, Charles. The "right" to be trafficked. 18 Ind. J. Global Legal Stud. 199-210 (2011).

Syllaios, John Ryan. Note. The future of discriminatory local ordinances aimed at regulating illegal immigration. 16 Wash. & Lee J. C.R. & Soc. Just. 639-670 (2010).

Thakur, Rajeeve. Note. Totalization with Mexico: a path to immigration reform. 16 Wash. & Lee J. C.R. & Soc. Just. 603-637 (2010).

Crossing the Border: The Future of Immigration Law and Its Impact on Lawyers. Foreword by Dina Francesca Haynes; articles by Daniel Kanstroom, Rachel E. Rosenbloom, Maureen A. Sweeney, Alice Clapman, Fatma E. Marouf and Jan C. Ting. 45 New Eng. L. Rev. 301-462 (2011).

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

### INDIAN AND ABORIGINAL LAW

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

American Indian Law Review

de la Peña, Guillermo. Ethnographies of indigenous exclusion in Western Mexico. 18 Ind. J. Global Legal Stud. 307-319 (2011).

French, Jan Hoffman. The power of definition: Brazil's contribution to universal concepts of indigeneity. 18 Ind. J. Global Legal Stud. 241-261 (2011).

Rodríguez-Garavito, César. Ethnicity.gov: global governance, indigenous peoples, and the right to prior consultation in social minefields. 18 Ind. J. Global Legal Stud. 263-305 (2011).

#### INSURANCE LAW

Greaney, Thomas L. Regulating to promote competition in designing health insurance exchanges. 20 Kan. J.L. & Pub. Pol'y 237-265 (2011).

Hall, Mark A. Risk adjustment under the Affordable Care Act: issues and options. 20 Kan. J.L. & Pub. Pol'y 222-236 (2011).

Wriggins, Jennifer B. Automobile injuries as injuries with remedies: driving, insurance, torts, and changing the "choice architecture" of auto insurance pricing. 44 Loy. L.A. L. Rev. 69-89 (2010).

#### INTELLECTUAL PROPERTY LAW

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

Hamline Law Review Wisconsin Law Review

Binstock, Rebecca L. Case comment. Intellectual property—patents: the United States Supreme Court clarifies the test for patent eligibility of processes. (**Bilski v. Kappos**, 130 S. Ct. 3218, 2010.) 86 N.D. L. Rev. 641-665 (2010).

Cochran, Kelly. Student article. Facing the music: remixing copyright law in the digital age. 20 Kan. J.L. & Pub. Pol'y 312-328 (2011).

George, Erika. The human right to health and HIV/AIDS: South Africa and South-South cooperation to reframe global intellectual property principles and promote access to essential medicines. 18 Ind. J. Global Legal Stud. 167-197 (2011).

Hoffman, Ira. Note. Pseudo-interactivity: an appropriate rate scheme for customizable Internet radio services. 32 Cardozo L. Rev. 1515-1547 (2011).

Holbrook, Timothy R. Patents, presumptions, and public notice. 86 Ind. L.J. 779-826 (2011).

Jaffe, Benjamin E. Note. Rebutting the equality principle: adapting the co-tenancy law model to enhance remedies available to joint copyright owners. 32 Cardozo L. Rev. 1549-1580 (2011).

Lockridge, Lee Ann W. Honoring international obligations in U.S. trademark law: how the Lanham Act protects well-known foreign marks (and why the Second Circuit was wrong). 84 St. John's L. Rev. 1347-1413 (2010).

McCaffrey, Corey. Comment. The virtues of virtual marking in patent reform. 105 Nw. U. L. Rev. 367-400 (2011).

Sheff, Jeremy N. Biasing brands. 32 Cardozo L. Rev. 1245-1314 (2011).

Page 10 August 5, 2011

Shen, Li-Jen. Comment. A duration no more than necessary: a proposed test for the duration requirement of RAM-copy fixation. 51 Jurimetrics J. 217-243 (2011).

Stritch, Denielle. Comment. Janky v. Lake County Convention and Visitors Bureau: the doo-wop ditty did it right. (Janky v. Lake Cnty. Convention and Visitors Bureau, 576 F.3d 356, 2009, cert. denied, 130 S. Ct. 1740, 2010.) 45 New Eng. L. Rev. 505-525 (2011).

Symposium: Intergenerational Equity and Intellectual Property. Foreword by Shubha Ghosh; introduction by Margaret Jane Radin; articles by Brett Frischmenn, Mark P. McKenna, Julie E. Cohen, Anuj C. Desai, Margaret Chon, Deven R. Desai, Peter Decherney, Kara W. Swanson, Keith Aoki and Pamela Samuelson. 2011 Wis. L. Rev. 103-562.

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

The Evolution of Trade Secret Law: Reflecting on 30 Years of the Uniform Trade Secrets Act. Articles by Carlyle Conwell Ring, Jr., Richard F. Dole, Jr., John T. Cross, Sharon K. Sandeen, Eric E. Johnson, Eric R. Claeys and David S. Levine; comment by Melissa M. Stewart. 33 Hamline L. Rev. 375-695 (2010).

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

### INTERNATIONAL LAW

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

I.CON: International Journal of Constitutional Law Indiana Journal of Global Legal Studies Southwestern Journal of International Law

Ashcroft-Smith, Clifford. Note. Rhetoric to reality: citizenship delays and U.S. international obligations in the post-9/11 landscape. 16 Wash. & Lee J. C.R. & Soc. Just. 447-482 (2010).

Brasington, Charles E. Note. After Alyosha: Baltic citizenship requirements twenty years after the fall of Soviet communism. 20 Transnat'l L. & Contemp. Probs. 197-238 (2011).

Greenawalt, Alexander K.A. The pluralism of international criminal law. 86 Ind. L.J. 1063-1130 (2011).

Holman, John. Note. A flawed solution: the difficulties of mandating a leverage ratio in the United States. 84 S. Cal. L. Rev. 713-749 (2011).

Kurth, Alison N. Note. Rethinking the Syria Accountability Act: are sanctions on Syria in the best interest of the United States? 20 Transnat'l L. & Contemp. Probs. 239-277 (2011).

Lockridge, Lee Ann W. Honoring international obligations in U.S. trademark law: how the Lanham Act protects well-known foreign marks (and why the Second Circuit was wrong). 84 St. John's L. Rev. 1347-1413 (2010).

Ohlin, Jens David. Nash equilibrium and international law. 96 Cornell L. Rev. 869-899 (2011).

Scheuerman, William. Realists against the nation-state. 20 Transnat'l L. & Contemp. Probs. 67-105 (2011).

True-Frost, Cora. The development of individual standing in international security. 32 Cardozo L. Rev. 1183-1244 (2011).

Living history interview with Lucy Reed. 20 Transnat'l L. & Contemp. Probs. 143-155 (2011).

<u>I.CON</u> Book Forum: Ruling the World?: Constitutionalism, International Law and Global Governance. Articles by Vicki C. Jackson, Günter Frankenberg, Ignacio de la Rasilla del Moral, Christine E.J. Schwöbel and Eric C. Ip. 8 I.Con: Int'l J. Const. L. 517-655 (2010).

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

### INTERNATIONAL TRADE

Antell, Geoffrey and James W. Coleman. An empirical analysis of wealth disparities in WTO disputes: do poorer countries suffer from strategic delay during dispute litigation? 29 B.U. Int'l L.J. 267-286 (2011).

Aoki, Keith. Food forethought: intergenerational equity and global food supply—past, present, and future. 2011 Wis. L. Rev. 399-478.

Gotti, Maurizio. Exercising power and control in arbitration proceedings. 24 Int'l J. for Semiotics L. 179-193 (2011).

Kurth, Alison N. Note. Rethinking the Syria Accountability Act: are sanctions on Syria in the best interest of the United States? 20 Transnat'l L. & Contemp. Probs. 239-277 (2011).

Mitchell, Andrew and Tania Voon. Regulating tobacco flavors: implications of WTO law. 29 B.U. Int'l L.J. 383-425 (2011).

#### JUDGES

Aft, Aaron B. Note. Respect my authority: analyzing claims of diminished Supreme Court influence abroad. 18 Ind. J. Global Legal Stud. 421-454 (2011).

Henry, Hon. **Robert H. Madison Lecture**. Living our traditions. 86 N.Y.U. L. Rev. 673-697 (2011).

Seidman, Louis Michael. Acontextual judicial review. 32 Cardozo L. Rev. 1143-1181 (2011).

Steinbuch, Robert. Further empirical insights and findings on the Eighth Circuit. 44 Loy. L.A. L. Rev. 339-351 (2010).

Yung, Corey Rayburn. Flexing judicial muscle: an empirical study of judicial activism in the federal courts. 105 Nw. U. L. Rev. 1-60 (2011).

Page 11 August 5, 2011

#### JURISDICTION

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

Kansas Journal of Law & Public Policy

Bergman, Jessica. Note. The Alien Tort Statute and Flomo v. Firestone Natural Rubber Company: the key to change in global child labor practices? (Flomo v. Firestone Natural Rubber Company, 744 F. Supp. 2d 810, 2010.) 18 Ind. J. Global Legal Stud. 455-479 (2011).

Garcia, Esther E. Comment. Promoting international human rights: a states interest to finding jurisdiction for transnational corporations on the basis of resolving common procedural issues in ATCA and TVPA litigation. 17 Sw. J. Int'l L. 285-307 (2011).

Gardina, Jackie. Federal preemption: a roadmap for the application of tribal law in state courts. 35 Am. Indian L. Rev. 1-37 (2010-2011).

Lemos, Margaret H. State enforcement of federal law. 86 N.Y.U. L. Rev. 698-765 (2011).

McGarry, Michael A. Jr. Note. Vestiges of jurisdiction: on the *in rem* nature of pre-judgment attachment in New York. 32 Cardozo L. Rev. 1581-1620 (2011).

Symposium. The Role of States in Federal Health Care. Introduction by Elizabeth Weeks Leonard; articles by Sandy Praeger, Marcia Nielson, Jonathan H. Adler, Mark A. Hall, Thomas L. Greaney, Abigail R. Moncrieff, Eric Lee and Andrew Allison. 20 Kan. J.L. & Pub. Pol'y 181-311 (2011).

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

# **JURISPRUDENCE**

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

Cornell Law Review

I.CON: International Journal of Constitutional Law International Journal for the Semiotics of Law Wisconsin Law Review

Ball, W. David. The civil case at the heart of criminal procedure: *In re* Winship, stigma, and the civil-criminal distinction. 38 Am. J. Crim. L. 117-180 (2011).

Calo, M. Ryan. The boundaries of privacy harm. 86 Ind. L.J. 1131-1162 (2011).

Clancy, Thomas K. The Framers' intent: John Adams, his era, and the Fourth Amendment. 86 Ind. L.J. 979-1061 (2011).

Clarke, Kamari Maxine. The rule of law through its economies of appearances: the making of the African warlord. 18 Ind. J. Global Legal Stud. 7-40 (2011).

Driver, Justin. Rethinking the interest-convergence thesis. 105 Nw. U. L. Rev. 149-197 (2011).

Garoupa, Nuno and Carlos Gómez Ligüerre. The syndrome of the efficiency of the common law. 29 B.U. Int'l L.J. 287-335 (2011).

Greenawalt, Alexander K.A. The pluralism of international criminal law. 86 Ind. L.J. 1063-1130 (2011).

Grovogui, Siba N. To the orphaned, dispossessed, and illegitimate children: human rights beyond republican and liberal traditions. 18 Ind. J. Global Legal Stud. 41-63 (2011).

Mannheimer, Michael J. Zydney. Not the crime but the coverup: a deterrence-based rationale for the premeditation-deliberation formula. 86 Ind. L.J. 879-937 (2011).

Ramachandran, Gowri. Assault and battery on property. 44 Loy. L.A. L. Rev. 253-276 (2010).

Scalise, Ronald J. Jr. Public policy and antisocial testators. 32 Cardozo L. Rev. 1315-1367 (2011).

Scheuerman, William. Realists against the nation-state. 20 Transnat'l L. & Contemp. Probs. 67-105 (2011).

Seidman, Louis Michael. Acontextual judicial review. 32 Cardozo L. Rev. 1143-1181 (2011).

Singer, Joseph William. **Addison C. Harris Lecture**. Original acquisition of property: from conquest & possession to democracy & equal opportunity. 86 Ind. L.J. 763-778 (2011).

