## Please note there will be no September 16, 2011 issue of CILP.

## **CURRENT INDEX TO LEGAL PERIODICALS**

Marian Gould Gallagher Law Library University of Washington

Nikki Pike, Information Specialist
Melia Mauer Cossette, Ingrid Holmlund, Tania Schriwer,
Emily Shepard Smith, Rachel Bender Turpin & Alysha Yagoda, Editors
Copyright 2011, Marian Gould Gallagher Law Library
University of Washington School of Law

## Key to Citations—-September 9, 2011

| Alabama Law Review  | 62    | Ala. L. Rev., No. 4, Pp. 687-886, 2011.               |
|---|-------|---|
| Albany Government Law Review                              | 4     | Alb. Gov't L. Rev., No. 2, Pp.387-600, 2011.          |
| Albany Law Review   | 74    | Alb. L. Rev., No. 2, Pp. 631-1065, 2010/2011.         |
| Baylor Law Review   | 63    | Baylor L. Rev., No. 2, Spring, 2011.                  |
| Capital University Law Review                             | 39    | Cap. U. L. Rev., No. 3, Summer, 2011.                 |
| Cardozo Arts & Entertainment Law Journal                  | 29    | Cardozo Arts & Ent. L.J., No. 1, Pp. 1-250, 2011.     |
| Columbia Law Review                                       | 111   | Colum. L. Rev., No. 5, June, 2011.                    |
| Elder Law Journal   | 19    | Elder L.J., No. 1, Pp. 1-287, 2011.                   |
| Georgetown Law Journal Annual Review of Criminal Procedur | re 40 | Geo. L.J. Ann. Rev. Crim. Proc., Pp. 1-1122, 2011.    |
| Golden Gate University Environmental Law Journal          | 4     | Golden Gate U. Envtl. L.J., No. 2, Spring, 2011.      |
| Houston Law Review  | 48    | Hous. L. Rev., No. 2, Spring, 2011.                   |
| International Lawyer                                      | *45   | Int'l Law., No. 1, Spring, 2011.                      |
| Journal of Criminal Law and Criminology                   | 101   | J. Crim. L. & Criminology, No. 3, Summer, 2011.       |
| Journal of Gender, Race and Justice                       | 14    | J. Gender Race & Just., No. 3, Summer, 2011.          |
| Journal of Law, Economics & Policy                        | 7     | J.L. Econ. & Pol'y, No. 3, Spring, 2011.              |
| Journal of Space Law                                      | 37    | J. Space L., No. 1, Spring, 2011.                     |
| Loyola Journal of Public Interest Law                     | 12    | Loy. J. Pub. Int. L., No. 2, Spring, 2011.            |
| Marquette Sports Law Review                               | **21  | Marq. Sports L. Rev., No. 2, Spring, 2011.            |
| Mercer Law Review   | 62    | Mercer L. Rev., No. 2, Winter, 2011.                  |
| Michigan Telecommunications and Technology Law Review     | 17    | Mich. Telecomm. & Tech. L. Rev., No. 2, Spring, 2011. |
| New Mexico Law Review                                     | 40    | N.M. L. Rev., No. 3, Summer, 2010.                    |
| Nova Law Review   | 35    | Nova L. Rev., No. 2, Spring, 2011.                    |
| Pepperdine Law Review                                     | 38    | Pepp. L. Rev., No. 4, April, 2011.                    |
| Richmond Journal of Global Law and Business               | 10    | Rich. J. Global L. & Bus., No. 3, Summer, 2011.       |
| Scholar: St. Mary's Law Review on Minority Issues         | 13    | Scholar, No. 4, Spring, 2011.                         |
| South Texas Law Review                                    | 52    | S. Tex. L. Rev., No. 2, Winter, 2010.                 |
| St. John's Law Review                                     | 85    | St. John's L. Rev., No. 1, Winter, 2011.              |
| Stetson Law Review  | 40    | Stetson L. Rev., No. 3, Spring, 2011.                 |
| Syracuse Law Review                                       | ***61 | Syracuse L. Rev., No. 4, Pp. 557-1034, 2011.          |
| Transactions: The Tennessee Journal of Business Law       | 12    | Transactions, No. 3, Special Report, 2011.            |
| Transportation Law Journal                                | 38    | Transp. L.J., No. 2, Summer, 2011.                    |
| UMKC Law Review   | 79    | UMKC L. Rev., No. 3, Spring, 2011.                    |
| University of Colorado Law Review                         | 82    | U. Colo. L. Rev., Nos. 3 & 4, Summer, 2011.           |
| University of Pennsylvania Journal of Business Law        | 13    | U. Pa. J. Bus. L., No. 3, Spring, 2011.               |
| University of Toledo Law Review                           | 42    | U. Tol. L. Rev., No. 2, Winter, 2011.                 |
| Vanderbilt Law Review                                     | 64    | Vand. L. Rev., No. 4, May, 2011.                      |
| Virginia Journal of International Law                     | 51    | Va. J. Int'l L., No. 4, Summer, 2011.                 |
| Washington University Law Review                          | 88    | Wash. U. L. Rev., No. 5, Pp.1055-1363, 2011.          |
| Widener Law Review  | 17    | Widener L. Rev., No. 2, Pp. 347-500, 2011.            |
| William & Mary Bill of Rights Journal                     | 19    | Wm. & Mary Bill Rts. J., No. 4, May, 2011.            |
| Yale Journal of International Law                         | 36    | Yale J. Int'l L., No. 2, Summer, 2011.                |

<sup>\*</sup> This entire issue comprises the International Legal Developments Year in Review: 2010.

<sup>\*\*</sup> A portion of this issue comprises the 2010 Annual Survey: Recent Developments in Sports Law.

<sup>\*\*\*</sup> This entire issue comprises the 2009-2010 Survey of New York Law.

Page 2 September 9, 2011

#### ADMINISTRATIVE LAW

Bailly, Rose Mary. Administrative law. 61 Syracuse L. Rev. 557-588 (2011).

Juergens, Eric. Note. **Feres** and the Privacy Act: are military personnel records protected? 85 St. John's L. Rev. 313-354 (2011).

Merrill, Thomas W. Article III, agency adjudication, and the origins of the appellate review model of administrative law. 111 Colum. L. Rev. 939-1003 (2011).

Mitchell, Morgan Douglas. Note. Wolf or sheep?: is an agency pronouncement a legislative rule, interpretive rule, or policy statement? 62 Ala. L. Rev. 839-855 (2011).

#### **ADMIRALTY**

Andrews, Mark J., et al. International transportation law. 45 Int'l Law. 313-327 (2011).

#### AGRICULTURE LAW

Niland, Luthien L. Comment. The cost of the bright red strawberry: the dangerous failure of pesticide regulations to account for child farmworkers. 4 Golden Gate U. Envtl. L.J. 363-397 (2011).

Pape, Eileen Starbranch. Comment. A flawed inspection system: improvements to current USDA inspection practices needed to ensure safer beef products. 48 Hous. L. Rev. 421-455 (2011).

## AIR AND SPACE LAW

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

Journal of Space Law

U.S. Code Title 51: National and Commercial Space Programs. Foreword by Joanne Irene Gabrynowicz; articles by Rob Sukol and Joanne Irene Gabrynowicz; bibliography by P.J. Blount. 37 J. Space L. 1-278 (2011).

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

## ANIMAL LAW

Baranko, Jessica. Hear me roar: should universities use live animals as mascots? 21 Marq. Sports L. Rev. 599-619 (2011).

Browning, Brandi. Comment. At your service: an analysis of the remedies for service-animal providers and a suggestion for more effective recovery under existing tort law. 42 U. Tol. L. Rev. 493-523 (2011).

Martin, Logan. Comment. Dog damages: the case for expanding the available remedies for the owners of wrongfully killed pets in Colorado. 82 U. Colo. L. Rev. 921-957 (2011).

#### ARTS AND ENTERTAINMENT

Anderson, Paul G. Note. Back to the future[s]: a critical look at the film futures ban. 29 Cardozo Arts & Ent. L.J. 179-214 (2011).

Davis, Nathan M. Note. As good as new: conserving artwork and the destruction of moral rights. 29 Cardozo Arts & Ent. L.J. 215-250 (2011).

Kreder, Jennifer Anglim. Executive weapons to combat infection of the art market. 88 Wash. U. L. Rev. 1353-1363 (2011).

Matasar-Padilla, Maria. Note. Music lessons: what Adam Lambert can teach us about media self-regulation. 29 Cardozo Arts & Ent. L.J. 113-142 (2011).

#### BANKING AND FINANCE

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

Richmond Journal of Global Law and Business

Ayer, Kimberley, Note. Striking a balance: when to extend the right to rescind under TILA. 85 St. John's L. Rev. 261-284 (2011).

Brown, Eleanor Marie Lawrence. Visa as property, visa as collateral. 64 Vand. L. Rev. 1047-1105 (2011).

Gaunaurd, Pierre M., Hdeel Abdelhady and Nabil A. Issa. Islamic finance. 45 Int'l Law. 271-285 (2011).

Kerr, Janet E. The financial meltdown of 2008 and the government's intervention: much needed relief of major erosion of American corporate law? The continuing story of Bank of America, Citigroup, and General Motors. 85 St. John's L. Rev. 49-114 (2011).

Maas, David A. Comment. Policing and the ratings agencies: the case for stronger criminal disincentives in the credit rating market. 101 J. Crim. L. & Criminology 1005-1038 (2011).

Reider-Gordon, Mikhail. Anti-money laundering. 45 Int'l Law. 365-379 (2011).

Smith, Dwight, et al. International financial products and services. 45 Int'l Law. 223-237 (2011).

Swan, George Steven. The law and economics of mutual fund investment-adviser fiduciaries: **Jones v. Harris Associates L.P.** 35 Nova L. Rev. 393-474 (2011).

Annual Survey on Financial Regulation. Introduction by Noah E. Nelson; articles by Anne Rivière, Robert M. Ziff and student Matthew G. Curtis. 10 Rich. J. Global L. & Bus. 259-413

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

Page 3 September 9, 2011

#### BANKRUPTCY LAW

Arias, Hugo. Comment. Skipping classes: when does "gifting" among creditors violate the priority guidelines of the Bankruptcy Code? 52 S. Tex. L. Rev. 251-272 (2010).

Bozarth, Jessica. Note. Copyright and creditors: what will be left of the King of Pop's legacy? 29 Cardozo Arts & Ent. L.J. 85-111 (2011).

Germain, Gregory. Due process in bankruptcy: are the new automatic dismissal rules constitutional? 13 U. Pa. J. Bus. L. 547-606 (2011).

Hahn, David. The internal logic of assumption of executory contracts. 13 U. Pa, J. Bus. L. 723-750 (2011).

Orenstein, Joseph D. Casenote. **Milavetz, Gallop & Milavetz, P.A. v. United States**: "in contemplation of" the meaning, applicability, and validity of attorney restrictions in the BAPCPA. (**Milavetz, Gallop & Milavetz, P.A. v. United States**, 130 S. Ct. 1324, 2010.) 62 Mercer L. Rev. 685-702 (2011).

Pottow, John A.E. The rise in elder bankruptcy filings and the failure of U.S. bankruptcy law. 19 Elder L.J. 119-157 (2011).

Roberts, Susan Jaffe, et al. International secured transactions and insolvency. 45 Int'l Law. 239-252 (2011).

Waxman, Ned W. Final score on "projected disposable income": forward-looking approach (8), mechanical approach (1). 48 Hous. L. Rev. 315-348 (2011).

#### **BIOGRAPHY**

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

William & Mary Bill of Rights Journal

Brickner, Paul. Book review. (Reviewing Melvin I. Urofsky, <u>Louis D. Brandeis: A Life</u>.) 4 Alb. Gov't L. Rev. 507-537 (2011).

Hughes, Dennis P., Jr. Book note. (Reviewing Bill Madden, <u>Steinbrenner: The Last Lion of Baseball.</u>) 21 Marq. Sports L. Rev. 801-811 (2011).

2010 Brigham-Kanner Property Rights Conference. [Tribute to Carol Rose.] Articles by Robert C. Ellickson, Jedediah Purdy, Daniel J. Sharfstein and Henry E. Smith; response by Carol M. Rose. 19 Wm. & Mary Bill Rts. J. 1015-1060 (2011).

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

#### CIVIL RIGHTS AND DISCRIMINATION

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

Journal of Gender, Race and Justice

Anderson, Michael P. Note. Ensuring equal access to the Internet for the elderly: the need to amend Title III of the ADA. 19 Elder L.J. 159-185 (2011).

Edelman, Alex. Note. Show-me no discrimination: the Missouri Non-Discrimination Act and expanding civil rights protections to sexual orientation or gender identity. 79 UMKC L. Rev. 741-756 (2011).

Geronimo, India. Deconstructing the marginalization of "underclass" students: disciplinary alternative education. 42 U. Tol. L. Rev. 429-465 (2011).

Hing, Bill Ong. Reason over hysteria — keynote essay. 12 Loy. J. Pub. Int. L. 275-298 (2011).

Jeffcott, Emily C. and Mikal C. Watts. What's required to remedy juror discrimination? A brief discussion on **Batson** and its available remedies. 13 Scholar 615-630 (2011).

Kim, Lisa Kye Young. Comment. The Matthew Shepard and James Byrd, Jr. Hate Crimes Act: the interplay of the judiciary and Congress in suspect classification analysis. 12 Loy. J. Pub. Int. L. 495-529 (2011).

Nordsieck, David W. Note. How the professional judgment standard could undermine the validity of sexually violent predator laws. 88 Wash. U. L. Rev. 1281-1308 (2011).

Pangas, Cassia. Comment. Making the home more like a castle: why landlords should be held liable for co-tenant harassment. 42 U. Tol. L. Rev. 561-591 (2011).

Reece, Jarrod D. Note. Revisiting class-based affirmative action in government contracting. 88 Wash. U. L. Rev. 1309-1352 (2011).

Rustin-Paschal, Nichole. Online behavioral advertising and deceptive campaign tactics: policy issues. 19 Wm. & Mary Bill Rts. J. 907-925 (2011).

Strasser, Mark. Equal protection, same-sex marriage, and classifying on the basis of sex. 38 Pepp. L. Rev. 1021-1052 (2011).

Panel on Federalism in Practice — National and Local Perspectives on States' Use of Criminal Law to Regulate Undocumented or Unauthorized Migration. Andrea Armstrong, moderator; Raymond T. Diamond, Ingrid Eagly and Hiroko Kusuda, panelists. 12 Loy. J. Pub. Int. L. 375-432 (2011).

Page 4 September 9, 2011

Race, Gender, and Class at a Crossroads: A Survey of Their Intersection in Employment, Economics, and the Law. Articles by andré douglas pond cummings, Adjoa A. Aiyetoro, Roy L. Brooks, Kemit A. Mawakana, Carlton Waterhouse, L. Darnell Weeden and Kamille Wolff. 14 J. Gender Race & Just. 601-769 (2011).

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

#### **COMMERCIAL LAW**

Bowers, Michael G. Note. Implementing an online dispute resolution scheme: using domain name registration contracts to create a workable framework. 64 Vand. L. Rev. 1265-1309 (2011).

Key, Jonathan Riley. Note. Misguided paternalism: the U.C.C. and FTC's attempt to limit wage assignments. 62 Ala. L. Rev. 823-837 (2011).

#### COMMUNICATIONS LAW

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

Michigan Telecommunications and Technology Law Review William & Mary Bill of Rights Journal

Butler, Jordan. Comment. The FCC in 2010: seventy-six years of obscenity, indecency, and inconsistency. 39 Cap. U. L. Rev. 621-658 (2011).

Gutterman, Roy S. Media law. 61 Syracuse L. Rev. 879-904 (2011).

Hyatt, Seth M. Note. Text offenders: privacy, text messages, and the failure of the Title III minimization requirement. 64 Vand. L. Rev. 1347-1393 (2011).

Matasar-Padilla, Maria. Note. Music lessons: what Adam Lambert can teach us about media self-regulation. 29 Cardozo Arts & Ent. L.J. 113-142 (2011).

McCraw, David E. Press freedom and private people: the life and times (and future) of **Chapadeau v. Utica Observer-Dispatch**. 74 Alb. L. Rev. 841-868 (2010/2011).

Morris, Adrienne. Comment. Cyberbullying in Texas: reform is necessary to keep the virtual playground safe. 63 Baylor L. Rev. 498-525 (2011).

Symposium. Privacy, Democracy, and Elections. Memorial by Justin M. Marchesi; articles by William McGeveran, Jeremy Epstein, Nichole Rustin-Paschal, James A, Gardner, Deborah G. Johnson, Priscilla M. Regan, Kent Wayland and Richard Briffault. 19 Wm. & Mary Bill Rts. J. 857-1014 (2011).

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

#### COMPARATIVE AND FOREIGN LAW

Astapov, Andrey Y., et al. Ukraine. 45 Int'l Law. 581-595 (2011).

Babington-Ashaye, Adejoke, et al. Africa. 45 Int'l Law. 435-453 (2011).

Birnhack, Michael and Niva Elkin-Koren. Does law matter online? Empirical evidence on privacy law compliance. 17 Mich. Telecomm. & Tech. L. Rev. 337-384 (2011).

Brandt, Jordan, et al. China. 45 Int'l Law. 487-503 (2011).

Carter, B.J. Note. Removing the offending member: Iran and the sex-change or die option as the alternative to death sentencing of homosexuals. 14 J. Gender Race & Just. 797-832 (2011).

de L. Guidi, Patricia V., et al. Latin America and Caribbean. 45 Int'l Law. 537-553 (2011).

Del Duca, Patrick, et al. Mexico. 45 Int'l Law. 555-560 (2011).

Ferasat, Anahita, et al. Middle East. 45 Int'l Law. 561-579 (2011).

Herbert, William A., et al. Asia/Pacific. 45 Int'l Law. 455-470 (2011).

Rivière, Anne. The future of hedge fund regulation: a comparative approach: United States, United Kingdom, France, Italy, and Germany. 10 Rich. J. Global L. & Bus. 263-343 (2011).

Sabkova, Elena, et al. Europe. 45 Int'l Law. 505-520 (2011).

Shroff, Vandana, Ashish Jejurkar and Nanda Shah. India. 45 Int'l Law. 521-535 (2011).

Walker, Sandra, et al. Canada. 45 Int'l Law. 471-486 (2011).

Ziff, Robert M. The sovereign debtor's prison: analysis of the Argentine crisis arbitrations and the implications for investment treaty law. 10 Rich. J. Global L. & Bus. 345-386 (2011).

#### CONSTITUTIONAL LAW, GENERALLY

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

Mercer Law Review

William & Mary Bill of Rights Journal

Allen, Michael P. The Roberts Court and *how* to say what the law is. 40 Stetson L. Rev. 671-699 (2011).

Cavazos, Ann Marie. Beware of wooden nickels: the paradox of Florida's legislative overreaction in the wake of **Kelo**. 13 U. Pa. J. Bus. L. 685-721 (2011).

Page 5 September 9, 2011

Germain, Gregory. Due process in bankruptcy: are the new automatic dismissal rules constitutional? 13 U. Pa. J. Bus. L. 547-606 (2011).

Kim, Lisa Kye Young. Comment. The Matthew Shepard and James Byrd, Jr. Hate Crimes Act: the interplay of the judiciary and Congress in suspect classification analysis. 12 Loy. J. Pub. Int. L. 495-529 (2011).

Lobel, Jules. Fundamental norms, international law, and the extraterritorial Constitution. 36 Yale J. Int'l L. 307-369 (2011).

Merrill, Thomas W. Article III, agency adjudication, and the origins of the appellate review model of administrative law. 111 Colum. L. Rev. 939-1003 (2011).

Ostler, Duane L. The forgotten constitutional spotlight: how viewing the ban on bills of attainder as a takings protection clarifies constitutional principles. 42 U. Tol. L. Rev. 395-428 (2011).

Patranella, Joe. Comment. Love thy neighbor as thyself: an analysis of the Texas water shortage, **Tarrant Regional Water District v. Herrmann**, and why Oklahoma should be mandated to allow Texas to purchase water. (**Tarrant Reg'l Water Dist. v. Herrmann**, 2010 U.S. Dist. LEXIS 72442, 2010.) 52 S. Tex. L. Rev. 297-327 (2010).

Segall, Eric J. Is the Roberts Court really a court? 40 Stetson L. Rev. 701-715 (2011).

Serbulea, Gabriel D. Comment. Due process and judicial disqualification: the need for reform. 38 Pepp. L. Rev. 1109-1173 (2011).

Sherman, John. Note. Procedural fairness for state abuse registries: the case for the clear and convincing evidence standard. 14 J. Gender Race & Just. 867-899 (2011).

Strasser, Mark. Equal protection, same-sex marriage, and classifying on the basis of sex. 38 Pepp. L. Rev. 1021-1052 (2011).

Wuerth, Ingrid. Foreign official immunity determinations in U.S. courts: the case against the State Department. 51 Va. J. Int'l L. 915-976 (2011).

