

CURRENT INDEX TO LEGAL PERIODICALS

Marian Gould Gallagher Law Library
University of Washington

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

Key to Citations—October 7, 2011

Albany Law Journal of Science & Technology	21	Alb. L.J. Sci. & Tech., No. 3, Pp. 385-676, 2011.
American Journal of Law & Medicine	37	Am. J.L. & Med., Nos. 2 & 3, Pp. 203-467, 2011.
Buffalo Environmental Law Journal	18	Buff. Envtl. L.J., No. 1, Pp. 1-156, 2010-2011.
Campbell Law Review	33	Campbell L. Rev., No. 3, Pp. 501-740, 2011.
Cardozo Public Law, Policy, & Ethics Journal	9	Cardozo Pub. L. Pol'y & Ethics J., No. 2, Spring, 2011.
Columbia Journal of Law and Social Problems	44	Colum. J.L. & Soc. Probs., No. 4, Summer, 2011.
Connecticut Law Review	43	Conn. L. Rev., No. 4, May, 2011.
DePaul Law Review	60	DePaul L. Rev., No. 3, Spring, 2011.
Emory Law Journal	60	Emory L.J., No. 4, Pp. 797-1050, 2011.
Environmental Law Reporter News & Analysis	41	Envtl. L. Rep. News & Analysis, No. 6, June, 2011.
Family Law Quarterly	45	Fam. L.Q., No. 1, Spring, 2011.
First Amendment Law Review	9	First Amend. L. Rev., Spring, 2011.
Florida A&M University Law Review	6	Fla. A&M U. L. Rev., No. 1, Fall, 2010.
Florida Journal of International Law	23	Fla. J. Int'l L., No. 1, April, 2011.
Florida Law Review	63	Fla. L. Rev., No. 4, July, 2011.
Fordham Intellectual Property, Media & Entertainment Law Journal	21	Fordham Intell. Prop. Media & Ent. L.J., No. 3, Spring, 2011.
Georgetown Journal of Legal Ethics	23	Geo. J. Legal Ethics, No. 4, Fall, 2010.
Hamline Law Review	34	Hamline L. Rev., No. 2, Spring, 2011.
Harvard International Law Journal	52	Harv. Int'l L.J., No. 2, Summer, 2011.
Harvard Journal of Law & Gender	34	Harv. J.L. & Gender, No. 2, Summer, 2011.
Houston Journal of International Law	33	Hous. J. Int'l L., No. 2, Spring, 2011.
Indiana Law Journal	86	Ind. L.J., No. 4, Fall, 2011.
Journal of Business & Securities Law	11	J. Bus. & Sec. L., No. 2, Spring, 2011.
Journal of Maritime Law and Commerce	42	J. Mar. L. & Com., No. 2, April, 2011.
Law and Business Review of the Americas	17	Law & Bus. Rev. Am., No. 2, Spring, 2011.
Law and Contemporary Problems	74	Law & Contemp. Probs., No. 3, Summer, 2011.
Legal Reference Services Quarterly	30	Legal Ref. Serv. Q., Nos. 1-2, January-June, 2011.
Legal Studies Forum	35	Legal Stud. F., No. 2, Pp. 235-532, 2011.
Louisiana Law Review	71	La. L. Rev., No. 3, Spring, 2011.
Marquette Intellectual Property Law Review	15	Marq. Intell. Prop. L. Rev., No. 2, Summer, 2011.
Pace International Law Review	23	Pace Int'l L. Rev., No. 1, Winter, 2011.
Pacific Rim Law & Policy Journal	20	Pac. Rim L. & Pol'y J., No. 3, June, 2011.
Psychology, Public Policy, and Law	17	Psychol. Pub. Pol'y & L., No. 1, February, 2011.
Review of Litigation	30	Rev. Litig., No. 3, Spring, 2011.
Seattle University Law Review	34	Seattle U. L. Rev., No. 4, Summer, 2011.
South Carolina Law Review	*62	S.C. L. Rev., No. 3, Spring, 2011.
South Dakota Law Review	56	S.D. L. Rev., No. 2, Pp. 219-403, 2011.
Stanford Environmental Law Journal	30	Stan. Envtl. L.J., No. 2, June, 2011.
Suffolk University Law Review	44	Suffolk U. L. Rev., No. 2, Pp. 327-614, 2011.
Syracuse Journal of International Law and Commerce	38	Syracuse J. Int'l L. & Com., No. 2, Spring, 2011.
Texas Journal on Civil Liberties & Civil Rights	16	Tex. J. on C.L. & C.R., No. 2, Spring, 2011.
Texas Wesleyan Law Review	17	Tex. Wesleyan L. Rev., No. 3, Spring, 2011.
Thomas M. Cooley Journal of Practical and Clinical Law	12	T.M. Cooley J. Prac. & Clin. L., No. 3, Pp. 335-470, 2010.
UC Davis Business Law Journal	11	UC Davis Bus. L.J., No. 2, Spring, 2011.
UC Davis Journal of International Law and Policy	17	UC Davis J. Int'l L. & Pol'y, No. 1, Fall, 2010.
University of Louisville Law Review	49	U. Louisville L. Rev., No. 2, Winter, 2010.
University of Miami Inter-American Law Review	42	U. Miami Inter-Am. L. Rev., No. 1, Fall, 2010.
University of Miami International and Comparative Law Review	18	U. Miami Int'l & Comp. L. Rev., No. 1, Fall, 2010.
University of Richmond Law Review	45	U. Rich. L. Rev., No. 4, May, 2011.
University of San Francisco Maritime Law Journal	**23	U.S.F. Mar. L.J., No. 2, Pp. 206-378, 2010-11.
UNLV Gaming Law Journal	2	UNLV Gaming L.J., No. 1, Spring, 2011.
Vanderbilt Journal of Entertainment and Technology Law	13	Vand. J. Ent. & Tech. L., No. 3, Spring, 2011.

CURRENT INDEX TO LEGAL PERIODICALS

Page 2
October 7, 2011

Virginia Law Review 97 Va. L. Rev., No. 4, June, 2011.
Washington University Jurisprudence Review 3 Wash. U. Jur. Rev., Pp. 1-194, 2010.

* A portion of this issue comprises the Annual Fourth Circuit Survey.

** A portion of this issue comprises the Ninth Circuit Survey.

ADMINISTRATIVE LAW

Brudzinski, Walter J. Coast Guard administrative proceedings in drug cases resemble the civil law tradition. 42 J. Mar. L. & Com. 159-183 (2011).

The (Not So) New Executive Order on Regulatory Review, and What to Expect. Roger Martella, moderator; Gary D. Bass, Susan Dudley, Michael L. Goo and Sally Katzen, panelists. 41 Env'tl. L. Rep. News & Analysis 10505-10519 (2011).

ADMIRALTY

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

Journal of Maritime Law and Commerce
University of San Francisco Maritime Law Journal

Galligan, Thomas C., Jr. Death at sea: a sad tale of disaster, injustice, and unnecessary risk. 71 La. L. Rev. 787-817 (2011).

Martin, Patrick H. The BP spill and the meaning of "gross negligence or willful misconduct." 71 La. L. Rev. 957-1028 (2011).

Mullenix, Linda S. Prometheus unbound: the Gulf Coast Claims Facility as a means for resolving mass tort claims—a fund too far. 71 La. L. Rev. 819-916 (2011).

Murchison, Kenneth M. Liability under the Oil Pollution Act: current law and needed revisions. 71 La. L. Rev. 917-956 (2011).

Novak, Susan N. Note. Florida's forgotten ports: will the small ports of Florida survive the rise of the condo? 23 Fla. J. Int'l L. 103-123 (2011).

AGENCY

Doré, Matthew G. What, me worry? Tort liability risks for participants in LLCs. 11 UC Davis Bus. L.J. 267-324 (2011).

AGRICULTURE LAW

De Schutter, Olivier. The green rush: the global race for farmland and the rights of land users. 52 Harv. Int'l L.J. 503-559 (2011).

AIR AND SPACE LAW

Forero-Niño, Lina. Casenote. Mexicana Airlines, one of the world's oldest airlines, files for bankruptcy protection in Mexico and the United States and suspends flights until further notice. 17 Law & Bus. Rev. Am. 361-374 (2011).

ARTS AND ENTERTAINMENT

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

Legal Studies Forum
Vanderbilt Journal of Entertainment and Technology Law

Black, Keith. Note. Technical knockout: how mixed martial arts will change copyright enforcement on the Web. 21 Fordham Intell. Prop. Media & Ent. L.J. 739-787 (2011).

Corriher, J. Graham. Note. Speaking briefly: the First Amendment & historic preservation. 9 First Amend. L. Rev. 602-642 (2011).

DeWeese, Julie. Casenote. Legislating against copyright infringement across borders: an examination of Canada's efforts to keep pace with technology. (**Soc'y of Composers, Authors, & Music Publishers of Can. v. Can. Ass'n of Internet Providers**, [2004] 2 S.C.R. 427 (Can.)) 17 Law & Bus. Rev. Am. 347-359 (2011).

Lipton, Jacqueline D. Moral rights and supernatural fiction: authorial dignity and the new moral rights agendas. 21 Fordham Intell. Prop. Media & Ent. L.J. 537-580 (2011).

BANKING AND FINANCE

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

University of Richmond Law Review

Fach Gómez, Katia. Latin America and ICSID: David versus Goliath? 17 Law & Bus. Rev. Am. 195-230 (2011).

Hawkins, Jim. Regulating on the fringe: reexamining the link between fringe banking and financial distress. 86 Ind. L.J. 1361-1408 (2011).

Jacobs, Brian W. Comment. Using intellectual property to secure financing after the worst financial crisis since the Great Depression. 15 Marq. Intell. Prop. L. Rev. 449-463 (2011).

Jeong, Young-Cheol. Legal compliance and Korea's financial services market: a strategic approach. 20 Pac. Rim L. & Pol'y J. 483-527 (2011).

Johnson, Simon. Has the time for large gaming property involved REITs finally arrived?: a review of the potential for REIT investment in destination gaming resort properties. 2 UNLV Gaming L.J. 47-87 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3
October 7, 2011

LaForge, Clayton D. Comment. The silver lining in the red giant: China's residential mortgage laws promote temperance among the surging middle class. 45 U. Rich. L. Rev. 1231-1253 (2011).

Lubben, Stephen J. Financial institutions in bankruptcy. 34 Seattle U. L. Rev. 1259-1278 (2011).

McDonnell, Brett H. Of Mises and Min(sky): libertarian and liberal responses to financial crises past and present. 34 Seattle U. L. Rev. 1279-1316 (2011).

Sharma, Seema G. Over-the-counter derivatives: a new era of financial regulation. 17 Law & Bus. Rev. Am. 279-315 (2011).

Thompson, Shelley. Note. 80 simple rules: the effective and sustainable 2009 Rwandan microfinance regulations. 38 Syracuse J. Int'l L. & Com. 415-443 (2011).

Zambão, Bianca. Brazil's launch of lender environmental liability as a tool to manage environmental impacts. 18 U. Miami Int'l & Comp. L. Rev. 47-103 (2010).

Allen Chair Issue 2011. Emerging from the Great Recession. Preface and acknowledgements by Meagan J. Thomasson; articles by Timothy M. Kaine, Thomas M. Arnold, Jerry L. Stevens, Hon. Samuel L. Bufford, Edward J. Estrada and Hollace T. Cohen. 45 U. Rich. L. Rev. 1037-1229 (2011).

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

BANKRUPTCY LAW

Bufford, Hon. Samuel L. The Chapter 13 alternative: a legislative solution to undersecured home mortgages. 45 U. Rich. L. Rev. 1091-1110 (2011).

Coe, Cory. Student article. Holding debtors' freedom for ransom? (**Ransom v. FIA Card Services, N.A.**, 131 S. Ct. 716, 2011.) 11 J. Bus. & Sec. L. 161-197 (2011).

Cohen, Hollace T. Orderly liquidation authority: a new insolvency regime to address systemic risk. 45 U. Rich. L. Rev. 1143-1229 (2011).

Crowne, Emir Aly and students Andrew Black & S. Alex Constantin. Not out of the (Fox) woods yet: Indian gaming and the Bankruptcy Code. 2 UNLV Gaming L.J. 25-45 (2011).

Estrada, Edward J. The immediate and lasting impacts of the 2008 economic collapse—Lehman Brothers, General Motors, and the secured credit markets. 45 U. Rich. L. Rev. 1111-1142 (2011).

Forero-Niño, Lina. Casenote. Mexicana Airlines, one of the world's oldest airlines, files for bankruptcy protection in Mexico and the United States and suspends flights until further notice. 17 Law & Bus. Rev. Am. 361-374 (2011).

Harner, Michelle M. and Jamie Marincic. Behind closed doors: the influence of creditors in business reorganizations. 34 Seattle U. L. Rev. 1155-1217 (2011).

Korres, Kimon. Note. Bankrupting bankruptcy: circumventing Chapter 11 protections through manipulation of the business justification standard in § 363 asset sales, and a refined standard to safeguard against abuse. 63 Fla. L. Rev. 959-983 (2011).

Lubben, Stephen J. Financial institutions in bankruptcy. 34 Seattle U. L. Rev. 1259-1278 (2011).

BIOGRAPHY

Niño, Leslie M. Keeping it clean: Richard H. Bryan and Nevada gaming. 2 UNLV Gaming L.J. 89-106 (2011).

Urofsky, Melvin I. **Brandeis Lecture**. Louis D. Brandeis and his clerks. 49 U. Louisville L. Rev. 163-183 (2010).

CIVIL LAW

Brudzinski, Walter J. Coast Guard administrative proceedings in drug cases resemble the civil law tradition. 42 J. Mar. L. & Com. 159-183 (2011).

CIVIL RIGHTS AND DISCRIMINATION

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Texas Journal on Civil Liberties & Civil Rights

Audilet, Justin. Note. Stagnant magnet schools — an un-compelling use of race-conscious policy. 6 Fla. A&M U. L. Rev. 163-183 (2010).

Barnes, Mario L. and Erwin Chemerinsky. The once and future equal protection doctrine? 43 Conn. L. Rev. 1059-1088 (2011).

Fishkin, Joseph. Equal citizenship and the individual right to vote. 86 Ind. L.J. 1289-1360 (2011).

Menon, Yamuna. Note. The intersex community and the Americans with Disabilities Act. 43 Conn. L. Rev. 1221-1251 (2011).

COMMERCIAL LAW

Jacobs, Brian W. Comment. Using intellectual property to secure financing after the worst financial crisis since the Great Depression. 15 Marq. Intell. Prop. L. Rev. 449-463 (2011).

Zeller, Bruno. Penalty clauses: are they governed by the CISG? 23 Pace Int'l L. Rev. 1-14 (2011).

COMMUNICATIONS LAW

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

Alderman, Jesse Harlan. Police privacy in the iPhone era?: the need for safeguards in state wiretapping statutes to preserve the civilian's right to record public police activity. 9 First Amend. L. Rev. 487-545 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 4
October 7, 2011