Sorrell, Kory Spencer. Principled legal pragmatism: reconciling Posner and Dewey on law and democracy. 23 St. Thomas L. Rev. 245-292 (2011).

<u>I.CON</u> Book Forum: Ruling the World?: Constitutionalism, International Law and Global Governance. Articles by Vicki C. Jackson, Günter Frankenberg, Ignacio de la Rasilla del Moral, Christine E.J. Schwöbel and Eric C. Ip. 8 I.Con: Int'l J. Const. L. 517-655 (2010).

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

<u>I.CON</u> Book Forum: The Identity of the Constitutional Subject: Selfhood, Citizenship, Culture, and Community. Articles by Gianluigi Palombella, Ayelet Shachar, Mark Tushnet and Neil Walker. 8 I.Con: Int'l J. Const. L. 656-684 (2010).

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

Page 12 August 5, 2011

Law and neoclassical economic development in theory and practice: toward an institutionalist critique of institutionalism. Article by Chantal Thomas; response by Yoram Margalioth. 96 Cornell L. Rev. 967-1034 (2011).

Symposium: Intergenerational Equity and Intellectual Property. Foreword by Shubha Ghosh; introduction by Margaret Jane Radin; articles by Brett Frischmenn, Mark P. McKenna, Julie E. Cohen, Anuj C. Desai, Margaret Chon, Deven R. Desai, Peter Decherney, Kara W. Swanson, Keith Aoki and Pamela Samuelson. 2011 Wis. L. Rev. 103-562.

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

Symposium. The Future of Legal Theory. Essays by Yishai Blank, Hanoch Dagan, Roy Kreitner, Theodore Eisenberg, Talia Fisher, Issi Rosen-Zvi, Daphna Hacker, Alon Harel, Ariel Porat, Ron Harris, Shai Lavi, Menachem Mautner, Jens David Ohlin, Jeffrey J. Rachlinski, Stewart J. Schwab, Michael Heise, Chantal Thomas and W. Bradley Wendel; responses by Shai Wozner, Hila Shamir and Yoram Margalioth. 96 Cornell L. Rev. 633-1074 (2011).

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

#### **JUVENILES**

Bergman, Jessica. Note. The Alien Tort Statute and Flomo v. Firestone Natural Rubber Company: the key to change in global child labor practices? (Flomo v. Firestone Natural Rubber Company, 744 F. Supp. 2d 810, 2010.) 18 Ind. J. Global Legal Stud. 455-479 (2011).

Lara, Crystal E. Note. Child soldier testimony used in prosecuting war crimes in the International Criminal Court: preventing further victimization. (**Prosecutor v. Thomas Lubanga Dylo**, Case No. ICC-01/04-01/06, 2007, http://222.icc-cpi.int/iccdocs/doc/doc266175.PDF.) 17 Sw. J. Int'l L. 309-330 (2011).

Piot, Charles. The "right" to be trafficked. 18 Ind. J. Global Legal Stud. 199-210 (2011).

#### LABOR LAW

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

Comparative Labor Law & Policy Journal Washington and Lee Journal of Civil Rights and Social Justice

Bergman, Jessica. Note. The Alien Tort Statute and Flomo v. Firestone Natural Rubber Company: the key to change in global child labor practices? (Flomo v. Firestone Natural Rubber Company, 744 F. Supp. 2d 810, 2010.) 18 Ind. J. Global Legal Stud. 455-479 (2011).

Linderman, Lee A. Note. A congressional carve out: the necessity for uniform application of professional sports leagues' performance-enhancing drug policies. 84 S. Cal. L. Rev. 751-784 (2011).

Piot, Charles. The "right" to be trafficked. 18 Ind. J. Global Legal Stud. 199-210 (2011).

Ross, Scott C. Note. How on earth can you possibly "file" an oral complaint?: an analysis of the boundaries of § 215(a)(3) of the Fair Labor Standards Act. 84 St. John's L. Rev. 1543-1567 (2010).

Stabile, Susan J. In defense of a more coherent approach to executive and rank and file compensation. 25 J. Civ. Rts. & Econ. Dev. 565-579 (2011).

Stumpff, Andrew. Darkness at noon: judicial interpretation may have made things worse for benefit plan participants under ERISA than had the statute never been enacted. 23 St. Thomas L. Rev. 221-244 (2011).

Good Faith and Fair Dealing in the Individual Employment Relationship. Articles by Andrew Stewart, Kevin Banks, Christopher Vigneau, Bernd Waas, Dimitrios Kremalis, Sharon Rabin Margalioth, Gordon Anderson, Alan L. Bogg and James J. Brudney. 32 Comp. Lab. L. & Pol'y J. 517-808 (2011).

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

Papers in Honor of Clyde Summers. [Includes photograph.] Papers by Roger Blanpain, Matthew W. Finkin, Robert A. Gorman, Kazuo Sugeno and Manfred Weiss. 32 Comp. Lab. L. & Pol'y J. 493-515 (2011).

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

The Growing Disconnect Among Work, Family, and Marriage. Editor's note by Sabina B. Thaler; articles by Nancy E. Dowd, Sharon Sassler, Amanda J. Miller, June Carbone and Cynthia R. Mabry. 16 Wash. & Lee J. C.R. & Soc. Just. 331-443 (2010).

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

<u>The Transformation of Labour Law in Europe: A Comparative Study of 15 Countries, 1945-2004</u>, edited by Bob Hemple and Bruno Veneziani. Reviews by Sebastian Krebber and Achim Seifert; reply by Bob Hemple and Bruno Veneziani. 32 Comp. Lab. L. & Pol'y J. 809-839 (2011).

#### LAND USE PLANNING

Mudd, Michelle Bryan. A "constant and difficult task": making local land use decisions in states with a constitutional right to a healthful environment. 38 Ecology L.Q. 1-62 (2011).

Wagner, Ann. French urban space management: a visual semiotic approach behind power and control. [Includes photographs.] 24 Int'l J. for Semiotics L. 227-241 (2011).

Page 13 August 5, 2011

#### LAW AND SOCIETY

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

Cornell Law Review Indiana Journal of Global Legal Studies International Journal for the Semiotics of Law

Brophy, Alfred L. The law and morality of building renaming. 52 S. Tex. L. Rev. 37-67 (2010).

Calo, M. Ryan. The boundaries of privacy harm. 86 Ind. L.J. 1131-1162 (2011).

Higdon, Michael J. To lynch a child: bullying and gender nonconformity in our nation's schools. 86 Ind. L.J. 827-878 (2011).

Hum, Tarry. Minority banks in New York City: is the Community Reinvestment Act relevant? 25 J. Civ. Rts. & Econ. Dev. 501-524 (2011).

Mabry, Cynthia R. The browning of America—multicultural and bicultural families in conflict: making culture a customary factor for consideration in child custody disputes. 16 Wash. & Lee J. C.R. & Soc. Just. 413-443 (2010).

Sorrell, Kory Spencer. Principled legal pragmatism: reconciling Posner and Dewey on law and democracy. 23 St. Thomas L. Rev. 245-292 (2011).

Special Issue: Transparency, Control and Power in Legal Semiotics: Contexts and Issues. Foreword by Vijay K. Bhatia, Christoph A. Hafner and Lindsay J. Miller; articles by Stephen Bremner, Joseph Y.S. Cheng, Maurizio Gotti, Dennis Kurzon, Jacque de Ville and Ann Wagner. 24 Int'l J. for Semiotics L. 143-241 (2011).

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

Symposium. Human Rights and Legal Systems Across the Global South. Introduction by Christiana Ochoa and Shane Greene; articles by Kamari Maxine Clarke, Siba N. Grovogui, Susan H. Williams, Muna Ndulo, Paula Spieler, Mala Htun, S. Laurel Weldon, Erika George, Charles Piot, Jacqueline Solway, Jan Hoffman French, César Rodríguez-Garavito, Guillermo de la Peña and Peter Geschiere. 18 Ind. J. Global Legal Stud. 1-339 (2011).

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

Symposium. The Future of Legal Theory. Essays by Yishai Blank, Hanoch Dagan, Roy Kreitner, Theodore Eisenberg, Talia Fisher, Issi Rosen-Zvi, Daphna Hacker, Alon Harel, Ariel Porat, Ron Harris, Shai Lavi, Menachem Mautner, Jens David Ohlin, Jeffrey J. Rachlinski, Stewart J. Schwab, Michael Heise, Chantal Thomas and W. Bradley Wendel; responses by Shai Wozner, Hila Shamir and Yoram Margalioth. 96 Cornell L. Rev. 633-1074 (2011).

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

#### LAW ENFORCEMENT AND CORRECTIONS

Ball, W. David. The civil case at the heart of criminal procedure: *In re* Winship, stigma, and the civil-criminal distinction. 38 Am. J. Crim. L. 117-180 (2011).

Carter, Jennifer. Note. Capital punishment: a struggle to satisfy evolving standards of decency — reviewing the debate in the United States and Canada. 17 Sw. J. Int'l L. 237-257 (2011).

Frank, Nina. Note. Such visible fiction: the expansion of **Scott v. Harris** to prisoner Eighth Amendment excessive force claims. (**Scott v. Harris**, 550 U.S. 372, 2007.) 32 Cardozo L. Rev. 1481-1514 (2011).

Mannheimer, Michael J. Zydney. Not the crime but the coverup: a deterrence-based rationale for the premeditation-deliberation formula. 86 Ind. L.J. 879-937 (2011).

McCaw, Catherine E. Asset forfeiture as a form of punishment: a case for integrating asset forfeiture into criminal sentencing. 38 Am. J. Crim. L. 181-220 (2011).

Miller, Darrell A.H. Retail rebellion and the Second Amendment. 86 Ind. L.J. 939-977 (2011).

Murray, Claire McCusker. Hard cases make good law: the intellectual history of prior acquittal sentencing. 84 St. John's L. Rev. 1415-1475 (2010).

Nolasco, Claire Angelique, Rolando V. del Carmen and Michael S. Vaughn. What **Herring** hath wrought: an analysis of post-**Herring** cases in the federal courts. 38 Am. J. Crim. L. 221-261 (2011).

Patton, David E. Guns, crime control, and a systemic approach to federal sentencing. 32 Cardozo L. Rev. 1427-1479 (2011).

# LEGAL ANALYSIS AND WRITING

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

Cornell Law Review

International Journal for the Semiotics of Law

de la Rasilla del Moral, Ignacio. At King Agramant's camp: old debates, new constitutional times. 8 I.Con: Int'l J. Const. L. 580-610 (2010).

Special Issue: Transparency, Control and Power in Legal Semiotics: Contexts and Issues. Foreword by Vijay K. Bhatia, Christoph A. Hafner and Lindsay J. Miller; articles by Stephen Bremner, Joseph Y.S. Cheng, Maurizio Gotti, Dennis Kurzon, Jacque de Ville and Ann Wagner. 24 Int'l J. for Semiotics L. 143-241 (2011).

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

Page 14 August 5, 2011

Symposium. The Future of Legal Theory. Essays by Yishai Blank, Hanoch Dagan, Roy Kreitner, Theodore Eisenberg, Talia Fisher, Issi Rosen-Zvi, Daphna Hacker, Alon Harel, Ariel Porat, Ron Harris, Shai Lavi, Menachem Mautner, Jens David Ohlin, Jeffrey J. Rachlinski, Stewart J. Schwab, Michael Heise, Chantal Thomas and W. Bradley Wendel; responses by Shai Wozner, Hila Shamir and Yoram Margalioth. 96 Cornell L. Rev. 633-1074 (2011).

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

#### LEGAL HISTORY

Brophy, Alfred L. The law and morality of building renaming. 52 S. Tex. L. Rev. 37-67 (2010).

Clancy, Thomas K. The Framers' intent: John Adams, his era, and the Fourth Amendment. 86 Ind. L.J. 979-1061 (2011).

de la Rasilla del Moral, Ignacio. At King Agramant's camp: old debates, new constitutional times. 8 I.Con: Int'l J. Const. L. 580-610 (2010).

Grovogui, Siba N. To the orphaned, dispossessed, and illegitimate children: human rights beyond republican and liberal traditions. 18 Ind. J. Global Legal Stud. 41-63 (2011).

Hamburger, Philip. Privileges or immunities. 105 Nw. U. L. Rev. 61-147 (2011).

Harris, Leslie M. Life among the ruins. 52 S. Tex. L. Rev. 73-83 (2010).