Our Pending National Debate: Is Health Care Reform Constitutional? Introduction by Brad Joondeph; articles by Randy E. Barnett, Erwin Chemerinsky, David G. Oedel and Gillian Metzger; reply by David G. Oedel. 62 Mercer L. Rev. 605-661 (2011).

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

## CONSUMER PROTECTION LAW

Ayer, Kimberley, Note. Striking a balance: when to extend the right to rescind under TILA. 85 St. John's L. Rev. 261-284 (2011).

#### CONTRACTS

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

Transactions: The Tennessee Journal of Business Law

Banks, Glen. Lost profits for breach of contract: would the Court of Appeals apply the Second Circuit's analysis? 74 Alb. L. Rev. 637-665 (2010/2011).

Bishara, Norman D. Fifty ways to leave your employer: relative enforcement of covenants not to compete, trends, and implications for employee mobility policy. 13 U. Pa. J. Bus. L. 751-795 (2011).

Hahn, David. The internal logic of assumption of executory contracts. 13 U. Pa. J. Bus. L. 723-750 (2011).

Marple, William E. and Andrew O. Wirmani. Waiver of the right to remove in forum selection clauses subject to the Convention on the Recognition and Enforcement of Foreign Arbitral Awards. 62 Mercer L. Rev. 501-517 (2011).

Potts, Jonathan B. Note. Stabilizing the role of umbrella clauses in bilateral investment treaties: intent, reliance, and internationalization. 51 Va. J. Int'l L. 1005-1045 (2011).

Transactional Education: What's Next. Introduction by George W. Kuney; opening remarks by Tina L. Stark; articles by Jane Scott, Charles Fox, Robert Rhee, Carol Morgan, Tamar Frankel, Mark Fagan, David M. Epstein, Helen S. Scott, Carole Heyward, Daniel B. Bogart, Michael Hunter Schwartz, Chaim Saiman, Jessica Rubin, Eric J. Gouvin, Robert Statchen, Anthony J. Luppino, William A. Kell, Grace Hum, Miki Felsenburg, Barbara Lentz, Carolyn Broering-Jacobs, Ted Becker, Richard K. Neumann, Jr., Tina L. Stark, Howard Katz, Lisa Penland, David Thomson, Susan Duncan, Karen J. Sneddon, Susan M. Chesler, W. David East, Douglas Wm. Godfrey, Carol D. Newman, Joan MacLeod Heminway, Michael A, Woronoff, Lyman P.Q. Johnson, Deborah Burand, Kojo Yelpaala, Peter Linzer, John J. Worley, Karl Okamoto, Sherry Porter, Miriam R. Albert, Lenné Espenschied, Grace M. Giesel, Shelley Dunck, Brian Krumm, Sharon Pocock and Kathy Z. Heller; keynote discussion with William J. Carney, Ronald J. Gilson and George W. Dent, Jr. 12 Transactions 1-404 (2011).

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

## CORPORATIONS

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

University of Pennsylvania Journal of Business Law

Altschuller, Sarah A., Amy K. Lehr and Andrew J. Orsmond. Corporate social responsibility. 45 Int'l Law. 179-189 (2011).

Page 6 September 9, 2011

Amerson, Jena Martin. What's in a name? Transnational corporations as bystanders under international law. 85 St. John's L. Rev. 1-48 (2011).

Feilbogen, Saúl, et al.. International M&A and joint ventures. 45 Int'l Law. 63-77 (2011).

Haymore, Steven J. Note. Public(ly oriented) companies: B corporations and the Delaware stakeholder provision dilemma. 64 Vand. L. Rev. 1311-1346 (2011).

Holloman, Aaron. Note. Collective venue and equality among corporations in New Mexico: ... (Bank of America v. Apache Corp., 184 P.3d 435, 2008.) 40 N.M. L. Rev. 317-335 (2010).

Kerr, Janet E. The financial meltdown of 2008 and the government's intervention: much needed relief of major erosion of American corporate law? The continuing story of Bank of America, Citigroup, and General Motors. 85 St. John's L. Rev. 49-114 (2011).

Lowell, Abbe David and Christopher D. Man. Federalizing corporate internal investigations and the erosion of employees' Fifth Amendment rights. 40 Geo. L.J. Ann. Rev. Crim. Proc. iii-xxx (2011).

O'Loughlin, Sandra S. and Christopher J. Bonner. Business associations. 61 Syracuse L. Rev. 589-630 (2011).

### **COURTS**

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

Albany Law Review Stetson Law Review

Andreeva, Yulia, et al. International courts. 45 Int'l Law. 125-140 (2011).

Chin, Gabriel J. and Sara Lindenbaum. Reaching out to do justice: the rise and fall of the special docket of the U.S. Supreme Court. 48 Hous. L. Rev. 197-264 (2011).

Grote, Paul A. Note. Purging contempt: eliminating the distinction between civil and criminal contempt. 88 Wash. U. L. Rev. 1247-1280 (2011).

Skanes, Monica R. Comment. The truth behind "final and binding" arbitration: a study of vacated arbitration awards in the New York Appellate Division. 74 Alb. L. Rev. 983-1018 (2010/2011).

Chief Justice Roberts' Influence in the Supreme Court, Introduction by Louis J. Virelli, III; articles by Michael P. Allen, Eric J. Segall, Joel K. Goldstein, Arnold H. Loewy, Deana Pollard Sacks, Christina E. Wells, William E. Marcantel, Dave Winters, William D. Araiza and Russell L. Weaver. 40 Stetson L. Rev. 661-859 (2011).

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

The Anthony V. Cardona Annual Issue of New York Appeals. Foreword by Jessica R. Vigars; articles by Glen Banks, Joseph F. Castiglione, James G. Cavoli, Matthew J. Laroche, Justice Thomas A. Dickerson, David L. Ferstendig, Barbara D. Goldberg, Richard J. Montes, Jyotin Hamid, Emily J. Mathieu, Dwight A. Kern, David S. Kostus, William Maker, Jr., David E. McCraw, Hon. Robert S. Smith and students Caitlain Devereaux Lewis, Jessica R. Vigars, Kristopher Ostrander, Christopher J. Stevens and Daniel Gross. 74 Alb. L. Rev. 631-949 (2010/2011).

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

#### CRIMINAL LAW AND PROCEDURE

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

Georgetown Law Journal Annual Review of Criminal Procedure

Journal of Criminal Law and Criminology Loyola Journal of Public Interest Law

Abramowicz, Sarah. Rethinking parental incarceration. 82 U. Colo. L. Rev. 793-875 (2011).

Asher, Joshua D. Note. Unbinding the bound: reframing the availability of sentence modifications for offenders who entered into 11(c)(1)(C) plea agreements. 111 Colum. L. Rev. 1004-1047 (2011).

Benton, Leslie, et al. Anti-corruption. 45 Int'l Law. 345-364 (2011)

Birckhead, Tamar R. The "youngest profession": consent, autonomy, and prostituted children. 88 Wash. U. L. Rev. 1055-1115 (2011).

Chow, Daniel. Counterfeiting as an externality imposed by multinational companies on developing countries. 51 Va. J. Int'l L. 785-823 (2011).

Clermont, Woody R. It's never too late to make amends: two wrongs don't protect a victim's right to restitution. 35 Nova L. Rev. 363-392 (2011).

Griggs, Brian. Note. Homeless is not an address: states need to explore housing options for sex offenders. 79 UMKC L. Rev. 757-773 (2011).

Hyatt, Seth M. Note. Text offenders: privacy, text messages, and the failure of the Title III minimization requirement. 64 Vand. L. Rev. 1347-1393 (2011).

Kurland, Adam Harris. The prosecution of Michael Vick: of dogfighting, depravity, dual sovereignty, and "A Clockwork Orange." 21 Marq. Sports L. Rev. 465-516 (2011).

Page 7 September 9, 2011

Marceau, Justin F. The Fourth Amendment at a three-way stop. 62 Ala. L. Rev. 687-755 (2011).

Pizzi, William T. The need to overrule **Mapp v. Ohio**. 82 U. Colo. L. Rev. 679-738 (2011).

Reider-Gordon, Mikhail. Anti-money laundering. 45 Int'l Law. 365-379 (2011).

Romano, Illan M. Note. Is **Miranda** on the verge of extinction? The Supreme Court loosens **Miranda**'s grip in favor of law enforcement. (**Miranda v. Arizona**, 384 U.S. 436, 1966.) 35 Nova L. Rev. 525-548 (2011).

Scholl, Andy. Note. **State v. Belanger** and New Mexico's lone stance on allowing defense witness immunity. (**State v. Belanger**, 210 P.3d 783, 2009.) 40 N.M. L. Rev. 421-454 (2010).

Solomon, Shandrea P. National consensus, retributive theory, and foundations of justice and morality in Eighth Amendment jurisprudence: a response to advocates of the child rape death penalty statute in **Kennedy v. Louisiana**. 13 Scholar 583-614 (2011).

Stambaugh, Melanie. Comment. Well-founded fear of persecution among women seeking asylum: lessons learned from the law of rape. 40 N.M. L. Rev. 455-491 (2010).

Tankard, Frank. Note. Tough ain't enough: why district courts ignore tough-on-paper standards for a federal prisoner's right to a hearing and how specialty courts would fix the problem. (Sinisterra v. United States, 600 F.3d 900, 2010.) 79 UMKC L. Rev. 775-790 (2011).

Tsiatis, George M. Note. Putting **Melendez-Diaz** on ice: how autopsy reports can survive the Supreme Court's Confrontation Clause jurisprudence. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 85 St. John's L. Rev. 355-396 (2011).

Walia, Mani S. Putting the "mandatory" back in the Mandatory Detention Act. 85 St. John's L. Rev. 177-229 (2011).

Zukher, David E. Criminal law. 61 Syracuse L. Rev. 681-720 (2011).

Symposium on Federalism at Work: State Criminal Law, Noncitizens, and Immigration Related Activity. Introduction by M. Isabel Medina; keynote essay by Bill Ong Hing; articles by César Cuauhtémoc García Hernández, Karla Mari McKanders and Nora V. Demleitner; panel participation by Andrea Armstrong, moderator; Raymond T. Diamond, Ingrid Eagly and Hiroko Kusuda, panelists. 12 Loy. J. Pub. Int. L. 265-432 (2011).

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

Symposium: Preventive Detention. Foreword by Charlie DeVore; articles by Joseph Margulies, Ronald J. Allen, Larry Laudan, Alec Walen, Gregory S. McNeal, Stephen J. Morse and Corey Rayburn Yung. 101 J. Crim. L. & Criminology 727-1003 (2011).

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

#### DISPUTE RESOLUTION

Bernal, Eric M. A dual-role bilingual mediator is inefficient and unethical. 13 Scholar 529-581 (2011).

Blankley, Kristen M. Keeping a secret from yourself? Confidentiality when the same neutral serves both as mediator and as arbitrator in the same case. 63 Baylor L. Rev. 317-367 (2011).

Bowers, Michael G. Note. Implementing an online dispute resolution scheme: using domain name registration contracts to create a workable framework. 64 Vand. L. Rev. 1265-1309 (2011).

Franck, Susan D. The ICSID effect? Considering potential variations in arbitration awards. 51 Va. J. Int'l L. 825-914 (2011).

Hamid, Jyotin and Emily J. Mathieu. The Arbitration Fairness Act: performing surgery with a hatchet instead of a scalpel? 74 Alb. L. Rev. 769-791 (2010/2011).

Herbert, William A., et al. International commercial mediation. 45 Int'l Law. 111-123 (2011).

Johnson, Christina. Comment. Employment and consumer arbitration agreements: does it limit your ability to bring or participate in a class action? 52 S. Tex. L. Rev. 273-296 (2010).

Marple, William E. and Andrew O. Wirmani. Waiver of the right to remove in forum selection clauses subject to the Convention on the Recognition and Enforcement of Foreign Arbitral Awards. 62 Mercer L. Rev. 501-517 (2011).

Skanes, Monica R. Comment. The truth behind "final and binding" arbitration: a study of vacated arbitration awards in the New York Appellate Division. 74 Alb. L. Rev. 983-1018 (2010/2011).

Smith, Steven, et al. International arbitration. 45 Int'l Law. 95-110 (2011).

#### DOMESTIC RELATIONS

Abramowicz, Sarah. Rethinking parental incarceration. 82 U. Colo. L. Rev. 793-875 (2011).

Page 8 September 9, 2011

Brewer, Danielle L. Casenote. The last rights: controversial *ne exeat* clause grants custodial power under ... (**Abbott v. Abbott**, 130 S. Ct. 1983, 2010.) 62 Mercer L. Rev. 663-683 (2011).

Misiewicz, Michael. Comment. A double-edged sword: how the Defense of Marriage Act indirectly protects same-sex couples from insider trading liability. 7 J.L. Econ. & Pol'y 543-563 (2011).

Spector, Robert G. and Bradley C. Lechman-Su. International family law. 45 Int'l Law. 147-161 (2011).

Strasser, Mark. Equal protection, same-sex marriage, and classifying on the basis of sex. 38 Pepp. L. Rev. 1021-1052 (2011).

Weisser, Jaime P. Comment. Virtual adoption: the inequities of the equitable doctrine. 35 Nova L. Rev. 549-581 (2011).

#### **ECONOMICS**

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

Journal of Law, Economics & Policy Richmond Journal of Global Law and Business

Brown, Eleanor Marie Lawrence. Visa as property, visa as collateral. 64 Vand. L. Rev. 1047-1105 (2011).

McKeown, James T. The economics of competitive balance: sports antitrust claims after **American Needle**. 21 Marq. Sports L. Rev. 517-550 (2011).

Swan, George Steven. The law and economics of mutual fund investment-adviser fiduciaries: **Jones v. Harris Associates L.P.** 35 Nova L. Rev. 393-474 (2011).

Annual Survey on Financial Regulation. Introduction by Noah E. Nelson; articles by Anne Rivière, Robert M. Ziff and student Matthew G. Curtis. 10 Rich. J. Global L. & Bus. 259-413 (2011).

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

## EDUCATION LAW

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

Albany Government Law Review

Auster, Cheryl L. Comment. Promising a better future but delivering debt: understanding the financial and social impact of for-profit colleges and the effect of the new Program Integrity rules. 13 Scholar 631-672 (2011).

Cavaliere, Christopher. Comment. Category shopping: cracking the student speech categories. 40 Stetson L. Rev. 877-916 (2011).

Centivany, Alissa. Paper tigers: rethinking the relationship between copyright and scholarly publishing. 17 Mich. Telecomm. & Tech. L. Rev. 385-416 (2011).

Geronimo, India. Deconstructing the marginalization of "underclass" students: disciplinary alternative education. 42 U. Tol. L. Rev. 429-465 (2011).

Howard, William S. The student loan crisis and the race to Princeton Law School. 7 J.L. Econ. & Pol'y 485-511 (2011).

Jaffe, Elizabeth M. and Robert J. D'Agostino. Bullying in public schools: the intersection between the student's free speech rights and the school's duty to protect. 62 Mercer L. Rev. 407-448 (2011).

Morris, Adrienne. Comment. Cyberbullying in Texas: reform is necessary to keep the virtual playground safe. 63 Baylor L. Rev. 498-525 (2011).

Nielson, Nicole. Note. Comparable populations and charter schools in New York State: autonomy and accountability? 4 Alb. Gov't L. Rev. 562-600 (2011).

Smith, Steven D. Constitutional divide: the transformative significance of the school prayer decisions. 38 Pepp. L. Rev. 945-1020 (2011).

Tonko, Rep. Paul. Education as the central issue to economic recovery. 4 Alb. Gov't L. Rev. 387-393 (2011).

Classroom Politics: A Symposium on Education Reform. Foreword by Robert S. Barrows; opening remarks by Rep. Paul Tonko; articles by Henry M. Levin, Steven V. Melnik, David S. Cenedella and Pauline R. Kinsella. 4 Alb. Gov't L. Rev. 387-506 (2011).

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

## **ELDER LAW**

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

Elder Law Journal Widener Law Review

Symposium: Health Law and the Elderly: Managing Risk at the End of Life. Introduction by Thaddeus Mason Pope; articles by Hon. Edward D. Reibman, Judith K. Schwarz, Thaddeus Mason Pope, Lindsey E. Anderson, Donna A. Casey, David M. Walker, Kathy L. Cerminara and Dr. Patricia Bomba. 17 Widener L. Rev. 347-500 (2011).

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

## EMPLOYMENT PRACTICE

Hamid, Jyotin and Emily J. Mathieu. The Arbitration Fairness Act: performing surgery with a hatchet instead of a scalpel? 74 Alb. L. Rev. 769-791 (2010/2011).

Kirklin, Jackson Taylor. Note. Title VII protections for inmates: a model approach for safeguarding civil rights in America's prisons. 111 Colum. L. Rev. 1048-1089 (2011).

Page 9 September 9, 2011

Langan, Kerry W. and Katherine A. Ritts. Labor and employment. 61 Syracuse L. Rev. 831-877 (2011).

Lowell, Abbe David and Christopher D. Man. Federalizing corporate internal investigations and the erosion of employees' Fifth Amendment rights. 40 Geo. L.J. Ann. Rev. Crim. Proc. iii-xxx (2011).

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

Coyle, Genevieve. Comment. The not-so-green renewable energy: preventing waste disposal of solar photovoltaic (PV) panels. 4 Golden Gate U. Envtl. L.J. 329-361 (2011).

Hoffman, Nicholas R. Comment. A Don Quixote tale of modern renewable energy: counties and municipalities fight to ban commercial wind power across the United States. (**Zimmerman v. Bd. Of Cnty. Comm'rs of Wabaunsee City**, 218 P.3d 400, 2009.) 79 UMKC L. Rev. 717-739 (2011).

Horton, Laura. Comment. Future force sustainability: Department of Defense and energy efficiency in a changing climate. 4 Golden Gate U. Envtl. L.J. 303-327 (2011).

Tyrrell, Marianne and John C. Dernbach. The "Cash for Clunkers" program: a sustainability evaluation. 42 U. Tol. L. Rev. 467-492 (2011).

### ENVIRONMENTAL LAW

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

Golden Gate University Environmental Law Journal

Chertok, Mark A. and Ashley S. Miller. Environmental law: developments in the law of SEQRA. 61 Syracuse L. Rev. 721-741 (2011).

Curtis, Matthew G. Student article. When responsive legislation ignores the forest for the trees. 10 Rich. J. Global L. & Bus. 387-413 (2011).

Downes, David R., et al. International environmental law. 45 Int'l Law. 409-424 (2011).

Hirokawa, Keith H. Three stories about nature: property, the environment, and ecosystem services. 62 Mercer L. Rev. 541-604 (2011).

Silva, Ricardo, et al. International energy and natural resources law. 45 Int'l Law. 297-311 (2011).

Tyrrell, Marianne and John C. Dernbach. The "Cash for Clunkers" program: a sustainability evaluation. 42 U. Tol. L. Rev. 467-492 (2011).

## ESTATES AND TRUSTS

Bozarth, Jessica. Note. Copyright and creditors: what will be left of the King of Pop's legacy? 29 Cardozo Arts & Ent. L.J. 85-111 (2011).

Davis, Stephen Duane II and Alfred L. Brophy. "The most solemn act of my life": family, property, will, and trust in the antebellum South. 62 Ala. L. Rev. 757-810 (2011).

O'Toole, Martin W. Trusts and estates. 61 Syracuse L. Rev. 961-1014 (2011).

Weisser, Jaime P. Comment. Virtual adoption: the inequities of the equitable doctrine. 35 Nova L. Rev. 549-581 (2011).

#### **EVIDENCE**

Hansen, Victor. Use and misuse of evidence obtained during extraordinary renditions: how do we avoid diluting fundamental protections? 35 Nova L. Rev. 281-304 (2011).

Horowitz, David Paul. Evidence. 61 Syracuse L. Rev. 743-799 (2011).

Imwinkelried, Edward J. and Andrew Amoroso. The application of the attorney-client privilege to interactions among clients, attorneys, and experts in the age of consultants: the need for a more precise, fundamental analysis. 48 Hous. L. Rev. 265-313 (2011).

Johnson, David F. Appellate issues regarding the admission or exclusion of expert testimony in Texas. 52 S. Tex. L. Rev. 153-232 (2010).

Scott, John. Comment. "Confronting" foreign intelligence: **Crawford** roadblocks to domestic terrorism trials. (**Crawford v. Washington**, 541 U.S. 36, 2004.) 101 J. Crim. L. & Criminology 1039-1079 (2011).

Tsiatis, George M. Note. Putting **Melendez-Diaz** on ice: how autopsy reports can survive the Supreme Court's Confrontation Clause jurisprudence. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 85 St. John's L. Rev. 355-396 (2011).

#### FIRST AMENDMENT

Araiza, William D. Citizens United, Stevens, and Humanitarian Law Project: First Amendment rules and standards in three acts. 40 Stetson L. Rev. 821-837 (2011).

Blasi, Vincent. **31st Annual Sullivan Lecture**. Shouting "fire!" in a theater and vilifying corn dealers. 39 Cap. U. L. Rev. 535-569 (2011).