- Balleste, Roy. Persuasions and exhortations: acknowledging Internet governance and human dignity for all. 38 *Syracuse J. Int'l L. & Com.* 227-256 (2011).
- Bunker, Matthew D., Drew E. Shenkman and Charles D. Tobin. Not that there's anything wrong with that: imputations of homosexuality and the normative structure of defamation law. 21 *Fordham Intell. Prop. Media & Ent. L.J.* 581-609 (2011).
- Chance, Sandra F. and Christina M. Locke. When even the truth isn't good enough: judicial inconsistency in false light cases threatens free speech. 9 *First Amend. L. Rev.* 546-571 (2011).
- Gregory, Lauren M. Note. Hot off the presses: how traditional newspaper journalism can help reinvent the "hot news" misappropriation tort in the Internet age. 13 *Vand. J. Ent. & Tech. L.* 577-615 (2011).
- Kattan, Ilana R. Note. Cloudy privacy protections: why the Stored Communications Act fails to protect the privacy of communications stored in the cloud. 13 *Vand. J. Ent. & Tech. L.* 617-656 (2011).
- Livingston, Jared S. Comment. Invasion contracts: the privacy implications of terms of use agreements in the online social media setting. 21 *Alb. L.J. Sci. & Tech.* 591-636 (2011).
- McIntyre, Joshua J. Comment. Balancing expectations of online privacy: why Internet protocol (IP) addresses should be protected as personally identifiable information. 60 *DePaul L. Rev.* 895-936 (2011).
- Oliver, Wesley MacNeil. America's first wiretapping controversy in context and as context. 34 *Hamline L. Rev.* 205-261 (2011).
- Shanahan, Colin E. Comment. ACTA fool or: how rights holders learned to stop worrying and love 512's subpoena provisions. 15 *Marq. Intell. Prop. L. Rev.* 465-484 (2011).
- Marketing Health: The Growing Role of Commercial Speech Doctrine in FDA Regulation. Articles by Joanna K. Sax, Aaron S. Kesselheim, Margaret Gilhooly, Kate Greenwood, David Orentlicher, Coleen Klasmeier, Martin H. Redish, Christopher T. Robertson and Nathan Cortez; notes by Amy E. Todd and Lia Mulligan. 37 *Am. J.L. & Med.* 203-467 (2011).
- (For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)
- ### COMPARATIVE AND FOREIGN LAW
- For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Law and Business Review of the Americas
Pace International Law Review
Pacific Rim Law & Policy Journal
University of Miami Inter-American Law Review
University of Miami International and Comparative Law Review
- Afsharipour, Afra. Directors as trustees of the nation? India's corporate governance and corporate social responsibility reform efforts. 34 *Seattle U. L. Rev.* 995-1024 (2011).
- Boonstra, Flynn. Note. Leading by example: a comparison of New Zealand's and the United States' invasive species policies. 43 *Conn. L. Rev.* 1185-1219 (2011).
- Cárdenas García, Julián. Rebalancing oil contracts in Venezuela. 33 *Hous. J. Int'l L.* 235-302 (2011).
- Chatham, Robert P. Defense of nationals abroad: the legitimacy of Russia's invasion of Georgia. 23 *Fla. J. Int'l L.* 75-102 (2011).
- Erdman, Joanna N. Access to information on safe abortion: a harm reduction and human rights approach. 34 *Harv. J.L. & Gender* 413-462 (2011).
- Gendreau, Ysolde. Canada and the three-step test: a step in which direction? 15 *Marq. Intell. Prop. L. Rev.* 309-323 (2011).
- Griffin, Ronald C. Ghana journey: private investment, public funding, and domestic reform. 6 *Fla. A&M U. L. Rev.* 109-133 (2010).
- Grunstein, Miriam. Unitized we stand, divided we fail: a Mexican response to Karla Urdaneta's analysis of transboundary petroleum reservoirs in the deep waters of the Gulf of Mexico. 33 *Hous. J. Int'l L.* 345-367 (2011).
- Gupta, Priya S. Ending finders, keepers: the use of title insurance to alleviate uncertainty in land holdings in India. 17 *UC Davis J. Int'l L. & Pol'y* 63-109 (2010).
- Hoover, Dalila. Coercion will not protect trademark owners in China, but an understanding of China's culture will: a lesson the United States has to learn. 15 *Marq. Intell. Prop. L. Rev.* 325-355 (2011).
- LaForge, Clayton D. Comment. The silver lining in the red giant: China's residential mortgage laws promote temperance among the surging middle class. 45 *U. Rich. L. Rev.* 1231-1253 (2011).
- Persad, Xavier B. Lutchmie. Note. Homosexuality & death: a legal analysis of Uganda's proposed anti-homosexuality bill. 6 *Fla. A&M U. L. Rev.* 135-162 (2010).
- Riel, Bradley D. Reformation of the UK judiciary and its effect on patent litigation. 21 *Alb. L.J. Sci. & Tech.* 445-492 (2011).
- Silva, Mario. Island in distress: state failure in Haiti. 23 *Fla. J. Int'l L.* 49-73 (2011).
- Stiggelbout, Mark. The recognition in England and Wales of United States judgments in class actions. 52 *Harv. Int'l L.J.* 433-501 (2011).
- Stransky, Steven G. The Nuclear Nonproliferation Treaty and Pakistan: interpreting nuclear security assistance prohibitions. 23 *Fla. J. Int'l L.* 1-47 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 5
October 7, 2011

Streich, Michael E. Comment. Green Energy and Green Economy Act, 2009: a “fit”—ing policy for North America? 33 *Hous. J. Int’l L.* 419-452 (2011).

Volcansek, Mary L. Judicial elections and American exceptionalism: a comparative perspective. 60 *DePaul L. Rev.* 805-820 (2011).

Yefet, Karin Carmit. The Constitution and female-initiated divorce in Pakistan: Western liberalism in Islamic garb. 34 *Harv. J.L. & Gender* 553-615 (2011).

CONFLICT OF LAWS

Baker, John and Agustín Parise. Conflicts in international tort litigation between U.S. and Latin American courts. 42 *U. Miami Inter-Am. L. Rev.* 1-46 (2010).

Hackney, Ryan. If a helicopter hits an offshore platform and crashes at sea, where do you bury the survivors? 42 *J. Mar. L. & Com.* 231-254 (2011).

Schanerman, Nanci. Note. Comity: another nail in the coffin of institutional homophobia. 42 *U. Miami Inter-Am. L. Rev.* 145-173 (2010).

Stephenson, Austin. Comment. Narrowing a federal rule to resolve an **Erie** situation: Rule 50 and state no-waiver laws. 60 *DePaul L. Rev.* 937-969 (2011).

Stiggelbout, Mark. The recognition in England and Wales of United States judgments in class actions. 52 *Harv. Int’l L.J.* 433-501 (2011).

CONSTITUTIONAL LAW, GENERALLY

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

Aft, Adam and Daniel Sacks. Mauritius: an example of the role of constitutions in development. 18 *U. Miami Int’l & Comp. L. Rev.* 105-136 (2010).

Frohnen, Bruce P. Is constitutionalism liberal? 33 *Campbell L. Rev.* 529-558 (2011).

Homeyer, Kirk D. Note. Can a state seize an Internet gambling website’s domain name? An analysis of the **Kentucky Case**. (**Kentucky v. Interactive Media Entm’t and Gaming Ass’n, Inc., et al.**, 306 S.W.3d 32, 2010.) 2 *UNLV Gaming L.J.* 107-131 (2011).

Hunter, Jonathan P. Note. Miscarriage of justice: appellate review of unreserved constitutional objections to the admission of evidence in Massachusetts. 44 *Suffolk U. L. Rev.* 525-543 (2011).

Marcantel, Jonathan A. The corporation as a “real” constitutional person. 11 *UC Davis Bus. L.J.* 221-265 (2011).

Mathews, Jud and Alec Stone Sweet. All things in proportion? American rights review and the problem of balancing. 60 *Emory L.J.* 797-875 (2011).

Mohan, Kerry. Delegated decree authority in contemporary South America: comparative study of the radical left and their threat to the rule of law. 17 *Law & Bus. Rev. Am.* 231-278 (2011).

Smith, Priscilla J. Give Justice Ginsburg what she wants: using sex equality arguments to demand examination of the legitimacy of state interests in abortion regulation. 34 *Harv. J.L. & Gender* 377-412 (2011).

Stewart, Nadia. Note. Adoption by same-sex couples and the use of the representation reinforcement theory to protect the rights of children. 17 *Tex. Wesleyan L. Rev.* 347-369 (2011).

Stinneford, John F. Rethinking proportionality under the Cruel and Unusual Punishments Clause. 97 *Va. L. Rev.* 899-978 (2011).

Stokes, Alexis Brown. An apple a day keeps shareholder suits at bay: an examination of a corporate officer’s legal duty to disclose health problems to shareholders. 17 *Tex. Wesleyan L. Rev.* 303-324 (2011).

Walston, Jeanette E. Comment. Do non-discriminatory peremptory strikes really exist, or is a juror’s right to sit on a jury denied when the court allows the use of peremptory strikes? 17 *Tex. Wesleyan L. Rev.* 371-390 (2011).

Whittemore, Mary Elizabeth. Comment. The problem of enforcing nature’s rights under Ecuador’s Constitution: why the 2008 environmental amendments have no bite. 20 *Pac. Rim L. & Pol’y J.* 659-691 (2011).

Symposium. Is Our Constitutional Order Broken? Structural and Doctrinal Questions in Constitutional Law. Editor’s letter by Daniel E. Goren; keynote address by Sanford Levinson; articles by Josh Chafetz, Aaron-Andrew P. Bruhl, Mario L. Barnes, Erwin Chemerinsky, Gerard N. Magliocca, Jeremy Paul, Jack M. Beermann, Jeffrey W. Ladewig and Luis Fuentes-Rohwer. 43 *Conn. L. Rev.* 985-1184 (2011).

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

Symposium—The Massachusetts Constitution of 1780. Foreword by Justice John M. Greaney; articles by Chief Justice Herbert P. Wilkins, D. Christopher Dearborn and Arthur Leavens. 44 *Suffolk U. L. Rev.* 327-454 (2011).

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

CONSUMER PROTECTION LAW

Hawkins, Jim. Regulating on the fringe: reexamining the link between fringe banking and financial distress. 86 *Ind. L.J.* 1361-1408 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6

October 7, 2011

Pinson, Chad M. and David M. Hunt. Consumer class actions:
Texas trends. 30 Rev. Litig. 475-533 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 7
October 7, 2011

CONTRACTS

Dodge, Jaime. The limits of procedural private ordering. 97 Va. L. Rev. 723-799 (2011).

CORPORATIONS

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Seattle University Law Review
UC Davis Business Law Journal

Beardslee, Micjhele DeStefano. Advocacy in the court of public opinion, installment two: how far should corporate attorneys go? 23 Geo. J. Legal Ethics 1119-1196 (2010).

Dylla, Joseph M. A case for the adoption of the Revised Uniform Limited Liability Company Act in South Dakota. 56 S.D. L. Rev. 285-315 (2011).

Ghafele, Roya and Angus Mercer. 'Not starting in sixth gear': an assessment of the U.N. Global Compact's use of soft law as a global governance structure for corporate social responsibility. 17 UC Davis J. Int'l L. & Pol'y 41-61 (2010).

Jeong, Young-Cheol. Legal compliance and Korea's financial services market: a strategic approach. 20 Pac. Rim L. & Pol'y J. 483-527 (2011).

Kim, Jongho. Corporate restructuring through spin-off reorganization plan: a Korean case study. 23 Pace Int'l L. Rev. 41-91 (2011).

Murphy, Ellie J. Student article. **Kirksey v. Grohmann**: LLC dissolution is proper when member deadlock leaves no meaningful way to move forward. (**Kirksey v. Grohmann**, 754 N.W.2d 825, 2008.) 56 S.D. L. Rev. 380-403 (2011).

Stokes, Alexis Brown. An apple a day keeps shareholder suits at bay: an examination of a corporate officer's legal duty to disclose health problems to shareholders. 17 Tex. Wesleyan L. Rev. 303-324 (2011).

Berle II. The Second Annual Symposium of the Adolf A. Berle, Jr. Center on Corporations, Law & Society. Foreword by Beatrice Berle Meyerson; articles by Afra Afsaripour, Yuri Biondi, Lissa Lamkin Broome, John M. Conley, Kimberly D. Krawiec, John W. Cioffi, Gerald F. Davis, Ross B. Emmett, Michelle M. Harner, Jamie Marincic, Allan C. Hutchinson, Stephen J. Lubben, Brett H. McDonnell, Charles R.T. O'Kelley, Antony Page, Robert A. Katz, Malcolm Rutherford, Marc Schneiberg, Nicola Faith Sharpe, Fenner Stewart, Jr., Celia R. Taylor and Robert Van Horn. 34 Seattle U. L. Rev. 993-1544 (2011).

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

COURTS

Beighley, George C., Jr. The Court of Appeals for the Federal Circuit: has it fulfilled congressional expectations? 21 Fordham Intell. Prop. Media & Ent. L.J. 671-738 (2011).

Guenaga, Amaia. Note. Improving the odds: changing the perception of problem gambling and supporting the growth of problem gambling courts. 2 UNLV Gaming L.J. 133-154 (2011).

Kuenyehia, Judge Akua. The International Criminal Court: challenges and prospects, annual lecture on human rights and global justice, Center for International Law and Justice, Appeals Division, International Criminal Court. 6 Fla. A&M U. L. Rev. 89-108 (2010).

Murray, Colin R.G. The ripple effect: Guantánamo Bay in the United Kingdom's courts. 23 Pace Int'l L. Rev. 15-40 (2011).

Riel, Bradley D. Reformation of the UK judiciary and its effect on patent litigation. 21 Alb. L.J. Sci. & Tech. 445-492 (2011).

CRIMINAL LAW AND PROCEDURE

Alderman, Jesse Harlan. Police privacy in the iPhone era?: the need for safeguards in state wiretapping statutes to preserve the civilian's right to record public police activity. 9 First Amend. L. Rev. 487-545 (2011).

Brock, Beau James. Leviathan menacing the Gulf Coast: catastrophic consequences may imperil the rule of law. 18 Buff. Envtl. L.J. 131-156 (2010-2011).

Chalos, Michael G. and Wayne A. Parker. The criminalization of maritime accidents and MARPOL violations in the United States. 23 U.S.F. Mar. L.J. 206-238 (2010-11).

Chin, William Y. Diversity in the age of terror: how racial and ethnic diversity in the U.S. intelligence community enhances national security. 6 Fla. A&M U. L. Rev. 49-88 (2010).

Cooper, Tanya Asim. Sacrificing the child to convict the defendant: secondary traumatization of child witnesses by prosecutors, their inherent conflict of interest, and the need for child witness counsel. 9 Cardozo Pub. L. Pol'y & Ethics J. 239-286 (2011).

Flowe, Heather D., Amrita Mehta and Ebbe B. Ebbesen. The role of eyewitness identification evidence in felony case dispositions. 17 Psychol. Pub. Pol'y & L. 140-159 (2011).

Gilmore, Harvey. This is not a symposium on how to commit fraud- but, if it were... 11 J. Bus. & Sec. L. 199-223 (2011).

Guenaga, Amaia. Note. Improving the odds: changing the perception of problem gambling and supporting the growth of problem gambling courts. 2 UNLV Gaming L.J. 133-154 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8
October 7, 2011

- Haskos, Steven Nicholas. Comment. An argument for the deletion of the crime of aggression from the Rome Statute of the International Criminal Court. 23 *Pace Int'l L. Rev.* 249-268 (2011).
- Huss, Stacy R. Student article. **Melendez-Diaz v. Massachusetts**: testing the adaptation of the Confrontation Clause to neutral analysts and developing technology. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 56 *S.D. L. Rev.* 316-350 (2011).
- Jeong, Young-Cheol. Legal compliance and Korea's financial services market: a strategic approach. 20 *Pac. Rim L. & Pol'y J.* 483-527 (2011).
- Kuenyehia, Judge Akua. The International Criminal Court: challenges and prospects, annual lecture on human rights and global justice, Center for International Law and Justice, Appeals Division, International Criminal Court. 6 *Fla. A&M U. L. Rev.* 89-108 (2010).
- Lebowitz, Michael J. "Terrorist speech": detained propagandists and the issue of extraterritorial application of the First Amendment. 9 *First Amend. L. Rev.* 573-601 (2011).
- McGuire, Cate. Note. An unrealistic burden: crimes involving moral turpitude and **Silva-Trevino's** realistic probability test. (**Matter of Silva-Trevino**, 24 I. & N. Dec. 687, 2008.) 30 *Rev. Litig.* 607-638 (2011).
- Morril, Gregory D. Note. Prosecutorial investigations using grand jury reports: due process and political accountability concerns. 44 *Colum. J.L. & Soc. Probs.* 483-512 (2011).
- Mullett, Megan A. Note. Fulfilling the promise of **Payne**: creating participatory opportunities for survivors in capital cases. 86 *Ind. L.J.* 1617-1647 (2011).
- Nielsen, Elizabeth. State responsibility for terrorist groups. 17 *UC Davis J. Int'l L. & Pol'y* 151-191 (2010).
- Odoyo, Susan Gainey. The effects of U.S. anti-terrorist laws on international business and trade. 38 *Syracuse J. Int'l L. & Com.* 257-294 (2011).
- O'Malley, Brady J. Note. **Graham v. Florida** and the role of international sources in Eighth Amendment jurisprudence. (**Graham v. Florida**, 130 S. Ct. 2011, 2010.) 38 *Syracuse J. Int'l L. & Com.* 377-414 (2011).
- Parsons, Ronald A., Jr. Being there: constructive denial of counsel at a competency hearing as structural error under the Sixth Amendment. 56 *S.D. L. Rev.* 238-255 (2011).
- Pirelli, Gianni, William H. Gottdiener and Patricia A. Zapf. A meta-analytic review of competency to stand trial research. 17 *Psychol. Pub. Pol'y & L.* 1-53 (2011).
- Podgor, Ellen S. 100 years of white collar crime in "Twitter." 30 *Rev. Litig.* 535-558 (2011).
- Prakash, Priyanka. Comment. To plea or not to plea: the benefits of establishing an institutionalized plea bargaining system in Japan. 20 *Pac. Rim L. & Pol'y J.* 607-633 (2011).
- Shapiro, Justin B. Note. What are they smoking?! Mexico's decriminalization of small-scale drug possession in the wake of a law enforcement failure. 42 *U. Miami Inter-Am. L. Rev.* 115-144 (2010).
- Sher, Elizabeth M. Comment. Death penalty sentencing in Japan under the lay assessor system: avoiding the avoidable through unanimity. 20 *Pac. Rim L. & Pol'y J.* 635-658 (2011).
- Stebly, Nancy K., Jennifer E. Dysart and Gary L. Wells. Seventy-two tests of the sequential lineup superiority effect: a meta-analysis and policy discussion. 17 *Psychol. Pub. Pol'y & L.* 99-139 (2011).
- Vann, Lindsey S. Comment. History repeats itself: the post-**Furman** return to arbitrariness in capital punishment. 45 *U. Rich. L. Rev.* 1255-1288 (2011).
- Walston, Jeanette E. Comment. Do non-discriminatory peremptory strikes really exist, or is a juror's right to sit on a jury denied when the court allows the use of peremptory strikes? 17 *Tex. Wesleyan L. Rev.* 371-390 (2011).
- Proceedings of the 2010 Midwest Securities Law Institute Symposium. Elliott Spoon, moderator; Hugh Makens, John Walsh, William Alsover, Martin Dunn, Patrick Daugherty, Mark Metz, Robert Hudson, Steven Klawans, Joseph E. Papelian, Clarence L. Pozza, David DuMouchel, Richard Zuckerman and Nils Kessler, panelists. 11 *J. Bus. & Sec. L.* 225-360 (2011).