Juárez, José Roberto. Recovering Texas history: Tejanos, Jim Crow, lynchings & the University of Texas School of Law. 52 S. Tex. L. Rev. 85-99 (2010).

Miller, Darrell A.H. Retail rebellion and the Second Amendment. 86 Ind. L.J. 939-977 (2011).

Ragsdale, John W., Jr. Values in transition: the Chiricahua Apache from 1886-1914. 35 Am. Indian L. Rev. 39-105 (2010-2011).

Russell, Thomas D. "Keep negroes out of most classes where there are a large number of girls": the unseen power of the Ku Klux Klan and standardized testing at the University of Texas, 1899-1999. [Includes photographs.] 52 S. Tex. L. Rev. 1-35 (2010).

Sundquist, Matthew L. **Worcester v. Georgia**: a breakdown in the separation of powers. 35 Am. Indian L. Rev. 239-255 (2010-2011).

Swanson, Kara W. Food and drug law as intellectual property law: historical reflections. 2011 Wis. L. Rev. 331-397.

#### LEGAL PROFESSION

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

Gershowitz, Adam M. and Laura R. Killinger. The state (never) rests: how excessive prosecutorial caseloads harm criminal defendants. 105 Nw. U. L. Rev. 261-301 (2011).

McLennan, Christopher R. Comment. The price of justice: allocating attorneys' fees in civil litigation. 12 Fla. Coastal L.J. 357-387 (2011).

Crossing the Border: The Future of Immigration Law and Its Impact on Lawyers. Foreword by Dina Francesca Haynes; articles by Daniel Kanstroom, Rachel E. Rosenbloom, Maureen A. Sweeney, Alice Clapman, Fatma E. Marouf and Jan C. Ting. 45 New Eng. L. Rev. 301-462 (2011).

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

#### LEGAL RESEARCH AND BIBLIOGRAPHY

10 x 10 (Global): Homage to Norman Dorsen. Contributions by Armin von Bogdandy, Sabino Cassese, B.S. Chimni, Mireille Delmas-Marty, János Kis, Francisco Rubio Llorente, Gertrude Lübbe-Wolff, Menachem Mautner, Pratap Bhanu Mehta and J.H.H. Weiler; response by Norman Dorsen. 8 I.Con: Int'l J. Const. L. 421-516 (2010).

#### **LEGISLATION**

Stumpff, Andrew. Darkness at noon: judicial interpretation may have made things worse for benefit plan participants under ERISA than had the statute never been enacted. 23 St. Thomas L. Rev. 221-244 (2011).

# MEDICAL JURISPRUDENCE

Jain, S. Lochlann. Fear of cancer. 44 Loy. L.A. L. Rev. 233-252 (2010).

Shaw, Joshua T. Note. Conceiving Plan B: a proposal to resolve the conflict between women and conscientiously objecting pharmacists over access to emergency contraceptives. 16 Wash. & Lee J. C.R. & Soc. Just. 563-601 (2010).

Solomon, Jason M. What is civil justice? 44 Loy. L.A. L. Rev. 317-337 (2010).

### MILITARY, WAR AND PEACE

Cavanaugh, Jillian M. Note. Helping those who serve: veterans treatment courts foster rehabilitation and reduce recidivism for offending combat veterans. 45 New Eng. L. Rev. 463-488 (2011).

Page 15 August 5, 2011

Farrell, Brian. Access to *habeas corpus*: a human rights analysis of U.S. practices in the war on terrorism. 20 Transnat'l L. & Contemp. Probs. 3-31 (2011).

Lara, Crystal E. Note. Child soldier testimony used in prosecuting war crimes in the International Criminal Court: preventing further victimization. (**Prosecutor v. Thomas Lubanga Dylo**, Case No. ICC-01/04-01/06, 2007, http://222.icc-cpi.int/iccdocs/doc/doc266175.PDF.) 17 Sw. J. Int'l L. 309-330 (2011).

Lieblich, Eliav. Intervention and consent: consensual forcible interventions in internal armed conflicts as international agreements. 29 B.U. Int'l L.J. 337-382 (2011).

Nowak, Manfred, Moritz Birk and Tiphanie Crittin. The Obama Administration and obligations under the Convention Against Torture. 20 Transnat'l L. & Contemp. Probs. 33-66 (2011).

#### MOTOR VEHICLES

Welte, Peter. The law of unintended consequences: the North Dakota Supreme Court recognizes the right to a jury trial for noncriminal traffic offenses in **Riemers v. Eslinger**. 86 N.D. L. Rev. 505-519 (2010).

Wriggins, Jennifer B. Automobile injuries as injuries with remedies: driving, insurance, torts, and changing the "choice architecture" of auto insurance pricing. 44 Loy. L.A. L. Rev. 69-89 (2010).

### NATURAL RESOURCES LAW

Carden, Kristin N. The legal viability of territorial use rights in fisheries (TURFs) in California. 38 Ecology L.Q. 121-178 (2011).

Klass, Alexandra B. Property rights on the new frontier: climate change, natural resource development, and renewable energy. 38 Ecology L.Q. 63-119 (2011).

Spengler, Eric S. Note. A shift in the wind: the siting of wind power projects on public lands in the Obama era. 86 Ind. L.J. 1185-1217 (2011).

### OIL, GAS, AND MINERAL LAW

Sorenson, Sara K. A need for clarification: North Dakota's abandoned mineral statute. 86 N.D. L. Rev. 521-534 (2010).

#### **ORGANIZATIONS**

Krogstad, Mark R. Note. Filling the gap: addressing the potential impact of North Dakota adopting legislation creating a new entity—the low profit limited liability company. 86 N.D. L. Rev. 535-558 (2010).

#### **PARTNERSHIPS**

Hanno, Christopher. Comment. The other "F" word: fiduciary duties, fiduciary waivers, and the Delaware limited liability company. 52 S. Tex. L. Rev. 101-125 (2010).

#### **POLITICS**

Akech, Migai. Abuse of power and corruption in Kenya: will the new Constitution enhance government accountability? 18 Ind. J. Global Legal Stud. 341-394 (2011).

Cheng, Joseph Y.S. Power, transparency and control: Hong Kong people's adaptations to life. 24 Int'l J. for Semiotics L. 163-177 (2011).

de la Peña, Guillermo. Ethnographies of indigenous exclusion in Western Mexico. 18 Ind. J. Global Legal Stud. 307-319 (2011).

Diehl, Christopher J. Note. Open meetings and closed mouths: elected officials' free speech rights after ... (**Garcetti v. Ceballos**, 547 U.S. 410, 2006.) 61 Case W. Res. L. Rev. 551-602 (2010).

Geschiere, Peter. Autochthony, citizenship, and exclusion — paradoxes in the politics of belonging in Africa and Europe. 18 Ind. J. Global Legal Stud. 321-339 (2011).

Hughes, Joyce A. and Alexander L. Alum. Rethinking the Cuban Adjustment Act and the U.S. national interest. 23 St. Thomas L. Rev. 187-220 (2011).

Magliocca, Gerard N. Reforming the filibuster. 105 Nw. U. L. Rev. 303-328 (2011).

Myint, Tun. Globalization and the institutional dynamics of global environmental governance. 18 Ind. J. Global Legal Stud. 395-420 (2011).

Rodríguez-Garavito, César. Ethnicity.gov: global governance, indigenous peoples, and the right to prior consultation in social minefields. 18 Ind. J. Global Legal Stud. 263-305 (2011).

Scheuerman, William. Realists against the nation-state. 20 Transnat'l L. & Contemp. Probs. 67-105 (2011).

Scotto, Adam. Note. The people v. their legislature: proposing the use of Rule 24 as a tool to regulate the "tyranny of the majority" and ensure the "true will of the people" is upheld. 84 St. John's L. Rev. 1605-1637 (2010).

Sorrell, Kory Spencer. Principled legal pragmatism: reconciling Posner and Dewey on law and democracy. 23 St. Thomas L. Rev. 245-292 (2011).

Page 16 August 5, 2011

Tucker, Anne. Flawed assumptions: a corporate law analysis of free speech and corporate personhood in **Citizens United**. 61 Case W. Res. L. Rev. 497-550 (2010).

Ziegler, Reuven (Ruvi). Legal outlier, again? U.S. felon suffrage: comparative and international human rights perspectives. 29 B.U. Int'l L.J. 197-266 (2011).

#### PRACTICE AND PROCEDURE

Gojkovich, Lauren Deysher, Student article. Leveraging litigation: how shareholders can use litigation leverage to double-down on their investment in high-stakes securities litigation. 16 Stan. J.L. Bus. & Fin. 100-140 (2010).

Leonetti, Carrie. When the emperor has no clothes: a proposal for defensive summary judgment in criminal cases. 84 S. Cal. L. Rev. 661-712 (2011).

McFarland, Douglas D. Seeing the forest for the trees: the transaction or occurrence and the claim interlock civil procedure. 12 Fla. Coastal L.J. 247-304 (2011).

McGarry, Michael A. Jr. Note. Vestiges of jurisdiction: on the *in rem* nature of pre-judgment attachment in New York. 32 Cardozo L. Rev. 1581-1620 (2011).

McLennan, Christopher R. Comment. The price of justice: allocating attorneys' fees in civil litigation. 12 Fla. Coastal L.J. 357-387 (2011).

McNamara, Colleen. Note. **Iqbal** as judicial Rorschach test: an empirical study of district court interpretations of ... (**Ashcroft v. Iqbal**, 129 S. Ct. 1937, 2009.) 105 Nw. U. L. Rev. 401-436 (2011).

Shannon, Bradley Scott. I have federal pleading all figured out. 61 Case W. Res. L. Rev. 453-495 (2010).

Welte, Peter. The law of unintended consequences: the North Dakota Supreme Court recognizes the right to a jury trial for noncriminal traffic offenses in **Riemers v. Eslinger**. 86 N.D. L. Rev. 505-519 (2010).

Westby, Sarah A. Trandafir Competition winner. Note. Associations to the rescue: reviving the consumer class action in the United States and Italy. 20 Transnat'l L. & Contemp. Probs. 157-196 (2011).

### PRESIDENT/EXECUTIVE DEPARTMENT

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

Transnational Law & Contemporary Problems

Symposium. A Critical Juncture: Human Rights & U.S. Standing in the World Under the Obama Administration. Articles by Brian Farrell, Manfred Nowak, Moritz Birk, Tiphanie Crittin, William Scheuerman and Barbara Stark. 20 Transnat'l L. & Contemp. Probs. 1-142 (2011).

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

#### PROPERTY—PERSONAL AND REAL

Dyal-Chand, Rashmi. Useless property. 32 Cardozo L. Rev. 1369-1426 (2011).

Intrator, Jessica. Note. From squatter to settler: applying the lessons of the nineteenth century U.S. public land policy to twenty-first century land struggles in Brazil. 38 Ecology L.Q. 179-232 (2011).

Jaffe, Benjamin E. Note. Rebutting the equality principle: adapting the co-tenancy law model to enhance remedies available to joint copyright owners. 32 Cardozo L. Rev. 1549-1580 (2011).

Singer, Joseph William. **Addison C. Harris Lecture**. Original acquisition of property: from conquest & possession to democracy & equal opportunity. 86 Ind. L.J. 763-778 (2011).

Swanson, Stevie. Sitting on your rights: why the statute of limitations for adverse possession should not protect couch potato future interest holders. 12 Fla. Coastal L.J. 305-335 (2011).

#### PSYCHOLOGY AND PSYCHIATRY

Sheff, Jeremy N. Biasing brands. 32 Cardozo L. Rev. 1245-1314 (2011).

#### RELIGION

Htun, Mala and S. Laurel Weldon. State power, religion, and women's rights: a comparative analysis of family law. 18 Ind. J. Global Legal Stud. 145-165 (2011).

### REMEDIES

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

Loyola of Los Angeles Law Review

Injuries Without Remedies. Articles by Marc Galanter, Anne Bloom, David M. Engel, Jennifer B. Wriggins, George Lovell, Dayna Nadine Scott, Lucie White, Jeremy Perelman, Kaimipono David Wenger, S. Lochlann Jain, Gowri Ramachandran, Douglas L. Johnson, Neville L. Johnson, Adele Kimmel, Arthur Bryant, Amy Radon and Jason M. Solomon. 44 Loy. L.A. L. Rev. 1-337 (2010).