Cavaliere, Christopher. Comment. Category shopping: cracking the student speech categories. 40 Stetson L. Rev. 877-916 (2011).

Farley, Laura M. Comment. With the passage of the Family Smoking Prevention and Tobacco Control Act, will commercial speech rights be up in smoke? 7 J.L. Econ. & Pol'y 513-542 (2011).

Page 10 September 9, 2011

Glaser, William A. Comment. Worshiping separation: worship in limited public forums and the Establishment Clause. 38 Pepp. L. Rev. 1053-1108 (2011).

Herdman, Carol. Note. **Citizens United**: strengthening the First Amendment in American elections. (**Citizens United v. FEC**, 130 S. Ct. 876, 2010.) 39 Cap. U. L. Rev. 723-758 (2011).

Jaffe, Elizabeth M. and Robert J. D'Agostino. Bullying in public schools: the intersection between the student's free speech rights and the school's duty to protect. 62 Mercer L. Rev. 407-448 (2011).

Orenstein, Joseph D. Casenote. **Milavetz, Gallop & Milavetz, P.A. v. United States**: "in contemplation of" the meaning, applicability, and validity of attorney restrictions in the BAPCPA. (**Milavetz, Gallop & Milavetz, P.A. v. United States**, 130 S. Ct. 1324, 2010.) 62 Mercer L. Rev. 685-702 (2011).

Schauer, Frederick. On the relation between chapters one and two of John Stuart Mill's *On Liberty*. 39 Cap. U. L. Rev. 571-592 (2011).

Smith, Steven D. Constitutional divide: the transformative significance of the school prayer decisions. 38 Pepp. L. Rev. 945-1020 (2011).

Weaver, Russell L. The Roberts Court and campaign finance: "umpire" or "pro-business activism?" 40 Stetson L. Rev. 839-859 (2011).

### FOOD AND DRUG LAW

Clarke, Deidre A. Comment. Proprietary drug name approval: taking the duel out of dual agency process. 12 Loy. J. Pub. Int. L. 433-463 (2011).

Cook, Timothy A. Note. Pharmaceutical patent litigation settlements: balancing patent & antitrust policy through institutional choice. 17 Mich. Telecomm. & Tech. L. Rev. 417-458 (2011).

Farley, Laura M. Comment. With the passage of the Family Smoking Prevention and Tobacco Control Act, will commercial speech rights be up in smoke? 7 J.L. Econ. & Pol'y 513-542 (2011).

Foy, Loren. Note. The learned intermediary doctrine in New Mexico: an uncertain future. (**Rimbert v. Eli Lilly & Co.**, 577 F. Supp. 2d 1174, 2008.) 40 N.M. L. Rev. 299-315 (2010).

Pape, Eileen Starbranch. Comment. A flawed inspection system: improvements to current USDA inspection practices needed to ensure safer beef products. 48 Hous. L. Rev. 421-455 (2011).

#### FOURTEENTH AMENDMENT

Anderson, José Felipé. Punitive damages vs. the death penalty: in search of a unified approach to jury discretion and due process of law. 79 UMKC L. Rev. 633-665 (2011).

Jeffcott, Emily C. and Mikal C. Watts. What's required to remedy juror discrimination? A brief discussion on **Batson** and its available remedies. 13 Scholar 615-630 (2011).

McKoski, Hon. Raymond J. Judicial disqualification after **Caperton v. A.T. Massey Coal Company**: what's due process got to do with it? 63 Baylor L. Rev. 368-391 (2011).

#### **GAMING**

Reib, Erica N. Comment. Ante up or fold: what should be done about gambling in college sports? 21 Marq. Sports L. Rev. 621-640 (2011).

#### GOVERNMENT CONTRACTS

Hough, Laura. Note. Finding equilibrium: exploring due process violations in the whistleblower provisions of the Fraud Enforcement and Recovery Act of 2009 19 Wm. & Mary Bill Rts. J. 1061-1089 (2011).

Reece, Jarrod D. Note. Revisiting class-based affirmative action in government contracting. 88 Wash. U. L. Rev. 1309-1352 (2011).

#### HEALTH LAW AND POLICY

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

Elder Law Journal Mercer Law Review Widener Law Review

King, Don W. U.S. health care reform: comprehensive insurance or affordable care? 7 J.L. Econ. & Pol'y 439-483 (2011).

Lindsey, Genia. Comment. Why the rescission of health insurance policies is not an "equitable" remedy. 40 N.M. L. Rev. 363-390 (2010).

McArdle, Edward F. and Kirsten A. Lerch. Health law. 61 Syracuse L. Rev. 801-829 (2011).

Schlottman, David R. Comment. In critical condition: Diversicare General Partner, Inc. v. Rubio, Marks v. St. Luke's Episcopal Hospital, and the state of health-careliability claims in Texas. (Diversicare Gen. Partner, Inc. v. Rubio, 185 S.W.3d 842, 2005; Marks v. St. Luke's Episcopal Hosp., 319 S.W.3d 658. 2010.) 63 Baylor L. Rev. 526-564 (2011).

Our Pending National Debate: Is Health Care Reform Constitutional? Introduction by Brad Joondeph; articles by Randy E. Barnett, Erwin Chemerinsky, David G. Oedel and Gillian Metzger; reply by David G. Oedel. 62 Mercer L. Rev. 605-661 (2011).

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

Page 11 September 9, 2011

Symposium: Health Law and the Elderly: Managing Risk at the End of Life. Introduction by Thaddeus Mason Pope; articles by Hon. Edward D. Reibman, Judith K. Schwarz, Thaddeus Mason Pope, Lindsey E. Anderson, Donna A. Casey, David M. Walker, Kathy L. Cerminara and Dr. Patricia Bomba. 17 Widener L. Rev. 347-500 (2011).

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

#### HOUSING LAW

Feinstein, Brian D. and Ashley Allen. Student article. Community benefits agreements with transit agencies: neighborhood change along Boston's rail lines and a legal strategy for addressing gentrification. 38 Transp. L.J. 85-113 (2011).

Griggs, Brian. Note. Homeless is not an address: states need to explore housing options for sex offenders. 79 UMKC L. Rev. 757-773 (2011).

Pangas, Cassia. Comment. Making the home more like a castle: why landlords should be held liable for co-tenant harassment. 42 U. Tol. L. Rev. 561-591 (2011).

#### **HUMAN RIGHTS LAW**

Albrecht, Lawrence G., et al. International human rights. 45 Int'l Law. 381-394 (2011).

Amerson, Jena Martin. What's in a name? Transnational corporations as bystanders under international law. 85 St. John's L. Rev. 1-48 (2011).

Knowles, Robert. A realist defense of the Alien Tort Statute. 88 Wash. U. L. Rev. 1117-1176 (2011).

Rutherford, Russell. Note. An international human right to water: how to secure the place of people ahead of profits in the struggle for water access. 62 Ala. L. Rev. 857-885 (2011).

Trachy, Elizabeth. Comment. State & local economic sanctions: the constitutionality of New York's divestment actions and the Sudan Accountability & Divestment Act of 2007. 74 Alb. L. Rev. 1019-1065 (2010/2011).

### IMMIGRATION LAW

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

Loyola Journal of Public Interest Law

Austin, David W., Qiang Bjornbak and Josh D. Friedman. Immigration and naturalization law. 45 Int'l Law. 329-344 (2011).

Brown, Eleanor Marie Lawrence. Visa as property, visa as collateral. 64 Vand. L. Rev. 1047-1105 (2011).

Farrelly, Jeremiah J. Comment. Denying formalism's apologists: reforming immigration law's CIMT analysis. 82 U. Colo. L. Rev. 877-920 (2011).

Hernández, Guillermo M., III. Comment. Closing the courthouse doors: the implications of the discovery of related facts and the effects of § 30.014 of the Texas Civil Practice & Remedies Code. 13 Scholar 673-712 (2011).

Lunn, Laura P. Note. Displaced and disillusioned: "free-case" refugees and the government's obligation to facilitate effective resettlement. 14 J. Gender Race & Just. 833-865 (2011).

Romero Jurrison, Ana. Note. The misuse of **Brand X** and the detrimental impact on undocumented immigrants in the Tenth Circuit: revisiting the basics of the **Chevron** doctrine. (**National Cable & Telecommunications Ass'n v. Brand X Internet Services**, 545 U.S. 967, 2005.) 40 N.M. L. Rev. 391-420 (2010).

Rosenbaum, Jessica F. Comment. Exploiting dreams: H-1B visa fraud, its effects, and potential solutions. 13 U. Pa. J. Bus. L. 797-816 (2011).

Stambaugh, Melanie. Comment. Well-founded fear of persecution among women seeking asylum: lessons learned from the law of rape. 40 N.M. L. Rev. 455-491 (2010).

Symposium on Federalism at Work: State Criminal Law, Noncitizens, and Immigration Related Activity. Introduction by M. Isabel Medina; keynote essay by Bill Ong Hing; articles by César Cuauhtémoc García Hernández, Karla Mari McKanders and Nora V. Demleitner; panel participation by Andrea Armstrong, moderator; Raymond T. Diamond, Ingrid Eagly and Hiroko Kusuda, panelists. 12 Loy. J. Pub. Int. L. 265-432 (2011).

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

## INSURANCE LAW

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

Mercer Law Review

King, Don W. U.S. health care reform: comprehensive insurance or affordable care? 7 J.L. Econ. & Pol'y 439-483 (2011).

Our Pending National Debate: Is Health Care Reform Constitutional? Introduction by Brad Joondeph; articles by Randy E. Barnett, Erwin Chemerinsky, David G. Oedel and Gillian Metzger; reply by David G. Oedel. 62 Mercer L. Rev. 605-661 (2011).

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

## INTELLECTUAL PROPERTY LAW

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

Cardozo Arts & Entertainment Law Journal

Brushaber, Susan, et al. International intellectual property law. 45 Int'l Law. 205-221 (2011).

Page 12 September 9, 2011

Bullwinkel, Allan. Comment. Specifically fighting inequitable conduct. 48 Hous. L. Rev. 349-382 (2011).

Centivany, Alissa. Paper tigers: rethinking the relationship between copyright and scholarly publishing. 17 Mich. Telecomm. & Tech. L. Rev. 385-416 (2011).

Clarke, Deidre A. Comment. Proprietary drug name approval: taking the duel out of dual agency process. 12 Loy. J. Pub. Int. L. 433-463 (2011).

Cook, Timothy A. Note. Pharmaceutical patent litigation settlements: balancing patent & antitrust policy through institutional choice. 17 Mich. Telecomm. & Tech. L. Rev. 417-458 (2011).

Depoorter, Ben. Fair trespass. 111 Colum. L. Rev. 1090-1135 (2011).

Fanelli, Laura. Note. A fashion forward approach to design protection. 85 St. John's L. Rev. 285-312 (2011).

Gutterman, Roy S. Media law. 61 Syracuse L. Rev. 879-904 (2011).

Hedvat, Shannon H. Comment. A new age of pro-employer rights: are automatic assignments the standard? 13 U. Pa. J. Bus. L. 817-836 (2011).

Kerns, Andrew S. Comment. Fight or flight: traversing the extraterritorial battlefield of modern United States patent law. 63 Baylor L. Rev. 462-497 (2011).

Nation, Emily. Comment. Geographical indications: the international debate over intellectual property rights for local producers. 82 U. Colo. L. Rev. 959-1008 (2011).

Osenga, Kristen. Cooperative patent prosecution: viewing patents through a pragmatics lens. 85 St. John's L. Rev. 115-175 (2011).

Shull, Michael C. Comment. Biting the hand that feeds: how trademark protection might threaten school spirit. 21 Marq. Sports L. Rev. 641-665 (2011).

Stavroff, Jeffrey. Comment. Damages in dissonance: the "shocking" penalty for illegal music file-sharing. 39 Cap. U. L. Rev. 659-721 (2011).

Varadarajan, Deepa. A trade secret approach to protecting traditional knowledge. 36 Yale J. Int'l L. 371-420 (2011).

## INTERNATIONAL LAW

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

International Lawyer Richmond Journal of Global Law and Business Virginia Journal of International Law Yale Journal of International Law

Brewer, Danielle L. Casenote. The last rights: controversial *ne exeat* clause grants custodial power under ... (**Abbott v. Abbott**, 130 S. Ct. 1983, 2010.) 62 Mercer L. Rev. 663-683 (2011).

Carfield, Maggi. Participatory law and development: remapping the locus of authority. 82 U. Colo. L. Rev. 739-791 (2011).

Knowles, Robert. A realist defense of the Alien Tort Statute. 88 Wash. U. L. Rev. 1117-1176 (2011).

Menschel, Brooke. Note. One Web to unite us all: bridging the digital divide. 29 Cardozo Arts & Ent. L.J. 143-177 (2011).

Tuomala, Jeffrey C. Nuremberg and the crime of abortion. 42 U. Tol. L. Rev. 283-394 (2011).

#### INTERNATIONAL TRADE

Altschuller, Sarah A., Amy K. Lehr and Andrew J. Orsmond. Corporate social responsibility. 45 Int'l Law. 179-189 (2011).

Baisburd, Yohai, et al. Customs law. 45 Int'l Law. 3-17 (2011).

Bentes, Pablo M., et al. International trade. 45 Int'l Law. 79-94 (2011).

Benton, Leslie, et al. Anti-corruption. 45 Int'l Law. 345-364 (2011).

Burton, Michael L., et al. Export controls and economic sanctions. 45 Int'l Law. 19-38 (2011).

Chow, Daniel. Counterfeiting as an externality imposed by multinational companies on developing countries. 51 Va. J. Int'l L. 785-823 (2011).

Feilbogen, Saúl, et al.. International M&A and joint ventures. 45 Int'l Law. 63-77 (2011).

Franck, Susan D. The ICSID effect? Considering potential variations in arbitration awards. 51 Va. J. Int'l L. 825-914 (2011).

Gray, Michelle E. Comment. Broadening NAFTA Article 1105 protections: a small price for international investment. 48 Hous. L. Rev. 383-420 (2011).

Marple, William E. and Andrew O. Wirmani. Waiver of the right to remove in forum selection clauses subject to the Convention on the Recognition and Enforcement of Foreign Arbitral Awards. 62 Mercer L. Rev. 501-517 (2011).

Nation, Emily. Comment. Geographical indications: the international debate over intellectual property rights for local producers. 82 U. Colo. L. Rev. 959-1008 (2011).

Peixoto, Bruno L., et al. International antitrust. 45 Int'l Law. 39-61 (2011).

Potts, Jonathan B. Note. Stabilizing the role of umbrella clauses in bilateral investment treaties: intent, reliance, and internationalization. 51 Va. J. Int'l L. 1005-1045 (2011).

Page 13 September 9, 2011

Rosenberg, Arnold S., et al. International commercial transactions, franchising, and distribution. 45 Int'l Law. 191-204 (2011).

Siegmund, Erica. Note. Extraterritoriality and the unique analogy between multinational antitrust and securities fraud claims. 51 Va. J. Int'l L. 1047-1081 (2011).

Trachy, Elizabeth. Comment. State & local economic sanctions: the constitutionality of New York's divestment actions and the Sudan Accountability & Divestment Act of 2007. 74 Alb. L. Rev. 1019-1065 (2010/2011).

Ziff, Robert M. The sovereign debtor's prison: analysis of the Argentine crisis arbitrations and the implications for investment treaty law. 10 Rich. J. Global L. & Bus. 345-386 (2011).

#### **JUDGES**

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

Albany Law Review Stetson Law Review

Brickner, Paul. Book review. (Reviewing Melvin I. Urofsky, <u>Louis</u> D. Brandeis: A Life.) 4 Alb. Gov't L. Rev. 507-537 (2011).

Friedman, Peter. What is a judicial author? 62 Mercer L. Rev. 519-539 (2011).

Gitterman, Scott B. Taking on big money: how **Caperton** will change judicial disqualification forever. 35 Nova L. Rev. 475-499 (2011).

Langer, Máximo and Joseph W. Doherty. Managerial judging goes international, but its promise remains unfulfilled: an empirical assessment of the ICTY reforms. 36 Yale J. Int'l L. 241-305 (2011).

McKoski, Hon. Raymond J. Judicial disqualification after **Caperton v. A.T. Massey Coal Company**: what's due process got to do with it? 63 Baylor L. Rev. 368-391 (2011).

Serbulea, Gabriel D. Comment. Due process and judicial disqualification: the need for reform. 38 Pepp. L. Rev. 1109-1173 (2011).

Chief Justice Roberts' Influence in the Supreme Court, Introduction by Louis J. Virelli, III; articles by Michael P. Allen, Eric J. Segall, Joel K. Goldstein, Arnold H. Loewy, Deana Pollard Sacks, Christina E. Wells, William E. Marcantel, Dave Winters, William D. Araiza and Russell L. Weaver. 40 Stetson L. Rev. 661-859 (2011).

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

The Anthony V. Cardona Annual Issue of New York Appeals. Foreword by Jessica R. Vigars; articles by Glen Banks, Joseph F. Castiglione, James G. Cavoli, Matthew J. Laroche, Justice Thomas A. Dickerson, David L. Ferstendig, Barbara D. Goldberg, Richard J. Montes, Jyotin Hamid, Emily J. Mathieu, Dwight A. Kern, David S. Kostus, William Maker, Jr., David E. McCraw, Hon. Robert S. Smith and students Caitlain Devereaux Lewis, Jessica R. Vigars, Kristopher Ostrander, Christopher J. Stevens and Daniel Gross. 74 Alb. L. Rev. 631-949 (2010/2011).

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

#### **JURISDICTION**

Bergman, Neale H., et al. International litigation. 45 Int'l Law. 163-177 (2011).

Kerns, Andrew S. Comment. Fight or flight: traversing the extraterritorial battlefield of modern United States patent law. 63 Baylor L. Rev. 462-497 (2011).

Maker, Willian, Jr. What do grapes and federal lawsuits have in common? Both must be ripe. 74 Alb. L. Rev. 819-839 (2010/2011).

McKanders, Karla Mari. Unforgiving of those who trespass against U.S.: state laws criminalizing immigration status. 12 Loy. J. Pub. Int. L. 331-363 (2011).

Medina, M. Isabel. Symposium on Federalism at Work: State Criminal Law, Noncitizens, and Immigration Related Activity — an introduction. 12 Loy. J. Pub. Int. L. 265-274 (2011).

Mulligan, Lumen N. Jurisdiction by cross-reference. 88 Wash. U. L. Rev. 1177-1246 (2011).

Siegmund, Erica. Note. Extraterritoriality and the unique analogy between multinational antitrust and securities fraud claims. 51 Va. J. Int'l L. 1047-1081 (2011).

Wells, Christina E., William E. Marcantel and Dave Winters. Preemption of tort lawsuits: the regulatory paradigm in the Roberts Court. 40 Stetson L. Rev. 793-820 (2011).

Wuerth, Ingrid. Foreign official immunity determinations in U.S. courts: the case against the State Department. 51 Va. J. Int'1 L. 915-976 (2011).

Panel on Federalism in Practice — National and Local Perspectives on States' Use of Criminal Law to Regulate Undocumented or Unauthorized Migration. Andrea Armstrong, moderator; Raymond T. Diamond, Ingrid Eagly and Hiroko Kusuda, panelists. 12 Loy. J. Pub. Int. L. 375-432 (2011).

Page 14 September 9, 2011

#### **JURISPRUDENCE**

Allen, Michael P. The Roberts Court and *how* to say what the law is. 40 Stetson L. Rev. 671-699 (2011).

Amerson, Jena Martin. What's in a name? Transnational corporations as bystanders under international law. 85 St. John's L. Rev. 1-48 (2011).

Araiza, William D. Citizens United, Stevens, and Humanitarian Law Project: First Amendment rules and standards in three acts. 40 Stetson L. Rev. 821-837 (2011).

Ayres, Ian. Meador Lecture Series 2009-2010: **Freedom**. Using commitment contracts to further *ex ante* freedoms: the twin problems of substitution and ego depletion. 62 Ala. L. Rev. 811-822 (2011).

Knowles, Robert. A realist defense of the Alien Tort Statute. 88 Wash. U. L. Rev. 1117-1176 (2011).

McGeveran, William. Mrs. McIntyre's persona: bringing privacy theory to election law. 19 Wm. & Mary Bill Rts. J. 859-883 (2011).

Osenga, Kristen. Cooperative patent prosecution: viewing patents through a pragmatics lens. 85 St. John's L. Rev. 115-175 (2011).

Segall, Eric J. Is the Roberts Court really a court? 40 Stetson L. Rev. 701-715 (2011).

### **JUVENILES**

Abramowicz, Sarah. Rethinking parental incarceration. 82 U. Colo. L. Rev. 793-875 (2011).

Birckhead, Tamar R. The "youngest profession": consent, autonomy, and prostituted children. 88 Wash. U. L. Rev. 1055-1115 (2011).

Dale, Michael J. and Louis M. Reidenberg. Providing attorneys for children in dependency and termination of parental rights proceedings in Florida: the issue updated. 35 Nova L. Rev. 305-362 (2011).