DISPUTE RESOLUTION

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

Corapi, Jeremy. Note. Huddle up: using mediation to help settle the National Football League labor dispute. 21 *Fordham Intell. Prop. Media & Ent. L.J.* 789-838 (2011).

Fach Gómez, Katia. Latin America and ICSID: David versus Goliath? 17 *Law & Bus. Rev. Am.* 195-230 (2011).

Morena-Paredes, Euyelit Adriana. Note. *El arbitraje de inversiones en América del Sur: propuesta de creación de un centro alternativo de arbitraje de la estructura internacional de la Unión de Naciones Suramericanas*. 42 *U. Miami Inter-Am. L. Rev.* 175-195 (2010).

Mosten, Forrest S. Confidential mini child-custody evaluations: another ADR option. 45 *Fam. L.Q.* 119-132 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9
October 7, 2011

See You Out of Court? The Role of ADR in Healthcare. Foreword by Orna Rabinovich-Einy; articles by Carrie Menkel-Meadow, Ethan Katsh, Norman Sondheimer, Prashila Dullabh, Samuel Stromberg, David M. Studdert, Allen Kachalia, Joshua A. Salomon, Michelle M. Mello, Mirya Holman, Neil Vidmar, Paul Lee, Carol B. Liebman, Michal Alberstein, Nadav Davidovitch, Nancy Neveloff Dubler, Mordehai (Moti) Mironi and Orna Rabinovich-Einy. 74 *Law & Contemp. Probs.* 1-278 (2011).

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

DOMESTIC RELATIONS

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

Anderson, Linda S. Just because *you don't* want kids doesn't mean *I* can't have them: how clarifying definitions of "parent" and "procreate" can prevent the indefinite storage of cryopreserved embryos. 49 *U. Louisville L. Rev.* 231-266 (2010).

Church, Christine Zellar. The Servicemembers Civil Relief Act: protecting victims of domestic violence in protection order cases involving the military. 12 *T.M. Cooley J. Prac. & Clin. L.* 335-379 (2010).

Jain, Niji. Comment. Engendering fairness in domestic violence arrests: improving police accountability through the Equal Protection Clause. 60 *Emory L.J.* 1011-1049 (2011).

Lamprecht, Rebecca S. Student article. Advancing the best interests of the child: why South Dakota should strengthen its rebuttable presumption against awarding custody to abusive parents. 56 *S.D. L. Rev.* 351-379 (2011).

McCauley, Matthew J. Comment. Divorce and the welfare of the child in Japan. 20 *Pac. Rim L. & Pol'y J.* 589-606 (2011).

Milstein, Daniel. Note. 'Til death do us file joint income tax returns (unless we're gay). 9 *Cardozo Pub. L. Pol'y & Ethics J.* 451-485 (2011).

Mitgang, Melissa. Childhood obesity and state intervention: an examination of the health risks of pediatric obesity and when they justify state involvement. 44 *Colum. J.L. & Soc. Probs.* 553-587 (2011).

Olivares, Mariela. A final obstacle: barriers to divorce for immigrant victims of domestic violence in the United States. 34 *Hamline L. Rev.* 149-204 (2011).

Schueler, Maddie. Note. A fertile ground for legislation: proposing a Kentucky statute requiring advance directives for couples undergoing *in vitro* fertilization. 49 *U. Louisville L. Rev.* 267-289 (2010).

ShIPLEY, Megan. Note. Reviled mothers: custody modification cases involving domestic violence. 86 *Ind. L.J.* 1587-1615 (2011).

Stewart, Nadia. Note. Adoption by same-sex couples and the use of the representation reinforcement theory to protect the rights of children. 17 *Tex. Wesleyan L. Rev.* 347-369 (2011).

Tanase, Takao. Divorce and the best interest of the child: disputes over visitation and the Japanese family courts. [Translated by Matthew J. McCauley.] 20 *Pac. Rim L. & Pol'y J.* 563-588 (2011).

Ventry, Dennis J., Jr. Saving **Seaborn**: ownership not marriage as the basis of family taxation. 86 *Ind. L.J.* 1459-1526 (2011).

Yefet, Karin Carmit. The Constitution and female-initiated divorce in Pakistan: Western liberalism in Islamic garb. 34 *Harv. J.L. & Gender* 553-615 (2011).

Symposium on Ethical Issues and Trends in Family Law. Memorial by Debra H. Lehrmann; introduction by Robert J. Levy; articles by Stephen G. Dennis, Alan C. Eidsness, Lisa T. Spencer, Kevin McGrath, Richard W. Painter, John J. Sampson and Forrest S. Mosten. 45 *Fam. L.Q.* 1-132 (2011).

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

ECONOMICS

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

Biondi, Yuri. The problem of social income: the entity view of the cathedral. 34 *Seattle U. L. Rev.* 1025-1047 (2011).

Griffin, Ronald C. Ghana journey: private investment, public funding, and domestic reform. 6 *Fla. A&M U. L. Rev.* 109-133 (2010).

LaForge, Clayton D. Comment. The silver lining in the red giant: China's residential mortgage laws promote temperance among the surging middle class. 45 *U. Rich. L. Rev.* 1231-1253 (2011).

O'Kelley, Charles R.T. Berle and Veblen: an intellectual connection. 34 *Seattle U. L. Rev.* 1317-1350 (2011).

Reeves, Amanda P. and Maurice E. Stucke. Behavioral antitrust. 86 *Ind. L.J.* 1527-1586 (2011).

Smith, Nicholas G. Comment. **MedImmune v. Genentech**: a game-theoretic analysis of the Supreme Court's continued assault on the patentee. (**MedImmune v. Genentech**, 549 U.S. 118, 2007.) 15 *Marq. Intell. Prop. L. Rev.* 503-527 (2011).

Tsuneki, Atsushi and Manabu Matsunaka. Labor relations and labor law in Japan. 20 *Pac. Rim L. & Pol'y J.* 529-561 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
October 7, 2011

Allen Chair Issue 2011. Emerging from the Great Recession. Preface and acknowledgements by Meagan J. Thomasson; articles by Timothy M. Kaine, Thomas M. Arnold, Jerry L. Stevens, Hon. Samuel L. Bufford, Edward J. Estrada and Hollace T. Cohen. 45 U. Rich. L. Rev. 1037-1229 (2011).

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

EDUCATION LAW

Audilet, Justin. Note. Stagnant magnet schools — an un-compelling use of race-conscious policy. 6 Fla. A&M U. L. Rev. 163-183 (2010).

Cormier, Zachary R. **Christian Legal Society v. Martinez**: the death knell of associational freedom on the college campus. 17 Tex. Wesleyan L. Rev. 287-302 (2011).

Nishimura, Christine Florick. Note. Eliminating the use of restraint and seclusion against students with disabilities. 16 Tex J. on C.L. & C.R. 189-231 (2011).

Terrell, Mark T. Note. Bucking **Grutter**: why critical mass should be thrown off the affirmative-action horse. (**Grutter v. Bollinger**, 539 U.S. 306, 2003.) 16 Tex J. on C.L. & C.R. 233-262 (2011).

EMPLOYMENT PRACTICE

Alidadi, Katayoun. Opening doors to Muslim minorities in the workplace? From India's employment quota to EU and Belgian anti-discrimination legislation. 23 Pace Int'l L. Rev. 146-214 (2011).

Booms, Thomas E. Note. Hacking into federal court: employee "authorization" under the Computer Fraud and Abuse Act. 13 Vand. J. Ent. & Tech. L. 543-575 (2011).

Clarke, Jessica A. Beyond equality? Against the universal turn in workplace protections. 86 Ind. L.J. 1219-1287 (2011).

Eisenoff, Erika. Note. Hear no evil, see no evil...speak no evil? A re-examination of public employee free speech rights. 9 First Amend. L. Rev. 643-674 (2011).

Gold, Michael Evan. Disparate impact is not unconstitutional. 16 Tex J. on C.L. & C.R. 171-187 (2011).

King, Eden B., et al. Discrimination in the 21st century: are science and the law aligned? 17 Psychol. Pub. Pol'y & L. 54-75 (2011).

Lawrence, John H. Note. Searching for security: the proposed Workplace Religious Freedom Act (WRFA) and the need for heightened protections for the religious expression of prison employees in the work environment. 9 First Amend. L. Rev. 749-788 (2011).

Mondragón, Roxana. Note. Injured undocumented workers and their workplace rights: advocating for a retaliation *per se* rule. (**Hoffman Plastic Compounds, Inc. v. National Labor Relations Board**, 535 U.S. 137, 2002.) 44 Colum. J.L. & Soc. Probs. 447-481 (2011).

Okuh, Obie. Comment. When the circuit breakers trip: resetting the CFAA to combat rogue employee access. 21 Alb. L.J. Sci. & Tech. 637-676 (2011).

ENERGY AND UTILITIES LAW

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

Engelman, Alexa Burt. Student article. Against the wind: conflict over wind energy siting. 41 Env'tl. L. Rep. News & Analysis 10549-10566 (2011).

Outka, Uma. The renewable energy footprint. 30 Stan. Env'tl. L.J. 241-309 (2011).

Pursley, Garrick B. and Hannah J. Wiseman. Local energy. 60 Emory L.J. 877-969 (2011).

Skinner, Jonathan. Who killed the hybrid car? State and local green incentive programs after **Metropolitan Taxicab Board of Trade v. City of New York** in the Second Circuit. 30 Stan. Env'tl. L.J. 311-342 (2011).

International Energy Issue. Articles by Julián Cárdenas García, Scott Looper, Miriam Grunstein and Susan L. Sakmar; comments by Michael E. Streich and Christine Traversi; notes by Katie Zaunbrecher and Zachary J. Lee. 33 Hous. J. Int'l L. 235-508 (2011).

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

ENVIRONMENTAL LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Buffalo Environmental Law Journal
Environmental Law Reporter News & Analysis
Stanford Environmental Law Journal

Boonstra, Flynn. Note. Leading by example: a comparison of New Zealand's and the United States' invasive species policies. 43 Conn. L. Rev. 1185-1219 (2011).

Chalos, Michael G. and Wayne A. Parker. The criminalization of maritime accidents and MARPOL violations in the United States. 23 U.S.F. Mar. L.J. 206-238 (2010-11).

Lindeman, Matthew P. Note. Environmental contamination evidence and just compensation: taking issue with restraints on the admissibility of evidence in eminent domain proceedings. (**Moorehead Econ. Dev. Auth. v. Anda**, 789 N.W.2d 860, 2010.) 34 Hamline L. Rev. 387-434 (2011).

McDonald, Margaret. Note. **Summers v. Earth Island Institute**: overhauling the injury-in-fact test for standing to sue. (**Summers v. Earth Island Inst.**, 129 S. Ct. 1142, 2009.) 71 La. L. Rev. 1053-1089 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
October 7, 2011

Murchison, Kenneth M. Liability under the Oil Pollution Act: current law and needed revisions. 71 La. L. Rev. 917-956 (2011).

Streich, Michael E. Comment. Green Energy and Green Economy Act, 2009: a “fit”—ing policy for North America? 33 Hous. J. Int’l L. 419-452 (2011).

Whittemore, Mary Elizabeth. Comment. The problem of enforcing nature’s rights under Ecuador’s Constitution: why the 2008 environmental amendments have no bite. 20 Pac. Rim L. & Pol’y J. 659-691 (2011).

Zambão, Bianca. Brazil’s launch of lender environmental liability as a tool to manage environmental impacts. 18 U. Miami Int’l & Comp. L. Rev. 47-103 (2010).

Zaunbrecher, Katie. Note. **Pac Rim Cayman v. Republic of El Salvador**: confronting free trade’s chilling effect on environmental progress in Latin America. (**Pac Rim Cayman LLC v. Republic of El Salvador**, ICSID ARB/09/12, 2009, http://www.pacrim-mining.com/i/pdf/2009-04-30_CAFTAF.pdf.) 33 Hous. J. Int’l L. 489-502 (2011).

ESTATES AND TRUSTS

Campbell, Lori. Comment. Loan me my money: how Texas can respond to the credit needs of trust beneficiaries. 17 Tex. Wesleyan L. Rev. 325-345 (2011).

Faulkner, Cindy E. Happily ever after: an ethical will may be a step on that journey. 12 T.M. Cooley J. Prac. & Clin. L. 451-468 (2010).

Foster, Frances H. Should pets inherit? 63 Fla. L. Rev. 801-855 (2011).

Kirkpatrick, Lauren A. Case comment. Treading on sacred ground: denying the appointment of a testator’s nominated personal representative. (**Schleider v. Estate of Schleider**, 770 So. 2d 1252, 2000.) 63 Fla. L. Rev. 1041-1051 (2011).

Rose, Jonathan J. Note. Time for a new plan: the LLC is a better option for estate planning after ... (**Cannon v. Bertrand**, 921 So. 3d 393, 2009.) 71 La. L. Rev. 1029-1052 (2011).

EVIDENCE

Flowe, Heather D., Amrita Mehta and Ebbe B. Ebbesen. The role of eyewitness identification evidence in felony case dispositions. 17 Psychol. Pub. Pol’y & L. 140-159 (2011).

Hunter, Jonathan P. Note. Miscarriage of justice: appellate review of unpreserved constitutional objections to the admission of evidence in Massachusetts. 44 Suffolk U. L. Rev. 525-543 (2011).

Huss, Stacy R. Student article. **Melendez-Diaz v. Massachusetts**: testing the adaptation of the Confrontation Clause to neutral analysts and developing technology. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 56 S.D. L. Rev. 316-350 (2011).

Nysse-Carris, Kari L., Bette L. Bottoms and Jessica M. Salerno. Experts’ and novices’ abilities to detect children’s high-stakes lies of omission. 17 Psychol. Pub. Pol’y & L. 76-98 (2011).

Simberg, Joel. Displaying digital media during opening statements: tactics, techniques, and pitfalls. 60 DePaul L. Rev. 789-804 (2011).

Steblay, Nancy K., Jennifer E. Dysart and Gary L. Wells. Seventy-two tests of the sequential lineup superiority effect: a meta-analysis and policy discussion. 17 Psychol. Pub. Pol’y & L. 99-139 (2011).

Stewart, Alan W. Note. Are we allowing the thing to speak for itself? **Linneer v. CenterPoint Energy** and *res ipsa loquitur* in Louisiana. (**Linneer v. CenterPoint Energy Entex/Reliant Energy**, 966 So. 2d 36, 2007.) 71 La. L. Rev. 1091-1110 (2011).

FIRST AMENDMENT

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
American Journal of Law & Medicine
Campbell Law Review
First Amendment Law Review

Blake, Teresa M. Comment. Were the Framers—and the writers who influenced them—unable to foresee the extent of secularization that could result from the separation of church and state? 33 Campbell L. Rev. 723-739 (2011).

Cormier, Zachary R. **Christian Legal Society v. Martinez**: the death knell of associational freedom on the college campus. 17 Tex. Wesleyan L. Rev. 287-302 (2011).

Goldberg, Erica. Amending **Christian Legal Society v. Martinez**: protecting expressive association as an independent right in a limited public forum. 16 Tex J. on C.L. & C.R. 129-169 (2011).

Lendino, Timothy P. Comment. From **Rosenberger** to **Martinez**: why the rise of hyper-modernism is a bad thing for religious freedom. (**Christian Legal Soc. Chapter of Univ. of Cal. v. Martinez**, 130 S. Ct. 2971, 2010; **Rosenberger v. Rectors & Visitors of Univ. of Va.**, 515 U.S. 819, 1995.) 33 Campbell L. Rev. 699-722 (2011).

Lloyd, Harold Anthony. A right but wrong place: righting and rewriting **Citizens United**. 56 S.D. L. Rev. 219-237 (2011).

Marketing Health: The Growing Role of Commercial Speech Doctrine in FDA Regulation. Articles by Joanna K. Sax, Aaron S. Kesselheim, Margaret Gilhooley, Kate Greenwood, David Orentlicher, Coleen Klasmeier, Martin H. Redish, Christopher T. Robertson and Nathan Cortez; notes by Amy E. Todd and Lia Mulligan. 37 Am. J.L. & Med. 203-467 (2011).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
October 7, 2011

Symposium. Liberalism, Constitutionalism, and Christianity: Perspectives on the Influence of Christianity on Classical Liberal Legal Thought. Introduction by Kevin Lee; articles by John M. Breen, Bruce P. Frohnen, Barry Alan Shain, Michael Scaperlanda, John D. Inazu, C. Scott Pryor, Donald R. McConnell, Anthony V. Baker and Robert F. Cochran, Jr. 33 *Campbell L. Rev.* 501-694 (2011).

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

FOOD AND DRUG LAW

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

Benware, Lesley. Note. But see **Guiney**: revisiting mandatory random suspicionless drug testing of Massachusetts public-sector safety-sensitive employees in light of House Bill 2210. (**Guiney v. Police Commissioner of Boston**, 582 N.E.2d 523, 1991.) 44 *Suffolk U. L. Rev.* 477-503 (2011).

Berkey, Michael. Note. Mary Jane's new dance: the medical marijuana legal tango. 9 *Cardozo Pub. L. Pol'y & Ethics J.* 417-450 (2011).