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

### RETIREMENT SECURITY

Moore, Teia. Comment. When happily ever after is not ever after, after all: rectifying the plan documents rule under ERISA to benefit the right person. 52 S. Tex. L. Rev. 127-152 (2010).

Page 17 August 5, 2011

Stumpff, Andrew. Darkness at noon: judicial interpretation may have made things worse for benefit plan participants under ERISA than had the statute never been enacted. 23 St. Thomas L. Rev. 221-244 (2011).

#### **RICO**

Corrigan, John D. Note. Restricting RICO under FSIA. 84 St. John's L. Rev. 1477-1503 (2010).

# SCIENCE AND TECHNOLOGY

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

Jurimetrics:

Aoki, Keith. Food forethought: intergenerational equity and global food supply—past, present, and future. 2011 Wis. L. Rev. 399-478.

Cochran, Kelly. Student article. Facing the music: remixing copyright law in the digital age. 20 Kan. J.L. & Pub. Pol'y 312-328 (2011).

Cohen, Hagar. Comment. Cracking hacking: expanding insider trading liability in the digital age. 17 Sw. J. Int'l L. 259-283 (2011).

Gray, Trenton E. Comment. Internet dating websites: a refuge for Internet fraud. 12 Fla. Coastal L.J. 389-428 (2011).

Hoffman, Ira. Note. Pseudo-interactivity: an appropriate rate scheme for customizable Internet radio services. 32 Cardozo L. Rev. 1515-1547 (2011).

Robinson, Nolan. Note. The case against allowing Mortgage Electronic Registration Systems, Inc. (MERS) to initiate foreclosure proceedings. 32 Cardozo L. Rev. 1621-1654 (2011).

Samuelson, Pamela. The Google Book settlement as copyright reform. 2011 Wis. L. Rev. 479-562.

Tom, Jacqueline May. Note. A simple compromise: the need for a federal data breach notification law. 84 St. John's L. Rev. 1569-1603 (2010).

#### SECOND AMENDMENT

Miller, Darrell A.H. Retail rebellion and the Second Amendment. 86 Ind. L.J. 939-977 (2011).

Rosenthal, Lawrence and Joyce Lee Malcolm. **McDonald v. Chicago**: which standard of scrutiny should apply to gun control laws? 105 Nw. U. L. Rev. 437-466 (2011).

### SECURED TRANSACTIONS

Johnson, Aaron Drue. Comment. Just say no (to American capitalism): why American Indians should reject the Model Tribal Secured Transactions Act and other attempts to promote economic assimilation. 35 Am. Indian L. Rev. 107-140 (2010-2011).

#### SECURITIES LAW

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

Journal of Civil Rights and Economic Development

Clark, Stephen. Insider trading and financial economics: where do we go from here? 16 Stan. J.L. Bus. & Fin. 43-99 (2010).

Cohen, Hagar. Comment. Cracking hacking: expanding insider trading liability in the digital age. 17 Sw. J. Int'l L. 259-283 (2011).

Gojkovich, Lauren Deysher, Student article. Leveraging litigation: how shareholders can use litigation leverage to double-down on their investment in high-stakes securities litigation. 16 Stan. J.L. Bus. & Fin. 100-140 (2010).

Symposium: The Fall of the Economy and How New York City Can Rise to the Challenge. Articles by Z. Jill Barclift, J. Scott Colesanti, Tarry Hum, Jennifer M. Smith and Susan J. Stabile. 25 J. Civ. Rts. & Econ. Dev. 449-579 (2011).

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

# SEXUALITY AND THE LAW

Ball, W. David. The civil case at the heart of criminal procedure: *In re* Winship, stigma, and the civil-criminal distinction. 38 Am. J. Crim. L. 117-180 (2011).

Fetzer, Lindsey B. Note. The Sexual Offender Registration and Notification Act: no more than "statutory 'lip service' to interstate commerce." 16 Wash. & Lee J. C.R. & Soc. Just. 483-528 (2010).

Fisher, Lauren E. Note. A miscarriage of justice: pregnancy discrimination in sectarian schools. 16 Wash. & Lee J. C.R. & Soc. Just. 529-561 (2010).

Gonzalez, Lissette. Comment. "With liberty and justice for all [families]': the modern American same sex family. 23 St. Thomas L. Rev. 293-324 (2011).

Higdon, Michael J. To lynch a child: bullying and gender nonconformity in our nation's schools. 86 Ind. L.J. 827-878 (2011).

Shaw, Joshua T. Note. Conceiving Plan B: a proposal to resolve the conflict between women and conscientiously objecting pharmacists over access to emergency contraceptives. 16 Wash. & Lee J. C.R. & Soc. Just. 563-601 (2010).

Wagner, Catherine. Note. The good left undone: how to stop sex offender laws from causing unnecessary harm at the expense of effectiveness. 38 Am. J. Crim. L. 263-288 (2011).

Page 18 August 5, 2011

#### **SPORTS**

Linderman, Lee A. Note. A congressional carve out: the necessity for uniform application of professional sports leagues' performance-enhancing drug policies. 84 S. Cal. L. Rev. 751-784 (2011).

#### STATE AND LOCAL GOVERNMENT LAW

Greaney, Thomas L. Regulating to promote competition in designing health insurance exchanges. 20 Kan. J.L. & Pub. Pol'y 237-265 (2011).

#### TAXATION—FEDERAL INCOME

Lentz, John. Student article. When canons go to war in Indian Country, guess who wins? **Barrett v. United States**: tax canons and canons of construction in the federal taxation of American Indians. 35 Am. Indian L. Rev. 211-238 (2010-2011).

#### TAXATION--TRANSNATIONAL

Shapiro, Timothy Hisao. Student article. Tax first, ask questions later: problems predicting the effect of President Obama's international tax reforms. 16 Stan. J.L. Bus. & Fin. 141-182 (2010).

#### **TORTS**

Anderson, Vanessa. Case comment. Schools—district liability: political subdivision liability and school duties prevail over recreational use immunity. (M.M. v. Fargo Public School District No. 1, 783 N.W.2d 806, 2010.) 86 N.D. L. Rev. 689-709 (2010).

Bloom, Anne. Zen and the art of tort litigation. 44 Loy. L.A. L. Rev. 11-32 (2010).

Engel, David M. Lumping as default in tort cases: the cultural interpretation of injury and causation. 44 Loy. L.A. L. Rev. 33-68 (2010).

Gray, Trenton E. Comment. Internet dating websites: a refuge for Internet fraud. 12 Fla. Coastal L.J. 389-428 (2011).

Solomon, Jason M. What is civil justice? 44 Loy. L.A. L. Rev. 317-337 (2010).

Wriggins, Jennifer B. Automobile injuries as injuries with remedies: driving, insurance, torts, and changing the "choice architecture" of auto insurance pricing. 44 Loy. L.A. L. Rev. 69-89 (2010).

# TRADE REGULATION

Crane, Daniel A. and Graciela Miralles. Toward a unified theory of exclusionary vertical restraints. 84 S. Cal. L. Rev. 605-660 (2011).

#### WATER LAW

Noroian, Nisha D. Comment. Prior appropriation, agriculture and the West: caught in a bad romance. 51 Jurimetrics J. 181-215 (2011).

#### WOMEN

Carbone, June. Cultural conflict and the revival of class welfare. 16 Wash. & Lee J. C.R. & Soc. Just. 369-411 (2010).

Htun, Mala and S. Laurel Weldon. State power, religion, and women's rights: a comparative analysis of family law. 18 Ind. J. Global Legal Stud. 145-165 (2011).

Ndulo, Muna. African customary law, customs, and women's rights. 18 Ind. J. Global Legal Stud. 87-120 (2011).

Sassler, Sharon and Amanda J. Miller. Class differences in women's family and work behaviors. 16 Wash. & Lee J. C.R. & Soc. Just. 349-367 (2010).

Scott, Dayna Nadine. Body polluted: questions of scale, gender, and remedy. 44 Loy. L.A. L. Rev. 121-156 (2010).

Spieler, Paula. The **Maria da Penha** case and the Inter-American Commission on Human Rights: contributions to the debate on domestic violence against women in Brazil. 18 Ind. J. Global Legal Stud. 121-143 (2011).

Williams, Susan H. Democracy, gender equality and customary law: constitutionalizing internal cultural disruption. 18 Ind. J. Global Legal Stud. 65-85 (2011).

### TABLES OF CONTENTS OF INDEXED LAW REVIEWS

# 35 AMERICAN INDIAN LAW REVIEW, NO. 1, PP. 1-255, 2010-2011.

Gardina, Jackie. Federal preemption: a roadmap for the application of tribal law in state courts. 35 Am. Indian L. Rev. 1-37 (2010-2011).

Ragsdale, John W., Jr. Values in transition: the Chiricahua Apache from 1886-1914. 35 Am. Indian L. Rev. 39-105 (2010-2011).

Johnson, Aaron Drue. Comment. Just say no (to American capitalism): why American Indians should reject the Model Tribal Secured Transactions Act and other attempts to promote economic assimilation. 35 Am. Indian L. Rev. 107-140 (2010-2011)

Meek, Aaron F.W. Comment. The conflict between state tests of tribal entity immunity and the congressional policy of Indian self-determination. 35 Am. Indian L. Rev. 141-176 (2010-2011).

Oakley, Katharine C. Comment. Defining Indian status for the purpose of federal criminal jurisdiction. 35 Am. Indian L. Rev. 177-210 (2010-2011).

Page 19 August 5, 2011

Lentz, John. Student article. When canons go to war in Indian Country, guess who wins? **Barrett v. United States**: tax canons and canons of construction in the federal taxation of American Indians. 35 Am. Indian L. Rev. 211-238 (2010-2011).

Sundquist, Matthew L. **Worcester v. Georgia**: a breakdown in the separation of powers. 35 Am. Indian L. Rev. 239-255 (2010-2011).

# 38 AMERICAN JOURNAL OF CRIMINAL LAW, NO. 2, SPRING, 2011.

Ball, W. David. The civil case at the heart of criminal procedure: *In re* Winship, stigma, and the civil-criminal distinction. 38 Am. J. Crim. L. 117-180 (2011).

McCaw, Catherine E. Asset forfeiture as a form of punishment: a case for integrating asset forfeiture into criminal sentencing. 38 Am. J. Crim. L. 181-220 (2011).

Nolasco, Claire Angelique, Rolando V. del Carmen and Michael S. Vaughn. What **Herring** hath wrought: an analysis of post-**Herring** cases in the federal courts. 38 Am. J. Crim. L. 221-261 (2011).

Wagner, Catherine. Note. The good left undone: how to stop sex offender laws from causing unnecessary harm at the expense of effectiveness. 38 Am. J. Crim. L. 263-288 (2011).

### 29 BOSTON UNIVERSITY INTERNATIONAL LAW JOURNAL, NO. 2, SUMMER, 2011.

Ziegler, Reuven (Ruvi). Legal outlier, again? U.S. felon suffrage: comparative and international human rights perspectives. 29 B.U. Int'l L.J. 197-266 (2011).

Antell, Geoffrey and James W. Coleman. An empirical analysis of wealth disparities in WTO disputes: do poorer countries suffer from strategic delay during dispute litigation? 29 B.U. Int'l L.J. 267-286 (2011).

Garoupa, Nuno and Carlos Gómez Ligüerre. The syndrome of the efficiency of the common law. 29 B.U. Int'l L.J. 287-335 (2011).

Lieblich, Eliav. Intervention and consent: consensual forcible interventions in internal armed conflicts as international agreements. 29 B.U. Int'l L.J. 337-382 (2011).

Mitchell, Andrew and Tania Voon. Regulating tobacco flavors: implications of WTO law. 29 B.U. Int'l L.J. 383-425 (2011).

Coyne, Dennis M. Note. International pharmaceutical mistrials: existing law for the protection of foreign human subjects and a proposal for reform. 29 B.U. Int'l L.J. 427-450 (2011).

Komada, Erin. Note. Turned away: the detrimental effect of Italy's public security law on undocumented children's right to education. 29 B.U. Int'l L.J. 451-474 (2011).

### 32 CARDOZO LAW REVIEW, NO. 4, MARCH, 2011.

Parrish, Austen L. Rehabilitating territoriality in human rights. 32 Cardozo L. Rev. 1099-1141 (2011).

Seidman, Louis Michael. Acontextual judicial review. 32 Cardozo L. Rev. 1143-1181 (2011).