Katner, David R. Revising legal ethics in delinquency cases by consulting with juveniles' parents. 79 UMKC L. Rev. 595-632 (2011).

Niland, Luthien L. Comment. The cost of the bright red strawberry: the dangerous failure of pesticide regulations to account for child farmworkers. 4 Golden Gate U. Envtl. L.J. 363-397 (2011).

Sacks, Deana Pollard. Children's developmental vulnerability and the Roberts Court's child-protective jurisprudence: an emerging trend? 40 Stetson L. Rev. 777-791 (2011).

#### LABOR LAW

Bishara, Norman D. Fifty ways to leave your employer: relative enforcement of covenants not to compete, trends, and implications for employee mobility policy. 13 U. Pa. J. Bus. L. 751-795 (2011).

Hedvat, Shannon H. Comment. A new age of pro-employer rights: are automatic assignments the standard? 13 U. Pa. J. Bus. L. 817-836 (2011).

Langan, Kerry W. and Katherine A. Ritts. Labor and employment. 61 Syracuse L. Rev. 831-877 (2011).

Lippitt, Julia. Note. Protecting the protectors: a call for fair working conditions for home health care workers. (**Long Island Care at Home, Ltd. V. Coke**, 551 U.S. 158, 2007.) 19 Elder L.J. 219-255 (2011).

Masteralexis, James T. and Lisa P. Masteralexis. If you're hurt, where is home? Recently drafted minor league baseball players are compelled to bring workers' compensation action in team's home state or in jurisdiction more favorable to employers. 21 Marq. Sports L. Rev. 575-597 (2011).

Niland, Luthien L. Comment. The cost of the bright red strawberry: the dangerous failure of pesticide regulations to account for child farmworkers. 4 Golden Gate U. Envtl. L.J. 363-397 (2011).

Rosenbaum, Jessica F. Comment. Exploiting dreams: H-1B visa fraud, its effects, and potential solutions. 13 U. Pa. J. Bus. L. 797-816 (2011).

### LAND USE PLANNING

Cavazos, Ann Marie. Beware of wooden nickels: the paradox of Florida's legislative overreaction in the wake of **Kelo**. 13 U. Pa. J. Bus. L. 685-721 (2011).

Hoffman, Nicholas R. Comment. A Don Quixote tale of modern renewable energy: counties and municipalities fight to ban commercial wind power across the United States. (**Zimmerman v. Bd. Of Cnty. Comm'rs of Wabaunsee City**, 218 P.3d 400, 2009.) 79 UMKC L. Rev. 717-739 (2011).

Lepi, Audra. Note. A picture is worth a thousand words: a look at Ohio's take on involuntary takings. 39 Cap. U. L. Rev. 759-788 (2011).

Maker, Willian, Jr. What do grapes and federal lawsuits have in common? Both must be ripe. 74 Alb. L. Rev. 819-839 (2010/2011).

Rice, Terry. Zoning and land use. 61 Syracuse L. Rev. 1015-1034 (2011).

VanDyke, Cory C. Note. Fields of dreams: the expectation and common reality of tax increment financing. 79 UMKC L. Rev. 791-809 (2011).

Page 15 September 9, 2011

#### LAW AND SOCIETY

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

Journal of Gender, Race and Justice

Scholar: St. Mary's Law Review on Minority Issues

Barnett, Helaine M. William Reece Smith, Jr. Distinguished Lecture. "Justice for all." 40 Stetson L. Rev. 861-876 (2011).

Burch, Elizabeth Chamblee. Optimal lead plaintiffs. 64 Vand. L. Rev. 1109-1192 (2011).

Carfield, Maggi. Participatory law and development: remapping the locus of authority. 82 U. Colo. L. Rev. 739-791 (2011).

Chow, Daniel. Counterfeiting as an externality imposed by multinational companies on developing countries. 51 Va. J. Int'l L. 785-823 (2011).

Feinstein, Brian D. and Ashley Allen. Student article. Community benefits agreements with transit agencies: neighborhood change along Boston's rail lines and a legal strategy for addressing gentrification. 38 Transp. L.J. 85-113 (2011).

Gardner, James A. Anonymity and democratic citizenship. 19 Wm. & Mary Bill Rts. J. 927-957 (2011).

Geronimo, India. Deconstructing the marginalization of "underclass" students: disciplinary alternative education. 42 U. Tol. L. Rev. 429-465 (2011).

Groves, Roger M. A radical route to funding urban revitalization: profitable philanthropy through limited liability companies and a market-based return on investments. 7 J.L. Econ. & Pol'y 393-438 (2011).

Osenga, Kristen. Cooperative patent prosecution: viewing patents through a pragmatics lens. 85 St. John's L. Rev. 115-175 (2011).

Sacks, Deana Pollard. Children's developmental vulnerability and the Roberts Court's child-protective jurisprudence: an emerging trend? 40 Stetson L. Rev. 777-791 (2011).

Race, Gender, and Class at a Crossroads: A Survey of Their Intersection in Employment, Economics, and the Law. Articles by andré douglas pond cummings, Adjoa A. Aiyetoro, Roy L. Brooks, Kemit A. Mawakana, Carlton Waterhouse, L. Darnell Weeden and Kamille Wolff. 14 J. Gender Race & Just. 601-769 (2011).

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

#### LAW ENFORCEMENT AND CORRECTIONS

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

Journal of Criminal Law and Criminology

Alessi, Samantha. Note. Who may we detain and how: lessons from post-9/11 enemy combatant jurisprudence for New York's civil commitment of sex offenders. 85 St. John's L. Rev. 231-259 (2011).

Gross, Daniel. Comment. Closing the loophole: Shea's Law and DWI blood draws in New York State under Vehicle and Traffic Law § 1194(4)(a)(1). 74 Alb. L. Rev. 951-982 (2010/2011).

James, Darryl M. Comment. Reforming prison litigation reform: reclaiming equal access to justice for incarcerated persons in America. 12 Loy. J. Pub. Int. L. 465-494 (2011).

Kirklin, Jackson Taylor. Note. Title VII protections for inmates: a model approach for safeguarding civil rights in America's prisons. 111 Colum. L. Rev. 1048-1089 (2011).

Romano, Illan M. Note. Is **Miranda** on the verge of extinction? The Supreme Court loosens **Miranda**'s grip in favor of law enforcement. (**Miranda v. Arizona**, 384 U.S. 436, 1966.) 35 Nova L. Rev. 525-548 (2011).

Snead, O. Carter. Memory and punishment. 64 Vand. L. Rev. 1195-1264 (2011).

Solomon, Shandrea P. National consensus, retributive theory, and foundations of justice and morality in Eighth Amendment jurisprudence: a response to advocates of the child rape death penalty statute in **Kennedy v. Louisiana**. 13 Scholar 583-614 (2011).

Walia, Mani S. Putting the "mandatory" back in the Mandatory Detention Act. 85 St. John's L. Rev. 177-229 (2011).

I. Investigations and police practices. 40 Geo. L.J. Ann. Rev. Crim. Proc. 3-225 (2011).

Symposium: Preventive Detention. Foreword by Charlie DeVore; articles by Joseph Margulies, Ronald J. Allen, Larry Laudan, Alec Walen, Gregory S. McNeal, Stephen J. Morse and Corey Rayburn Yung. 101 J. Crim. L. & Criminology 727-1003 (2011).

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

Page 16 September 9, 2011

#### LEGAL ANALYSIS AND WRITING

Blasi, Vincent. **31st Annual Sullivan Lecture**. Shouting "fire!" in a theater and vilifying corn dealers. 39 Cap. U. L. Rev. 535-569 (2011).

Davis, Kirsten K. Legal forms as rhetorical transaction: competency in the context of information and efficiency. 79 UMKC L. Rev. 667-716 (2011).

Duhart, Olympia. Reflections on Rothko and writing: a response to Pierre Schlag's lecture on the state of legal scholarship. [Includes photograph.] 35 Nova L. Rev. 513-523 (2011).

Friedman, Peter. What is a judicial author? 62 Mercer L. Rev. 519-539 (2011).

Schauer, Frederick. On the relation between chapters one and two of John Stuart Mill's *On Liberty*. 39 Cap. U. L. Rev. 571-592 (2011).

#### LEGAL EDUCATION

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

Transactions: The Tennessee Journal of Business Law

Magee, Rhonda V. Educating lawyers to meditate? 79 UMKC L. Rev. 535-593 (2011).

Mawakana, Kemit A. Historically Black college and university law schools: generating multitudes of effective social engineers. 14 J. Gender Race & Just. 679-702 (2011).

Weeden, L. Darnell. In response for the call for justice, historically black law schools represent the new mission of educational diversity in the legal profession. 14 J. Gender Race & Just. 747-764 (2011).

Wolff, Kamille. From pipeline to pipe dream: the HBCU effect on law school deans of color. 14 J. Gender Race & Just. 765-796 (2011).

Transactional Education: What's Next. Introduction by George W. Kuney; opening remarks by Tina L. Stark; articles by Jane Scott, Charles Fox, Robert Rhee, Carol Morgan, Tamar Frankel, Mark Fagan, David M. Epstein, Helen S. Scott, Carole Heyward, Daniel B. Bogart, Michael Hunter Schwartz, Chaim Saiman, Jessica Rubin, Eric J. Gouvin, Robert Statchen, Anthony J. Luppino, William A. Kell, Grace Hum, Miki Felsenburg, Barbara Lentz, Carolyn Broering-Jacobs, Ted Becker, Richard K. Neumann, Jr., Tina L. Stark, Howard Katz, Lisa Penland, David Thomson, Susan Duncan, Karen J. Sneddon, Susan M. Chesler, W. David East, Douglas Wm. Godfrey, Carol D. Newman, Joan MacLeod Heminway, Michael A, Woronoff, Lyman P.Q. Johnson, Deborah Burand, Kojo Yelpaala, Peter Linzer, John J. Worley, Karl Okamoto, Sherry Porter, Miriam R. Albert, Lenné Espenschied, Grace M. Giesel, Shelley Dunck, Brian Krumm, Sharon Pocock and Kathy Z. Heller; keynote discussion with William J. Carney, Ronald J. Gilson and George W. Dent, Jr. 12 Transactions 1-404 (2011).

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

#### LEGAL HISTORY

Chin, Gabriel J. and Sara Lindenbaum. Reaching out to do justice: the rise and fall of the special docket of the U.S. Supreme Court. 48 Hous. L. Rev. 197-264 (2011).

Davis, Stephen Duane II and Alfred L. Brophy. "The most solemn act of my life": family, property, will, and trust in the antebellum South. 62 Ala. L. Rev. 757-810 (2011).

Goldstein, Joel K. Leading the Court: studies in influence as Chief Justice. 40 Stetson L. Rev. 717-761 (2011).

Merrill, Thomas W. Article III, agency adjudication, and the origins of the appellate review model of administrative law. 111 Colum. L. Rev. 939-1003 (2011).

Ostler, Duane L. The forgotten constitutional spotlight: how viewing the ban on bills of attainder as a takings protection clarifies constitutional principles. 42 U. Tol. L. Rev. 395-428 (2011).

Tuomala, Jeffrey C. Nuremberg and the crime of abortion. 42 U. Tol. L. Rev. 283-394 (2011).

#### LEGAL PROFESSION

Barnett, Helaine M. William Reece Smith, Jr. Distinguished Lecture. "Justice for all." 40 Stetson L. Rev. 861-876 (2011).

Imwinkelried, Edward J. and Andrew Amoroso. The application of the attorney-client privilege to interactions among clients, attorneys, and experts in the age of consultants: the need for a more precise, fundamental analysis. 48 Hous. L. Rev. 265-313 (2011).

Magee, Rhonda V. Educating lawyers to meditate? 79 UMKC L. Rev. 535-593 (2011).

## **LEGISLATION**

Curtis, Matthew G. Student article. When responsive legislation ignores the forest for the trees. 10 Rich. J. Global L. & Bus. 387-413 (2011).

Fanelli, Laura. Note. A fashion forward approach to design protection. 85 St. John's L. Rev. 285-312 (2011).

## MEDICAL JURISPRUDENCE

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

Widener Law Review

Gross, Daniel. Comment. Closing the loophole: Shea's Law and DWI blood draws in New York State under Vehicle and Traffic Law § 1194(4)(a)(1). 74 Alb. L. Rev. 951-982 (2010/2011).

Race, Paul A. Understanding the medical record in shoulder dystocia cases: why these cases sometimes should have a no-fault recovery. 39 Cap. U. L. Rev. 593-620 (2011).

Page 17 September 9, 2011

Schlottman, David R. Comment. In critical condition: **Diversicare General Partner, Inc. v. Rubio**, **Marks v. St. Luke's Episcopal Hospital**, and the state of health-care-liability claims in Texas. (**Diversicare Gen. Partner, Inc. v. Rubio**, 185 S.W.3d 842, 2005; **Marks v. St. Luke's Episcopal Hosp.**, 319 S.W.3d 658. 2010.) 63 Baylor L. Rev. 526-564 (2011).

Tsiatis, George M. Note. Putting **Melendez-Diaz** on ice: how autopsy reports can survive the Supreme Court's Confrontation Clause jurisprudence. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 85 St. John's L. Rev. 355-396 (2011).

Symposium: Health Law and the Elderly: Managing Risk at the End of Life. Introduction by Thaddeus Mason Pope; articles by Hon. Edward D. Reibman, Judith K. Schwarz, Thaddeus Mason Pope, Lindsey E. Anderson, Donna A. Casey, David M. Walker, Kathy L. Cerminara and Dr. Patricia Bomba. 17 Widener L. Rev. 347-500 (2011).

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

#### MILITARY, WAR AND PEACE

Hansen, Victor. Use and misuse of evidence obtained during extraordinary renditions: how do we avoid diluting fundamental protections? 35 Nova L. Rev. 281-304 (2011).

Horton, Laura. Comment. Future force sustainability: Department of Defense and energy efficiency in a changing climate. 4 Golden Gate U. Envtl. L.J. 303-327 (2011).

Juergens, Eric. Note. **Feres** and the Privacy Act: are military personnel records protected? 85 St. John's L. Rev. 313-354 (2011).

#### MOTOR VEHICLES

Gross, Daniel. Comment. Closing the loophole: Shea's Law and DWI blood draws in New York State under Vehicle and Traffic Law § 1194(4)(a)(1). 74 Alb. L. Rev. 951-982 (2010/2011).

Tyrrell, Marianne and John C. Dernbach. The "Cash for Clunkers" program: a sustainability evaluation. 42 U. Tol. L. Rev. 467-492 (2011).

## NATURAL RESOURCES LAW

Silva, Ricardo, et al. International energy and natural resources law. 45 Int'l Law. 297-311 (2011).

## OIL, GAS, AND MINERAL LAW

Kulander, Chris and Kirk Worley. **Navasota v. First Source Texas** and its effect on packaged sales and preferential rights to purchase clauses. 52 S. Tex. L. Rev. 233-250 (2010).

Silva, Ricardo, et al. International energy and natural resources law. 45 Int'l Law. 297-311 (2011).

#### **PARTNERSHIPS**

Miller, Sandra K. Discounts and buyouts in minority investor LLC valuation disputes involving oppression or divorce. 13 U. Pa. J. Bus. L. 607-683 (2011).

O'Loughlin, Sandra S. and Christopher J. Bonner. Business associations. 61 Syracuse L. Rev. 589-630 (2011).

#### **POLITICS**

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

Loyola Journal of Public Interest Law William & Mary Bill of Rights Journal

Herdman, Carol. Note. **Citizens United**: strengthening the First Amendment in American elections. (**Citizens United v. FEC**, 130 S. Ct. 876, 2010.) 39 Cap. U. L. Rev. 723-758 (2011).

Serbulea, Gabriel D. Comment. Due process and judicial disqualification: the need for reform. 38 Pepp. L. Rev. 1109-1173 (2011).

Weaver, Russell L. The Roberts Court and campaign finance: "umpire" or "pro-business activism?" 40 Stetson L. Rev. 839-859 (2011).

Symposium. Privacy, Democracy, and Elections. Memorial by Justin M. Marchesi; articles by William McGeveran, Jeremy Epstein, Nichole Rustin-Paschal, James A, Gardner, Deborah G. Johnson, Priscilla M. Regan, Kent Wayland and Richard Briffault. 19 Wm. & Mary Bill Rts. J. 857-1014 (2011).

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

## PRACTICE AND PROCEDURE

Bergman, Neale H., et al. International litigation. 45 Int'l Law. 163-177 (2011).

Bottar, Michael A. and Kimberley Wolf Price. Civil practice. 61 Syracuse L. Rev. 631-679 (2011).

Bullwinkel, Allan. Comment. Specifically fighting inequitable conduct. 48 Hous. L. Rev. 349-382 (2011).

Burch, Elizabeth Chamblee. Optimal lead plaintiffs. 64 Vand. L. Rev. 1109-1192 (2011).

Castiglione, Joseph F. A prevailing party can still be a "sore" winner on appeal under CPLR 5501(a)(1); raising alternative arguments that necessarily affect the final judgment to ensure winning on appeal. 74 Alb. L. Rev. 667-684 (2010/2011).

Cavoli, James G. and Matthew J. Laroche. Pleading fraud in New York: CPLR 3016(b)'s heightened pleading standard and why it's important. 74 Alb. L. Rev. 685-710 (2010/2011).

Page 18 September 9, 2011

Chin, Gabriel J. and Sara Lindenbaum. Reaching out to do justice: the rise and fall of the special docket of the U.S. Supreme Court. 48 Hous. L. Rev. 197-264 (2011).

Dickerson, Justice Thomas A. New York State class actions: make it work—fulfill the promise. 74 Alb. L. Rev. 711-729 (2010/2011).

Ferstendig, David L. A practitioner's continued uncertainty: disclosure from nonparties. 74 Alb. L. Rev. 731-743 (2010/2011).

Goldberg, Barbara D. and Richard J. Montes. Recent interpretations of the CPLR by New York appellate courts. 74 Alb. L. Rev. 745-768 (2010/2011).

Harper, Ryan. Comment. Catching the loophole in Texas expert discovery. 63 Baylor L. Rev. 440-461 (2011).

Hernández, Guillermo M., III. Comment. Closing the courthouse doors: the implications of the discovery of related facts and the effects of § 30.014 of the Texas Civil Practice & Remedies Code. 13 Scholar 673-712 (2011).

Holloman, Aaron. Note. Collective venue and equality among corporations in New Mexico: ... (Bank of America v. Apache Corp., 184 P.3d 435, 2008.) 40 N.M. L. Rev. 317-335 (2010).

Imwinkelried, Edward J. and Andrew Amoroso. The application of the attorney-client privilege to interactions among clients, attorneys, and experts in the age of consultants: the need for a more precise, fundamental analysis. 48 Hous. L. Rev. 265-313 (2011).

Jeffcott, Emily C. and Mikal C. Watts. What's required to remedy juror discrimination? A brief discussion on **Batson** and its available remedies. 13 Scholar 615-630 (2011).

Johnson, Christina. Comment. Employment and consumer arbitration agreements: does it limit your ability to bring or participate in a class action? 52 S. Tex. L. Rev. 273-296 (2010).

Johnson, David F. Appellate issues regarding the admission or exclusion of expert testimony in Texas. 52 S. Tex. L. Rev. 153-232 (2010).

Langer, Máximo and Joseph W. Doherty. Managerial judging goes international, but its promise remains unfulfilled: an empirical assessment of the ICTY reforms. 36 Yale J. Int'l L. 241-305 (2011).

#### PRESIDENT/EXECUTIVE DEPARTMENT

Puvak, Jonathan D. Note. Executive branch czars, who are they? Are they needed? Can Congress do anything about them? 19 Wm. & Mary Bill Rts. J. 1091-1117 (2011).

## PRODUCTS LIABILITY

Foy, Loren. Note. The learned intermediary doctrine in New Mexico: an uncertain future. (**Rimbert v. Eli Lilly & Co.**, 577 F. Supp. 2d 1174, 2008.) 40 N.M. L. Rev. 299-315 (2010).

Kern, Dwight A. and David S. Kostus. The controversial contradiction between traditional precedent and recent failure to warn jurisprudence in New York. 74 Alb. L. Rev. 793-818 (2010/2011).

Vagle, Jennifer M. Comment. Putting the "product" in reproduction: the viability of a products liability action for genetically defective sperm. 38 Pepp. L. Rev. 1175-1236 (2011).

#### PROFESSIONAL ETHICS

Bernal, Eric M. A dual-role bilingual mediator is inefficient and unethical. 13 Scholar 529-581 (2011).

Katner, David R. Revising legal ethics in delinquency cases by consulting with juveniles' parents. 79 UMKC L. Rev. 595-632 (2011).

Rhee, Robert, Carol Morgan, Tamar Frankel and Mark Fagan. Ethical issues in business & the lawyer's role. 12 Transactions 37-54 (2011).

Serbulea, Gabriel D. Comment. Due process and judicial disqualification: the need for reform. 38 Pepp. L. Rev. 1109-1173 (2011).