Marketing Health: The Growing Role of Commercial Speech Doctrine in FDA Regulation. Articles by Joanna K. Sax, Aaron S. Kesselheim, Margaret Gilhooley, Kate Greenwood, David Orentlicher, Coleen Klasmeier, Martin H. Redish, Christopher T. Robertson and Nathan Cortez; notes by Amy E. Todd and Lia Mulligan. 37 *Am. J.L. & Med.* 203-467 (2011).

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

FOURTEENTH AMENDMENT

Barnes, Mario L. and Erwin Chemerinsky. The once and future equal protection doctrine? 43 *Conn. L. Rev.* 1059-1088 (2011).

GAMING

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

HEALTH LAW AND POLICY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
American Journal of Law & Medicine
Law and Contemporary Problems

Mitgang, Melissa. Childhood obesity and state intervention: an examination of the health risks of pediatric obesity and when they justify state involvement. 44 *Colum. J.L. & Soc. Probs.* 553-587 (2011).

Pratt, David. Health care reform: will it succeed? 21 *Alb. L.J. Sci. & Tech.* 493-589 (2011).

Sterling, Steph and Jessica L. Waters. Beyond religious refusals: the case for protecting health care workers' provision of abortion care. 34 *Harv. J.L. & Gender* 463-502 (2011).

See You Out of Court? The Role of ADR in Healthcare. Foreword by Orna Rabinovich-Einy; articles by Carrie Menkel-Meadow, Ethan Katsh, Norman Sondheimer, Prashila Dullabh, Samuel Stromberg, David M. Studdert, Allen Kachalia, Joshua A. Salomon, Michelle M. Mello, Mirya Holman, Neil Vidmar, Paul Lee, Carol B. Liebman, Michal Alberstein, Nadav Davidovitch, Nancy Neveloff Dubler, Mordehai (Moti) Mironi and Orna Rabinovich-Einy. 74 *Law & Contemp. Probs.* 1-278 (2011).

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

HOUSING LAW

Brower, Michael A. Comment. The "backlash" of the implied warranty of habitability: theory vs. analysis. 60 *DePaul L. Rev.* 849-894 (2011).

Dillon, Hon. Mark C. The extent to which "Yellowstone injunctions" apply in favor of residential tenants: who will see red, who can earn green, and who may feel blue? 9 *Cardozo Pub. L. Pol'y & Ethics J.* 287-369 (2011).

HUMAN RIGHTS LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Florida A&M University Law Review

Alston, Philip. Hobbling the monitors: should U.N. human rights monitors be accountable? 52 *Harv. Int'l L.J.* 561-649 (2011).

Ansah, Tawia. Subject to surveillance: genocide law as epistemology of the object. 3 *Wash. U. Jur. Rev.* 31-63 (2010).

Cavalieri, Shelley. Between victim and agent: a third-way feminist account of trafficking for sex work. 86 *Ind. L.J.* 1409-1458 (2011).

Conte, Francis J. Spaces of freedom for citizens and asylees in the EU and U.S. 18 *U. Miami Int'l & Comp. L. Rev.* 1-45 (2010).

Dungel, Joakim and Shannon Ghadiri. The temporal scope of command responsibility revisited: why commanders have a duty to prevent crimes committed after the cessation of effective control. 17 *UC Davis J. Int'l L. & Pol'y* 1-40 (2010).

Erdman, Joanna N. Access to information on safe abortion: a harm reduction and human rights approach. 34 *Harv. J.L. & Gender* 413-462 (2011).

Fisk, Daniel and Courtney R. Perez. Managed engagement: the case of Castro's Cuba. 42 *U. Miami Inter-Am. L. Rev.* 47-86 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13
October 7, 2011

Kaoutzanis, Christodoulos. Two birds with one stone: how the use of the class action device for victim participation in the International Criminal Court can improve both the fight against impunity and victim participation. 17 UC Davis J. Int'l L. & Pol'y 111-150 (2010).

O'Malley, Brady J. Note. **Graham v. Florida** and the role of international sources in Eighth Amendment jurisprudence. (**Graham v. Florida**, 130 S. Ct. 2011, 2010.) 38 Syracuse J. Int'l L. & Com. 377-414 (2011).

Persad, Xavier B. Lutchmie. Note. Homosexuality & death: a legal analysis of Uganda's proposed anti-homosexuality bill. 6 Fla. A&M U. L. Rev. 135-162 (2010).

Pryor, C. Scott. Looking for bedrock: accounting for human rights in classical liberalism, modern secularism, and the Christian tradition. 33 Campbell L. Rev. 609-640 (2011).

Ubertazzi, Benedetta. Intellectual property rights and exclusive (subject matter) jurisdiction: between private and public international law. 15 Marq. Intell. Prop. L. Rev. 357-448 (2011).

Vignos, Scott A. Pirate trials: an examination of the United States' non-refoulement duties pursuant to the United Nations Convention Against Torture. 17 UC Davis J. Int'l L. & Pol'y 193-212 (2010).

Social Justice, Development & Equality: Comparative Perspectives on Modern Praxis. Articles by Natsu Taylor Saito, William Y. Chin, Judge Akua Kuenyehia and Ronald C. Griffin. 6 Fla. A&M U. L. Rev. 1-133 (2010).

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

IMMIGRATION LAW

Conte, Francis J. Spaces of freedom for citizens and asylees in the EU and U.S. 18 U. Miami Int'l & Comp. L. Rev. 1-45 (2010).

Johnson, Kit. The wonderful world of Disney visas. 63 Fla. L. Rev. 915-958 (2011).

Johnson, Will. Note. The time, place, and manner of survival: an analysis of day laborers and First Amendment limits on state action to exclude. 9 First Amend. L. Rev. 675-712 (2011).

McGuire, Cate. Note. An unrealistic burden: crimes involving moral turpitude and **Silva-Trevino's** realistic probability test. (**Matter of Silva-Trevino**, 24 I. & N. Dec. 687, 2008.) 30 Rev. Litig. 607-638 (2011).

Mondragón, Roxana. Note. Injured undocumented workers and their workplace rights: advocating for a retaliation *per se* rule. (**Hoffman Plastic Compounds, Inc. v. National Labor Relations Board**, 535 U.S. 137, 2002.) 44 Colum. J.L. & Soc. Probs. 447-481 (2011).

Olivares, Mariela. A final obstacle: barriers to divorce for immigrant victims of domestic violence in the United States. 34 Hamline L. Rev. 149-204 (2011).

Reynolds, Heather. Note. Irreconcilable regulations: why the sun has set on the Cuban Adjustment Act in Florida. 63 Fla. L. Rev. 1013-1039 (2011).

INDIAN AND ABORIGINAL LAW

Crowne, Emir Aly and students Andrew Black & S. Alex Constantin. Not out of the (Fox) woods yet: Indian gaming and the Bankruptcy Code. 2 UNLV Gaming L.J. 25-45 (2011).

INTELLECTUAL PROPERTY LAW

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

Fordham Intellectual Property, Media & Entertainment Law Journal
Marquette Intellectual Property Law Review

Carpenter, Megan M. Drawing a line in the sand: copyright law and new museums. 13 Vand. J. Ent. & Tech. L. 463-505 (2011).

DeWeese, Julie. Casenote. Legislating against copyright infringement across borders: an examination of Canada's efforts to keep pace with technology. (**Soc'y of Composers, Authors, & Music Publishers of Can. v. Can. Ass'n of Internet Providers**, [2004] 2 S.C.R. 427 (Can.)) 17 Law & Bus. Rev. Am. 347-359 (2011).

Hall, Marcus. Case comment. Copyright law—Seventh Circuit holds product photography sufficiently creative for copyright as derivative works. (**Schrock v. Learning Curve Int'l, Inc.**, 586 F.3d 513, 2009.) 44 Suffolk U. L. Rev. 605-614 (2011).

Kaminski, Margot E. An overview and the evolution of the Anti-Counterfeiting Trade Agreement. 21 Alb. L.J. Sci. & Tech. 385-444 (2011).

Kruckeberg, Kurt E. Note. Copyright “band-aids” and the future of reform. 34 Seattle U. L. Rev. 1545-1574 (2011).

Riel, Bradley D. Reformation of the UK judiciary and its effect on patent litigation. 21 Alb. L.J. Sci. & Tech. 445-492 (2011).

Young, Julie Cromer. Copyright *in memoriam*. 13 Vand. J. Ent. & Tech. L. 507-541 (2011).

INTERNATIONAL LAW

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

Florida A&M University Law Review
Florida Journal of International Law
Harvard International Law Journal
Houston Journal of International Law
Pace International Law Review
UC Davis Journal of International Law and Policy

Balleste, Roy. Persuasions and exhortations: acknowledging Internet governance and human dignity for all. 38 Syracuse J. Int'l L. & Com. 227-256 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
October 7, 2011

Bejesky, Robert. Weapon inspections lessons learned: evidentiary presumptions and burdens of proof. 38 *Syracuse J. Int'l L. & Com.* 295-375 (2011).

Feng, Lin and Jason Buih. The Copenhagen Accord and the silent incorporation of the polluter pays principle in international climate law: an analysis of Sino-American diplomacy at Copenhagen and beyond. 18 *Buff. Envtl. L.J.* 1-74 (2010-2011).

Kaminski, Margot E. An overview and the evolution of the Anti-Counterfeiting Trade Agreement. 21 *Alb. L.J. Sci. & Tech.* 385-444 (2011).

O'Malley, Brady J. Note. **Graham v. Florida** and the role of international sources in Eighth Amendment jurisprudence. (**Graham v. Florida**, 130 S. Ct. 2011, 2010.) 38 *Syracuse J. Int'l L. & Com.* 377-414 (2011).

Persad, Xavier B. Lutchmie. Note. Homosexuality & death: a legal analysis of Uganda's proposed anti-homosexuality bill. 6 *Fla. A&M U. L. Rev.* 135-162 (2010).

Roseman, Mindy Jane and Alice M. Miller. Normalizing sex and its discontents: establishing sexual rights in international law. 34 *Harv. J.L. & Gender* 313-375 (2011).

Sher, Elizabeth M. Comment. Death penalty sentencing in Japan under the lay assessor system: avoiding the avoidable through unanimity. 20 *Pac. Rim L. & Pol'y J.* 635-658 (2011).

Ubertazzi, Benedetta. Intellectual property rights and exclusive (subject matter) jurisdiction: between private and public international law. 15 *Marq. Intell. Prop. L. Rev.* 357-448 (2011).

Social Justice, Development & Equality: Comparative Perspectives on Modern Praxis. Articles by Natsu Taylor Saito, William Y. Chin, Judge Akua Kuenyehia and Ronald C. Griffin. 6 *Fla. A&M U. L. Rev.* 1-133 (2010).

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

INTERNATIONAL TRADE

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

Law and Business Review of the Americas
Syracuse Journal of International Law and Commerce

De Schutter, Olivier. The green rush: the global race for farmland and the rights of land users. 52 *Harv. Int'l L.J.* 503-559 (2011).

Fisk, Daniel and Courtney R. Perez. Managed engagement: the case of Castro's Cuba. 42 *U. Miami Inter-Am. L. Rev.* 47-86 (2010).

Gendreau, Ysolde. Canada and the three-step test: a step in which direction? 15 *Marq. Intell. Prop. L. Rev.* 309-323 (2011).

Hoover, Dalila. Coercion will not protect trademark owners in China, but an understanding of China's culture will: a lesson the United States has to learn. 15 *Marq. Intell. Prop. L. Rev.* 325-355 (2011).

Mahmud, Tayyab. Law of geography and the geography of law: a post-colonial mapping. 3 *Wash. U. Jur. Rev.* 64-106 (2010).

Morena-Paredes, Euyelit Adriana. Note. *El arbitraje de inversiones en América del Sur: propuesta de creación de un centro alternativo de arbitraje de la estructura internacional de la Unión de Naciones Suramericanas*. 42 *U. Miami Inter-Am. L. Rev.* 175-195 (2010).

Olsen, Travis Bennion. **Big Cola v. Coca-Cola**: how a convenient store owner's complaint resulted in one of Mexico's largest antitrust fines. 42 *U. Miami Inter-Am. L. Rev.* 87-114 (2010).

Shanahan, Colin E. Comment. ACTA fool or: how rights holders learned to stop worrying and love 512's subpoena provisions. 15 *Marq. Intell. Prop. L. Rev.* 465-484 (2011).

Ubertazzi, Benedetta. Intellectual property rights and exclusive (subject matter) jurisdiction: between private and public international law. 15 *Marq. Intell. Prop. L. Rev.* 357-448 (2011).

Zaubrecher, Katie. Note. **Pac Rim Cayman v. Republic of El Salvador**: confronting free trade's chilling effect on environmental progress in Latin America. (**Pac Rim Cayman LLC v. Republic of El Salvador**, ICSID ARB/09/12, 2009, http://www.pacrim-mining.com/i/pdf/2009-04-30_CAFTAF.pdf.) 33 *Hous. J. Int'l L.* 489-502 (2011).

JUDGES

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

Klump, Albert J. Judicial primary elections in Cook County, Illinois: fear the Irish women! 60 *DePaul L. Rev.* 821-847 (2011).

Aulet, Kenneth J. Note. It's not who hires you but who can fire you: the case against retention elections. (**Republican Party of Minnesota v. White**, 536 U.S. 765, 2002.) 44 *Colum. J.L. & Soc. Probs.* 589-615 (2011).

Rutherford, Malcolm. The judicial control of business: Walton Hamilton, antitrust, and Chicago. 34 *Seattle U. L. Rev.* 1385-1407 (2011).

Urofsky, Melvin I. **Brandeis Lecture**. Louis D. Brandeis and his clerks. 49 *U. Louisville L. Rev.* 163-183 (2010).

Volcansek, Mary L. Judicial elections and American exceptionalism: a comparative perspective. 60 *DePaul L. Rev.* 805-820 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
October 7, 2011

Symposium. Law and Democracy: Maintaining an Independent Judiciary. Keynote address by Lord Justice John Laws; articles by John P. Freeman and David Klein. 62 S.C. L. Rev. 471-526 (2011).

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

JURISDICTION

Baker, John and Agustín Parise. Conflicts in international tort litigation between U.S. and Latin American courts. 42 U. Miami Inter-Am. L. Rev. 1-46 (2010).

Homeyer, Kirk D. Note. Can a state seize an Internet gambling website's domain name? An analysis of the **Kentucky Case**. (**Kentucky v. Interactive Media Entm't and Gaming Ass'n, Inc., et al.**, 306 S.W.3d 32, 2010.) 2 UNLV Gaming L.J. 107-131 (2011).

Pinkston, Jarred. *In rem* jurisdiction in an action to confirm and enforce a foreign arbitral award generally and jurisdiction based upon the presence of a U.S. subsidiary specifically. 30 Rev. Litig. 415-474 (2011).

Smith, Nicholas G. Comment. **MedImmune v. Genentech**: a game-theoretic analysis of the Supreme Court's continued assault on the patentee. (**MedImmune v. Genentech**, 549 U.S. 118, 2007.) 15 Marq. Intell. Prop. L. Rev. 503-527 (2011).

Ubertazzi, Benedetta. Intellectual property rights and exclusive (subject matter) jurisdiction: between private and public international law. 15 Marq. Intell. Prop. L. Rev. 357-448 (2011).

JURISPRUDENCE

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Campbell Law Review
Washington University Jurisprudence Review

Fishkin, Joseph. Equal citizenship and the individual right to vote. 86 Ind. L.J. 1289-1360 (2011).

Gaebler, Ralph F. On the incompatibility of political virtue and judicial review: a neo-Aristotelean perspective. 34 Hamline L. Rev. 263-329 (2011).

Laws, John, Lord Justice of Appeal, England and Wales. Religion and law. 62 S.C. L. Rev. 471-484 (2011).

Luban, David. How must a lawyer be? A response to Woolley and Wendel. 23 Geo. J. Legal Ethics 1101-1117 (2010).

Mathews, Jud and Alec Stone Sweet. All things in proportion? American rights review and the problem of balancing. 60 Emory L.J. 797-875 (2011).

Stewart, Alan W. Note. Are we allowing the thing to speak for itself? **Linnear v. CenterPoint Energy** and *res ipsa loquitur* in Louisiana. (**Linnear v. CenterPoint Energy Entex/Reliant Energy**, 966 So. 2d 36, 2007.) 71 La. L. Rev. 1091-1110 (2011).

Symposium. Liberalism, Constitutionalism, and Christianity: Perspectives on the Influence of Christianity on Classical Liberal Legal Thought. Introduction by Kevin Lee; articles by John M. Breen, Bruce P. Frohnen, Barry Alan Shain, Michael Scaperlanda, John D. Inazu, C. Scott Pryor, Donald R. McConnell, Anthony V. Baker and Robert F. Cochran, Jr. 33 Campbell L. Rev. 501-694 (2011).

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

JUVENILES

Cooper, Tanya Asim. Sacrificing the child to convict the defendant: secondary traumatization of child witnesses by prosecutors, their inherent conflict of interest, and the need for child witness counsel. 9 Cardozo Pub. L. Pol'y & Ethics J. 239-286 (2011).

Goodwin, Michele and Naomi Duke. Capacity and autonomy: a thought experiment on minors' access to assisted reproductive technology. 34 Harv. J.L. & Gender 503-552 (2011).

Lamprecht, Rebecca S. Student article. Advancing the best interests of the child: why South Dakota should strengthen its rebuttable presumption against awarding custody to abusive parents. 56 S.D. L. Rev. 351-379 (2011).