True-Frost, Cora. The development of individual standing in international security. 32 Cardozo L. Rev. 1183-1244 (2011).

Sheff, Jeremy N. Biasing brands. 32 Cardozo L. Rev. 1245-1314 (2011).

Scalise, Ronald J. Jr. Public policy and antisocial testators. 32 Cardozo L. Rev. 1315-1367 (2011).

Dyal-Chand, Rashmi. Useless property. 32 Cardozo L. Rev. 1369-1426 (2011).

Patton, David E. Guns, crime control, and a systemic approach to federal sentencing. 32 Cardozo L. Rev. 1427-1479 (2011).

Frank, Nina. Note. Such visible fiction: the expansion of **Scott v. Harris** to prisoner Eighth Amendment excessive force claims. (**Scott v. Harris**, 550 U.S. 372, 2007.) 32 Cardozo L. Rev. 1481-1514 (2011).

Hoffman, Ira. Note. Pseudo-interactivity: an appropriate rate scheme for customizable Internet radio services. 32 Cardozo L. Rev. 1515-1547 (2011).

Jaffe, Benjamin E. Note. Rebutting the equality principle: adapting the co-tenancy law model to enhance remedies available to joint copyright owners. 32 Cardozo L. Rev. 1549-1580 (2011).

McGarry, Michael A. Jr. Note. Vestiges of jurisdiction: on the *in rem* nature of pre-judgment attachment in New York. 32 Cardozo L. Rev. 1581-1620 (2011).

Robinson, Nolan. Note. The case against allowing Mortgage Electronic Registration Systems, Inc. (MERS) to initiate foreclosure proceedings. 32 Cardozo L. Rev. 1621-1654 (2011).

# 61 CASE WESTERN RESERVE LAW REVIEW, NO. 2, WINTER, 2010.

Moberly, Richard. The Supreme Court's antiretaliation principle. 61 Case W. Res. L. Rev. 375-452 (2010).

Shannon, Bradley Scott. I have federal pleading all figured out. 61 Case W. Res. L. Rev. 453-495 (2010).

Tucker, Anne. Flawed assumptions: a corporate law analysis of free speech and corporate personhood in **Citizens United**. 61 Case W. Res. L. Rev. 497-550 (2010).

Page 20 August 5, 2011

Diehl, Christopher J. Note. Open meetings and closed mouths: elected officials' free speech rights after ... (**Garcetti v. Ceballos**, 547 U.S. 410, 2006.) 61 Case W. Res. L. Rev. 551-602 (2010).

Sacher, Lindsey E. Note. Through the looking glass and beyond: the future of disparate impact doctrine under Title VIII. 61 Case W. Res. L. Rev. 603-649 (2010).

Hill, Michael. Comment. The Animal Enterprise Terrorism Act: the need for a whistleblower exception. 61 Case W. Res. L. Rev. 651-680 (2010).

# 32 COMPARATIVE LABOR LAW & POLICY JOURNAL, NO. 3, SPRING, 2011.

Papers in Honor of Clyde Summers. [Includes photograph.] 32 Comp. Lab. L. & Pol'y J. 493-515 (2011).

Blanpain, Roger. Remembering Clyde Summers. 32 Comp. Lab. L. & Pol'y J. 493-495 (2011).

Finkin, Matthew W. Clyde Summers: disturber of the legal order. 32 Comp. Lab. L. & Pol'y J. 497-500 (2011).

Gorman, Robert A. The legacy of Clyde W. Summers. 32 Comp. Lab. L. & Pol'y J. 501-503 (2011).

Sugeno, Kazuo. My teacher Clyde Summers. 32 Comp. Lab. L. & Pol'y J. 505-509 (2011).

Weiss, Manfred. Clyde W. Summers: a giant of comparative labor law. 32 Comp. Lab. L. & Pol'y J. 511-515 (2011).

Good Faith and Fair Dealing in the Individual Employment Relationship. 32 Comp. Lab. L. & Pol'y J. 517-808 (2011).

Introduction. 32 Comp. Lab. L. & Pol'y J. 517-520 (2011).

Stewart, Andrew. Good faith: a necessary element in Australian employment law? 32 Comp. Lab. L. & Pol'y J. 521-546 (2011).

Banks, Kevin. Progress and paradox: the remarkable yet limited advance of employer good faith duties in Canadian common law. 32 Comp. Lab. L. & Pol'y J. 547-591 (2011).

Vigneau, Christophe. The obligation of good faith in France. 32 Comp. Lab. L. & Pol'y J. 593-602 (2011).

Waas, Bernd. Good faith in the law of the employment relationship: Germany. 32 Comp. Lab. L. & Pol'y J. 603-629 (2011).

Kremalis, Dimitrios. Good faith in Greek employment law. 32 Comp. Lab. L. & Pol'y J. 631-661 (2011).

Margalioth, Sharon Rabin. Regulating individual employment contracts through good faith duties. 32 Comp. Lab. L. & Pol'y J. 663-683 (2011).

Anderson, Gordon. Good faith and the individual employment relationship in New Zealand. 32 Comp. Lab. L. & Pol'y J. 685-727 (2011).

Bogg, Alan L. Good faith in the contract of employment: a case of the English reserve? 32 Comp. Lab. L. & Pol'y J. 729-772 (2011).

Brudney, James J. Reluctance and remorse: the covenant of good faith and fair dealing in American employment law. 32 Comp. Lab. L. & Pol'y J. 773-808 (2011).

<u>The Transformation of Labour Law in Europe: A Comparative Study of 15 Countries, 1945-2004</u>, edited by Bob Hemple and Bruno Veneziani. 32 Comp. Lab. L. & Pol'y J. 809-839 (2011).

Introduction. 32 Comp. Lab. L. & Pol'y J. 809 (2011).

Krebber, Sebastian. "The Grand Duchy, tucked between Belgium, France and Germany...": some thoughts upon the *methodology* of Bob Hepple and Bruno Veneziani, <u>The Transformation of Labour Law in Europe</u>, 32 Comp. Lab. L. & Pol'y J. 811-823 (2011).

Seifert, Achim. From the making to the transformation of labor law in Europe. 32 Comp. Lab. L. & Pol'y J. 825-834 (2011).

Hepple, Bob and Bruno Veneziani. Is comparative labor law simply about engineering? 32 Comp. Lab. L. & Pol'y J. 835-839 (2011).

#### 96 CORNELL LAW REVIEW, NO. 4, MAY, 2011.

Symposium. The Future of Legal Theory. Essays by Yishai Blank, Hanoch Dagan, Roy Kreitner, Theodore Eisenberg, Talia Fisher, Issi Rosen-Zvi, Daphna Hacker, Alon Harel, Ariel Porat, Ron Harris, Shai Lavi, Menachem Mautner, Jens David Ohlin, Jeffrey J. Rachlinski, Stewart J. Schwab, Michael Heise, Chantal Thomas and W. Bradley Wendel; responses by Shai Wozner, Hila Shamir and Yoram Margalioth. 96 Cornell L. Rev. 633-1074 (2011).

Blank, Yishai. The reenchantment of law. 96 Cornell L. Rev. 633-670 (2011).

Dagan, Hanoch and Roy Kreitner. The character of legal theory. 96 Cornell L. Rev. 671-691 (2011).

Eisenberg, Theodore, Talia Fisher and Issi Rosen-Zvi. Isreal's Supreme Court appellate jurisdiction: an empirical study. 96 Cornell L. Rev. 693-725 (2011).

Hacker, Daphna. Law and society jurisprudence. 96 Cornell L. Rev. 727-747 (2011).

Page 21 August 5, 2011

Harel, Alon and Ariel Porat. Commensurability and agency: two yet-to-be-met challenges for law and economics. 96 Cornell L. Rev. 749-787 (2011).

Harris, Ron. Legal scholars, economists, and the interdisciplinary study of institutions. 96 Cornell L. Rev. 789-810 (2011).

Lavi, Shai. Turning the tables on "law and ...": a jurisprudential inquiry into contemporary legal theory. 96 Cornell L. Rev. 811-838 (2011).

Mautner, Menachem. Three approaches to law and culture. 96 Cornell L. Rev. 839-867 (2011).

Ohlin, Jens David. Nash equilibrium and international law. 96 Cornell L. Rev. 869-899 (2011).

Rachlinski, Jeffrey J. Evidence-based law. 96 Cornell L. Rev. 901-923 (2011).

Wozner, Shai. Response: *Evidence-based law* by Jeffrey J. Rachlinski. 96 Cornell L. Rev. 925-930 (2011).

Schwab, Stewart and Michael Heise . Splitting logs: an empirical perspective on employment discrimination settlements. 96 Cornell L. Rev. 931-956 (2011).

Shamir, Hila. Response: about not knowing—thoughts on Schwab and Heise's *Splitting logs: an empirical perspective on employment discrimination settlements.* 96 Cornell L. Rev. 957-965 (2011).

Law and neoclassical economic development in theory and practice: toward an institutionalist critique of institutionalism. Article by Chantal Thomas; response by Yoram Margalioth. 96 Cornell L. Rev. 967-1034 (2011).

Margaloith, Yoram. Response: intellectual history as legal analysis. 96 Cornell L. Rev. 1025-1034 (2011).

Wendel, W. Bradley. Explanation in legal scholarship: the inferential structure of doctrinal legal analysis. 96 Cornell L. Rev. 1035-1074 (2011).

# 38 ECOLOGY LAW QUARTERLY, NO. 1, PP. 1-232, 2011.

Mudd, Michelle Bryan. A "constant and difficult task": making local land use decisions in states with a constitutional right to a healthful environment. 38 Ecology L.Q. 1-62 (2011).

Klass, Alexandra B. Property rights on the new frontier: climate change, natural resource development, and renewable energy. 38 Ecology L.Q. 63-119 (2011).

Carden, Kristin N. The legal viability of territorial use rights in fisheries (TURFs) in California. 38 Ecology L.Q. 121-178 (2011).

Intrator, Jessica. Note. From squatter to settler: applying the lessons of the nineteenth century U.S. public land policy to twenty-first century land struggles in Brazil. 38 Ecology L.Q. 179-232 (2011).

# 12 FLORIDA COASTAL LAW JOURNAL, NO. 2, WINTER, 2011.

McFarland, Douglas D. Seeing the forest for the trees: the transaction or occurrence and the claim interlock civil procedure. 12 Fla. Coastal L.J. 247-304 (2011).

Swanson, Stevie. Sitting on your rights: why the statute of limitations for adverse possession should not protect couch potato future interest holders. 12 Fla. Coastal L.J. 305-335 (2011).

Weeden, L. Darnell. Fifty plus years after the start of the civil rights movement: a contextual analysis of the freedom of association for the National Association for the Advancement of Colored People's pursuit of reforming the law. 12 Fla. Coastal L.J. 337-355 (2011).

McLennan, Christopher R. Comment. The price of justice: allocating attorneys' fees in civil litigation. 12 Fla. Coastal L.J. 357-387 (2011).

Gray, Trenton E. Comment. Internet dating websites: a refuge for Internet fraud. 12 Fla. Coastal L.J. 389-428 (2011).

# 33 HAMLINE LAW REVIEW, NO. 3, SUMMER, 2010.

The Evolution of Trade Secret Law: Reflecting on 30 Years of the Uniform Trade Secrets Act. 33 Hamline L. Rev. 375-695 (2010).

Ring, Carlyle Conwell, Jr. A new era: cooperative federalism—through the uniform state laws process. 33 Hamline L. Rev. 375-408 (2010).

Dole, Richard F., Jr. The Uniform Trade Secrets Act—trends and prospects. 33 Hamline L. Rev. 409-444 (2010).

Cross, John T. UTSA displacement of other state law claims. 33 Hamline L. Rev. 445-491 (2010).

Sandeen, Sharon K. The evolution of trade secret law and why courts commit error when they do not follow the Uniform Trade Secrets Act. 33 Hamline L. Rev. 493-543 (2010).

Johnson, Eric E. Trade secret subject matter. 33 Hamline L. Rev. 545-581 (2010).

Claeys, Eric R. The use requirement at common law and under the Uniform Trade Secrets Act. 33 Hamline L. Rev. 583-614 (2010).

Page 22 August 5, 2011

Levine, David S. What can the Uniform Trade Secrets Act learn from the Bayh-Dole Act? 33 Hamline L. Rev. 615-647 (2010).