Townsend, James T. Professional responsibility. 61 Syracuse L. Rev. 905-934 (2011).

### PROPERTY—PERSONAL AND REAL

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

William & Mary Bill of Rights Journal

Cavazos, Ann Marie. Beware of wooden nickels: the paradox of Florida's legislative overreaction in the wake of **Kelo**. 13 U. Pa. J. Bus. L. 685-721 (2011).

Depoorter, Ben. Fair trespass. 111 Colum. L. Rev. 1090-1135 (2011).

Hirokawa, Keith H. Three stories about nature: property, the environment, and ecosystem services. 62 Mercer L. Rev. 541-604 (2011).

Kinman, Tara. Note. Striking a balance in the valuation of temporary takings: examining the award of lost profits in ... (**Primetime Hospitality, Inc. v. City of Albuquerque**, 206 P.3d 112, 2009.) 40 N.M. L. Rev. 337-362 (2010).

Kreder, Jennifer Anglim. Executive weapons to combat infection of the art market. 88 Wash. U. L. Rev. 1353-1363 (2011).

Kulander, Chris and Kirk Worley. **Navasota v. First Source Texas** and its effect on packaged sales and preferential rights to purchase clauses. 52 S. Tex. L. Rev. 233-250 (2010).

Page 19 September 9, 2011

Lepi, Audra. Note. A picture is worth a thousand words: a look at Ohio's take on involuntary takings. 39 Cap. U. L. Rev. 759-788 (2011).

Mohan, Sharanya Sai. Note. The battle after the war: gender discrimination in property rights and post-conflict property restitution. 36 Yale J. Int'l L. 461-495 (2011).

Morrison, Kurtis T. Note. Compensable property rights and visibility damages in public transportation infrastructure projects: ... (**Department of Transportation v. Marilyn Hickey Ministries**, 159 P.3d 111, 2007.) 38 Transp. L.J. 145-160 (2011).

Ostler, Duane L. The forgotten constitutional spotlight: how viewing the ban on bills of attainder as a takings protection clarifies constitutional principles. 42 U. Tol. L. Rev. 395-428 (2011).

2010 Brigham-Kanner Property Rights Conference. [Tribute to Carol Rose.] Articles by Robert C. Ellickson, Jedediah Purdy, Daniel J. Sharfstein and Henry E. Smith; response by Carol M. Rose. 19 Wm. & Mary Bill Rts. J. 1015-1060 (2011).

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

#### PSYCHOLOGY AND PSYCHIATRY

Morse, Stephen J. Mental disorder and criminal law. 101 J. Crim. L. & Criminology 885-968 (2011).

Nordsieck, David W. Note. How the professional judgment standard could undermine the validity of sexually violent predator laws. 88 Wash. U. L. Rev. 1281-1308 (2011).

Snead, O. Carter. Memory and punishment. 64 Vand. L. Rev. 1195-1264 (2011).

#### RELIGION

Gaunaurd, Pierre M., Hdeel Abdelhady and Nabil A. Issa. Islamic finance. 45 Int'l Law. 271-285 (2011).

Glaser, William A. Comment. Worshiping separation: worship in limited public forums and the Establishment Clause. 38 Pepp. L. Rev. 1053-1108 (2011).

Smith, Steven D. Constitutional divide: the transformative significance of the school prayer decisions. 38 Pepp. L. Rev. 945-1020 (2011).

#### REMEDIES

Afori, Orit Fischman. Flexible remedies as a means to counteract failures in copyright law. 29 Cardozo Arts & Ent. L.J. 1-46 (2011).

Anderson, José Felipé. Punitive damages vs. the death penalty: in search of a unified approach to jury discretion and due process of law. 79 UMKC L. Rev. 633-665 (2011).

Banks, Glen. Lost profits for breach of contract: would the Court of Appeals apply the Second Circuit's analysis? 74 Alb. L. Rev. 637-665 (2010/2011).

Kinman, Tara. Note. Striking a balance in the valuation of temporary takings: examining the award of lost profits in ... (**Primetime Hospitality, Inc. v. City of Albuquerque**, 206 P.3d 112, 2009.) 40 N.M. L. Rev. 337-362 (2010).

Lindsey, Genia. Comment. Why the rescission of health insurance policies is not an "equitable" remedy. 40 N.M. L. Rev. 363-390 (2010).

Martin, Logan. Comment. Dog damages: the case for expanding the available remedies for the owners of wrongfully killed pets in Colorado. 82 U. Colo. L. Rev. 921-957 (2011).

Morrison, Kurtis T. Note. Compensable property rights and visibility damages in public transportation infrastructure projects: ... (**Department of Transportation v. Marilyn Hickey Ministries**, 159 P.3d 111, 2007.) 38 Transp. L.J. 145-160 (2011).

Shapiro, Stephen J. Overcoming under-compensation and under-deterrence in international tort cases: are statutory multiple damages the best remedy? 62 Mercer L. Rev. 449-499 (2011).

Stavroff, Jeffrey. Comment. Damages in dissonance: the "shocking" penalty for illegal music file-sharing. 39 Cap. U. L. Rev. 659-721 (2011).

## RETIREMENT SECURITY

Cancelosi, Susan E. The bell is tolling: retiree health benefits post-health reform. 19 Elder L.J. 49-118 (2011).

Hacker, Jacob S. Restoring retirement security: the market crisis, the "great risk shift," and the challenge for our nation. 19 Elder L.J. 1-47 (2011).

## SCIENCE AND TECHNOLOGY

Anderson, Michael P. Note. Ensuring equal access to the Internet for the elderly: the need to amend Title III of the ADA. 19 Elder L.J. 159-185 (2011).

Birnhack, Michael and Niva Elkin-Koren. Does law matter online? Empirical evidence on privacy law compliance. 17 Mich. Telecomm. & Tech. L. Rev. 337-384 (2011).

Bowers, Michael G. Note. Implementing an online dispute resolution scheme: using domain name registration contracts to create a workable framework. 64 Vand. L. Rev. 1265-1309 (2011).

Epstein, Jeremy. Internet voting, security, and privacy. 19 Wm. & Mary Bill Rts. J. 885-906 (2011).

Hyatt, Seth M. Note. Text offenders: privacy, text messages, and the failure of the Title III minimization requirement. 64 Vand. L. Rev. 1347-1393 (2011).

Menschel, Brooke. Note. One Web to unite us all: bridging the digital divide. 29 Cardozo Arts & Ent. L.J. 143-177 (2011).

Page 20 September 9, 2011

Morris, Adrienne. Comment. Cyberbullying in Texas: reform is necessary to keep the virtual playground safe. 63 Baylor L. Rev. 498-525 (2011).

Rustin-Paschal, Nichole. Online behavioral advertising and deceptive campaign tactics: policy issues. 19 Wm. & Mary Bill Rts. J. 907-925 (2011).

Snead, O. Carter. Memory and punishment. 64 Vand. L. Rev. 1195-1264 (2011).

Steindel, Tracy A. Note. A path toward user control of online profiling. 17 Mich. Telecomm. & Tech. L. Rev. 459-490 (2011).

Waxman, Matthew C. Cyber-attacks and the use of force: back to the future of Article 2(4). 36 Yale J. Int'l L. 421-459 (2011).

#### SECURED TRANSACTIONS

Roberts, Susan Jaffe, et al. International secured transactions and insolvency. 45 Int'l Law. 239-252 (2011).

#### SECURITIES LAW

Anderson, Paul G. Note. Back to the future[s]: a critical look at the film futures ban. 29 Cardozo Arts & Ent. L.J. 179-214 (2011).

Burch, Elizabeth Chamblee. Optimal lead plaintiffs. 64 Vand. L. Rev. 1109-1192 (2011).

Cavoli, James G. and Matthew J. Laroche. Pleading fraud in New York: CPLR 3016(b)'s heightened pleading standard and why it's important. 74 Alb. L. Rev. 685-710 (2010/2011).

Kerr, Janet E. The financial meltdown of 2008 and the government's intervention: much needed relief of major erosion of American corporate law? The continuing story of Bank of America, Citigroup, and General Motors. 85 St. John's L. Rev. 49-114 (2011).

Misiewicz, Michael. Comment. A double-edged sword: how the Defense of Marriage Act indirectly protects same-sex couples from insider trading liability. 7 J.L. Econ. & Pol'y 543-563 (2011).

Pinheiro Olivério, João Otávio, et al. International securities and capital markets. 45 Int'l Law. 253-269 (2011).

Rivière, Anne. The future of hedge fund regulation: a comparative approach: United States, United Kingdom, France, Italy, and Germany. 10 Rich. J. Global L. & Bus. 263-343 (2011).

Siegmund, Erica. Note. Extraterritoriality and the unique analogy between multinational antitrust and securities fraud claims. 51 Va. J. Int'l L. 1047-1081 (2011).

### SEXUALITY AND THE LAW

Alessi, Samantha. Note. Who may we detain and how: lessons from post-9/11 enemy combatant jurisprudence for New York's civil commitment of sex offenders. 85 St. John's L. Rev. 231-259 (2011).

Birckhead, Tamar R. The "youngest profession": consent, autonomy, and prostituted children. 88 Wash. U. L. Rev. 1055-1115 (2011).

Carter, B.J. Note. Removing the offending member: Iran and the sex-change or die option as the alternative to death sentencing of homosexuals. 14 J. Gender Race & Just. 797-832 (2011).

Edelman, Alex. Note. Show-me no discrimination: the Missouri Non-Discrimination Act and expanding civil rights protections to sexual orientation or gender identity. 79 UMKC L. Rev. 741-756 (2011).

Grome, Brittany L. Note. The four week challenge: student mothers, maternity leaves, and pregnancy-based sex discrimination. 4 Alb. Gov't L. Rev. 538-561 (2011).

Kim, Lisa Kye Young. Comment. The Matthew Shepard and James Byrd, Jr. Hate Crimes Act: the interplay of the judiciary and Congress in suspect classification analysis. 12 Loy. J. Pub. Int. L. 495-529 (2011).

Nordsieck, David W. Note. How the professional judgment standard could undermine the validity of sexually violent predator laws. 88 Wash. U. L. Rev. 1281-1308 (2011).

Solomon, Shandrea P. National consensus, retributive theory, and foundations of justice and morality in Eighth Amendment jurisprudence: a response to advocates of the child rape death penalty statute in **Kennedy v. Louisiana**. 13 Scholar 583-614 (2011).

Strasser, Mark. Equal protection, same-sex marriage, and classifying on the basis of sex. 38 Pepp. L. Rev. 1021-1052 (2011).

Tuomala, Jeffrey C. Nuremberg and the crime of abortion. 42 U. Tol. L. Rev. 283-394 (2011).

Vagle, Jennifer M. Comment. Putting the "product" in reproduction: the viability of a products liability action for genetically defective sperm. 38 Pepp. L. Rev. 1175-1236 (2011).

Yung, Corey Rayburn. Sex offender exceptionalism and preventive detention. 101 J. Crim. L. & Criminology 969-1003 (2011).

#### **SPORTS**

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

Marquette Sports Law Review

Page 21 September 9, 2011

#### STATE AND LOCAL GOVERNMENT LAW

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

Albany Law Review

Loyola Journal of Public Interest Law

Skanes, Monica R. Comment. The truth behind "final and binding" arbitration: a study of vacated arbitration awards in the New York Appellate Division. 74 Alb. L. Rev. 983-1018 (2010/2011).

Trachy, Elizabeth. Comment. State & local economic sanctions: the constitutionality of New York's divestment actions and the Sudan Accountability & Divestment Act of 2007. 74 Alb. L. Rev. 1019-1065 (2010/2011).

Symposium on Federalism at Work: State Criminal Law, Noncitizens, and Immigration Related Activity. Introduction by M. Isabel Medina; keynote essay by Bill Ong Hing; articles by César Cuauhtémoc García Hernández, Karla Mari McKanders and Nora V. Demleitner; panel participation by Andrea Armstrong, moderator; Raymond T. Diamond, Ingrid Eagly and Hiroko Kusuda, panelists. 12 Loy. J. Pub. Int. L. 265-432 (2011).

The Anthony V. Cardona Annual Issue of New York Appeals. Foreword by Jessica R. Vigars; articles by Glen Banks, Joseph F. Castiglione, James G. Cavoli, Matthew J. Laroche, Justice Thomas A. Dickerson, David L. Ferstendig, Barbara D. Goldberg, Richard J. Montes, Jyotin Hamid, Emily J. Mathieu, Dwight A. Kern, David S. Kostus, William Maker, Jr., David E. McCraw, Hon. Robert S. Smith and students Caitlain Devereaux Lewis, Jessica R. Vigars, Kristopher Ostrander, Christopher J. Stevens and Daniel Gross. 74 Alb. L. Rev. 631-949 (2010/2011).

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

## TAXATION—FEDERAL ESTATE AND GIFT

O'Toole, Martin W. Trusts and estates. 61 Syracuse L. Rev. 961-1014 (2011).

### TAXATION—FEDERAL INCOME

Wells, Bret. New Schedule UTP: "uncertain tax positions in the age of transparency." 63 Baylor L. Rev. 392-439 (2011).

#### TAXATION—STATE AND LOCAL

Melnik, Steven V. and David S. Cenedella. Tax assessment in New York State. 4 Alb. Gov't L. Rev. 427-485 (2011).

VanDyke, Cory C. Note. Fields of dreams: the expectation and common reality of tax increment financing. 79 UMKC L. Rev. 791-809 (2011).

#### **TORTS**

Browning, Brandi. Comment. At your service: an analysis of the remedies for service-animal providers and a suggestion for more effective recovery under existing tort law. 42 U. Tol. L. Rev. 493-523 (2011).

Cherundolo, Hon. John C. Tort law. 61 Syracuse L. Rev. 935-960 (2011).

Depoorter, Ben. Fair trespass. 111 Colum. L. Rev. 1090-1135 (2011).

Lepi, Audra. Note. A picture is worth a thousand words: a look at Ohio's take on involuntary takings. 39 Cap. U. L. Rev. 759-788 (2011).

Mahboob, Aamir. Comment. The judicial-legislative war: employer intentional torts in Ohio. 42 U. Tol. L. Rev. 525-559 (2011).

Martin, Logan. Comment. Dog damages: the case for expanding the available remedies for the owners of wrongfully killed pets in Colorado. 82 U. Colo. L. Rev. 921-957 (2011).

Shapiro, Stephen J. Overcoming under-compensation and under-deterrence in international tort cases: are statutory multiple damages the best remedy? 62 Mercer L. Rev. 449-499 (2011).

Weatherford, Scott W. Note. The *ad hoc* duty: a landowner's duty to protect after ... (**Del Lago Partners v. Smith**, 307 S.W.3d 762, 2010.) 63 Baylor L. Rev. 565-583 (2011).

Wells, Christina E., William E. Marcantel and Dave Winters. Preemption of tort lawsuits: the regulatory paradigm in the Roberts Court. 40 Stetson L. Rev. 793-820 (2011).

## TRADE REGULATION

Cook, Timothy A. Note. Pharmaceutical patent litigation settlements: balancing patent & antitrust policy through institutional choice. 17 Mich. Telecomm. & Tech. L. Rev. 417-458 (2011).

Key, Jonathan Riley. Note. Misguided paternalism: the U.C.C. and FTC's attempt to limit wage assignments. 62 Ala. L. Rev. 823-837 (2011).

McKeown, James T. The economics of competitive balance: sports antitrust claims after **American Needle**. 21 Marq. Sports L. Rev. 517-550 (2011).

Peixoto, Bruno L., et al. International antitrust. 45 Int'l Law. 39-61 (2011).

Rosenberg, Arnold S., et al. International commercial transactions, franchising, and distribution. 45 Int'l Law. 191-204 (2011).

Siegmund, Erica. Note. Extraterritoriality and the unique analogy between multinational antitrust and securities fraud claims. 51 Va. J. Int'l L. 1047-1081 (2011).

Steindel, Tracy A. Note. A path toward user control of online profiling. 17 Mich. Telecomm. & Tech. L. Rev. 459-490 (2011).

Page 22 September 9, 2011

#### TRANSPORTATION LAW

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

Transportation Law Journal

Andrews, Mark J., et al. International transportation law. 45 Int'l Law. 313-327 (2011).

#### WATER LAW

Carstens, Douglas, Michelle Black and student Staley Prom. Isn't that special?: the EPA's special-case determination for the Los Angeles River extends Clean Water Act protections cast in doubt by the Army Corps and the United States Supreme Court. 4 Golden Gate U. Envtl. L.J. 251-275 (2011).

Kelley, Angela Haren. Comment. A call for consistency: open seawater intakes, desalination, and the California Water Code. 4 Golden Gate U. Envtl. L.J. 277-301 (2011).

Patranella, Joe. Comment. Love thy neighbor as thyself: an analysis of the Texas water shortage, **Tarrant Regional Water District v. Herrmann**, and why Oklahoma should be mandated to allow Texas to purchase water. (**Tarrant Reg'l Water Dist. v. Herrmann**, 2010 U.S. Dist. LEXIS 72442, 2010.) 52 S. Tex. L. Rev. 297-327 (2010).

Rutherford, Russell. Note. An international human right to water: how to secure the place of people ahead of profits in the struggle for water access. 62 Ala. L. Rev. 857-885 (2011).

#### WOMEN

Grome, Brittany L. Note. The four week challenge: student mothers, maternity leaves, and pregnancy-based sex discrimination. 4 Alb. Gov't L. Rev. 538-561 (2011).

Mohan, Sharanya Sai. Note. The battle after the war: gender discrimination in property rights and post-conflict property restitution. 36 Yale J. Int'l L. 461-495 (2011).

### WORKERS' COMPENSATION LAW

Mahboob, Aamir. Comment. The judicial-legislative war: employer intentional torts in Ohio. 42 U. Tol. L. Rev. 525-559 (2011).

#### TABLES OF CONTENTS OF INDEXED LAW REVIEWS

## 62 ALABAMA LAW REVIEW, NO. 4, PP. 687-886, 2011.

Marceau, Justin F. The Fourth Amendment at a three-way stop. 62 Ala. L. Rev. 687-755 (2011).

Davis, Stephen Duane II and Alfred L. Brophy. "The most solemn act of my life": family, property, will, and trust in the antebellum South. 62 Ala. L. Rev. 757-810 (2011).

Ayres, Ian. Meador Lecture Series 2009-2010: **Freedom**. Using commitment contracts to further *ex ante* freedoms: the twin problems of substitution and ego depletion. 62 Ala. L. Rev. 811-822 (2011).

Key, Jonathan Riley. Note. Misguided paternalism: the U.C.C. and FTC's attempt to limit wage assignments. 62 Ala. L. Rev. 823-837 (2011).

Mitchell, Morgan Douglas. Note. Wolf or sheep?: is an agency pronouncement a legislative rule, interpretive rule, or policy statement? 62 Ala. L. Rev. 839-855 (2011).

Rutherford, Russell. Note. An international human right to water: how to secure the place of people ahead of profits in the struggle for water access. 62 Ala. L. Rev. 857-885 (2011).

## 4 ALBANY GOVERNMENT LAW REVIEW, NO. 2, PP.387-600, 2011.

Classroom Politics: A Symposium on Education Reform. 4 Alb. Gov't L. Rev. 387-506 (2011).

Barrows, Robert S., Editor-in-Chief. Foreword. 4 Alb. Gov't L. Rev. vi (2011).

Tonko, Rep. Paul. Education as the central issue to economic recovery. 4 Alb. Gov't L. Rev. 387-393 (2011).

Levin, Henry M. The economics of education. 4 Alb. Gov't L. Rev. 394-426 (2011).

Melnik, Steven V. and David S. Cenedella. Tax assessment in New York State. 4 Alb. Gov't L. Rev. 427-485 (2011).

Kinsella, Pauline R. The role of unions in education improvement. 4 Alb. Gov't L. Rev. 486-506 (2011).

Brickner, Paul. Book review. (Reviewing Melvin I. Urofsky, <u>Louis D. Brandeis: A Life</u>.) 4 Alb. Gov't L. Rev. 507-537 (2011).

Grome, Brittany L. Note. The four week challenge: student mothers, maternity leaves, and pregnancy-based sex discrimination. 4 Alb. Gov't L. Rev. 538-561 (2011).

Nielson, Nicole. Note. Comparable populations and charter schools in New York State: autonomy and accountability? 4 Alb. Gov't L. Rev. 562-600 (2011).

## 74 ALBANY LAW REVIEW, NO. 2, PP. 631-1065, 2010/2011.

The Anthony V. Cardona Annual Issue of New York Appeals. 74 Alb. L. Rev. 631-949 (2010/2011).

Page 23 September 9, 2011

Vigars, Jessica R., Executive Editor. *New York Appeals*: an evolving tradition. 74 Alb. L. Rev. 631-636 (2010/2011).

Banks, Glen. Lost profits for breach of contract: would the Court of Appeals apply the Second Circuit's analysis? 74 Alb. L. Rev. 637-665 (2010/2011).