McCauley, Matthew J. Comment. Divorce and the welfare of the child in Japan. 20 Pac. Rim L. & Pol'y J. 589-606 (2011).

Mitgang, Melissa. Childhood obesity and state intervention: an examination of the health risks of pediatric obesity and when they justify state involvement. 44 Colum. J.L. & Soc. Probs. 553-587 (2011).

Nysse-Carris, Kari L., Bette L. Bottoms and Jessica M. Salerno. Experts' and novices' abilities to detect children's high-stakes lies of omission. 17 Psychol. Pub. Pol'y & L. 76-98 (2011).

Shiple, Megan. Note. Reviled mothers: custody modification cases involving domestic violence. 86 Ind. L.J. 1587-1615 (2011).

Stewart, Nadia. Note. Adoption by same-sex couples and the use of the representation reinforcement theory to protect the rights of children. 17 Tex. Wesleyan L. Rev. 347-369 (2011).

Tanase, Takao. Divorce and the best interest of the child: disputes over visitation and the Japanese family courts. [Translated by Matthew J. McCauley.] 20 Pac. Rim L. & Pol'y J. 563-588 (2011).

LABOR LAW

Benware, Lesley. Note. But see **Guiney**: revisiting mandatory random suspicionless drug testing of Massachusetts public-sector safety-sensitive employees in light of House Bill 2210. (**Guiney v. Police Commissioner of Boston**, 582 N.E.2d 523, 1991.) 44 Suffolk U. L. Rev. 477-503 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
October 7, 2011

Corapi, Jeremy. Note. Huddle up: using mediation to help settle the National Football League labor dispute. 21 Fordham Intell. Prop. Media & Ent. L.J. 789-838 (2011).

Mondragón, Roxana. Note. Injured undocumented workers and their workplace rights: advocating for a retaliation *per se* rule. (**Hoffman Plastic Compounds, Inc. v. National Labor Relations Board**, 535 U.S. 137, 2002.) 44 Colum. J.L. & Soc. Probs. 447-481 (2011).

Swearingen, Kate Montgomery. Note. Tailoring the Taylor Law: restoring a balance of power to bargaining. 44 Colum. J.L. & Soc. Probs. 513-551 (2011).

Tsuneki, Atsushi and Manabu Matsunaka. Labor relations and labor law in Japan. 20 Pac. Rim L. & Pol'y J. 529-561 (2011).

Wolf, Roberta Furst. Note. Conflicting anti-doping laws in professional sports: collective bargaining agreements v. state law. 34 Seattle U. L. Rev. 1605-1636 (2011).

LAND USE PLANNING

Baker, R. Lisle. Exploring how municipal boards can settle appeals of their land use decisions within the framework of the Massachusetts Open Meeting Law. 44 Suffolk U. L. Rev. 455-476 (2011).

Corriher, J. Graham. Note. Speaking briefly: the First Amendment & historic preservation. 9 First Amend. L. Rev. 602-642 (2011).

Engelman, Alexa Burt. Student article. Against the wind: conflict over wind energy siting. 41 Envtl. L. Rep. News & Analysis 10549-10566 (2011).

Lingle, R. Benjamin. Note. Post-**Kelo** eminent domain reform: a double-edged sword for historic preservation. 63 Fla. L. Rev. 985-1012 (2011).

Novak, Susan N. Note. Florida's forgotten ports: will the small ports of Florida survive the rise of the condo? 23 Fla. J. Int'l L. 103-123 (2011).

Pursley, Garrick B. and Hannah J. Wiseman. Local energy. 60 Emory L.J. 877-969 (2011).

LAW AND SOCIETY

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

Cardozo Public Law, Policy, & Ethics Journal
Columbia Journal of Law and Social Problems
Seattle University Law Review

Anand, Rakesh K. Advancing the cultural study of the lawyer: developing three philosophical claims and introducing a new comparative normative inquiry. 3 Wash. U. Jur. Rev. 107-166 (2010).

Ansah, Tawia. Subject to surveillance: genocide law as epistemology of the object. 3 Wash. U. Jur. Rev. 31-63 (2010).

Chin, William Y. Diversity in the age of terror: how racial and ethnic diversity in the U.S. intelligence community enhances national security. 6 Fla. A&M U. L. Rev. 49-88 (2010).

Hoover, Dalila. Coercion will not protect trademark owners in China, but an understanding of China's culture will: a lesson the United States has to learn. 15 Marq. Intell. Prop. L. Rev. 325-355 (2011).

Mahmud, Tayyab. Law of geography and the geography of law: a post-colonial mapping. 3 Wash. U. Jur. Rev. 64-106 (2010).

Saito, Natsu Taylor. Decolonization, development, and denial. 6 Fla. A&M U. L. Rev. 1-47 (2010).

Berle II. The Second Annual Symposium of the Adolf A. Berle, Jr. Center on Corporations, Law & Society. Foreword by Beatrice Berle Meyerson; articles by Afra Afsaripour, Yuri Biondi, Lissa Lamkin Broome, John M. Conley, Kimberly D. Krawiec, John W. Cioffi, Gerald F. Davis, Ross B. Emmett, Michelle M. Harner, Jamie Marincic, Allan C. Hutchinson, Stephen J. Lubben, Brett H. McDonnell, Charles R.T. O'Kelley, Antony Page, Robert A. Katz, Malcolm Rutherford, Marc Schneiberg, Nicola Faith Sharpe, Fenner Stewart, Jr., Celia R. Taylor and Robert Van Horn. 34 Seattle U. L. Rev. 993-1544 (2011).

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

LAW ENFORCEMENT AND CORRECTIONS

Alderman, Jesse Harlan. Police privacy in the iPhone era?: the need for safeguards in state wiretapping statutes to preserve the civilian's right to record public police activity. 9 First Amend. L. Rev. 487-545 (2011).

Baxter, George G., IV. Case comment. Constitutional law—Ninth Circuit characterizes Taser as “intermediate” level of force requiring justification of strong governmental interest. (**Bryan v. MacPherson**, 630 F.3d 805, 2010.) 44 Suffolk U. L. Rev. 593-604 (2011).

Christiansen, Brian R. Note. The clearly improbable intent of United States Sentencing Guideline section 2D1.1(b)(1): imposing additional prison time whenever a weapon “is present somewhere, perhaps anywhere.” 34 Hamline L. Rev. 331-386 (2011).

Jain, Niji. Comment. Engendering fairness in domestic violence arrests: improving police accountability through the Equal Protection Clause. 60 Emory L.J. 1011-1049 (2011).

Lawrence, John H. Note. Searching for security: the proposed Workplace Religious Freedom Act (WRFA) and the need for heightened protections for the religious expression of prison employees in the work environment. 9 First Amend. L. Rev. 749-788 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
October 7, 2011

Mullett, Megan A. Note. Fulfilling the promise of **Payne**: creating participatory opportunities for survivors in capital cases. 86 Ind. L.J. 1617-1647 (2011).

Oliver, Wesley MacNeil. America's first wiretapping controversy in context and as context. 34 Hamline L. Rev. 205-261 (2011).

Shapiro, Justin B. Note. What are they smoking?! Mexico's decriminalization of small-scale drug possession in the wake of a law enforcement failure. 42 U. Miami Inter-Am. L. Rev. 115-144 (2010).

Stinneford, John F. Rethinking proportionality under the Cruel and Unusual Punishments Clause. 97 Va. L. Rev. 899-978 (2011).

Vann, Lindsey S. Comment. History repeats itself: the post-**Furman** return to arbitrariness in capital punishment. 45 U. Rich. L. Rev. 1255-1288 (2011).

LAW OF THE SEA

Murchison, Kenneth M. Liability under the Oil Pollution Act: current law and needed revisions. 71 La. L. Rev. 917-956 (2011).

Rapone, Thomas. Note. The EEZ solution to striper management: why the federal government should ban the commercial harvest of striped bass once and for all. 44 Suffolk U. L. Rev. 567-591 (2011).

Vignos, Scott A. Pirate trials: an examination of the United States' non-refoulement duties pursuant to the United Nations Convention Against Torture. 17 UC Davis J. Int'l L. & Pol'y 193-212 (2010).

LEGAL EDUCATION

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Thomas M. Cooley Journal of Practical and Clinical Law

LEGAL HISTORY

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

Baker, Anthony V. "causing the blood to flow where I touched him" liberalism, constitutionalism, Christianity, and the "war" at Covey farm. 33 Campbell L. Rev. 661-683 (2011).

Blake, Teresa M. Comment. Were the Framers—and the writers who influenced them—unable to foresee the extent of secularization that could result from the separation of church and state? 33 Campbell L. Rev. 723-739 (2011).

Inazu, John D. Between liberalism and theocracy. 33 Campbell L. Rev. 591-607 (2011).

Lendino, Timothy P. Comment. From **Rosenberger** to **Martinez**: why the rise of hyper-modernism is a bad thing for religious freedom. (**Christian Legal Soc. Chapter of Univ. of Cal. v. Martinez**, 130 S. Ct. 2971, 2010; **Rosenberger v. Rectors & Visitors of Univ. of Va.**, 515 U.S. 819, 1995.) 33 Campbell L. Rev. 699-722 (2011).

McDonnell, Brett H. Of Mises and Min(sky): libertarian and liberal responses to financial crises past and present. 34 Seattle U. L. Rev. 1279-1316 (2011).

Oliver, Wesley MacNeil. America's first wiretapping controversy in context and as context. 34 Hamline L. Rev. 205-261 (2011).

Pryor, C. Scott. Looking for bedrock: accounting for human rights in classical liberalism, modern secularism, and the Christian tradition. 33 Campbell L. Rev. 609-640 (2011).

Scaperlanda, Michael. Secular not secularist America. 33 Campbell L. Rev. 569-589 (2011).

Van Horn, Robert. Chicago's shifting attitude toward concentrations of business power (1934-1962). 34 Seattle U. L. Rev. 1527-1544 (2011).

Symposium—The Massachusetts Constitution of 1780. Foreword by Justice John M. Greaney; articles by Chief Justice Herbert P. Wilkins, D. Christopher Dearborn and Arthur Leavens. 44 Suffolk U. L. Rev. 327-454 (2011).

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

LEGAL PROFESSION

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

Anand, Rakesh K. Advancing the cultural study of the lawyer: developing three philosophical claims and introducing a new comparative normative inquiry. 3 Wash. U. Jur. Rev. 107-166 (2010).

Burrell, Lizabeth L. Between Scylla and Charybdis: the importance of internal calibration in balancing zeal for one's client with duties to the legal system when your adversary is incompetent. 23 U.S.F. Mar. L.J. 265-325 (2010-11).

Cochran, Robert F., Jr. Enlightenment liberalism, lawyers, and the future of lawyer-client relations. 33 Campbell L. Rev. 685-694 (2011).

Holmes, Rachele Y. The tax lawyer as gatekeeper. 49 U. Louisville L. Rev. 185-230 (2010).

Marchesano, Joseph. Note. Where lawfare meets lawsuit in the case of ... (**Padilla v. Yoo**, 633 F. Supp. 1005, 2009.) 34 Seattle U. L. Rev. 1575-1604 (2011).

Painter, Richard W. *Pro se* litigation in times of financial hardship—a legal crisis and its solutions. 45 Fam. L.Q. 45-94 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
October 7, 2011

LEGAL RESEARCH AND BIBLIOGRAPHY

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

LEGISLATION

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

Dylla, Joseph M. A case for the adoption of the Revised Uniform Limited Liability Company Act in South Dakota. 56 S.D. L. Rev. 285-315 (2011).

Lorentz, David. Note. The effectiveness of litigation under the CAN-SPAM Act. 30 Rev. Litig. 559-605 (2011).

Reynolds, Heather. Note. Irreconcilable regulations: why the sun has set on the Cuban Adjustment Act in Florida. 63 Fla. L. Rev. 1013-1039 (2011).

Sampson, John J. Choking on statutes revisited: a history of legislative preemption of common law regarding child custody. 45 Fam. L.Q. 95-117 (2011).

Special Issue. Determining Legislative Intent in State Courts: Selected Methods and Sources. Introduction by Linda Kawaguchi; articles by Merrilee S. Harrell, Janis Fusaris, Kathleen Brown, Kristin Ford, Brian Huddleston, Kincaid C. Brown, George R. Jackson, Barbara H. Garavaglia, Thomas P. Davis, Rhonda R. Schwartz, Darla Jackson, Amy Atchison, Jennifer Lentz and Patricia A. Cervenka. 30 Legal Ref. Serv. Q. 1-147 (2011).

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

MEDICAL JURISPRUDENCE

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

Atkinson, Evelyn. Student article. Abnormal persons or embedded individuals?: tracing the development of informed consent regulations for abortion. 34 Harv. J.L. & Gender 617-670 (2011).

Berkey, Michael. Note. Mary Jane's new dance: the medical marijuana legal tango. 9 Cardozo Pub. L. Pol'y & Ethics J. 417-450 (2011).

Nordlund, Diana. Forn reform: documenting emergency department informed consent. 12 T.M. Cooley J. Prac. & Clin. L. 415-450 (2010).

Robertson, Christopher T. The money blind: how to stop industry bias in biomedical science, without violating the First Amendment. 37 Am. J.L. & Med. 358-387 (2011).

See You Out of Court? The Role of ADR in Healthcare. Foreword by Orna Rabinovich-Einy; articles by Carrie Menkel-Meadow, Ethan Katsh, Norman Sondheimer, Prashila Dullabh, Samuel Stromberg, David M. Studdert, Allen Kachalia, Joshua A. Salomon, Michelle M. Mello, Mirya Holman, Neil Vidmar, Paul Lee, Carol B. Liebman, Michal Alberstein, Nadav Davidovitch, Nancy Neveloff Dubler, Mordehai (Moti) Mironi and Orna Rabinovich-Einy. 74 Law & Contemp. Probs. 1-278 (2011).

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

MILITARY, WAR AND PEACE

Bejesky, Robert. Weapon inspections lessons learned: evidentiary presumptions and burdens of proof. 38 Syracuse J. Int'l L. & Com. 295-375 (2011).

Chatham, Robert P. Defense of nationals abroad: the legitimacy of Russia's invasion of Georgia. 23 Fla. J. Int'l L. 75-102 (2011).

Chin, William Y. Diversity in the age of terror: how racial and ethnic diversity in the U.S. intelligence community enhances national security. 6 Fla. A&M U. L. Rev. 49-88 (2010).

Church, Christine Zellar. The Servicemembers Civil Relief Act: protecting victims of domestic violence in protection order cases involving the military. 12 T.M. Cooley J. Prac. & Clin. L. 335-379 (2010).

Dungel, Joakim and Shannon Ghadiri. The temporal scope of command responsibility revisited: why commanders have a duty to prevent crimes committed after the cessation of effective control. 17 UC Davis J. Int'l L. & Pol'y 1-40 (2010).

Kappelman, Ben. Note. When rape isn't like combat: the disparity between benefits for post-traumatic stress disorder for combat veterans and benefits for victims of military sexual assault. 44 Suffolk U. L. Rev. 545-565 (2011).

Lakin, Jeffrey. Note. Atheists in foxholes: examining the current state of religious freedom in the United States military. 9 First Amend. L. Rev. 713-748 (2011).

Lebowitz, Michael J. 'Terrorist speech': detained propagandists and the issue of extraterritorial application of the First Amendment. 9 First Amend. L. Rev. 573-601 (2011).

Murray, Colin R.G. The ripple effect: Guantánamo Bay in the United Kingdom's courts. 23 Pace Int'l L. Rev. 15-40 (2011).

Nielsen, Elizabeth. State responsibility for terrorist groups. 17 UC Davis J. Int'l L. & Pol'y 151-191 (2010).

Odoyo, Susan Gainey. The effects of U.S. anti-terrorist laws on international business and trade. 38 Syracuse J. Int'l L. & Com. 257-294 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
October 7, 2011

Stransky, Steven G. The Nuclear Nonproliferation Treaty and Pakistan: interpreting nuclear security assistance prohibitions. 23 Fla. J. Int'l L. 1-47 (2011).

MOTOR VEHICLES

Skinner, Jonathan. Who killed the hybrid car? State and local green incentive programs after **Metropolitan Taxicab Board of Trade v. City of New York** in the Second Circuit. 30 Stan. Envtl. L.J. 311-342 (2011).

NATURAL RESOURCES LAW

Boonstra, Flynn. Note. Leading by example: a comparison of New Zealand's and the United States' invasive species policies. 43 Conn. L. Rev. 1185-1219 (2011).

Rapone, Thomas. Note. The EEZ solution to striped management: why the federal government should ban the commercial harvest of striped bass once and for all. 44 Suffolk U. L. Rev. 567-591 (2011).

Spain, Anna. Beyond adjudication: resolving international resource disputes in an era of climate change. 30 Stan. Envtl. L.J. 343-390 (2011).

Spear, Brook A. The Missouri River: law, politics and creatures caught in the conflicts. 18 Buff. Envtl. L.J. 75-130 (2010-2011).

OIL, GAS, AND MINERAL LAW

Cárdenas García, Julián. Rebalancing oil contracts in Venezuela. 33 Hous. J. Int'l L. 235-302 (2011).

Grunstein, Miriam. Unitized we stand, divided we fail: a Mexican response to Karla Urduñeta's analysis of transboundary petroleum reservoirs in the deep waters of the Gulf of Mexico. 33 Hous. J. Int'l L. 345-367 (2011).