Stewart, Melissa M. Comment. Minnesota and the inevitable disclosure doctrine: finding a solution amidst the confusion. 33 Hamline L. Rev. 649-695 (2010).

### 8 I.CON: INTERNATIONAL JOURNAL OF CONSTITUTIONAL LAW, NO. 3, JULY, 2010.

Weiler, J.H.H. Editorial. 8 I.Con: Int'l J. Const. L. 323-325 (2010).

Perju, Vlad. Cosmopolitanism and constitutional self-government. 8 I.Con: Int'l J. Const. L. 326-353 (2010).

Sajó, András. Emotions in constitutional design. 8 I.Con: Int'l J. Const. L. 354-384 (2010).

Young, Katharine G. A typology of economic and social rights adjudication: exploring the catalytic function of judicial review. 8 I.Con: Int'l J. Const. L. 385-420 (2010).

10 x 10 (Global): Homage to Norman Dorsen. 8 I.Con: Int'l J. Const. L. 421-516 (2010).

<u>I.CON</u> Book Forum: Ruling the World?: Constitutionalism, International Law and Global Governance. Articles by Vicki C. Jackson, Günter Frankenberg, Ignacio de la Rasilla del Moral, Christine E.J. Schwöbel and Eric C. Ip. 8 I.Con: Int'l J. Const. L. 517-655 (2010).

Jackson, Vicki C. Paradigms of public law: transnational constitutional values and democratic challenges. 8 I.Con: Int'l J. Const. L. 517-562 (2010).

Frankenberg, Günter. Constitutional transfer: the IKEA theory revisited. 8 I.Con: Int'l J. Const. L. 563-579 (2010).

de la Rasilla del Moral, Ignacio. At King Agramant's camp: old debates, new constitutional times. 8 I.Con: Int'l J. Const. L. 580-610 (2010).

Schwöbel, Christine E.J. Situating the debate on global constitutionalism. 8 I.Con: Int'l J. Const. L. 611-635 (2010).

Ip, Eric C. Globalization and the future of the law of the sovereign state. 8 I.Con: Int'l J. Const. L. 636-655 (2010).

<u>I.CON</u> Book Forum: The Identity of the Constitutional Subject: Selfhood, Citizenship, Culture, and Community. 8 I.Con: Int'l J. Const. L. 656-684 (2010).

Palombella, Gianluigi. Structures and process in the constitutional self: coping with the future? 8 I.Con: Int'l J. Const. L. 656-664 (2010).

Shachar, Ayelet. The return of the repressed: constitutionalism, religion, and political pluralism. 8 I.Con: Int'l J. Const. L. 665-670 (2010).

Tushnet, Mark. How do constitutions constitute constitutional identity? 8 I.Con: Int'l J. Const. L. 671-676 (2010).

Walker, Neil. Rosenfeld's plural constitutionalism. 8 I.Con: Int'l J. Const. L. 677-684 (2010).

# 18 INDIANA JOURNAL OF GLOBAL LEGAL STUDIES, NO. 1, WINTER, 2011.

Symposium. Human Rights and Legal Systems Across the Global South. 18 Ind. J. Global Legal Stud. 1-339 (2011).

Ochoa, Christiana and Shane Greene. Introduction. 18 Ind. J. Global Legal Stud. 1-6 (2011).

### Part I: Problems of the Universal and the Particular

Clarke, Kamari Maxine. The rule of law through its economies of appearances: the making of the African warlord. 18 Ind. J. Global Legal Stud. 7-40 (2011).

Grovogui, Siba N. To the orphaned, dispossessed, and illegitimate children: human rights beyond republican and liberal traditions. 18 Ind. J. Global Legal Stud. 41-63 (2011).

#### Part II: Claims in Context

Williams, Susan H. Democracy, gender equality and customary law: constitutionalizing internal cultural disruption. 18 Ind. J. Global Legal Stud. 65-85 (2011).

Ndulo, Muna. African customary law, customs, and women's rights. 18 Ind. J. Global Legal Stud. 87-120 (2011).

Spieler, Paula. The **Maria da Penha** case and the Inter-American Commission on Human Rights: contributions to the debate on domestic violence against women in Brazil. 18 Ind. J. Global Legal Stud. 121-143 (2011).

Htun, Mala and S. Laurel Weldon. State power, religion, and women's rights: a comparative analysis of family law. 18 Ind. J. Global Legal Stud. 145-165 (2011).

# Part III: Struggle, Identity, and the Collective

George, Erika. The human right to health and HIV/AIDS: South Africa and South-South cooperation to reframe global intellectual property principles and promote access to essential medicines. 18 Ind. J. Global Legal Stud. 167-197 (2011).

Page 23 August 5, 2011

Piot, Charles. The "right" to be trafficked. 18 Ind. J. Global Legal Stud. 199-210 (2011).

Solway, Jacqueline. "Culture fatigue": the state and minority rights in Botswana. 18 Ind. J. Global Legal Stud. 211-240 (2011).

French, Jan Hoffman. The power of definition: Brazil's contribution to universal concepts of indigeneity. 18 Ind. J. Global Legal Stud. 241-261 (2011).

Rodríguez-Garavito, César. Ethnicity.gov: global governance, indigenous peoples, and the right to prior consultation in social minefields. 18 Ind. J. Global Legal Stud. 263-305 (2011).

de la Peña, Guillermo. Ethnographies of indigenous exclusion in Western Mexico. 18 Ind. J. Global Legal Stud. 307-319 (2011).

Geschiere, Peter. Autochthony, citizenship, and exclusion — paradoxes in the politics of belonging in Africa and Europe. 18 Ind. J. Global Legal Stud. 321-339 (2011).

Akech, Migai. Abuse of power and corruption in Kenya: will the new Constitution enhance government accountability? 18 Ind. J. Global Legal Stud. 341-394 (2011).

Myint, Tun. Globalization and the institutional dynamics of global environmental governance. 18 Ind. J. Global Legal Stud. 395-420 (2011).

Aft, Aaron B. Note. Respect my authority: analyzing claims of diminished Supreme Court influence abroad. 18 Ind. J. Global Legal Stud. 421-454 (2011).

Bergman, Jessica. Note. The Alien Tort Statute and Flomo v. Firestone Natural Rubber Company: the key to change in global child labor practices? (Flomo v. Firestone Natural Rubber Company, 744 F. Supp. 2d 810, 2010.) 18 Ind. J. Global Legal Stud. 455-479 (2011).

Gardner, William. Note. The fight for clean technology funds: who should control the future of low-carbon technology in the developing world? 18 Ind. J. Global Legal Stud. 481-513 (2011).

Harper, Stephen M. Note. Counting the costs of a global Anglophonic hegemony: examining the impact of U.S. language education policy on linguistic minorities worldwide. 18 Ind. J. Global Legal Stud. 515-538 (2011).

Kerr, Caitlin S. Note. Teachers' religious garb as an instrument for globalization in education. 18 Ind. J. Global Legal Stud. 539-561 (2011).

McCormick, Alison. Note. From sovereignty to responsibility: an emerging international norm and its call to action in Burma. 18 Ind. J. Global Legal Stud. 563-591 (2011).

Williams, Andy. Book note. A review of <u>Beyond Citizenship:</u> <u>American Identity After Globalization</u> by Peter J. Spiro. 18 Ind. J. Global Legal Stud. 593-599 (2011).

#### 86 INDIANA LAW JOURNAL, NO. 3, SUMMER, 2011.

Singer, Joseph William. **Addison C. Harris Lecture**. Original acquisition of property: from conquest & possession to democracy & equal opportunity. 86 Ind. L.J. 763-778 (2011).

Holbrook, Timothy R. Patents, presumptions, and public notice. 86 Ind. L.J. 779-826 (2011).

Higdon, Michael J. To lynch a child: bullying and gender nonconformity in our nation's schools. 86 Ind. L.J. 827-878 (2011).

Mannheimer, Michael J. Zydney. Not the crime but the coverup: a deterrence-based rationale for the premeditation-deliberation formula. 86 Ind. L.J. 879-937 (2011).

Miller, Darrell A.H. Retail rebellion and the Second Amendment. 86 Ind. L.J. 939-977 (2011).

Clancy, Thomas K. The Framers' intent: John Adams, his era, and the Fourth Amendment. 86 Ind. L.J. 979-1061 (2011).

Greenawalt, Alexander K.A. The pluralism of international criminal law. 86 Ind. L.J. 1063-1130 (2011).

Calo, M. Ryan. The boundaries of privacy harm. 86 Ind. L.J. 1131-1162 (2011).

Armiger, Jonathan. Note. Judicial review of public utility commissions. (N. Ind. Pub. Serv. Co. v. U.S. Steel Corp., 907 N.E.2d 1012, 2009.) 86 Ind. L.J. 1163-1183 (2011).

Spengler, Eric S. Note. A shift in the wind: the siting of wind power projects on public lands in the Obama era. 86 Ind. L.J. 1185-1217 (2011).

# 24 INTERNATIONAL JOURNAL FOR THE SEMIOTICS OF LAW, NO. 2, JUNE, 2011.

Special Issue: Transparency, Control and Power in Legal Semiotics: Contexts and Issues. 24 Int'l J. for Semiotics L. 143-241 (2011).

Bhatia, Vijay K., Christoph A. Hafner and Lindsay J. Miller [Foreword.] Transparency, Control and Power in Legal Semiotics: Contexts and Issues. 24 Int'l J. for Semiotics L. 143-146 (2011).

Bremner, Stephen. Academic institutions as corporate enterprise: transparency, power and control in staff appraisal. 24 Int'l J. for Semiotics L. 147-161 (2011).

Cheng, Joseph Y.S. Power, transparency and control: Hong Kong people's adaptations to life. 24 Int'l J. for Semiotics L. 163-177 (2011).

Page 24 August 5, 2011

Gotti, Maurizio. Exercising power and control in arbitration proceedings. 24 Int'l J. for Semiotics L. 179-193 (2011).

Kurzon, Dennis. Moment of silence. Constitutional transparency and judicial control. 24 Int'l J. for Semiotics L. 195-209 (2011).

de Ville, Jacque. Rethinking power and law: Foucault's *Society Must Be Defended*. 24 Int'l J. for Semiotics L. 211-226 (2011).

Wagner, Ann. French urban space management: a visual semiotic approach behind power and control. [Includes photographs.] 24 Int'l J. for Semiotics L. 227-241 (2011).

Pencak, William. Book review. (Reviewing Susan Tiefenbrun, Decoding International Law: Semiotics and the Humanities.) 24 Int'l J. for Semiotics L. 243-246 (2011).

Broekman, Jan M. Commens and communication. 24 Int'l J. for Semiotics L. 247-253 (2011).

# 25 JOURNAL OF CIVIL RIGHTS AND ECONOMIC DEVELOPMENT, NO. 3, SPRING, 2011.

Symposium: The Fall of the Economy and How New York City Can Rise to the Challenge. 25 J. Civ. Rts. & Econ. Dev. 449-579 (2011).

Barclift, Z. Jill. Too big to fail, too big not to know: financial firms and corporate responsibility. 25 J. Civ. Rts. & Econ. Dev. 449-482 (2011).

Colesanti, J. Scott. In favor of a 'bail-in': how a trillion dollars might be better used to start a recovery. 25 J. Civ. Rts. & Econ. Dev. 483-500 (2011).

Hum, Tarry. Minority banks in New York City: is the Community Reinvestment Act relevant? 25 J. Civ. Rts. & Econ. Dev. 501-524 (2011).

Smith, Jennifer M. Mortgage foreclosures, mortgage morality, and Main Street: what's really happening? 25 J. Civ. Rts. & Econ. Dev. 525-564 (2011).

Stabile, Susan J. In defense of a more coherent approach to executive and rank and file compensation. 25 J. Civ. Rts. & Econ. Dev. 565-579 (2011).

# 51 JURIMETRICS: THE JOURNAL OF LAW, SCIENCE, AND TECHNOLOGY, NO. 2, WINTER, 2011.

Greenland, Sander and Charles Poole. Problems in common interpretations of statistics in scientific articles, expert reports, and testimony. 51 Jurimetrics J. 113-129 (2011).

Sands, Jon M. Book review. (Reviewing Rebecca Skloot, <u>The Immortal Life of Henrietta Lacks.</u>) 51 Jurimetrics J. 131-139 (2011).

Lerner, Marc L. Comment. Cash for clunkers, dimes for Duracells: an effective model to motivate the proper disposal of household toxic waste. 51 Jurimetrics J. 141-179 (2011).