Castiglione, Joseph F. A prevailing party can still be a "sore" winner on appeal under CPLR 5501(a)(1); raising alternative arguments that necessarily affect the final judgment to ensure winning on appeal. 74 Alb. L. Rev. 667-684 (2010/2011).

Cavoli, James G. and Matthew J. Laroche. Pleading fraud in New York: CPLR 3016(b)'s heightened pleading standard and why it's important. 74 Alb. L. Rev. 685-710 (2010/2011).

Dickerson, Justice Thomas A. New York State class actions: make it work—fulfill the promise. 74 Alb. L. Rev. 711-729 (2010/2011).

Ferstendig, David L. A practitioner's continued uncertainty: disclosure from nonparties. 74 Alb. L. Rev. 731-743 (2010/2011).

Goldberg, Barbara D. and Richard J. Montes. Recent interpretations of the CPLR by New York appellate courts. 74 Alb. L. Rev. 745-768 (2010/2011).

Hamid, Jyotin and Emily J. Mathieu. The Arbitration Fairness Act: performing surgery with a hatchet instead of a scalpel? 74 Alb. L. Rev. 769-791 (2010/2011).

Kern, Dwight A. and David S. Kostus. The controversial contradiction between traditional precedent and recent failure to warn jurisprudence in New York. 74 Alb. L. Rev. 793-818 (2010/2011).

Maker, Willian, Jr. What do grapes and federal lawsuits have in common? Both must be ripe. 74 Alb. L. Rev. 819-839 (2010/2011).

McCraw, David E. Press freedom and private people: the life and times (and future) of **Chapadeau v. Utica Observer-Dispatch**. 74 Alb. L. Rev. 841-868 (2010/2011).

Smith, Hon. Robert S. Dissenting: why do it? 74 Alb. L. Rev. 869-874 (2010/2011).

## New York's Appellate Division

Lewis, Caitlain Devereaux. Student article. Dissent & vindication in the departments: an empirical study. 74 Alb. L. Rev. 875-878 (2010/2011).

Vigars, Jessica R. Student article. The First Department: an empirical study of the court at the heart of New York City. 74 Alb. L. Rev. 879-893 (2010/2011).

Ostrander, Kristopher. Student article. Quality in numbers? The dynamics of decision-making in the Second Department. 74 Alb. L. Rev. 895-911 (2010/2011).

Stevens, Christopher J. Student article. An empirical study of dissent at the Supreme Court, Appellate Division, Third Department. 74 Alb. L. Rev. 913-930 (2010/2011).

Gross, Daniel. Student article. An empirical study of the vindicated dissents of the New York Appellate Division, Fourth Department, from 2000 to 2010. 74 Alb. L. Rev. 931-949 (2010/2011).

Gross, Daniel. Comment. Closing the loophole: Shea's Law and DWI blood draws in New York State under Vehicle and Traffic Law § 1194(4)(a)(1). 74 Alb. L. Rev. 951-982 (2010/2011).

Skanes, Monica R. Comment. The truth behind "final and binding" arbitration: a study of vacated arbitration awards in the New York Appellate Division. 74 Alb. L. Rev. 983-1018 (2010/2011).

Trachy, Elizabeth. Comment. State & local economic sanctions: the constitutionality of New York's divestment actions and the Sudan Accountability & Divestment Act of 2007. 74 Alb. L. Rev. 1019-1065 (2010/2011).

## 63 BAYLOR LAW REVIEW, NO. 2, SPRING, 2011.

Blankley, Kristen M. Keeping a secret from yourself? Confidentiality when the same neutral serves both as mediator and as arbitrator in the same case. 63 Baylor L. Rev. 317-367 (2011).

McKoski, Hon. Raymond J. Judicial disqualification after **Caperton v. A.T. Massey Coal Company**: what's due process got to do with it? 63 Baylor L. Rev. 368-391 (2011).

Wells, Bret. New Schedule UTP: "uncertain tax positions in the age of transparency." 63 Baylor L. Rev. 392-439 (2011).

Harper, Ryan. Comment. Catching the loophole in Texas expert discovery. 63 Baylor L. Rev. 440-461 (2011).

Kerns, Andrew S. Comment. Fight or flight: traversing the extraterritorial battlefield of modern United States patent law. 63 Baylor L. Rev. 462-497 (2011).

Morris, Adrienne. Comment. Cyberbullying in Texas: reform is necessary to keep the virtual playground safe. 63 Baylor L. Rev. 498-525 (2011).

Schlottman, David R. Comment. In critical condition: Diversicare General Partner, Inc. v. Rubio, Marks v. St. Luke's Episcopal Hospital, and the state of health-careliability claims in Texas. (Diversicare Gen. Partner, Inc. v. Rubio, 185 S.W.3d 842, 2005; Marks v. St. Luke's Episcopal Hosp., 319 S.W.3d 658. 2010.) 63 Baylor L. Rev. 526-564 (2011).

Page 24 September 9, 2011

Weatherford, Scott W. Note. The *ad hoc* duty: a landowner's duty to protect after ... (**Del Lago Partners v. Smith**, 307 S.W.3d 762, 2010.) 63 Baylor L. Rev. 565-583 (2011).

## 39 CAPITAL UNIVERSITY LAW REVIEW, NO. 3, SUMMER, 2011.

Blasi, Vincent. **31st Annual Sullivan Lecture**. Shouting "fire!" in a theater and vilifying corn dealers. 39 Cap. U. L. Rev. 535-569 (2011).

Schauer, Frederick. On the relation between chapters one and two of John Stuart Mill's *On Liberty*. 39 Cap. U. L. Rev. 571-592 (2011).

Race, Paul A. Understanding the medical record in shoulder dystocia cases: why these cases sometimes should have a no-fault recovery. 39 Cap. U. L. Rev. 593-620 (2011).

Butler, Jordan. Comment. The FCC in 2010: seventy-six years of obscenity, indecency, and inconsistency. 39 Cap. U. L. Rev. 621-658 (2011).

Stavroff, Jeffrey. Comment. Damages in dissonance: the "shocking" penalty for illegal music file-sharing. 39 Cap. U. L. Rev. 659-721 (2011).

Herdman, Carol. Note. **Citizens United**: strengthening the First Amendment in American elections. (**Citizens United v. FEC**, 130 S. Ct. 876, 2010.) 39 Cap. U. L. Rev. 723-758 (2011).

Lepi, Audra. Note. A picture is worth a thousand words: a look at Ohio's take on involuntary takings. 39 Cap. U. L. Rev. 759-788 (2011).

## 29 CARDOZO ARTS & ENTERTAINMENT LAW JOURNAL, NO. 1, PP. 1-250, 2011.

Afori, Orit Fischman. Flexible remedies as a means to counteract failures in copyright law. 29 Cardozo Arts & Ent. L.J. 1-46 (2011).

Williams, Matt. Silence and postmodern copyright. 29 Cardozo Arts & Ent. L.J. 47-84 (2011).

Bozarth, Jessica. Note. Copyright and creditors: what will be left of the King of Pop's legacy? 29 Cardozo Arts & Ent. L.J. 85-111 (2011).

Matasar-Padilla, Maria. Note. Music lessons: what Adam Lambert can teach us about media self-regulation. 29 Cardozo Arts & Ent. L.J. 113-142 (2011).

Menschel, Brooke. Note. One Web to unite us all: bridging the digital divide. 29 Cardozo Arts & Ent. L.J. 143-177 (2011).

Anderson, Paul G. Note. Back to the future[s]: a critical look at the film futures ban. 29 Cardozo Arts & Ent. L.J. 179-214 (2011).

Davis, Nathan M. Note. As good as new: conserving artwork and the destruction of moral rights. 29 Cardozo Arts & Ent. L.J. 215-250 (2011).

### 111 COLUMBIA LAW REVIEW, NO. 5, JUNE, 2011.

Merrill, Thomas W. Article III, agency adjudication, and the origins of the appellate review model of administrative law. 111 Colum. L. Rev. 939-1003 (2011).

Asher, Joshua D. Note. Unbinding the bound: reframing the availability of sentence modifications for offenders who entered into 11(c)(1)(C) plea agreements. 111 Colum. L. Rev. 1004-1047 (2011).

Kirklin, Jackson Taylor. Note. Title VII protections for inmates: a model approach for safeguarding civil rights in America's prisons. 111 Colum. L. Rev. 1048-1089 (2011).

Depoorter, Ben. Fair trespass. 111 Colum. L. Rev. 1090-1135 (2011).

## 19 ELDER LAW JOURNAL, NO. 1, PP. 1-287, 2011.

Hacker, Jacob S. Restoring retirement security: the market crisis, the "great risk shift," and the challenge for our nation. 19 Elder L.J. 1-47 (2011).

Cancelosi, Susan E. The bell is tolling: retiree health benefits post-health reform. 19 Elder L.J. 49-118 (2011).

Pottow, John A.E. The rise in elder bankruptcy filings and the failure of U.S. bankruptcy law. 19 Elder L.J. 119-157 (2011).

Anderson, Michael P. Note. Ensuring equal access to the Internet for the elderly: the need to amend Title III of the ADA. 19 Elder L.J. 159-185 (2011).

Jacobowski, Amanda. Note. Calculating death: implications of the six-month prognosis certification requirement for the Medicare hospice benefit. 19 Elder L.J. 187-218 (2011).

Lippitt, Julia. Note. Protecting the protectors: a call for fair working conditions for home health care workers. (**Long Island Care at Home, Ltd. V. Coke**, 551 U.S. 158, 2007.) 19 Elder L.J. 219-255 (2011).

Webley, Erin. Note. Law, insouciance, and death in the emergency room. 19 Elder L.J. 257-287 (2011).

Page 25 September 9, 2011

## 40 GEORGETOWN LAW JOURNAL ANNUAL REVIEW OF CRIMINAL PROCEDURE, PP. 1-1122, 2011.

Shovlin, Katherine and Brian Wesley Cook. Letter from the Editors. 40 Geo. L.J. Ann. Rev. Crim. Proc. i (2011).

Lowell, Abbe David and Christopher D. Man. Federalizing corporate internal investigations and the erosion of employees' Fifth Amendment rights. 40 Geo. L.J. Ann. Rev. Crim. Proc. iii-xxx (2011).

Guide for users. 40 Geo. L.J. Ann. Rev. Crim. Proc. 1-2 (2011).

- I. Investigations and police practices. 40 Geo. L.J. Ann. Rev. Crim. Proc. 3-225 (2011).
- II. Preliminary proceedings. 40 Geo. L.J. Ann. Rev. Crim. Proc. 227-513 (2011).
- III. Trials. 40 Geo. L.J. Ann. Rev. Crim. Proc. 515-710 (2011).
- IV. Sentencing. 40 Geo. L.J. Ann. Rev. Crim. Proc. 711-862 (2011).
- V. Review proceedings. 40 Geo. L.J. Ann. Rev. Crim. Proc. 863-1005 (2011).
- VI. Prisoners' rights. 40 Geo. L.J. Ann. Rev. Crim. Proc. 1007-1109 (2011).

Table of Supreme Court cases. 40 Geo. L.J. Ann. Rev. Crim. Proc. 1111-1122 (2011).

## 4 GOLDEN GATE UNIVERSITY ENVIRONMENTAL LAW JOURNAL, NO. 2, SPRING, 2011.

Hirschbein, Kalla and John W. Harrington, Editors. In this edition. 4 Golden Gate U. Envtl. L.J. 199-202 (2011).

Crockett, Alexander G. Addressing the significance of greenhouse gas emissions under CEQA: California's search for regulatory certainty in and uncertain world. 4 Golden Gate U. Envtl. L.J. 203-250 (2011).

Carstens, Douglas, Michelle Black and student Staley Prom. Isn't that special?: the EPA's special-case determination for the Los Angeles River extends Clean Water Act protections cast in doubt by the Army Corps and the United States Supreme Court. 4 Golden Gate U. Envtl. L.J. 251-275 (2011).

Kelley, Angela Haren. Comment. A call for consistency: open seawater intakes, desalination, and the California Water Code. 4 Golden Gate U. Envtl. L.J. 277-301 (2011).

Horton, Laura. Comment. Future force sustainability: Department of Defense and energy efficiency in a changing climate. 4 Golden Gate U. Envtl. L.J. 303-327 (2011).

Coyle, Genevieve. Comment. The not-so-green renewable energy: preventing waste disposal of solar photovoltaic (PV) panels. 4 Golden Gate U. Envtl. L.J. 329-361 (2011).

Niland, Luthien L. Comment. The cost of the bright red strawberry: the dangerous failure of pesticide regulations to account for child farmworkers. 4 Golden Gate U. Envtl. L.J. 363-397 (2011).

## 48 HOUSTON LAW REVIEW, NO. 2, SPRING, 2011.

Chin, Gabriel J. and Sara Lindenbaum. Reaching out to do justice: the rise and fall of the special docket of the U.S. Supreme Court. 48 Hous. L. Rev. 197-264 (2011).

Imwinkelried, Edward J. and Andrew Amoroso. The application of the attorney-client privilege to interactions among clients, attorneys, and experts in the age of consultants: the need for a more precise, fundamental analysis. 48 Hous. L. Rev. 265-313 (2011).

Waxman, Ned W. Final score on "projected disposable income": forward-looking approach (8), mechanical approach (1). 48 Hous. L. Rev. 315-348 (2011).

Bullwinkel, Allan. Comment. Specifically fighting inequitable conduct. 48 Hous. L. Rev. 349-382 (2011).

Gray, Michelle E. Comment. Broadening NAFTA Article 1105 protections: a small price for international investment. 48 Hous. L. Rev. 383-420 (2011).

Pape, Eileen Starbranch. Comment. A flawed inspection system: improvements to current USDA inspection practices needed to ensure safer beef products. 48 Hous. L. Rev. 421-455 (2011).

## 45 INTERNATIONAL LAWYER, NO. 1, SPRING, 2011.

### **International Legal Developments Year in Review: 2010**

Mock, William B.T. and Mark E. Wojcik. Introduction. 45 Int'l Law. 1-2 (2011).

## **Business Regulation**

Baisburd, Yohai, et al. Customs law. 45 Int'l Law. 3-17 (2011).

Burton, Michael L., et al. Export controls and economic sanctions. 45 Int'l Law. 19-38 (2011).

Peixoto, Bruno L., et al. International antitrust. 45 Int'l Law. 39-61 (2011).

Feilbogen, Saúl, et al.. International M&A and joint ventures. 45 Int'l Law. 63-77 (2011).

Page 26 September 9, 2011

Bentes, Pablo M., et al. International trade. 45 Int'l Law. 79-94 (2011).

## **Disputes**

Smith, Steven, et al. International arbitration. 45 Int'l Law. 95-110 (2011).

Herbert, William A., et al. International commercial mediation. 45 Int'l Law. 111-123 (2011).

Andreeva, Yulia, et al. International courts. 45 Int'l Law. 125-140 (2011).

Shaver, Judge Donald E. International criminal law. 45 Int'l Law. 141-146 (2011).

Spector, Robert G. and Bradley C. Lechman-Su. International family law. 45 Int'l Law. 147-161 (2011).

Bergman, Neale H., et al. International litigation. 45 Int'l Law. 163-177 (2011).

#### Corporate

Altschuller, Sarah A., Amy K. Lehr and Andrew J. Orsmond. Corporate social responsibility. 45 Int'l Law. 179-189 (2011).

Rosenberg, Arnold S., et al. International commercial transactions, franchising, and distribution. 45 Int'l Law. 191-204 (2011).

Brushaber, Susan, et al. International intellectual property law. 45 Int'l Law. 205-221 (2011).

### **Finance**

Smith, Dwight, et al. International financial products and services. 45 Int'l Law. 223-237 (2011).

Roberts, Susan Jaffe, et al. International secured transactions and insolvency. 45 Int'l Law. 239-252 (2011).

Pinheiro Olivério, João Otávio, et al. International securities and capital markets. 45 Int'l Law. 253-269 (2011).

Gaunaurd, Pierre M., Hdeel Abdelhady and Nabil A. Issa. Islamic finance. 45 Int'l Law. 271-285 (2011).

## Industries

Nackman, Mark J., et al. Aerospace and defense industries. 45 Int'l Law. 287-296 (2011).

Silva, Ricardo, et al. International energy and natural resources law. 45 Int'l Law. 297-311 (2011).

Andrews, Mark J., et al. International transportation law. 45 Int'l Law. 313-327 (2011).

#### Tax, Estate and Individuals

Austin, David W., Qiang Bjornbak and Josh D. Friedman. Immigration and naturalization law. 45 Int'l Law. 329-344 (2011).

#### **Public International Law**

Benton, Leslie, et al. Anti-corruption. 45 Int'l Law. 345-364 (2011).

Reider-Gordon, Mikhail. Anti-money laundering. 45 Int'l Law. 365-379 (2011).

Albrecht, Lawrence G., et al. International human rights. 45 Int'l Law. 381-394 (2011).

Gerstenblith, Patty. International art and cultural heritage. 45 Int'l Law. 395-408 (2011).

Downes, David R., et al. International environmental law. 45 Int'l Law. 409-424 (2011).

Harrington, John, et al. National security. 45 Int'l Law. 425-434 (2011).

#### **Regional and Comparative Law**

Babington-Ashaye, Adejoke, et al. Africa. 45 Int'l Law. 435-453 (2011).

Herbert, William A., et al. Asia/Pacific. 45 Int'l Law. 455-470 (2011).

Walker, Sandra, et al. Canada. 45 Int'l Law. 471-486 (2011).

Brandt, Jordan, et al. China. 45 Int'l Law. 487-503 (2011).

Sabkova, Elena, et al. Europe. 45 Int'l Law. 505-520 (2011).

Shroff, Vandana, Ashish Jejurkar and Nanda Shah. India. 45 Int'l Law. 521-535 (2011).

de L. Guidi, Patricia V., et al. Latin America and Caribbean. 45 Int'l Law. 537-553 (2011).

Del Duca, Patrick, et al. Mexico. 45 Int'l Law. 555-560 (2011).

Ferasat, Anahita, et al. Middle East. 45 Int'l Law. 561-579 (2011).

Astapov, Andrey Y., et al. Ukraine. 45 Int'l Law. 581-595 (2011).

Page 27 September 9, 2011

## 101 JOURNAL OF CRIMINAL LAW AND CRIMINOLOGY, NO. 3, SUMMER, 2011.

Symposium: Preventive Detention. 101 J. Crim. L. & Criminology 727-1003 (2011).

DeVore, Charlie, Symposium Editor. Foreword. 101 J. Crim. L. & Criminology 727-728 (2011).

Margulies, Joseph. Deviance, risk, and law: reflections on the demand for the preventive detention of suspected terrorists. 101 J. Crim. L. & Criminology 729-780 (2011).

Allen, Ronald J. and Larry Laudan. Deadly dilemmas III: some kind words for preventive detention. 101 J. Crim. L. & Criminology 781-802 (2011).

Walen, Alec. Criminalizing statements of terrorist intent: how to understand the law governing terrorist threats, and why it should be used instead of long-term preventive detention. 101 J. Crim. L. & Criminology 803-854 (2011).

McNeal, Gregory S. The *status quo* bias and counterterrorism detention. 101 J. Crim. L. & Criminology 855-884 (2011).

Morse, Stephen J. Mental disorder and criminal law. 101 J. Crim. L. & Criminology 885-968 (2011).

Yung, Corey Rayburn. Sex offender exceptionalism and preventive detention. 101 J. Crim. L. & Criminology 969-1003 (2011).

Maas, David A. Comment. Policing and the ratings agencies: the case for stronger criminal disincentives in the credit rating market. 101 J. Crim. L. & Criminology 1005-1038 (2011).

Scott, John. Comment. "Confronting" foreign intelligence: **Crawford** roadblocks to domestic terrorism trials. (**Crawford v. Washington**, 541 U.S. 36, 2004.) 101 J. Crim. L. & Criminology 1039-1079 (2011).

## 14 JOURNAL OF GENDER, RACE AND JUSTICE, NO. 3, SUMMER, 2011.

Race, Gender, and Class at a Crossroads: A Survey of Their Intersection in Employment, Economics, and the Law. 14 J. Gender Race & Just. 601-769 (2011).

cummings, andré douglas pond. Post racialism? 14 J. Gender Race & Just. 601-632 (2011).

#### **Third National People of Color Conference Articles**

Aiyetoro, Adjoa A. Why reparations to African descendants in the United States are essential to democracy. 14 J. Gender Race & Just. 633-664 (2011).

Brooks, Roy L. Making the case for atonement in "post-racial America." 14 J. Gender Race & Just. 665-678 (2011).

Mawakana, Kemit A. Historically Black college and university law schools: generating multitudes of effective social engineers. 14 J. Gender Race & Just. 679-702 (2011).

Waterhouse, Carlton. Total recall: restoring the public memory of enslaved African-Americans and the American system of slavery through recitificatory justice and reparations. 14 J. Gender Race & Just. 703-745 (2011).

Weeden, L. Darnell. In response for the call for justice, historically black law schools represent the new mission of educational diversity in the legal profession. 14 J. Gender Race & Just. 747-764 (2011).