Imbrogno, Mark A. Note. Pipedream to pipeline: ownership of Kentucky's subterranean pore space for use in carbon capture and sequestration. 49 U. Louisville L. Rev. 291-315 (2010).

Looper, Scott. Take-or-pay crisis V2.0: what wind power generators and providers failed to learn from gas pipelines' 1980 dilemma. 33 Hous. J. Int'l L. 303-344 (2011).

Sakmar, Susan L. The Global Shale Gas Initiative: will the United States be the role model for the development of shale gas around the world? 33 Hous. J. Int'l L. 369-417 (2011).

POLITICS

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Campbell Law Review
Connecticut Law Review
South Carolina Law Review

Aft, Adam and Daniel Sacks. Mauritius: an example of the role of constitutions in development. 18 U. Miami Int'l & Comp. L. Rev. 105-136 (2010).

Arnold, Thomas M. and Jerry L. Stevens. Mixed agendas and government regulation of business: can we clean up the mess? 45 U. Rich. L. Rev. 1059-1089 (2011).

Aulet, Kenneth J. Note. It's not who hires you but who can fire you: the case against retention elections. (**Republican Party of Minnesota v. White**, 536 U.S. 765, 2002.) 44 Colum. J.L. & Soc. Probs. 589-615 (2011).

Batzer, Sherry L. The evolution of an in-house government law clinic. 12 T.M. Cooley J. Prac. & Clin. L. 381-413 (2010).

Bejesky, Robert. Weapon inspections lessons learned: evidentiary presumptions and burdens of proof. 38 Syracuse J. Int'l L. & Com. 295-375 (2011).

Blake, Teresa M. Comment. Were the Framers—and the writers who influenced them—unable to foresee the extent of secularization that could result from the separation of church and state? 33 Campbell L. Rev. 723-739 (2011).

Feng, Lin and Jason Buhi. The Copenhagen Accord and the silent incorporation of the polluter pays principle in international climate law: an analysis of Sino-American diplomacy at Copenhagen and beyond. 18 Buff. Envtl. L.J. 1-74 (2010-2011).

Fishkin, Joseph. Equal citizenship and the individual right to vote. 86 Ind. L.J. 1289-1360 (2011).

Gaebler, Ralph F. On the incompatibility of political virtue and judicial review: a neo-Aristotelean perspective. 34 Hamline L. Rev. 263-329 (2011).

Juma, Laurence. The Laws of Leretholi: role and status of codified rules of custom in the Kingdom of Lesotho. 23 Pace Int'l L. Rev. 92-145 (2011).

Klumpp, Albert J. Judicial primary elections in Cook County, Illinois: fear the Irish women! 60 DePaul L. Rev. 821-847 (2011).

Marchesano, Joseph. Note. Where lawfare meets lawsuit in the case of ... (**Padilla v. Yoo**, 633 F. Supp. 1005, 2009.) 34 Seattle U. L. Rev. 1575-1604 (2011).

McDonnell, Brett H. Of Mises and Min(sky): libertarian and liberal responses to financial crises past and present. 34 Seattle U. L. Rev. 1279-1316 (2011).

Saito, Natsu Taylor. Decolonization, development, and denial. 6 Fla. A&M U. L. Rev. 1-47 (2010).

Sorooshyari, Nahid. Note. The tensions between feminism and libertarianism: a focus on prostitution. 3 Wash. U. Jur. Rev. 167-193 (2010).

Volcansek, Mary L. Judicial elections and American exceptionalism: a comparative perspective. 60 DePaul L. Rev. 805-820 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
October 7, 2011

Symposium. Is Our Constitutional Order Broken? Structural and Doctrinal Questions in Constitutional Law. Editor's letter by Daniel E. Goren; keynote address by Sanford Levinson; articles by Josh Chafetz, Aaron-Andrew P. Bruhl, Mario L. Barnes, Erwin Chemerinsky, Gerard N. Magliocca, Jeremy Paul, Jack M. Beermann, Jeffrey W. Ladewig and Luis Fuentes-Rohwer. 43 Conn. L. Rev. 985-1184 (2011).

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

Symposium. Law and Democracy: Maintaining an Independent Judiciary. Keynote address by Lord Justice John Laws; articles by John P. Freeman and David Klein. 62 S.C. L. Rev. 471-526 (2011).

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

Symposium. Liberalism, Constitutionalism, and Christianity: Perspectives on the Influence of Christianity on Classical Liberal Legal Thought. Introduction by Kevin Lee; articles by John M. Breen, Bruce P. Frohnen, Barry Alan Shain, Michael Scaperlanda, John D. Inazu, C. Scott Pryor, Donald R. McConnell, Anthony V. Baker and Robert F. Cochran, Jr. 33 Campbell L. Rev. 501-694 (2011).

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

PRACTICE AND PROCEDURE

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

DePaul Law Review
Review of Litigation

Church, Christine Zellar. The Servicemembers Civil Relief Act: protecting victims of domestic violence in protection order cases involving the military. 12 T.M. Cooley J. Prac. & Clin. L. 335-379 (2010).

Dodge, Jaime. The limits of procedural private ordering. 97 Va. L. Rev. 723-799 (2011).

Hunter, Jonathan P. Note. Miscarriage of justice: appellate review of unpreserved constitutional objections to the admission of evidence in Massachusetts. 44 Suffolk U. L. Rev. 525-543 (2011).

Kaoutzanis, Christodoulos. Two birds with one stone: how the use of the class action device for victim participation in the International Criminal Court can improve both the fight against impunity and victim participation. 17 UC Davis J. Int'l L. & Pol'y 111-150 (2010).

McDonald, Margaret. Note. **Summers v. Earth Island Institute**: overhauling the injury-in-fact test for standing to sue. (**Summers v. Earth Island Inst.**, 129 S. Ct. 1142, 2009.) 71 La. L. Rev. 1053-1089 (2011).

Milasincic, Adam. Note. Disorder certifying a class: misinterpretations of Rule 23(c)(1)(B) and a proposed alternative. 97 Va. L. Rev. 979-1017 (2011).

Stiggelbout, Mark. The recognition in England and Wales of United States judgments in class actions. 52 Harv. Int'l L.J. 433-501 (2011).

Underhill, R. Michael. The modern "electronic bridge" and immediate discovery and litigation considerations following a major marine casualty. 23 U.S.F. Mar. L.J. 239-264 (2010-11).

Van Patten, Jonathan K. Themes and persuasion. 56 S.D. L. Rev. 256-284 (2011).

Walston, Jeanette E. Comment. Do non-discriminatory peremptory strikes really exist, or is a juror's right to sit on a jury denied when the court allows the use of peremptory strikes? 17 Tex. Wesleyan L. Rev. 371-390 (2011).

Symposium. Trial 2010: A Look Inside Our Nation's Courtrooms. Introduction by Benjamin M. Shrader; articles by Joel Simberg, Mary L. Volcansek and Albert J. Klumpp. 60 DePaul L. Rev. 785-847 (2011).

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

PRESIDENT/EXECUTIVE DEPARTMENT

Beermann, Jack M. A skeptical view of a skeptical view of presidential term limits. 43 Conn. L. Rev. 1105-1123 (2011).

Levinson, Sanford. Has the Obama Presidency vitiated the "dysfunctional Constitution" thesis? 43 Conn. L. Rev. 985-1002 (2011).

Michaels, Jon D. The (willingly) fettered executive: presidential spinoffs in national security domains and beyond. 97 Va. L. Rev. 801-898 (2011).

The (Not So) New Executive Order on Regulatory Review, and What to Expect. Roger Martella, moderator; Gary D. Bass, Susan Dudley, Michael L. Goo and Sally Katzen, panelists. 41 Envtl. L. Rep. News & Analysis 10505-10519 (2011).

PROFESSIONAL ETHICS

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

Cardozo Public Law, Policy, & Ethics Journal
Family Law Quarterly
Georgetown Journal of Legal Ethics
South Carolina Law Review

Anand, Rakesh K. Advancing the cultural study of the lawyer: developing three philosophical claims and introducing a new comparative normative inquiry. 3 Wash. U. Jur. Rev. 107-166 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21
October 7, 2011

Burrell, Lizabeth L. Between Scylla and Charybdis: the importance of internal calibration in balancing zeal for one's client with duties to the legal system when your adversary is incompetent. 23 U.S.F. Mar. L.J. 265-325 (2010-11).

Cochran, Robert F., Jr. Enlightenment liberalism, lawyers, and the future of lawyer-client relations. 33 Campbell L. Rev. 685-694 (2011).

Holmes, Rachele Y. The tax lawyer as gatekeeper. 49 U. Louisville L. Rev. 185-230 (2010).

Symposium. Law and Democracy: Maintaining an Independent Judiciary. Keynote address by Lord Justice John Laws; articles by John P. Freeman and David Klein. 62 S.C. L. Rev. 471-526 (2011).

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

Symposium on Ethical Issues and Trends in Family Law. Memorial by Debra H. Lehrmann; introduction by Robert J. Levy; articles by Stephen G. Dennis, Alan C. Eidsness, Lisa T. Spencer, Kevin McGrath, Richard W. Painter, John J. Sampson and Forrest S. Mosten. 45 Fam. L.Q. 1-132 (2011).

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

PROPERTY—PERSONAL AND REAL

De Schutter, Olivier. The green rush: the global race for farmland and the rights of land users. 52 Harv. Int'l L.J. 503-559 (2011).

Diamond, Sean M. Comment. Unwrapping escheat: unclaimed property laws and gift cards. 60 Emory L.J. 971-1009 (2011).

Gupta, Priya S. Ending finders, keepers: the use of title insurance to alleviate uncertainty in land holdings in India. 17 UC Davis J. Int'l L. & Pol'y 63-109 (2010).

Imbrogno, Mark A. Note. Pipedream to pipeline: ownership of Kentucky's subterranean pore space for use in carbon capture and sequestration. 49 U. Louisville L. Rev. 291-315 (2010).

Johnson, Simon. Has the time for large gaming property involved REITs finally arrived?: a review of the potential for REIT investment in destination gaming resort properties. 2 UNLV Gaming L.J. 47-87 (2011).

Lindeman, Matthew P. Note. Environmental contamination evidence and just compensation: taking issue with restraints on the admissibility of evidence in eminent domain proceedings. (**Moorehead Econ. Dev. Auth. v. Anda**, 789 N.W.2d 860, 2010.) 34 Hamline L. Rev. 387-434 (2011).

Lingle, R. Benjamin. Note. Post-**Kelo** eminent domain reform: a double-edged sword for historic preservation. 63 Fla. L. Rev. 985-1012 (2011).

PSYCHOLOGY AND PSYCHIATRY

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

Kappelman, Ben. Note. When rape isn't like combat: the disparity between benefits for post-traumatic stress disorder for combat veterans and benefits for victims of military sexual assault. 44 Suffolk U. L. Rev. 545-565 (2011).

RELIGION

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

Alidadi, Katayoun. Opening doors to Muslim minorities in the workplace? From India's employment quota to EU and Belgian anti-discrimination legislation. 23 Pace Int'l L. Rev. 146-214 (2011).

Blake, Teresa M. Comment. Were the Framers—and the writers who influenced them—unable to foresee the extent of secularization that could result from the separation of church and state? 33 Campbell L. Rev. 723-739 (2011).

Lakin, Jeffrey. Note. Atheists in foxholes: examining the current state of religious freedom in the United States military. 9 First Amend. L. Rev. 713-748 (2011).

Lawrence, John H. Note. Searching for security: the proposed Workplace Religious Freedom Act (WRFA) and the need for heightened protections for the religious expression of prison employees in the work environment. 9 First Amend. L. Rev. 749-788 (2011).

Laws, John, Lord Justice of Appeal, England and Wales. Religion and law. 62 S.C. L. Rev. 471-484 (2011).

Lendino, Timothy P. Comment. From **Rosenberger** to **Martinez**: why the rise of hyper-modernism is a bad thing for religious freedom. (**Christian Legal Soc. Chapter of Univ. of Cal. v. Martinez**, 130 S. Ct. 2971, 2010; **Rosenberger v. Rectors & Visitors of Univ. of Va.**, 515 U.S. 819, 1995.) 33 Campbell L. Rev. 699-722 (2011).

Sterling, Steph and Jessica L. Waters. Beyond religious refusals: the case for protecting health care workers' provision of abortion care. 34 Harv. J.L. & Gender 463-502 (2011).

Yefet, Karin Carmit. The Constitution and female-initiated divorce in Pakistan: Western liberalism in Islamic garb. 34 Harv. J.L. & Gender 553-615 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22
October 7, 2011

Symposium. Liberalism, Constitutionalism, and Christianity: Perspectives on the Influence of Christianity on Classical Liberal Legal Thought. Introduction by Kevin Lee; articles by John M. Breen, Bruce P. Frohnen, Barry Alan Shain, Michael Scaperlanda, John D. Inazu, C. Scott Pryor, Donald R. McConnell, Anthony V. Baker and Robert F. Cochran, Jr. 33 Campbell L. Rev. 501-694 (2011).

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

REMEDIES

Hackney, Ryan. If a helicopter hits an offshore platform and crashes at sea, where do you bury the survivors? 42 J. Mar. L. & Com. 231-254 (2011).

SCIENCE AND TECHNOLOGY

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

Albany Law Journal of Science & Technology
Vanderbilt Journal of Entertainment and Technology Law

Balleste, Roy. Persuasions and exhortations: acknowledging Internet governance and human dignity for all. 38 Syracuse J. Int'l L. & Com. 227-256 (2011).

Bitton, Miriam. Protection for informational works after **Feist Publications, Inc. v. Rural Telephone Service Co.** 21 Fordham Intell. Prop. Media & Ent. L.J. 611-669 (2011).

Black, Keith. Note. Technical knockout: how mixed martial arts will change copyright enforcement on the Web. 21 Fordham Intell. Prop. Media & Ent. L.J. 739-787 (2011).

DeWeese, Julie. Casenote. Legislating against copyright infringement across borders: an examination of Canada's efforts to keep pace with technology. (**Soc'y of Composers, Authors, & Music Publishers of Can. v. Can. Ass'n of Internet Providers**, [2004] 2 S.C.R. 427 (Can.)) 17 Law & Bus. Rev. Am. 347-359 (2011).

Hollis, Duncan B. An e-SOS for cyberspace. 52 Harv. Int'l L.J. 373-432 (2011).

Lipton, Jacqueline D. Moral rights and supernatural fiction: authorial dignity and the new moral rights agendas. 21 Fordham Intell. Prop. Media & Ent. L.J. 537-580 (2011).

McIntyre, Joshua J. Comment. Balancing expectations of online privacy: why Internet protocol (IP) addresses should be protected as personally identifiable information. 60 DePaul L. Rev. 895-936 (2011).

Reaser, Dan R. Regulation of gaming device software development: Nevada's paradigm shift on independent contractors. 2 UNLV Gaming L.J. 1-24 (2011).

Shanahan, Colin E. Comment. ACTA fool or: how rights holders learned to stop worrying and love 512's subpoena provisions. 15 Marq. Intell. Prop. L. Rev. 465-484 (2011).

SECOND AMENDMENT

Hatt, Kyle. Note. Gun-shy originalism: the Second Amendment's original purpose in ... (**District of Columbia v. Heller**, 554 U.S. 570, 2008.) 44 Suffolk U. L. Rev. 505-523 (2011).

SECURED TRANSACTIONS

Jacobs, Brian W. Comment. Using intellectual property to secure financing after the worst financial crisis since the Great Depression. 15 Marq. Intell. Prop. L. Rev. 449-463 (2011).

SECURITIES LAW

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

Robins, Martin B. Pay + board composition + personal behavior ≠ corporate governance: in search of conceptual change. 11 UC Davis Bus. L.J. 325-359 (2011).

Sharma, Seema G. Over-the-counter derivatives: a new era of financial regulation. 17 Law & Bus. Rev. Am. 279-315 (2011).

Stokes, Alexis Brown. An apple a day keeps shareholder suits at bay: an examination of a corporate officer's legal duty to disclose health problems to shareholders. 17 Tex. Wesleyan L. Rev. 303-324 (2011).

SEXUALITY AND THE LAW

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

Anderson, Linda S. Just because *you* don't want kids doesn't mean *I* can't have them: how clarifying definitions of "parent" and "procreate" can prevent the indefinite storage of cryopreserved embryos. 49 U. Louisville L. Rev. 231-266 (2010).

Bunker, Matthew D., Drew E. Shenkman and Charles D. Tobin. Not that there's anything wrong with that: imputations of homosexuality and the normative structure of defamation law. 21 Fordham Intell. Prop. Media & Ent. L.J. 581-609 (2011).

Cavalieri, Shelley. Between victim and agent: a third-way feminist account of trafficking for sex work. 86 Ind. L.J. 1409-1458 (2011).

Kappelman, Ben. Note. When rape isn't like combat: the disparity between benefits for post-traumatic stress disorder for combat veterans and benefits for victims of military sexual assault. 44 Suffolk U. L. Rev. 545-565 (2011).

Larson, Stacy. Comment. Intersexuality and gender verification tests: the need to assure human rights and privacy. 23 Pace Int'l L. Rev. 215-248 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23
October 7, 2011

Menon, Yamuna. Note. The intersex community and the Americans with Disabilities Act. 43 Conn. L. Rev. 1221-1251 (2011).

Milstein, Daniel. Note. 'Til death do us file joint income tax returns (unless we're gay). 9 Cardozo Pub. L. Pol'y & Ethics J. 451-485 (2011).