Noroian, Nisha D. Comment. Prior appropriation, agriculture and the West: caught in a bad romance. 51 Jurimetrics J. 181-215 (2011).

Shen, Li-Jen. Comment. A duration no more than necessary: a proposed test for the duration requirement of RAM-copy fixation. 51 Jurimetrics J. 217-243 (2011).

# 20 KANSAS JOURNAL OF LAW & PUBLIC POLICY, NO. 2, SPRING, 2011.

Trum, Greg and Jessie Riley. Symposium Editors' letter. 20 Kan. J.L. & Pub. Pol'y vi (2011).

Kramer, Jay. Editor's letter. 20 Kan. J.L. & Pub. Pol'y vii-viii (2011).

Symposium. The Role of States in Federal Health Care. 20 Kan. J.L. & Pub. Pol'y 181-311 (2011).

Leonard, Elizabeth Weeks. Introduction. 20 Kan. J.L. & Pub. Pol'y 181-185 (2011).

Praeger, Sandy. A view from the Insurance Commissioner on health care reform. 20 Kan. J.L. & Pub. Pol'y 186-192 (2011).

Nielsen, Marcia. Understanding federal health reform: setting the stage for implementation. 20 Kan. J.L. & Pub. Pol'y 193-198 (2011).

Adler, Jonathan H. Cooperation, commandeering, or crowding out?: federal intervention and state choices in health care policy. 20 Kan. J.L. & Pub. Pol'y 199-221 (2011).

Hall, Mark A. Risk adjustment under the Affordable Care Act: issues and options. 20 Kan. J.L. & Pub. Pol'y 222-236 (2011).

Greaney, Thomas L. Regulating to promote competition in designing health insurance exchanges. 20 Kan. J.L. & Pub. Pol'y 237-265 (2011).

Moncrieff, Abigail R. and Eric Lee. The positive case for centralization in health care regulation: the federalism failures of the ACA. 20 Kan. J.L. & Pub. Pol'y 266-294 (2011).

Allison, Andrew. State choices and challenges in the wake of federal health reform legislation. 20 Kan. J.L. & Pub. Pol'y 295-311 (2011).

Cochran, Kelly. Student article. Facing the music: remixing copyright law in the digital age. 20 Kan. J.L. & Pub. Pol'y 312-328 (2011).

Page 25 August 5, 2011

Jansen, Brian. Student article. Community wind power: making more Americans energy producers through feed-in tariffs. 20 Kan. J.L. & Pub. Pol'y 329-349 (2011).

# 44 LOYOLA OF LOS ANGELES LAW REVIEW, NO. 1, FALL, 2010.

Injuries Without Remedies. 44 Loy. L.A. L. Rev. 1-337 (2010).

Galanter, Marc. The dialectic of injury and remedy. 44 Loy. L.A. L. Rev. 1-10 (2010).

Bloom, Anne. Zen and the art of tort litigation. 44 Loy. L.A. L. Rev. 11-32 (2010).

Engel, David M. Lumping as default in tort cases: the cultural interpretation of injury and causation. 44 Loy. L.A. L. Rev. 33-68 (2010).

Wriggins, Jennifer B. Automobile injuries as injuries with remedies: driving, insurance, torts, and changing the "choice architecture" of auto insurance pricing. 44 Loy. L.A. L. Rev. 69-89 (2010).

Lovell, George. Imagined rights without remedy: the politics of novel legal claims. 44 Loy. L.A. L. Rev. 91-119 (2010).

Scott, Dayna Nadine. Body polluted: questions of scale, gender, and remedy. 44 Loy. L.A. L. Rev. 121-156 (2010).

White, Lucie and Jeremy Perelman. Essay: Can human rights *practice* be a critical project? A view from the ground. 44 Loy. L.A. L. Rev. 157-175 (2010).

Wenger, Kaimipono David. "Too big to remedy?" Rethinking mass restitution for slavery and Jim Crow. 44 Loy. L.A. L. Rev. 177-232 (2010).

Jain, S. Lochlann. Fear of cancer. 44 Loy. L.A. L. Rev. 233-252 (2010).

Ramachandran, Gowri. Assault and battery on property. 44 Loy. L.A. L. Rev. 253-276 (2010).

Johnson, Douglas L. and Neville L. Johnson. What happened to unjust enrichment in California? The deterioration of equity in the California courts. 44 Loy. L.A. L. Rev. 277-295 (2010).

Kimmel, Adele, Arthur Bryant and Amy Radon. **Hui v. Castaneda**: beyond cruel and unusual. 44 Loy. L.A. L. Rev. 297-315 (2010).

Solomon, Jason M. What is civil justice? 44 Loy. L.A. L. Rev. 317-337 (2010).

Steinbuch, Robert. Further empirical insights and findings on the Eighth Circuit. 44 Loy. L.A. L. Rev. 339-351 (2010).

Mehrfar, Roxana. Note. Redefining commonality for consumer class actions under California Business and Professions Code sections 17200 and 17500. 44 Loy. L.A. L. Rev. 353-391 (2010).

# 45 NEW ENGLAND LAW REVIEW, NO. 2, WINTER, 2011.

Crossing the Border: The Future of Immigration Law and Its Impact on Lawyers. 45 New Eng. L. Rev. 301-462 (2011).

Haynes, Dina Francesca. Foreword. 45 New Eng. L. Rev. 301-303 (2011).

Kanstroom, Daniel. **Padilla v. Kentucky** and the evolving right to deportation counsel: watershed or work-in-progress? 45 New Eng. L. Rev. 305-326 (2011).

Rosenbloom, Rachel E. Will **Padilla** reach across the border? 45 New Eng. L. Rev. 327-352 (2011).

Sweeney, Maureen A. Where do we go from **Padilla v. Kentucky**? Thoughts on implementation and future directions. 45 New Eng. L. Rev. 353-371 (2011).

Clapman, Alice. Hearing difficult voices: the due-process rights of mentally disabled individuals in removal proceedings. 45 New Eng. L. Rev. 373-415 (2011).

Marouf, Fatma E. Implicit bias and immigration courts. 45 New Eng. L. Rev. 417-448 (2011).

Ting, Jan C. Illegal immigration, Arizona, and the Fourteenth Amendment: the case for limits and enforcement. 45 New Eng. L. Rev. 449-462 (2011).

Cavanaugh, Jillian M. Note. Helping those who serve: veterans treatment courts foster rehabilitation and reduce recidivism for offending combat veterans. 45 New Eng. L. Rev. 463-488 (2011).

Saracino, Michael. Comment. Why **Thurdin v. SEI Boston, LLC** does a disservice to small business. (**Thurdin v. SEI Boston, LLC**, 895 N.E.2d 446, 2008.) 45 New Eng. L. Rev. 489-504 (2011).

Stritch, Denielle. Comment. **Janky v. Lake County Convention and Visitors Bureau**: the doo-wop ditty did it right. (**Janky v. Lake Cnty. Convention and Visitors Bureau**, 576 F.3d 356, 2009, *cert. denied*, 130 S. Ct. 1740, 2010.) 45 New Eng. L. Rev. 505-525 (2011).

Page 26 August 5, 2011

# 86 NEW YORK UNIVERSITY LAW REVIEW, NO. 3, JUNE, 2011.

Henry, Hon. **Robert H. Madison Lecture**. Living our traditions. 86 N.Y.U. L. Rev. 673-697 (2011).

Lemos, Margaret H. State enforcement of federal law. 86 N.Y.U. L. Rev. 698-765 (2011).

Orenstein, Alec. Note. A modified **Caremark** standard to protect shareholders of financial firms from poor risk management. (*In re* **Citigroup Inc. S'holder Derivative Litig.,** 964 A.2d 106, 2009.) 86 N.Y.U. L. Rev. 766-803 (2011).

# 86 NORTH DAKOTA LAW REVIEW, NO. 3, PP. 505-709, 2010.

Welte, Peter. The law of unintended consequences: the North Dakota Supreme Court recognizes the right to a jury trial for noncriminal traffic offenses in **Riemers v. Eslinger**. 86 N.D. L. Rev. 505-519 (2010).

Sorenson, Sara K. A need for clarification: North Dakota's abandoned mineral statute. 86 N.D. L. Rev. 521-534 (2010).

Krogstad, Mark R. Note. Filling the gap: addressing the potential impact of North Dakota adopting legislation creating a new entity—the low profit limited liability company. 86 N.D. L. Rev. 535-558 (2010).

Monson, Sara. Note. Property exempt from process—how House Bill 1039 updated and clarified North Dakota's outdated exemption scheme, and a call for further reform. 86 N.D. L. Rev. 559-585 (2010).

Ingold, Dennis. Case comment. Schools—handicapped children: the United States Supreme Court rules that the 1997 Amendments to Individuals with Disabilities Education Act do not categorically bar tuition reimbursement for unilateral private-school placements. (Forest Grove School District v. T.A., 129 S. Ct. 2484, 2009.) 86 N.D. L. Rev. 587-618 (2010).

Martindale, Nathan R. Case comment. Constitutional law—elections: citizens divided: balancing the First Amendment right to free speech and the role of private corporations in our nation's elections. (Citizens United v. Federal Election Commission, 130 S. Ct. 876, 2010.) 86 N.D. L. Rev. 619-640 (2010).

Binstock, Rebecca L. Case comment. Intellectual property—patents: the United States Supreme Court clarifies the test for patent eligibility of processes. (**Bilski v. Kappos**, 130 S. Ct. 3218, 2010.) 86 N.D. L. Rev. 641-665 (2010).

Voigt, Jonathan L. Case comment. Bankruptcy—exemptions: when an interested party must object, and exempting property with the intention of retaining possession. (**Schwab v. Reilly**, 130 S. Ct. 2652, 2010.) 86 N.D. L. Rev. 667-687 (2010).

Anderson, Vanessa. Case comment. Schools—district liability: political subdivision liability and school duties prevail over recreational use immunity. (M.M. v. Fargo Public School District No. 1, 783 N.W.2d 806, 2010.) 86 N.D. L. Rev. 689-709 (2010).

# 105 NORTHWESTERN UNIVERSITY LAW REVIEW, NO. 1, WINTER, 2011.

Yung, Corey Rayburn. Flexing judicial muscle: an empirical study of judicial activism in the federal courts. 105 Nw. U. L. Rev. 1-60 (2011).

Hamburger, Philip. Privileges or immunities. 105 Nw. U. L. Rev. 61-147 (2011).

Driver, Justin. Rethinking the interest-convergence thesis. 105 Nw. U. L. Rev. 149-197 (2011).

Stein, Alex. The flawed probabilistic foundation of law and economics. 105 Nw. U. L. Rev. 199-260 (2011).

Gershowitz, Adam M. and Laura R. Killinger. The state (never) rests: how excessive prosecutorial caseloads harm criminal defendants. 105 Nw. U. L. Rev. 261-301 (2011).

Magliocca, Gerard N. Reforming the filibuster. 105 Nw. U. L. Rev. 303-328 (2011).

Gamse, Nick. Comment. Legal remedies for saving public interest journalism in America. 105 Nw. U. L. Rev. 329-366 (2011).

McCaffrey, Corey. Comment. The virtues of virtual marking in patent reform. 105 Nw. U. L. Rev. 367-400 (2011).

McNamara, Colleen. Note. **Iqbal** as judicial Rorschach test: an empirical study of district court interpretations of ... (**Ashcroft v. Iqbal**, 129 S. Ct. 1937, 2009.) 105 Nw. U. L. Rev. 401-436 (2011).

Rosenthal, Lawrence and Joyce Lee Malcolm. **McDonald v. Chicago**: which standard of scrutiny should apply to gun control laws? 105 Nw. U. L. Rev. 437-466 (2011).

# 52 SOUTH TEXAS LAW REVIEW, NO. 1, FALL, 2010.

Russell, Thomas D. "Keep negroes out of most classes where there are a large number of girls": the unseen power of the Ku Klux Klan and standardized testing at the University of Texas, 1899-1999. [Includes photographs.] 52 S. Tex. L. Rev. 1-35 (2010).

Brophy, Alfred L. The law and morality of building renaming. 52 S. Tex. L. Rev. 37-67 (2010).

Page 27 August 5, 2011

Daniels, Lee A. William Stewart Simkins and the fable of white victimization. 52 S. Tex. L. Rev. 69-72 (2010).