Wolff, Kamille. From pipeline to pipe dream: the HBCU effect on law school deans of color. 14 J. Gender Race & Just. 765-796 (2011).

Carter, B.J. Note. Removing the offending member: Iran and the sex-change or die option as the alternative to death sentencing of homosexuals. 14 J. Gender Race & Just. 797-832 (2011).

Lunn, Laura P. Note. Displaced and disillusioned: "free-case" refugees and the government's obligation to facilitate effective resettlement. 14 J. Gender Race & Just. 833-865 (2011).

Sherman, John. Note. Procedural fairness for state abuse registries: the case for the clear and convincing evidence standard. 14 J. Gender Race & Just. 867-899 (2011).

## 7 JOURNAL OF LAW, ECONOMICS & POLICY, NO. 3, SPRING, 2011.

Groves, Roger M. A radical route to funding urban revitalization: profitable philanthropy through limited liability companies and a market-based return on investments. 7 J.L. Econ. & Pol'y 393-438 (2011).

King, Don W. U.S. health care reform: comprehensive insurance or affordable care? 7 J.L. Econ. & Pol'y 439-483 (2011).

Howard, William S. The student loan crisis and the race to Princeton Law School. 7 J.L. Econ. & Pol'y 485-511 (2011).

Farley, Laura M. Comment. With the passage of the Family Smoking Prevention and Tobacco Control Act, will commercial speech rights be up in smoke? 7 J.L. Econ. & Pol'y 513-542 (2011).

Misiewicz, Michael. Comment. A double-edged sword: how the Defense of Marriage Act indirectly protects same-sex couples from insider trading liability. 7 J.L. Econ. & Pol'y 543-563 (2011).

Page 28 September 9, 2011

## 37 JOURNAL OF SPACE LAW, NO. 1, SPRING, 2011.

U.S. Code Title 51: National and Commercial Space Programs. 37 J. Space L. 1-278 (2011).

Gabrynowicz, Joanne Irene. Foreword. 37 J. Space L. iii-v (2011).

Call for papers. 37 J. Space L. vi (2011).

Sukol, Rob. Positive law codification of space programs: the enactment of Title 51, United States Code. 37 J. Space L. 1-39 (2011).

Gabrynowicz, Joanne Irene. One half century and counting: the evolution of U.S. national space law and three long-term emerging issues. 37 J. Space L. 41-71 (2011).

Legislative timeline of Public Law 111-314. 37 J. Space L. 73-74 (2011).

Letter from John Conyers, Jr., Chairman, U.S. House of Representatives Committee on the Judiciary, to Prof. Joanne Irene Gabrynowicz, Director, National Center for Remote Sensing, Air & Space Law (March 28, 2008). 37 J. Space L. 75-76 (2011).

U.S. House of Representatives Report 111-325, To Enact Certain Laws Relating to National and Commercial Space Programs as Title 51, United States Code, "National and Commercial Space Programs" (November 2, 2009). 37 J. Space L. 77-151 (2011).

Public Law 111-314, Enactment of Title 51—National and Commercial Space Programs (December 18, 2011). 37 J. Space L. 153-275 (2011).

Blount, P.J. A codification bibliography. 37 J. Space L. 277-278 (2011).

## 12 LOYOLA JOURNAL OF PUBLIC INTEREST LAW, NO. 2, SPRING, 2011.

Symposium on Federalism at Work: State Criminal Law, Noncitizens, and Immigration Related Activity. 12 Loy. J. Pub. Int. L. 265-432 (2011).

Medina, M. Isabel. Symposium on Federalism at Work: State Criminal Law, Noncitizens, and Immigration Related Activity — an introduction. 12 Loy. J. Pub. Int. L. 265-274 (2011).

Hing, Bill Ong. Reason over hysteria — keynote essay. 12 Loy. J. Pub. Int. L. 275-298 (2011).

Cuauhtémoc García Hernández, César. When state courts meet **Padilla**: a concerted effort is needed to bring state courts up to speed in crime-based immigration law provisions. 12 Loy. J. Pub. Int. L. 299-330 (2011).

McKanders, Karla Mari. Unforgiving of those who trespass against U.S.: state laws criminalizing immigration status. 12 Loy. J. Pub. Int. L. 331-363 (2011).

Demleitner, Nora V. Using the pardon power to prevent deportation: legitimate, desirable, or neither in a federal system? 12 Loy. J. Pub. Int. L. 365-373 (2011).

Panel on Federalism in Practice — National and Local Perspectives on States' Use of Criminal Law to Regulate Undocumented or Unauthorized Migration. Andrea Armstrong, moderator; Raymond T. Diamond, Ingrid Eagly and Hiroko Kusuda, panelists. 12 Loy. J. Pub. Int. L. 375-432 (2011).

Clarke, Deidre A. Comment. Proprietary drug name approval: taking the duel out of dual agency process. 12 Loy. J. Pub. Int. L. 433-463 (2011).

James, Darryl M. Comment. Reforming prison litigation reform: reclaiming equal access to justice for incarcerated persons in America. 12 Loy. J. Pub. Int. L. 465-494 (2011).

Kim, Lisa Kye Young. Comment. The Matthew Shepard and James Byrd, Jr. Hate Crimes Act: the interplay of the judiciary and Congress in suspect classification analysis. 12 Loy. J. Pub. Int. L. 495-529 (2011).

## 21 MARQUETTE SPORTS LAW REVIEW, NO. 2, SPRING, 2011.

Kurland, Adam Harris. The prosecution of Michael Vick: of dogfighting, depravity, dual sovereignty, and "A Clockwork Orange." 21 Marq. Sports L. Rev. 465-516 (2011).

McKeown, James T. The economics of competitive balance: sports antitrust claims after **American Needle**. 21 Marq. Sports L. Rev. 517-550 (2011).

McLaren, Richard H. Is sport losing its integrity? 21 Marq. Sports L. Rev. 551-573 (2011).

Masteralexis, James T. and Lisa P. Masteralexis. If you're hurt, where is home? Recently drafted minor league baseball players are compelled to bring workers' compensation action in team's home state or in jurisdiction more favorable to employers. 21 Marq. Sports L. Rev. 575-597 (2011).

Baranko, Jessica. Hear me roar: should universities use live animals as mascots? 21 Marq. Sports L. Rev. 599-619 (2011).

Reib, Erica N. Comment. Ante up or fold: what should be done about gambling in college sports? 21 Marq. Sports L. Rev. 621-640 (2011).

Shull, Michael C. Comment. Biting the hand that feeds: how trademark protection might threaten school spirit. 21 Marq. Sports L. Rev. 641-665 (2011).

Page 29 September 9, 2011

2010 Annual Survey: Recent Developments in Sports Law. 21 Marg. Sports L. Rev. 667-786 (2011).

Kuczynski, Robb. Book note. (Reviewing Charles H. Martin, Benching Jim Crow: The Rise and Fall of the Color Line in Southern College Sports, 1890-1980.) 21 Marq. Sports L. Rev. 787-791 (2011).

Bateman, Jonathan. Book note. (Reviewing Billy Hawkins, <u>The New Plantation: Black Athletes, College Sports, and Predominantly White NCAA Institutions.</u>) 21 Marq. Sports L. Rev. 793-799 (2011).

Hughes, Dennis P., Jr. Book note. (Reviewing Bill Madden, <u>Steinbrenner: The Last Lion of Baseball.</u>) 21 Marq. Sports L. Rev. 801-811 (2011).

Shull, Michael C. Student index. Sports law in law reviews and journals. 21 Marq. Sports L. Rev. 813-818 (2011).

## 62 MERCER LAW REVIEW, NO. 2, WINTER, 2011.

Jaffe, Elizabeth M. and Robert J. D'Agostino. Bullying in public schools: the intersection between the student's free speech rights and the school's duty to protect. 62 Mercer L. Rev. 407-448 (2011).

Shapiro, Stephen J. Overcoming under-compensation and under-deterrence in international tort cases: are statutory multiple damages the best remedy? 62 Mercer L. Rev. 449-499 (2011).

Marple, William E. and Andrew O. Wirmani. Waiver of the right to remove in forum selection clauses subject to the Convention on the Recognition and Enforcement of Foreign Arbitral Awards. 62 Mercer L. Rev. 501-517 (2011).

Friedman, Peter. What is a judicial author? 62 Mercer L. Rev. 519-539 (2011).

Hirokawa, Keith H. Three stories about nature: property, the environment, and ecosystem services. 62 Mercer L. Rev. 541-604 (2011).

Our Pending National Debate: Is Health Care Reform Constitutional? 62 Mercer L. Rev. 605-661 (2011).

Joondeph, Brad. Introduction of speakers at the AALS hot topic panel discussion on January 7, 2011. 62 Mercer L. Rev. 605-607 (2011).

Barnett, Randy E. Turning citizens into subjects: why the health insurance mandate is unconstitutional. 62 Mercer L. Rev. 608-617 (2011).

Chemerinsky, Erwin. A defense of the constitutionality of the individual mandate. 62 Mercer L. Rev. 618-622 (2011).

Oedel, David G. Health care reform, the Spending Clause, and Dole's restrictions. 62 Mercer L. Rev. 623-632 (2011).

Metzger, Gillian. Defense of the constitutionality of health care reform. 62 Mercer L. Rev. 633-638 (2011).

Oedel, David G. Crossing the constitutional line in spending from persuasion to compulsion: a reply to Gillian Metzger. 62 Mercer L. Rev. 639-649 (2011).

AALS hot topic panel question & answer session. 62 Mercer L. Rev. 650-661 (2011).

Brewer, Danielle L. Casenote. The last rights: controversial *ne exeat* clause grants custodial power under ... (**Abbott v. Abbott**, 130 S. Ct. 1983, 2010.) 62 Mercer L. Rev. 663-683 (2011).

Orenstein, Joseph D. Casenote. **Milavetz, Gallop & Milavetz, P.A. v. United States**: "in contemplation of" the meaning, applicability, and validity of attorney restrictions in the BAPCPA. (**Milavetz, Gallop & Milavetz, P.A. v. United States**, 130 S. Ct. 1324, 2010.) 62 Mercer L. Rev. 685-702 (2011).

Table of cases. 62 Mercer L. Rev. 703 (2011).

# 17 MICHIGAN TELECOMMUNICATIONS AND TECHNOLOGY LAW REVIEW, NO. 2, SPRING, 2011.

Birnhack, Michael and Niva Elkin-Koren. Does law matter online? Empirical evidence on privacy law compliance. 17 Mich. Telecomm. & Tech. L. Rev. 337-384 (2011).

Centivany, Alissa. Paper tigers: rethinking the relationship between copyright and scholarly publishing. 17 Mich. Telecomm. & Tech. L. Rev. 385-416 (2011).

Cook, Timothy A. Note. Pharmaceutical patent litigation settlements: balancing patent & antitrust policy through institutional choice. 17 Mich. Telecomm. & Tech. L. Rev. 417-458 (2011).

Steindel, Tracy A. Note. A path toward user control of online profiling. 17 Mich. Telecomm. & Tech. L. Rev. 459-490 (2011).

Hans, G.S. Book note. Information anxieties. (Reviewing Tim Wu, <u>The Master Switch—The Rise and Fall of Information Empires.</u>) 17 Mich. Telecomm. & Tech. L. Rev. 491-500 (2011).

## 40 NEW MEXICO LAW REVIEW, NO. 3, SUMMER, 2010.

McSherry, Erin, Editor-in-Chief. Introduction. 40 N.M. L. Rev. ix-x (2010).

Foy, Loren. Note. The learned intermediary doctrine in New Mexico: an uncertain future. (**Rimbert v. Eli Lilly & Co.**, 577 F. Supp. 2d 1174, 2008.) 40 N.M. L. Rev. 299-315 (2010).

Page 30 September 9, 2011

Holloman, Aaron. Note. Collective venue and equality among corporations in New Mexico: ... (Bank of America v. Apache Corp., 184 P.3d 435, 2008.) 40 N.M. L. Rev. 317-335 (2010).

Kinman, Tara. Note. Striking a balance in the valuation of temporary takings: examining the award of lost profits in ... (**Primetime Hospitality, Inc. v. City of Albuquerque**, 206 P.3d 112, 2009.) 40 N.M. L. Rev. 337-362 (2010).

Lindsey, Genia. Comment. Why the rescission of health insurance policies is not an "equitable" remedy. 40 N.M. L. Rev. 363-390 (2010).

Romero Jurrison, Ana. Note. The misuse of **Brand X** and the detrimental impact on undocumented immigrants in the Tenth Circuit: revisiting the basics of the **Chevron** doctrine. (**National Cable & Telecommunications Ass'n v. Brand X Internet Services**, 545 U.S. 967, 2005.) 40 N.M. L. Rev. 391-420 (2010).

Scholl, Andy. Note. **State v. Belanger** and New Mexico's lone stance on allowing defense witness immunity. (**State v. Belanger**, 210 P.3d 783, 2009.) 40 N.M. L. Rev. 421-454 (2010).

Stambaugh, Melanie. Comment. Well-founded fear of persecution among women seeking asylum: lessons learned from the law of rape. 40 N.M. L. Rev. 455-491 (2010).

Index: volume 40. 40 N.M. L. Rev. 493-505 (2010).

## 35 NOVA LAW REVIEW, NO. 2, SPRING, 2011.

Hansen, Victor. Use and misuse of evidence obtained during extraordinary renditions: how do we avoid diluting fundamental protections? 35 Nova L. Rev. 281-304 (2011).

Dale, Michael J. and Louis M. Reidenberg. Providing attorneys for children in dependency and termination of parental rights proceedings in Florida: the issue updated. 35 Nova L. Rev. 305-362 (2011).

Clermont, Woody R. It's never too late to make amends: two wrongs don't protect a victim's right to restitution. 35 Nova L. Rev. 363-392 (2011).

Swan, George Steven. The law and economics of mutual fund investment-adviser fiduciaries: **Jones v. Harris Associates L.P.** 35 Nova L. Rev. 393-474 (2011).

Gitterman, Scott B. Taking on big money: how **Caperton** will change judicial disqualification forever. 35 Nova L. Rev. 475-499 (2011).

Sanchez, John. Legal scholarship introduction. 35 Nova L. Rev. 501-502 (2011).

Cleveland, David R. Clarion call or *Sturm und Drang*: a response to Pierre Schlag's lecture on the state of legal scholarship. 35 Nova L. Rev. 503-511 (2011).

Duhart, Olympia. Reflections on Rothko and writing: a response to Pierre Schlag's lecture on the state of legal scholarship. [Includes photograph.] 35 Nova L. Rev. 513-523 (2011).

Romano, Illan M. Note. Is **Miranda** on the verge of extinction? The Supreme Court loosens **Miranda**'s grip in favor of law enforcement. (**Miranda v. Arizona**, 384 U.S. 436, 1966.) 35 Nova L. Rev. 525-548 (2011).

Weisser, Jaime P. Comment. Virtual adoption: the inequities of the equitable doctrine. 35 Nova L. Rev. 549-581 (2011).

## 38 PEPPERDINE LAW REVIEW, NO. 4, APRIL, 2011.

Smith, Steven D. Constitutional divide: the transformative significance of the school prayer decisions. 38 Pepp. L. Rev. 945-1020 (2011).

Strasser, Mark. Equal protection, same-sex marriage, and classifying on the basis of sex. 38 Pepp. L. Rev. 1021-1052 (2011).

Glaser, William A. Comment. Worshiping separation: worship in limited public forums and the Establishment Clause. 38 Pepp. L. Rev. 1053-1108 (2011).

Serbulea, Gabriel D. Comment. Due process and judicial disqualification: the need for reform. 38 Pepp. L. Rev. 1109-1173 (2011).

Vagle, Jennifer M. Comment. Putting the "product" in reproduction: the viability of a products liability action for genetically defective sperm. 38 Pepp. L. Rev. 1175-1236 (2011).

## 10 RICHMOND JOURNAL OF GLOBAL LAW AND BUSINESS, NO. 3, SUMMER, 2011.

Annual Survey on Financial Regulation. 10 Rich. J. Global L. & Bus. 259-413 (2011).

Nelson, Noah E., Annual Survey Editor. Introduction to the 2010 annual survey. 10 Rich. J. Global L. & Bus. 259-261 (2011).

Rivière, Anne. The future of hedge fund regulation: a comparative approach: United States, United Kingdom, France, Italy, and Germany. 10 Rich. J. Global L. & Bus. 263-343 (2011).

Ziff, Robert M. The sovereign debtor's prison: analysis of the Argentine crisis arbitrations and the implications for investment treaty law. 10 Rich. J. Global L. & Bus. 345-386 (2011).

Page 31 September 9, 2011

Curtis, Matthew G. Student article. When responsive legislation ignores the forest for the trees. 10 Rich. J. Global L. & Bus. 387-413 (2011).

## 13 SCHOLAR: ST. MARY'S LAW REVIEW ON MINORITY ISSUES, NO. 4, SPRING, 2011.

Bernal, Eric M. A dual-role bilingual mediator is inefficient and unethical. 13 Scholar 529-581 (2011).

Solomon, Shandrea P. National consensus, retributive theory, and foundations of justice and morality in Eighth Amendment jurisprudence: a response to advocates of the child rape death penalty statute in **Kennedy v. Louisiana**. 13 Scholar 583-614 (2011).

Jeffcott, Emily C. and Mikal C. Watts. What's required to remedy juror discrimination? A brief discussion on **Batson** and its available remedies. 13 Scholar 615-630 (2011).

Auster, Cheryl L. Comment. Promising a better future but delivering debt: understanding the financial and social impact of for-profit colleges and the effect of the new Program Integrity rules. 13 Scholar 631-672 (2011).

Hernández, Guillermo M., III. Comment. Closing the courthouse doors: the implications of the discovery of related facts and the effects of § 30.014 of the Texas Civil Practice & Remedies Code. 13 Scholar 673-712 (2011).

### 52 SOUTH TEXAS LAW REVIEW, NO. 2, WINTER, 2010.

Johnson, David F. Appellate issues regarding the admission or exclusion of expert testimony in Texas. 52 S. Tex. L. Rev. 153-232 (2010).

Kulander, Chris and Kirk Worley. **Navasota v. First Source Texas** and its effect on packaged sales and preferential rights to purchase clauses. 52 S. Tex. L. Rev. 233-250 (2010).

Arias, Hugo. Comment. Skipping classes: when does "gifting" among creditors violate the priority guidelines of the Bankruptcy Code? 52 S. Tex. L. Rev. 251-272 (2010).

Johnson, Christina. Comment. Employment and consumer arbitration agreements: does it limit your ability to bring or participate in a class action? 52 S. Tex. L. Rev. 273-296 (2010).

Patranella, Joe. Comment. Love thy neighbor as thyself: an analysis of the Texas water shortage, **Tarrant Regional Water District v. Herrmann**, and why Oklahoma should be mandated to allow Texas to purchase water. (**Tarrant Reg'l Water Dist. v. Herrmann**, 2010 U.S. Dist. LEXIS 72442, 2010.) 52 S. Tex. L. Rev. 297-327 (2010).

## 85 ST. JOHN'S LAW REVIEW, NO. 1, WINTER, 2011.

Amerson, Jena Martin. What's in a name? Transnational corporations as bystanders under international law. 85 St. John's L. Rev. 1-48 (2011).

Kerr, Janet E. The financial meltdown of 2008 and the government's intervention: much needed relief of major erosion of American corporate law? The continuing story of Bank of America, Citigroup, and General Motors. 85 St. John's L. Rev. 49-114 (2011).

Osenga, Kristen. Cooperative patent prosecution: viewing patents through a pragmatics lens. 85 St. John's L. Rev. 115-175 (2011).

Walia, Mani S. Putting the "mandatory" back in the Mandatory Detention Act. 85 St. John's L. Rev. 177-229 (2011).

Alessi, Samantha. Note. Who may we detain and how: lessons from post-9/11 enemy combatant jurisprudence for New York's civil commitment of sex offenders. 85 St. John's L. Rev. 231-259 (2011).

Ayer, Kimberley, Note. Striking a balance: when to extend the right to rescind under TILA. 85 St. John's L. Rev. 261-284 (2011).

Fanelli, Laura. Note. A fashion forward approach to design protection. 85 St. John's L. Rev. 285-312 (2011).

Juergens, Eric. Note. **Feres** and the Privacy Act: are military personnel records protected? 85 St. John's L. Rev. 313-354 (2011).

Tsiatis, George M. Note. Putting **Melendez-Diaz** on ice: how autopsy reports can survive the Supreme Court's Confrontation Clause jurisprudence. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 85 St. John's L. Rev. 355-396 (2011).

## 40 STETSON LAW REVIEW, NO. 3, SPRING, 2011.

Chief Justice Roberts' Influence in the Supreme Court, 40 Stetson L. Rev. 661-859 (2011).

Virelli, Louis J., III. Introduction. 40 Stetson L. Rev. 661-670 (2011).

Allen, Michael P. The Roberts Court and *how* to say what the law is. 40 Stetson L. Rev. 671-699 (2011).