Persad, Xavier B. Lutchmie. Note. Homosexuality & death: a legal analysis of Uganda's proposed anti-homosexuality bill. 6 Fla. A&M U. L. Rev. 135-162 (2010).

Schanerman, Nanci. Note. Comity: another nail in the coffin of institutional homophobia. 42 U. Miami Inter-Am. L. Rev. 145-173 (2010).

Schueler, Maddie. Note. A fertile ground for legislation: proposing a Kentucky statute requiring advance directives for couples undergoing *in vitro* fertilization. 49 U. Louisville L. Rev. 267-289 (2010).

Stewart, Nadia. Note. Adoption by same-sex couples and the use of the representation reinforcement theory to protect the rights of children. 17 Tex. Wesleyan L. Rev. 347-369 (2011).

Ventry, Dennis J., Jr. Saving **Seaborn**: ownership not marriage as the basis of family taxation. 86 Ind. L.J. 1459-1526 (2011).

Symposium. Sexual and Reproductive Rights: Barriers to Access, Roadmaps to Fulfillment. Articles by Mindy Jane Roseman, Alice M. Miller, Priscilla J. Smith, Joanna N. Erdman, Steph Sterling, Jessica L. Waters, Michele Goodwin and Naomi Duke. 34 Harv. J.L. & Gender 313-552 (2011).

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

SPORTS

Corapi, Jeremy. Note. Huddle up: using mediation to help settle the National Football League labor dispute. 21 Fordham Intell. Prop. Media & Ent. L.J. 789-838 (2011).

Larson, Stacy. Comment. Intersexuality and gender verification tests: the need to assure human rights and privacy. 23 Pace Int'l L. Rev. 215-248 (2011).

Payne, R. Alexander. Note. Rebuilding the prevent defense: why unethical agents continue to score and what can be done to change the game. 13 Vand. J. Ent. & Tech. L. 657-694 (2011).

Wolf, Roberta Furst. Note. Conflicting anti-doping laws in professional sports: collective bargaining agreements v. state law. 34 Seattle U. L. Rev. 1605-1636 (2011).

STATE AND LOCAL GOVERNMENT LAW

Baker, R. Lisle. Exploring how municipal boards can settle appeals of their land use decisions within the framework of the Massachusetts Open Meeting Law. 44 Suffolk U. L. Rev. 455-476 (2011).

Batzer, Sherry L. The evolution of an in-house government law clinic. 12 T.M. Cooley J. Prac. & Clin. L. 381-413 (2010).

Corriher, J. Graham. Note. Speaking briefly: the First Amendment & historic preservation. 9 First Amend. L. Rev. 602-642 (2011).

Johnson, Will. Note. The time, place, and manner of survival: an analysis of day laborers and First Amendment limits on state action to exclude. 9 First Amend. L. Rev. 675-712 (2011).

Pinson, Chad M. and David M. Hunt. Consumer class actions: Texas trends. 30 Rev. Litig. 475-533 (2011).

Pursley, Garrick B. and Hannah J. Wiseman. Local energy. 60 Emory L.J. 877-969 (2011).

TAXATION—FEDERAL INCOME

Holmes, Rachelle Y. The tax lawyer as gatekeeper. 49 U. Louisville L. Rev. 185-230 (2010).

Kwon, Michelle M. The tax man's ethics: four of the hardest ethical questions for an IRS lawyer. 9 Cardozo Pub. L. Pol'y & Ethics J. 371-416 (2011).

McCormack, Shannon Weeks. Too close to home: limiting the organizations subsidized by the charitable deduction to those in economic need. 63 Fla. L. Rev. 857-914 (2011).

Milstein, Daniel. Note. 'Til death do us file joint income tax returns (unless we're gay). 9 Cardozo Pub. L. Pol'y & Ethics J. 451-485 (2011).

Ventry, Dennis J., Jr. Saving **Seaborn**: ownership not marriage as the basis of family taxation. 86 Ind. L.J. 1459-1526 (2011).

TORTS

Brock, Beau James. Leviathan menacing the Gulf Coast: catastrophic consequences may imperil the rule of law. 18 Buff. Env'tl. L.J. 131-156 (2010-2011).

Chance, Sandra F. and Christina M. Locke. When even the truth isn't good enough: judicial inconsistency in false light cases threatens free speech. 9 First Amend. L. Rev. 546-571 (2011).

Doré, Matthew G. What, me worry? Tort liability risks for participants in LLCs. 11 UC Davis Bus. L.J. 267-324 (2011).

Galligan, Thomas C., Jr. Death at sea: a sad tale of disaster, injustice, and unnecessary risk. 71 La. L. Rev. 787-817 (2011).

Martin, Patrick H. The BP spill and the meaning of "gross negligence or willful misconduct." 71 La. L. Rev. 957-1028 (2011).

Mullenix, Linda S. Prometheus unbound: the Gulf Coast Claims Facility as a means for resolving mass tort claims—a fund too far. 71 La. L. Rev. 819-916 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24
October 7, 2011

TRADE REGULATION

Krattenmaker, Thomas G. Situating **Realcomp** in the sweep of antitrust law and policy. 11 UC Davis Bus. L.J. 361-373 (2011).

Lee, Tiffany Lena. Student article. Anticompetitive exclusion and the “inherently suspect” framework: the viability of the Federal Trade Commission’s analysis in **Realcomp II**. (*In re Realcomp II, Ltd.*, 2007 WL 6936319, 2009, *aff’d* 635 F.3d 815, 2011.) 11 UC Davis Bus. L.J. 375-411 (2011).

Lorentz, David. Note. The effectiveness of litigation under the CAN-SPAM Act. 30 Rev. Litig. 559-605 (2011).

Mezzanotte, Félix E. Government’s misuse of competition laws: discussing the Telecom Italia case in Argentina. 17 Law & Bus. Rev. Am. 181-193 (2011).

Reeves, Amanda P. and Maurice E. Stucke. Behavioral antitrust. 86 Ind. L.J. 1527-1586 (2011).

Rutherford, Malcolm. The judicial control of business: Walton Hamilton, antitrust, and Chicago. 34 Seattle U. L. Rev. 1385-1407 (2011).

Shelbourne, Syvil. Comment. Balancing acts: using a mixed test to ensure better results in rule of reason patent misuse analysis within Section 337. 15 Marq. Intell. Prop. L. Rev. 485-501 (2011).

WATER LAW

Brock, Beau James. Leviathan menacing the Gulf Coast: catastrophic consequences may imperil the rule of law. 18 Buff. Env’tl. L.J. 131-156 (2010-2011).

Spear, Brook A. The Missouri River: law, politics and creatures caught in the conflicts. 18 Buff. Env’tl. L.J. 75-130 (2010-2011).

Traversi, Christine. Comment. The inadequacies of the 1997 Convention on International Water Courses and 2008 Draft Articles on the Law of Transboundary Aquifers. 33 Hous. J. Int’l L. 453-488 (2011).

WOMEN

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

Cavalieri, Shelley. Between victim and agent: a third-way feminist account of trafficking for sex work. 86 Ind. L.J. 1409-1458 (2011).

Clarke, Jessica A. Beyond equality? Against the universal turn in workplace protections. 86 Ind. L.J. 1219-1287 (2011).

Shipley, Megan. Note. Reviled mothers: custody modification cases involving domestic violence. 86 Ind. L.J. 1587-1615 (2011).

Sorooshyari, Nahid. Note. The tensions between feminism and libertarianism: a focus on prostitution. 3 Wash. U. Jur. Rev. 167-193 (2010).

Symposium. Sexual and Reproductive Rights: Barriers to Access, Roadmaps to Fulfillment. Articles by Mindy Jane Roseman, Alice M. Miller, Priscilla J. Smith, Joanna N. Erdman, Steph Sterling, Jessica L. Waters, Michele Goodwin and Naomi Duke. 34 Harv. J.L. & Gender 313-552 (2011).

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

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

21 ALBANY LAW JOURNAL OF SCIENCE & TECHNOLOGY, NO. 3, PP. 385-676, 2011.

Kaminski, Margot E. An overview and the evolution of the Anti-Counterfeiting Trade Agreement. 21 Alb. L.J. Sci. & Tech. 385-444 (2011).

Riel, Bradley D. Reformation of the UK judiciary and its effect on patent litigation. 21 Alb. L.J. Sci. & Tech. 445-492 (2011).

Pratt, David. Health care reform: will it succeed? 21 Alb. L.J. Sci. & Tech. 493-589 (2011).

Livingston, Jared S. Comment. Invasion contracts: the privacy implications of terms of use agreements in the online social media setting. 21 Alb. L.J. Sci. & Tech. 591-636 (2011).

Okuh, Obie. Comment. When the circuit breakers trip: resetting the CFAA to combat rogue employee access. 21 Alb. L.J. Sci. & Tech. 637-676 (2011).

37 AMERICAN JOURNAL OF LAW & MEDICINE, NOS. 2 & 3, PP. 203-467, 2011.

Marketing Health: The Growing Role of Commercial Speech Doctrine in FDA Regulation. 37 Am. J.L. & Med. 203-467 (2011).

Sax, Joanna K. Protecting scientific integrity: the commercial speech doctrine applied to industry publications. 37 Am. J.L. & Med. 203-224 (2011).

Kesselheim, Aaron S. Off-label drug use and promotion: balancing public health goals and commercial speech. 37 Am. J.L. & Med. 225-257 (2011).

Gilhooley, Margaret. Commercial speech and off-label drug uses: what role for wide acceptance, general recognition and research incentives? 37 Am. J.L. & Med. 258-277 (2011).

Greenwood, Kate. The ban on “off-label” pharmaceutical promotion: constitutionally permissible prophylaxis against false or misleading commercial speech? 37 Am. J.L. & Med. 278-298 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25
October 7, 2011

Orentlicher, David. The commercial speech doctrine in health regulation: the clash between the public interest in a robust First Amendment and the public interest in effective protection from harm. 37 Am. J.L. & Med. 299-314 (2011).

Klasmeier, Coleen and Martin H. Redish. Off-label prescription advertising, the FDA and the First Amendment: a study in the values of commercial speech protection. 37 Am. J.L. & Med. 315-357 (2011).

Robertson, Christopher T. The money blind: how to stop industry bias in biomedical science, without violating the First Amendment. 37 Am. J.L. & Med. 358-387 (2011).

Cortez, Nathan. Can speech by FDA-regulated firms ever be noncommercial? 37 Am. J.L. & Med. 388-421 (2011).

Todd, Amy E. Note. No need for more regulation: Payors and their role in balancing cost and safety considerations of off-label prescriptions. 37 Am. J.L. & Med. 422-443 (2011).

Milligan, Lia. Note. You can't say that on television: constitutional analysis of a direct-to-consumer pharmaceutical advertising ban. (*Citizens United v. Federal Election Commission*, 130 S. Ct. 876, 2010.) 37 Am. J.L. & Med. 444-467 (2011).

18 BUFFALO ENVIRONMENTAL LAW JOURNAL, NO. 1, PP. 1-156, 2010-2011.

Feng, Lin and Jason Bui. The Copenhagen Accord and the silent incorporation of the polluter pays principle in international climate law: an analysis of Sino-American diplomacy at Copenhagen and beyond. 18 Buff. Envtl. L.J. 1-74 (2010-2011).

Spear, Brook A. The Missouri River: law, politics and creatures caught in the conflicts. 18 Buff. Envtl. L.J. 75-130 (2010-2011).

Brock, Beau James. Leviathan menacing the Gulf Coast: catastrophic consequences may imperil the rule of law. 18 Buff. Envtl. L.J. 131-156 (2010-2011).

33 CAMPBELL LAW REVIEW, NO. 3, PP. 501-740, 2011.

Symposium. Liberalism, Constitutionalism, and Christianity: Perspectives on the Influence of Christianity on Classical Liberal Legal Thought. 33 Campbell L. Rev. 501-694 (2011).

Lee, Kevin. Introductory remarks. 33 Campbell L. Rev. 501-504 (2011).

Breen, John M. Religion and the purification of reason: why the liberal state requires more than simple tolerance. 33 Campbell L. Rev. 505-528 (2011).

Frohnen, Bruce P. Is constitutionalism liberal? 33 Campbell L. Rev. 529-558 (2011).

Shain, Barry Alan. Liberalism: a religious-dependent faith. 33 Campbell L. Rev. 559-567 (2011).

Scaperlanda, Michael. Secular not secularist America. 33 Campbell L. Rev. 569-589 (2011).

Inazu, John D. Between liberalism and theocracy. 33 Campbell L. Rev. 591-607 (2011).

Pryor, C. Scott. Looking for bedrock: accounting for human rights in classical liberalism, modern secularism, and the Christian tradition. 33 Campbell L. Rev. 609-640 (2011).

McConnell, Donald R. Is modern liberalism still compatible with free exercise of religion? 33 Campbell L. Rev. 641-660 (2011).

Baker, Anthony V. "causing the blood to flow where I touched him" liberalism, constitutionalism, Christianity, and the "war" at Covey farm. 33 Campbell L. Rev. 661-683 (2011).

Cochran, Robert F., Jr. Enlightenment liberalism, lawyers, and the future of lawyer-client relations. 33 Campbell L. Rev. 685-694 (2011).

Osborn, Lucas. Tribute to Professor William ("Bill") Stuntz. 33 Campbell L. Rev. 695-697 (2011).

Lendino, Timothy P. Comment. From **Rosenberger** to **Martinez**: why the rise of hyper-modernism is a bad thing for religious freedom. (*Christian Legal Soc. Chapter of Univ. of Cal. v. Martinez*, 130 S. Ct. 2971, 2010; *Rosenberger v. Rectors & Visitors of Univ. of Va.*, 515 U.S. 819, 1995.) 33 Campbell L. Rev. 699-722 (2011).

Blake, Teresa M. Comment. Were the Framers—and the writers who influenced them—unable to foresee the extent of secularization that could result from the separation of church and state? 33 Campbell L. Rev. 723-739 (2011).

9 CARDOZO PUBLIC LAW, POLICY, & ETHICS JOURNAL, NO. 2, SPRING, 2011.

Cooper, Tanya Asim. Sacrificing the child to convict the defendant: secondary traumatization of child witnesses by prosecutors, their inherent conflict of interest, and the need for child witness counsel. 9 Cardozo Pub. L. Pol'y & Ethics J. 239-286 (2011).

Dillon, Hon. Mark C. The extent to which "Yellowstone injunctions" apply in favor of residential tenants: who will see red, who can earn green, and who may feel blue? 9 Cardozo Pub. L. Pol'y & Ethics J. 287-369 (2011).

Kwon, Michelle M. The tax man's ethics: four of the hardest ethical questions for an IRS lawyer. 9 Cardozo Pub. L. Pol'y & Ethics J. 371-416 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 26
October 7, 2011

Berkey, Michael. Note. Mary Jane's new dance: the medical marijuana legal tango. 9 Cardozo Pub. L. Pol'y & Ethics J. 417-450 (2011).

Milstein, Daniel. Note. 'Til death do us file joint income tax returns (unless we're gay). 9 Cardozo Pub. L. Pol'y & Ethics J. 451-485 (2011).

44 COLUMBIA JOURNAL OF LAW AND SOCIAL PROBLEMS, NO. 4, SUMMER, 2011.

Mondragón, Roxana. Note. Injured undocumented workers and their workplace rights: advocating for a retaliation *per se* rule. (**Hoffman Plastic Compounds, Inc. v. National Labor Relations Board**, 535 U.S. 137, 2002.) 44 Colum. J.L. & Soc. Probs. 447-481 (2011).

Morril, Gregory D. Note. Prosecutorial investigations using grand jury reports: due process and political accountability concerns. 44 Colum. J.L. & Soc. Probs. 483-512 (2011).

Swearingen, Kate Montgomery. Note. Tailoring the Taylor Law: restoring a balance of power to bargaining. 44 Colum. J.L. & Soc. Probs. 513-551 (2011).

Mitgang, Melissa. Childhood obesity and state intervention: an examination of the health risks of pediatric obesity and when they justify state involvement. 44 Colum. J.L. & Soc. Probs. 553-587 (2011).

Aulet, Kenneth J. Note. It's not who hires you but who can fire you: the case against retention elections. (**Republican Party of Minnesota v. White**, 536 U.S. 765, 2002.) 44 Colum. J.L. & Soc. Probs. 589-615 (2011).

43 CONNECTICUT LAW REVIEW, NO. 4, MAY, 2011.

Symposium. Is Our Constitutional Order Broken? Structural and Doctrinal Questions in Constitutional Law. 43 Conn. L. Rev. 985-1184 (2011).

Goren, Daniel E. Letter from the Editor: symposium thank you. 43 Conn. L. Rev. unpagged (2011).

Levinson, Sanford. Has the Obama Presidency vitiated the "dysfunctional Constitution" thesis? 43 Conn. L. Rev. 985-1002 (2011).

The Use of the Filibuster and Potential Senate Reform

Chafetz, Josh. The unconstitutionality of the filibuster. 43 Conn. L. Rev. 1003-1040 (2011).

Bruhl, Aaron-Andrew P. The Senate: out of order? 43 Conn. L. Rev. 1041-1058 (2011).

Equal Protection Doctrine and Structural Federalism

Barnes, Mario L. and Erwin Chemerinsky. The once and future equal protection doctrine? 43 Conn. L. Rev. 1059-1088 (2011).