Harris, Leslie M. Life among the ruins. 52 S. Tex. L. Rev. 73-83 (2010).

Juárez, José Roberto. Recovering Texas history: Tejanos, Jim Crow, lynchings & the University of Texas School of Law. 52 S. Tex. L. Rev. 85-99 (2010).

Hanno, Christopher. Comment. The other "F" word: fiduciary duties, fiduciary waivers, and the Delaware limited liability company. 52 S. Tex. L. Rev. 101-125 (2010).

Moore, Teia. Comment. When happily ever after is not ever after, after all: rectifying the plan documents rule under ERISA to benefit the right person. 52 S. Tex. L. Rev. 127-152 (2010).

# 84 SOUTHERN CALIFORNIA LAW REVIEW, NO. 3, MARCH, 2011.

Alfieri, Anthony V. Integrating into a burning house: race- and identity-conscious visions in **Brown**'s inner city. (Reviewing Martha Minow, <u>In **Brown**'s Wake: Legacies of America's Educational Landmark.</u>) 84 S. Cal. L. Rev. 541-603 (2011).

Crane, Daniel A. and Graciela Miralles. Toward a unified theory of exclusionary vertical restraints. 84 S. Cal. L. Rev. 605-660 (2011).

Leonetti, Carrie. When the emperor has no clothes: a proposal for defensive summary judgment in criminal cases. 84 S. Cal. L. Rev. 661-712 (2011).

Holman, John. Note. A flawed solution: the difficulties of mandating a leverage ratio in the United States. 84 S. Cal. L. Rev. 713-749 (2011).

Linderman, Lee A. Note. A congressional carve out: the necessity for uniform application of professional sports leagues' performance-enhancing drug policies. 84 S. Cal. L. Rev. 751-784 (2011).

### 17 SOUTHWESTERN JOURNAL OF INTERNATIONAL LAW, NO. 2, PP. 237-330, 2011.

Joy, Michael. Editor's note. 17 Sw. J. Int'l L. unpaged (2011).

Carter, Jennifer. Note. Capital punishment: a struggle to satisfy evolving standards of decency — reviewing the debate in the United States and Canada. 17 Sw. J. Int'l L. 237-257 (2011).

Cohen, Hagar. Comment. Cracking hacking: expanding insider trading liability in the digital age. 17 Sw. J. Int'l L. 259-283 (2011).

Garcia, Esther E. Comment. Promoting international human rights: a states interest to finding jurisdiction for transnational corporations on the basis of resolving common procedural issues in ATCA and TVPA litigation. 17 Sw. J. Int'l L. 285-307 (2011).

Lara, Crystal E. Note. Child soldier testimony used in prosecuting war crimes in the International Criminal Court: preventing further victimization. (**Prosecutor v. Thomas Lubanga Dylo**, Case No. ICC-01/04-01/06, 2007, http://222.icc-cpi.int/iccdocs/doc/doc/266175. PDF.) 17 Sw. J. Int'l L. 309-330 (2011).

### 84 ST. JOHN'S LAW REVIEW, NO. 4, FALL, 2010.

Banks, Angela M. The trouble with treaties: immigration and judicial review. 84 St. John's L. Rev. 1219-1271 (2010).

Kirshner, Jodie A. "An ever closer union" in corporate identity?: a transatlantic perspective on regional dynamics and the *Societas Europaea*. 84 St. John's L. Rev. 1273-1345 (2010).

Lockridge, Lee Ann W. Honoring international obligations in U.S. trademark law: how the Lanham Act protects well-known foreign marks (and why the Second Circuit was wrong). 84 St. John's L. Rev. 1347-1413 (2010).

Murray, Claire McCusker. Hard cases make good law: the intellectual history of prior acquittal sentencing. 84 St. John's L. Rev. 1415-1475 (2010).

Corrigan, John D. Note. Restricting RICO under FSIA. 84 St. John's L. Rev. 1477-1503 (2010).

McLoughlin, Maeghan J. Note. Tick tock: when does the thirty-day clock in Rule 4003(b) begin? 84 St. John's L. Rev. 1505-1542 (2010).

Ross, Scott C. Note. How on earth can you possibly "file" an oral complaint?: an analysis of the boundaries of § 215(a)(3) of the Fair Labor Standards Act. 84 St. John's L. Rev. 1543-1567 (2010).

Tom, Jacqueline May. Note. A simple compromise: the need for a federal data breach notification law. 84 St. John's L. Rev. 1569-1603 (2010).

Scotto, Adam. Note. The people v. their legislature: proposing the use of Rule 24 as a tool to regulate the "tyranny of the majority" and ensure the "true will of the people" is upheld. 84 St. John's L. Rev. 1605-1637 (2010).

# 23 ST. THOMAS LAW REVIEW, NO. 2, SPRING, 2011.

Hughes, Joyce A. and Alexander L. Alum. Rethinking the Cuban Adjustment Act and the U.S. national interest. 23 St. Thomas L. Rev. 187-220 (2011).

Stumpff, Andrew. Darkness at noon: judicial interpretation may have made things worse for benefit plan participants under ERISA than had the statute never been enacted. 23 St. Thomas L. Rev. 221-244 (2011).

Page 28 August 5, 2011

Sorrell, Kory Spencer. Principled legal pragmatism: reconciling Posner and Dewey on law and democracy. 23 St. Thomas L. Rev. 245-292 (2011).

Gonzalez, Lissette. Comment. "With liberty and justice for all [families]': the modern American same sex family. 23 St. Thomas L. Rev. 293-324 (2011).

# 16 STANFORD JOURNAL OF LAW, BUSINESS & FINANCE, NO. 1, FALL, 2010.

Sprague, Robert and student Aaron J. Lyttle. Shareholder primacy and the business judgment rule: arguments for expanded corporate democracy. 16 Stan. J.L. Bus. & Fin. 1-42 (2010).

Clark, Stephen. Insider trading and financial economics: where do we go from here? 16 Stan. J.L. Bus. & Fin. 43-99 (2010).

Gojkovich, Lauren Deysher, Student article. Leveraging litigation: how shareholders can use litigation leverage to double-down on their investment in high-stakes securities litigation. 16 Stan. J.L. Bus. & Fin. 100-140 (2010).

Shapiro, Timothy Hisao. Student article. Tax first, ask questions later: problems predicting the effect of President Obama's international tax reforms. 16 Stan. J.L. Bus. & Fin. 141-182 (2010).

# 20 TRANSNATIONAL LAW & CONTEMPORARY PROBLEMS, NO. 1, SPRING, 2011.

Symposium. A Critical Juncture: Human Rights & U.S. Standing in the World Under the Obama Administration. 20 Transnat'l L. & Contemp. Probs. 1-142 (2011).

Board of Editors. Introduction to A Critical Juncture: Human Rights & U.S. Standing in the World Under the Obama Administration. 20 Transnat'l L. & Contemp. Probs. 1-2 (2011).

Farrell, Brian. Access to *habeas corpus*: a human rights analysis of U.S. practices in the war on terrorism. 20 Transnat'l L. & Contemp. Probs. 3-31 (2011).

Nowak, Manfred, Moritz Birk and Tiphanie Crittin. The Obama Administration and obligations under the Convention Against Torture. 20 Transnat'l L. & Contemp. Probs. 33-66 (2011).

Scheuerman, William. Realists against the nation-state. 20 Transnat'l L. & Contemp. Probs. 67-105 (2011).

Stark, Barbara. At last? Ratification of the Economic Covenant as a congressional-executive agreement. 20 Transnat'l L. & Contemp. Probs. 107-142 (2011).

Living history interview with Lucy Reed. 20 Transnat'l L. & Contemp. Probs. 143-155 (2011).

Westby, Sarah A. Trandafir Competition winner. Note. Associations to the rescue: reviving the consumer class action in the United States and Italy. 20 Transnat'l L. & Contemp. Probs. 157-196 (2011).

Brasington, Charles E. Note. After Alyosha: Baltic citizenship requirements twenty years after the fall of Soviet communism. 20 Transnat'l L. & Contemp. Probs. 197-238 (2011).

Kurth, Alison N. Note. Rethinking the Syria Accountability Act: are sanctions on Syria in the best interest of the United States? 20 Transnat'l L. & Contemp. Probs. 239-277 (2011).

Zhi, Jane. Note. Living, acting, and experiencing otherwise than we do: rethinking China's laws on the protection of persons with disabilities. 20 Transnat'l L. & Contemp. Probs. 279-304 (2011).

# 16 WASHINGTON AND LEE JOURNAL OF CIVIL RIGHTS AND SOCIAL JUSTICE, NO. 2, SPRING, 2010.

The Growing Disconnect Among Work, Family, and Marriage. 16 Wash. & Lee J. C.R. & Soc. Just. 331-443 (2010).

Thaler, Sabina B. Editor's note. 16 Wash. & Lee J. C.R. & Soc. Just. vii-viii (2010).

Dowd, Nancy E. Essay: (re)constructing the framework of work/family. 16 Wash. & Lee J. C.R. & Soc. Just. 331-348 (2010).

Sassler, Sharon and Amanda J. Miller. Class differences in women's family and work behaviors. 16 Wash. & Lee J. C.R. & Soc. Just. 349-367 (2010).

Carbone, June. Cultural conflict and the revival of class welfare. 16 Wash. & Lee J. C.R. & Soc. Just. 369-411 (2010).

Mabry, Cynthia R. The browning of America—multicultural and bicultural families in conflict: making culture a customary factor for consideration in child custody disputes. 16 Wash. & Lee J. C.R. & Soc. Just. 413-443 (2010).

Ashcroft-Smith, Clifford. Note. Rhetoric to reality: citizenship delays and U.S. international obligations in the post-9/11 landscape. 16 Wash. & Lee J. C.R. & Soc. Just. 447-482 (2010).

Fetzer, Lindsey B. Note. The Sexual Offender Registration and Notification Act: no more than "statutory 'lip service' to interstate commerce." 16 Wash. & Lee J. C.R. & Soc. Just. 483-528 (2010).

Fisher, Lauren E. Note. A miscarriage of justice: pregnancy discrimination in sectarian schools. 16 Wash. & Lee J. C.R. & Soc. Just. 529-561 (2010).

Page 29 August 5, 2011

Shaw, Joshua T. Note. Conceiving Plan B: a proposal to resolve the conflict between women and conscientiously objecting pharmacists over access to emergency contraceptives. 16 Wash. & Lee J. C.R. & Soc. Just. 563-601 (2010).

Thakur, Rajeeve. Note. Totalization with Mexico: a path to immigration reform. 16 Wash. & Lee J. C.R. & Soc. Just. 603-637 (2010).

Syllaios, John Ryan. Note. The future of discriminatory local ordinances aimed at regulating illegal immigration. 16 Wash. & Lee J. C.R. & Soc. Just. 639-670 (2010).

# 2011 WISCONSIN LAW REVIEW, NO. 2, PP. 103-562.

In memory of Keith Aoki. 2011 Wis. L. Rev. unpaged.

Symposium: Intergenerational Equity and Intellectual Property. 2011 Wis. L. Rev. 103-562.

Ghosh, Shubha. Foreword. Why intergenerational equity. 2011 Wis. L. Rev. 103-109.

Radin, Margaret Jane. Introduction. Property *longa, vita brevis*. 2011 Wis. L. Rev. 111-121.

Frischmann, Brett and Mark P. McKenna. Intergenerational progress. 2011 Wis. L. Rev. 123-139.

Cohen, Julie E. Copyright as property in the post-industrial economy: a research agenda. 2011 Wis. L. Rev. 141-165.

Desai, Anuj C. Legal traditionalism, creative destruction, and the role of media law in the intergenerational social contract. 2011 Wis. L. Rev. 167-176.

Chon, Margaret. Sticky knowledge and copyright. 2011 Wis. L. Rev. 177-217.

Desai, Deven R. The life and death of copyright. 2011 Wis. L. Rev. 219-272.

Decherney, Peter. Auteurism on trial: moral rights and films on television. 2011 Wis. L. Rev. 273-330.

Swanson, Kara W. Food and drug law as intellectual property law: historical reflections. 2011 Wis. L. Rev. 331-397.

Aoki, Keith. Food forethought: intergenerational equity and global food supply—past, present, and future. 2011 Wis. L. Rev. 399-478.

Samuelson, Pamela. The Google Book settlement as copyright reform. 2011 Wis. L. Rev. 479-562.