Segall, Eric J. Is the Roberts Court really a court? 40 Stetson L. Rev. 701-715 (2011).

Goldstein, Joel K. Leading the Court: studies in influence as Chief Justice. 40 Stetson L. Rev. 717-761 (2011).

Page 32 September 9, 2011

Loewy, Arnold H. Chief Justice Roberts (a preliminary assessment). 40 Stetson L. Rev. 763-775 (2011).

Sacks, Deana Pollard. Children's developmental vulnerability and the Roberts Court's child-protective jurisprudence: an emerging trend? 40 Stetson L. Rev. 777-791 (2011).

Wells, Christina E., William E. Marcantel and Dave Winters. Preemption of tort lawsuits: the regulatory paradigm in the Roberts Court. 40 Stetson L. Rev. 793-820 (2011).

Araiza, William D. **Citizens United, Stevens**, and **Humanitarian Law Project**: First Amendment rules and standards in three acts. 40 Stetson L. Rev. 821-837 (2011).

Weaver, Russell L. The Roberts Court and campaign finance: "umpire" or "pro-business activism?" 40 Stetson L. Rev. 839-859 (2011).

Barnett, Helaine M. William Reece Smith, Jr. Distinguished Lecture. "Justice for all." 40 Stetson L. Rev. 861-876 (2011).

Cavaliere, Christopher. Comment. Category shopping: cracking the student speech categories. 40 Stetson L. Rev. 877-916 (2011).

## 61 SYRACUSE LAW REVIEW, NO. 4, PP. 557-1034, 2011.

## 2009-2010 Survey of New York Law

Haralambides, Jennifer M. Editor's note. 61 Syracuse L. Rev. unpaged (2011).

Bailly, Rose Mary. Administrative law. 61 Syracuse L. Rev. 557-588 (2011).

O'Loughlin, Sandra S. and Christopher J. Bonner. Business associations. 61 Syracuse L. Rev. 589-630 (2011).

Bottar, Michael A. and Kimberley Wolf Price. Civil practice. 61 Syracuse L. Rev. 631-679 (2011).

Zukher, David E. Criminal law. 61 Syracuse L. Rev. 681-720 (2011).

Chertok, Mark A. and Ashley S. Miller. Environmental law: developments in the law of SEQRA. 61 Syracuse L. Rev. 721-741 (2011).

Horowitz, David Paul. Evidence. 61 Syracuse L. Rev. 743-799 (2011).

McArdle, Edward F. and Kirsten A. Lerch. Health law. 61 Syracuse L. Rev. 801-829 (2011).

Langan, Kerry W. and Katherine A. Ritts. Labor and employment. 61 Syracuse L. Rev. 831-877 (2011).

Gutterman, Roy S. Media law. 61 Syracuse L. Rev. 879-904 (2011).

Townsend, James T. Professional responsibility. 61 Syracuse L. Rev. 905-934 (2011).

Cherundolo, Hon. John C. Tort law. 61 Syracuse L. Rev. 935-960 (2011).

O'Toole, Martin W. Trusts and estates. 61 Syracuse L. Rev. 961-1014 (2011).

Rice, Terry. Zoning and land use. 61 Syracuse L. Rev. 1015-1034 (2011).

## 12 TRANSACTIONS: THE TENNESSEE JOURNAL OF BUSINESS LAW, NO. 3, SPECIAL REPORT, 2011.

Transactional Education: What's Next. 12 Transactions 1-404 (2011).

Kuney, George W. Introduction to the Special Report. 12 Transactions 1 (2011).

Stark, Tina L. Welcome & opening remarks. 12 Transactions 3-6 (2011).

Scott, Jane and Charles Fox. Contract drafting in 90 minutes. 12 Transactions 7-35 (2011).

Rhee, Robert, Carol Morgan, Tamar Frankel and Mark Fagan. Ethical issues in business & the lawyer's role. 12 Transactions 37-54 (2011).

Epstein, David M., Helen S. Scott, Carole Heyward and Daniel B. Bogart. Simulations in clinics, contract drafting, & upper-level courses. 12 Transactions 55-75 (2011).

Schwartz, Michael Hunter, Chaim Saiman and Jessica Rubin. All about the first year of law school. 12 Transactions 77-99 (2011).

Gouvin, Eric J., Robert Statchen, Anthony J. Luppino and William A. Kell. Interdisciplinary transactional courses. 12 Transactions 101-126 (2011).

Hum, Grace, Miki Felsenburg, Barbara Lentz, Carolyn Broering-Jacobs and Ted Becker. Legal writing professors morphing into contract drafting professors. 12 Transactions 127-151 (2011).

Neumann, Richard K., Jr., Tina L. Stark and Howard Katz. Negotiations. 12 Transactions 153-173 (2011).

Carney, William J., Ronald J. Gilson and George W. Dent, Jr. Keynote discussion: just what exactly does a transactional lawyer do? 12 Transactions 175-186 (2011).

Penland, Lisa, David Thomson, Susan Duncan, Karen J. Sneddon and Susan M. Chesler. New ways to teach drafting and drafting ethics. 12 Transactions 187-215 (2011).

Page 33 September 9, 2011

East, W. David, Douglas Wm. Godfrey and Carol D. Newman. Teaching transactional skills and tasks other than contract drafting. 12 Transactions 217-242 (2011).

Heminway, Joan MacLeod, Michael A. Woronoff and Lyman P.Q. Johnson. Innovative transactional pedagogies. 12 Transactions 243-273 (2011).

Burand, Deborah, Kojo Yelpaala and Peter Linzer. Teaching transactional skills and law in an international context 12 Transactions 275-298 (2011).

Worley, John J., Karl Okamoto and Sherry Porter. Transactional centers and certificate programs. 12 Transactions 299-323 (2011).

East, W. David. All about adjuncts. 12 Transactions 325-333 (2011).

Albert, Miriam, Lenné Espenschied and Grace M. Giesel. Exercise showcase. 12 Transactions 335-358 (2011).

Dunck, Shelley, Brian Krumm and Sharon Pocock. Teaching contract drafting using real contracts. 12 Transactions 359-376 (2011).

Fagan, Mark, Tamar Frankel, Eric J. Gouvin and Kathy Z. Heller. Upper-level courses: three exemplars. 12 Transactions 377-404 (2011).

### 38 TRANSPORTATION LAW JOURNAL, NO. 2. SUMMER, 2011.

Miller, Nicoal, Editor-in-Chief. Introduction. 38 Transp. L.J. unpaged (2011).

Feinstein, Brian D. and Ashley Allen. Student article. Community benefits agreements with transit agencies: neighborhood change along Boston's rail lines and a legal strategy for addressing gentrification. 38 Transp. L.J. 85-113 (2011).

Chen, Zhenhua. Is the policy window open for High-Speed Rail in the United States: a perspective from the multiple streams model of policymaking. 38 Transp. L.J. 115-144 (2011).

Morrison, Kurtis T. Note. Compensable property rights and visibility damages in public transportation infrastructure projects: ... (**Department of Transportation v. Marilyn Hickey Ministries**, 159 P.3d 111, 2007.) 38 Transp. L.J. 145-160 (2011).

## 79 UMKC LAW REVIEW, NO. 3, SPRING, 2011.

Magee, Rhonda V. Educating lawyers to meditate? 79 UMKC L. Rev. 535-593 (2011).

Katner, David R. Revising legal ethics in delinquency cases by consulting with juveniles' parents. 79 UMKC L. Rev. 595-632 (2011).

Anderson, José Felipé. Punitive damages vs. the death penalty: in search of a unified approach to jury discretion and due process of law. 79 UMKC L. Rev. 633-665 (2011).

Davis, Kirsten K. Legal forms as rhetorical transaction: competency in the context of information and efficiency. 79 UMKC L. Rev. 667-716 (2011).

Hoffman, Nicholas R. Comment. A Don Quixote tale of modern renewable energy: counties and municipalities fight to ban commercial wind power across the United States. (**Zimmerman v. Bd. Of Cnty. Comm'rs of Wabaunsee City**, 218 P.3d 400, 2009.) 79 UMKC L. Rev. 717-739 (2011).

Edelman, Alex. Note. Show-me no discrimination: the Missouri Non-Discrimination Act and expanding civil rights protections to sexual orientation or gender identity. 79 UMKC L. Rev. 741-756 (2011).

Griggs, Brian. Note. Homeless is not an address: states need to explore housing options for sex offenders. 79 UMKC L. Rev. 757-773 (2011).

Tankard, Frank. Note. Tough ain't enough: why district courts ignore tough-on-paper standards for a federal prisoner's right to a hearing and how specialty courts would fix the problem. (**Sinisterra v. United States**, 600 F.3d 900, 2010.) 79 UMKC L. Rev. 775-790 (2011).

VanDyke, Cory C. Note. Fields of dreams: the expectation and common reality of tax increment financing. 79 UMKC L. Rev. 791-809 (2011).

### 82 UNIVERSITY OF COLORADO LAW REVIEW, NOS. 3 & 4, SUMMER, 2011.

About the contributors. 82 U. Colo. L. Rev. unpaged (2011).

Blackmer, Kyle R., Editor-in-Chief. Foreword. 82 U. Colo. L. Rev. unpaged (2011).

Pizzi, William T. The need to overrule **Mapp v. Ohio**. 82 U. Colo. L. Rev. 679-738 (2011).

Carfield, Maggi. Participatory law and development: remapping the locus of authority. 82 U. Colo. L. Rev. 739-791 (2011).

Abramowicz, Sarah. Rethinking parental incarceration. 82 U. Colo. L. Rev. 793-875 (2011).

Farrelly, Jeremiah J. Comment. Denying formalism's apologists: reforming immigration law's CIMT analysis. 82 U. Colo. L. Rev. 877-920 (2011).

Martin, Logan. Comment. Dog damages: the case for expanding the available remedies for the owners of wrongfully killed pets in Colorado. 82 U. Colo. L. Rev. 921-957 (2011).

Page 34 September 9, 2011

Nation, Emily. Comment. Geographical indications: the international debate over intellectual property rights for local producers. 82 U. Colo. L. Rev. 959-1008 (2011).

## 13 UNIVERSITY OF PENNSYLVANIA JOURNAL OF BUSINESS LAW, NO. 3, SPRING, 2011.

Germain, Gregory. Due process in bankruptcy: are the new automatic dismissal rules constitutional? 13 U. Pa. J. Bus. L. 547-606 (2011).

Miller, Sandra K. Discounts and buyouts in minority investor LLC valuation disputes involving oppression or divorce. 13 U. Pa. J. Bus. L. 607-683 (2011).

Cavazos, Ann Marie. Beware of wooden nickels: the paradox of Florida's legislative overreaction in the wake of **Kelo**. 13 U. Pa. J. Bus. L. 685-721 (2011).

Hahn, David. The internal logic of assumption of executory contracts. 13 U. Pa. J. Bus. L. 723-750 (2011).

Bishara, Norman D. Fifty ways to leave your employer: relative enforcement of covenants not to compete, trends, and implications for employee mobility policy. 13 U. Pa. J. Bus. L. 751-795 (2011).

Rosenbaum, Jessica F. Comment. Exploiting dreams: H-1B visa fraud, its effects, and potential solutions. 13 U. Pa. J. Bus. L. 797-816 (2011).

Hedvat, Shannon H. Comment. A new age of pro-employer rights: are automatic assignments the standard? 13 U. Pa. J. Bus. L. 817-836 (2011).

## 42 UNIVERSITY OF TOLEDO LAW REVIEW, NO. 2, WINTER, 2011.

Tuomala, Jeffrey C. Nuremberg and the crime of abortion. 42 U. Tol. L. Rev. 283-394 (2011).

Ostler, Duane L. The forgotten constitutional spotlight: how viewing the ban on bills of attainder as a takings protection clarifies constitutional principles. 42 U. Tol. L. Rev. 395-428 (2011).

Geronimo, India. Deconstructing the marginalization of "underclass" students: disciplinary alternative education. 42 U. Tol. L. Rev. 429-465 (2011).

Tyrrell, Marianne and John C. Dernbach. The "Cash for Clunkers" program: a sustainability evaluation. 42 U. Tol. L. Rev. 467-492 (2011).

Browning, Brandi. Comment. At your service: an analysis of the remedies for service-animal providers and a suggestion for more effective recovery under existing tort law. 42 U. Tol. L. Rev. 493-523 (2011).

Mahboob, Aamir. Comment. The judicial-legislative war: employer intentional torts in Ohio. 42 U. Tol. L. Rev. 525-559 (2011).

Pangas, Cassia. Comment. Making the home more like a castle: why landlords should be held liable for co-tenant harassment. 42 U. Tol. L. Rev. 561-591 (2011).

## 64 VANDERBILT LAW REVIEW, NO. 4, MAY, 2011.

Brown, Eleanor Marie Lawrence. Visa as property, visa as collateral. 64 Vand. L. Rev. 1047-1105 (2011).

Burch, Elizabeth Chamblee. Optimal lead plaintiffs. 64 Vand. L. Rev. 1109-1192 (2011).

Snead, O. Carter. Memory and punishment. 64 Vand. L. Rev. 1195-1264 (2011).

Bowers, Michael G. Note. Implementing an online dispute resolution scheme: using domain name registration contracts to create a workable framework. 64 Vand. L. Rev. 1265-1309 (2011).

Haymore, Steven J. Note. Public(ly oriented) companies: B corporations and the Delaware stakeholder provision dilemma. 64 Vand. L. Rev. 1311-1346 (2011).

Hyatt, Seth M. Note. Text offenders: privacy, text messages, and the failure of the Title III minimization requirement. 64 Vand. L. Rev. 1347-1393 (2011).

## 51 VIRGINIA JOURNAL OF INTERNATIONAL LAW, NO. 4, SUMMER, 2011.

Chow, Daniel. Counterfeiting as an externality imposed by multinational companies on developing countries. 51 Va. J. Int'l L. 785-823 (2011).

Franck, Susan D. The ICSID effect? Considering potential variations in arbitration awards. 51 Va. J. Int'l L. 825-914 (2011).

Wuerth, Ingrid. Foreign official immunity determinations in U.S. courts: the case against the State Department. 51 Va. J. Int'l L. 915-976 (2011).

Paust, Jordan J. Nonstate actor participation in international law and the pretense of exclusion. 51 Va. J. Int'l L. 977-1004 (2011).

Potts, Jonathan B. Note. Stabilizing the role of umbrella clauses in bilateral investment treaties: intent, reliance, and internationalization. 51 Va. J. Int'l L. 1005-1045 (2011).

Siegmund, Erica. Note. Extraterritoriality and the unique analogy between multinational antitrust and securities fraud claims. 51 Va. J. Int'l L. 1047-1081 (2011).

Page 35 September 9, 2011

## 88 WASHINGTON UNIVERSITY LAW REVIEW, NO. 5, PP.1055-1363, 2011.

Birckhead, Tamar R. The "youngest profession": consent, autonomy, and prostituted children. 88 Wash. U. L. Rev. 1055-1115 (2011).

Knowles, Robert. A realist defense of the Alien Tort Statute. 88 Wash. U. L. Rev. 1117-1176 (2011).

Mulligan, Lumen N. Jurisdiction by cross-reference. 88 Wash. U. L. Rev. 1177-1246 (2011).

Grote, Paul A. Note. Purging contempt: eliminating the distinction between civil and criminal contempt. 88 Wash. U. L. Rev. 1247-1280 (2011).

Nordsieck, David W. Note. How the professional judgment standard could undermine the validity of sexually violent predator laws. 88 Wash. U. L. Rev. 1281-1308 (2011).

Reece, Jarrod D. Note. Revisiting class-based affirmative action in government contracting. 88 Wash. U. L. Rev. 1309-1352 (2011).

Kreder, Jennifer Anglim. Executive weapons to combat infection of the art market. 88 Wash. U. L. Rev. 1353-1363 (2011).

## 17 WIDENER LAW REVIEW, NO. 2, PP. 347-500, 2011.

Symposium: Health Law and the Elderly: Managing Risk at the End of Life. 17 Widener L. Rev. 347-500 (2011).

Pope, Thaddeus Mason. Health Law and the Elderly: Managing Risk at the End of Life: an introduction to the symposium. 17 Widener L. Rev. i-x (2011).

Reibman, Hon. Edward D. Speech: a perspective from the bench. 17 Widener L. Rev. 347-350 (2011).

Schwarz, Judith K. Death by voluntary dehydration: suicide of the right to refuse a life-prolonging measure? 17 Widener L. Rev. 351-361 (2011).

Pope, Thaddeus Mason and Lindsey E. Anderson. Voluntarily stopping eating and drinking: a legal treatment option at the end of life. 17 Widener L. Rev. 363-427 (2011).

Casey, Donna A. and David M. Walker. The clinical realities of advance directives. 17 Widener L. Rev. 429-442 (2011).

Cerminara, Kathy L. Hospice and health care reform: improving care at the end of life. 17 Widener L. Rev. 443-473 (2011).

Bomba, Dr. Patricia. Landmark legislation in New York affirms benefits of a two-step approach to advance care planning including MOLST: a model of shared, informed medical decision-making and honoring patient preferences for care at the end of life. 17 Widener L. Rev. 475-500 (2011).

### 19 WILLIAM & MARY BILL OF RIGHTS JOURNAL, NO. 4, MAY, 2011.

Symposium. Privacy, Democracy, and Elections. 19 Wm. & Mary Bill Rts. J. 857-1014 (2011).

Marchesi, Justin M., Editor-in-Chief. In memoriam: Joseph Paul Doyle. 19 Wm. & Mary Bill Rts. J. 857 (2011).

McGeveran, William. Mrs. McIntyre's persona: bringing privacy theory to election law. 19 Wm. & Mary Bill Rts. J. 859-883 (2011).

Epstein, Jeremy. Internet voting, security, and privacy. 19 Wm. & Mary Bill Rts. J. 885-906 (2011).

Rustin-Paschal, Nichole. Online behavioral advertising and deceptive campaign tactics: policy issues. 19 Wm. & Mary Bill Rts. J. 907-925 (2011).

Gardner, James A. Anonymity and democratic citizenship. 19 Wm. & Mary Bill Rts. J. 927-957 (2011).

Johnson, Deborah G., Priscilla M. Regan and Kent Wayland. Campaign disclosure, privacy and transparency. 19 Wm. & Mary Bill Rts. J. 959-982 (2011).

Briffault, Richard. Two challenges for campaign finance disclosure after **Citizens United** and **Doe v. Reed**. 19 Wm. & Mary Bill Rts. J. 983-1014 (2011).

2010 Brigham-Kanner Property Rights Conference. [Tribute to Carol Rose.] 19 Wm. & Mary Bill Rts. J. 1015-1060 (2011).

Ellickson, Robert C. The inevitable trend toward universally recognizable signals of property claims: an essay for Carol Rose. 19 Wm. & Mary Bill Rts. J. 1015-1032 (2011).

Purdy, Jedediah. A foxy hedgehog: the consistent perceptions of Carol Rose. 19 Wm. & Mary Bill Rts. J. 1033-1037 (2011).

Sharfstein, Daniel J. The backwards gesture: historical narratives in Carol Rose's property scholarship. 19 Wm. & Mary Bill Rts. J. 1039-1046 (2011).

Page 36 September 9, 2011

Smith, Henry E. Rose's human nature of property. 19 Wm. & Mary Bill Rts. J. 1047-1055 (2011).

Rose, Carol M. Response. 19 Wm. & Mary Bill Rts. J. 1057-1060 (2011).

Hough, Laura. Note. Finding equilibrium: exploring due process violations in the whistleblower provisions of the Fraud Enforcement and Recovery Act of 2009 19 Wm. & Mary Bill Rts. J. 1061-1089 (2011).

Puvak, Jonathan D. Note. Executive branch czars, who are they? Are they needed? Can Congress do anything about them? 19 Wm. & Mary Bill Rts. J. 1091-1117 (2011).

## 36 YALE JOURNAL OF INTERNATIONAL LAW, NO. 2, SUMMER, 2011.

Langer, Máximo and Joseph W. Doherty. Managerial judging goes international, but its promise remains unfulfilled: an empirical assessment of the ICTY reforms. 36 Yale J. Int'l L. 241-305 (2011).

Lobel, Jules. Fundamental norms, international law, and the extraterritorial Constitution. 36 Yale J. Int'l L. 307-369 (2011).

Varadarajan, Deepa. A trade secret approach to protecting traditional knowledge. 36 Yale J. Int'l L. 371-420 (2011).

Waxman, Matthew C. Cyber-attacks and the use of force: back to the future of Article 2(4). 36 Yale J. Int'l L. 421-459 (2011).

Mohan, Sharanya Sai. Note. The battle after the war: gender discrimination in property rights and post-conflict property restitution. 36 Yale J. Int'l L. 461-495 (2011).

Yoffie, Adam G. Comment. The Palestine problem: the search for statehood and the benefits of international law. 36 Yale J. Int'l L. 497-511 (2011).

Recent publications. 36 Yale J. Int'l L. 513-542 (2011).