Magliocca, Gerard N. "Too big to fail" states. 43 Conn. L. Rev. 1089-1095 (2011).

The Effect of Term Limits: Should They Be Abandoned?

Paul, Jeremy. If it quacks like a lame duck, can it lead the free world?: the case for relaxing presidential term limits. 43 Conn. L. Rev. 1097-1104 (2011).

Beermann, Jack M. A skeptical view of a skeptical view of presidential term limits. 43 Conn. L. Rev. 1105-1123 (2011).

Gerrymandering, Congressional Representation, and Trust in the Political System

Ladewig, Jeffrey W. One person, one vote, 435 seats: interstate malapportionment and constitutional requirements. 43 Conn. L. Rev. 1125-1156 (2011).

Fuentes-Rohwer, Luis. Looking for a few good philosopher kings: political gerrymandering as a question of institutional competence. 43 Conn. L. Rev. 1157-1184 (2011).

Boonstra, Flynn. Note. Leading by example: a comparison of New Zealand's and the United States' invasive species policies. 43 Conn. L. Rev. 1185-1219 (2011).

Menon, Yamuna. Note. The intersex community and the Americans with Disabilities Act. 43 Conn. L. Rev. 1221-1251 (2011).

60 DEPAUL LAW REVIEW, NO. 3, SPRING, 2011.

Symposium. Trial 2010: A Look Inside Our Nation's Courtrooms. 60 DePaul L. Rev. 785-847 (2011).

Shrader, Benjamin M. Introduction. 60 DePaul L. Rev. 785-788 (2011).

Simberg, Joel. Displaying digital media during opening statements: tactics, techniques, and pitfalls. 60 DePaul L. Rev. 789-804 (2011).

Volcansek, Mary L. Judicial elections and American exceptionalism: a comparative perspective. 60 DePaul L. Rev. 805-820 (2011).

Klumpp, Albert J. Judicial primary elections in Cook County, Illinois: fear the Irish women! 60 DePaul L. Rev. 821-847 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 27
October 7, 2011

Brower, Michael A. Comment. The “backlash” of the implied warranty of habitability: theory vs. analysis. 60 DePaul L. Rev. 849-894 (2011).

McIntyre, Joshua J. Comment. Balancing expectations of online privacy: why Internet protocol (IP) addresses should be protected as personally identifiable information. 60 DePaul L. Rev. 895-936 (2011).

Stephenson, Austin. Comment. Narrowing a federal rule to resolve an **Erie** situation: Rule 50 and state no-waiver laws. 60 DePaul L. Rev. 937-969 (2011).

60 EMORY LAW JOURNAL, NO. 4, PP. 797-1050, 2011.

Mathews, Jud and Alec Stone Sweet. All things in proportion? American rights review and the problem of balancing. 60 Emory L.J. 797-875 (2011).

Pursley, Garrick B. and Hannah J. Wiseman. Local energy. 60 Emory L.J. 877-969 (2011).

Diamond, Sean M. Comment. Unwrapping escheat: unclaimed property laws and gift cards. 60 Emory L.J. 971-1009 (2011).

Jain, Niji. Comment. Engendering fairness in domestic violence arrests: improving police accountability through the Equal Protection Clause. 60 Emory L.J. 1011-1049 (2011).

41 ENVIRONMENTAL LAW REPORTER NEWS & ANALYSIS, NO. 6, JUNE, 2011.

Beyond words. 41 Envtl. L. Rep. News & Analysis 10503 (2011).

The (Not So) New Executive Order on Regulatory Review, and What to Expect. Roger Martella, moderator; Gary D. Bass, Susan Dudley, Michael L. Goo and Sally Katzen, panelists. 41 Envtl. L. Rep. News & Analysis 10505-10519 (2011).

Fast, Kevin. A troubling precedent: implementing the precautionary principle to limit the role of science in European decisionmaking. 41 Envtl. L. Rep. News & Analysis 10520-10526 (2011).

Schifano, Jessica N., Ken Geiser and Joel A. Tickner. The importance of implementation in rethinking chemicals management policies: the Toxic Substances Control Act. 41 Envtl. L. Rep. News & Analysis 10527-10543 (2011).

You, Mingqing. Annual review of Chinese environmental law developments: 2010. 41 Envtl. L. Rep. News & Analysis 10544-10548 (2011).

Engelman, Alexa Burt. Student article. Against the wind: conflict over wind energy siting. 41 Envtl. L. Rep. News & Analysis 10549-10566 (2011).

Recent developments. In the Congress. 41 Envtl. L. Rep. News & Analysis 10567-10570 (2011).

Recent developments. In the courts. 41 Envtl. L. Rep. News & Analysis 10571-10572 (2011).

Recent developments. In the federal agencies. 41 Envtl. L. Rep. News & Analysis 10572-10576 (2011).

Recent developments. In the state agencies. 41 Envtl. L. Rep. News & Analysis 10576-10578 (2011).

Recent journal literature. 41 Envtl. L. Rep. News & Analysis 10579-10580 (2011).

Topical index. 41 Envtl. L. Rep. News & Analysis 10581-10582 (2011).

45 FAMILY LAW QUARTERLY, NO. 1, SPRING, 2011.

Symposium on Ethical Issues and Trends in Family Law. 45 Fam. L.Q. 1-132 (2011).

Editor's note. 45 Fam. L.Q. vii (2011).

Lehrmann, Debra H. In memoriam—Louise B. Raggio 1919-2011. [Includes photograph.] 45 Fam. L.Q. ix-x (2011).

Levy, Robert J. Introduction. 45 Fam. L.Q. 1-3 (2011).

Dennis, Stephen G. Selecting and using a capable, ethical financial expert in dissolution practice. 45 Fam. L.Q. 5-19 (2011).

Eidsness, Alan C. and Lisa T. Spencer. Confronting ethical issues in practice: the trial lawyer's dilemma. 45 Fam. L.Q. 21-35 (2011).

McGrath, Kevin. Settling dissolution cases: court rules and judges' roles. 45 Fam. L.Q. 37-44 (2011).

Painter, Richard W. *Pro se* litigation in times of financial hardship—a legal crisis and its solutions. 45 Fam. L.Q. 45-94 (2011).

Sampson, John J. Choking on statutes revisited: a history of legislative preemption of common law regarding child custody. 45 Fam. L.Q. 95-117 (2011).

Mosten, Forrest S. Confidential mini child-custody evaluations: another ADR option. 45 Fam. L.Q. 119-132 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 28
October 7, 2011

9 FIRST AMENDMENT LAW REVIEW, SPRING, 2011.

Alderman, Jesse Harlan. Police privacy in the iPhone era?: the need for safeguards in state wiretapping statutes to preserve the civilian's right to record public police activity. 9 First Amend. L. Rev. 487-545 (2011).

Chance, Sandra F. and Christina M. Locke. When even the truth isn't good enough: judicial inconsistency in false light cases threatens free speech. 9 First Amend. L. Rev. 546-571 (2011).

Lebowitz, Michael J. 'Terrorist speech': detained propagandists and the issue of extraterritorial application of the First Amendment. 9 First Amend. L. Rev. 573-601 (2011).

Corriher, J. Graham. Note. Speaking briefly: the First Amendment & historic preservation. 9 First Amend. L. Rev. 602-642 (2011).

Eisenoff, Erika. Note. Hear no evil, see no evil...speak no evil? A re-examination of public employee free speech rights. 9 First Amend. L. Rev. 643-674 (2011).

Johnson, Will. Note. The time, place, and manner of survival: an analysis of day laborers and First Amendment limits on state action to exclude. 9 First Amend. L. Rev. 675-712 (2011).

Lakin, Jeffrey. Note. Atheists in foxholes: examining the current state of religious freedom in the United States military. 9 First Amend. L. Rev. 713-748 (2011).

Lawrence, John H. Note. Searching for security: the proposed Workplace Religious Freedom Act (WRFA) and the need for heightened protections for the religious expression of prison employees in the work environment. 9 First Amend. L. Rev. 749-788 (2011).

6 FLORIDA A&M UNIVERSITY LAW REVIEW, NO. 1, FALL, 2010.

Social Justice, Development & Equality: Comparative Perspectives on Modern Praxis. 6 Fla. A&M U. L. Rev. 1-133 (2010).

Saito, Natsu Taylor. Decolonization, development, and denial. 6 Fla. A&M U. L. Rev. 1-47 (2010).

Chin, William Y. Diversity in the age of terror: how racial and ethnic diversity in the U.S. intelligence community enhances national security. 6 Fla. A&M U. L. Rev. 49-88 (2010).

Kuenyehia, Judge Akua. The International Criminal Court: challenges and prospects, annual lecture on human rights and global justice, Center for International Law and Justice, Appeals Division, International Criminal Court. 6 Fla. A&M U. L. Rev. 89-108 (2010).

Griffin, Ronald C. Ghana journey: private investment, public funding, and domestic reform. 6 Fla. A&M U. L. Rev. 109-133 (2010).

Persad, Xavier B. Lutchmie. Note. Homosexuality & death: a legal analysis of Uganda's proposed anti-homosexuality bill. 6 Fla. A&M U. L. Rev. 135-162 (2010).

Audilet, Justin. Note. Stagnant magnet schools — an un-compelling use of race-conscious policy. 6 Fla. A&M U. L. Rev. 163-183 (2010).

23 FLORIDA JOURNAL OF INTERNATIONAL LAW, NO. 1, APRIL, 2011.

Stransky, Steven G. The Nuclear Nonproliferation Treaty and Pakistan: interpreting nuclear security assistance prohibitions. 23 Fla. J. Int'l L. 1-47 (2011).

Silva, Mario. Island in distress: state failure in Haiti. 23 Fla. J. Int'l L. 49-73 (2011).

Chatham, Robert P. Defense of nationals abroad: the legitimacy of Russia's invasion of Georgia. 23 Fla. J. Int'l L. 75-102 (2011).

Novak, Susan N. Note. Florida's forgotten ports: will the small ports of Florida survive the rise of the condo? 23 Fla. J. Int'l L. 103-123 (2011).

Gutman, Michael. Case comment. Foreign service immunity: is the FSIA ineffective, or is it politics as usual? (*Samantar v. Yousuf*, 130 S. Ct. 2278, 2010.) 23 Fla. J. Int'l L. 125-133 (2011).

63 FLORIDA LAW REVIEW, NO. 4, JULY, 2011.

Foster, Frances H. Should pets inherit? 63 Fla. L. Rev. 801-855 (2011).

McCormack, Shannon Weeks. Too close to home: limiting the organizations subsidized by the charitable deduction to those in economic need. 63 Fla. L. Rev. 857-914 (2011).

Johnson, Kit. The wonderful world of Disney visas. 63 Fla. L. Rev. 915-958 (2011).

Korres, Kimon. Note. Bankrupting bankruptcy: circumventing Chapter 11 protections through manipulation of the business justification standard in § 363 asset sales, and a refined standard to safeguard against abuse. 63 Fla. L. Rev. 959-983 (2011).

Lingle, R. Benjamin. Note. Post-*Kelo* eminent domain reform: a double-edged sword for historic preservation. 63 Fla. L. Rev. 985-1012 (2011).

Reynolds, Heather. Note. Irreconcilable regulations: why the sun has set on the Cuban Adjustment Act in Florida. 63 Fla. L. Rev. 1013-1039 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 29
October 7, 2011

Kirkpatrick, Lauren A. Case comment. Treading on sacred ground: denying the appointment of a testator's nominated personal representative. (**Schleider v. Estate of Schleider**, 770 So. 2d 1252, 2000.) 63 Fla. L. Rev. 1041-1051 (2011).

21 FORDHAM INTELLECTUAL PROPERTY, MEDIA & ENTERTAINMENT LAW JOURNAL, NO. 3, SPRING, 2011.

Lipton, Jacqueline D. Moral rights and supernatural fiction: authorial dignity and the new moral rights agendas. 21 Fordham Intell. Prop. Media & Ent. L.J. 537-580 (2011).

Bunker, Matthew D., Drew E. Shenkman and Charles D. Tobin. Not that there's anything wrong with that: imputations of homosexuality and the normative structure of defamation law. 21 Fordham Intell. Prop. Media & Ent. L.J. 581-609 (2011).

Bitton, Miriam. Protection for informational works after **Feist Publications, Inc. v. Rural Telephone Service Co.** 21 Fordham Intell. Prop. Media & Ent. L.J. 611-669 (2011).

Beighley, George C., Jr. The Court of Appeals for the Federal Circuit: has it fulfilled congressional expectations? 21 Fordham Intell. Prop. Media & Ent. L.J. 671-738 (2011).

Black, Keith. Note. Technical knockout: how mixed martial arts will change copyright enforcement on the Web. 21 Fordham Intell. Prop. Media & Ent. L.J. 739-787 (2011).

Corapi, Jeremy. Note. Huddle up: using mediation to help settle the National Football League labor dispute. 21 Fordham Intell. Prop. Media & Ent. L.J. 789-838 (2011).

23 GEORGETOWN JOURNAL OF LEGAL ETHICS, NO. 4, FALL, 2010.

Simon, William H. Role differentiation and lawyers' ethics: a critique of some academic perspectives. 23 Geo. J. Legal Ethics 987-1009 (2010).

Pepper, Stephen. Integrating morality and law in legal practice: a reply to Professor Simon. 23 Geo. J. Legal Ethics 1011-1039 (2010).

Markovits, Daniel. How (and how not) to do legal ethics. 23 Geo. J. Legal Ethics 1041-1064 (2010).

Woolley, Alice and W. Bradley Wendel. Legal ethics and moral character. 23 Geo. J. Legal Ethics 1065-1100 (2010).

Luban, David. How must a lawyer be? A response to Woolley and Wendel. 23 Geo. J. Legal Ethics 1101-1117 (2010).

Beardslee, Micjhele DeStefano. Advocacy in the court of public opinion, installment two: how far should corporate attorneys go? 23 Geo. J. Legal Ethics 1119-1196 (2010).

34 HAMLINE LAW REVIEW, NO. 2, SPRING, 2011.

Olivares, Mariela. A final obstacle: barriers to divorce for immigrant victims of domestic violence in the United States. 34 Hamline L. Rev. 149-204 (2011).

Oliver, Wesley MacNeil. America's first wiretapping controversy in context and as context. 34 Hamline L. Rev. 205-261 (2011).

Gaebler, Ralph F. On the incompatibility of political virtue and judicial review: a neo-Aristotelean perspective. 34 Hamline L. Rev. 263-329 (2011).

Christiansen, Brian R. Note. The clearly improbable intent of United States Sentencing Guideline section 2D1.1(b)(1): imposing additional prison time whenever a weapon "is present somewhere, perhaps anywhere." 34 Hamline L. Rev. 331-386 (2011).

Lindeman, Matthew P. Note. Environmental contamination evidence and just compensation: taking issue with restraints on the admissibility of evidence in eminent domain proceedings. (**Moorehead Econ. Dev. Auth. v. Anda**, 789 N.W.2d 860, 2010.) 34 Hamline L. Rev. 387-434 (2011).

52 HARVARD INTERNATIONAL LAW JOURNAL, NO. 2, SUMMER, 2011.

Cogan, Jacob Katz. The regulatory turn in international law. 52 Harv. Int'l L.J. 321-372 (2011).

Hollis, Duncan B. An e-SOS for cyberspace. 52 Harv. Int'l L.J. 373-432 (2011).

Stiggebout, Mark. The recognition in England and Wales of United States judgments in class actions. 52 Harv. Int'l L.J. 433-501 (2011).

De Schutter, Olivier. The green rush: the global race for farmland and the rights of land users. 52 Harv. Int'l L.J. 503-559 (2011).

Alston, Philip. Hobbling the monitors: should U.N. human rights monitors be accountable? 52 Harv. Int'l L.J. 561-649 (2011).

34 HARVARD JOURNAL OF LAW & GENDER, NO. 2, SUMMER, 2011.

Symposium. Sexual and Reproductive Rights: Barriers to Access, Roadmaps to Fulfillment. 34 Harv. J.L. & Gender 313-552 (2011).

Roseman, Mindy Jane and Alice M. Miller. Normalizing sex and its discontents: establishing sexual rights in international law. 34 Harv. J.L. & Gender 313-375 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 30

October 7, 2011

Smith, Priscilla J. Give Justice Ginsburg what she wants: using sex equality arguments to demand examination of the legitimacy of state interests in abortion regulation. 34 Harv. J.L. & Gender 377-412 (2011).

Erdman, Joanna N. Access to information on safe abortion: a harm reduction and human rights approach. 34 Harv. J.L. & Gender 413-462 (2011).

Sterling, Steph and Jessica L. Waters. Beyond religious refusals: the case for protecting health care workers' provision of abortion care. 34 Harv. J.L. & Gender 463-502 (2011).

Goodwin, Michele and Naomi Duke. Capacity and autonomy: a thought experiment on minors' access to assisted reproductive technology. 34 Harv. J.L. & Gender 503-552 (2011).

Yefet, Karin Carmit. The Constitution and female-initiated divorce in Pakistan: Western liberalism in Islamic garb. 34 Harv. J.L. & Gender 553-615 (2011).

Atkinson, Evelyn. Student article. Abnormal persons or embedded individuals?: tracing the development of informed consent regulations for abortion. 34 Harv. J.L. & Gender 617-670 (2011).

33 HOUSTON JOURNAL OF INTERNATIONAL LAW, NO. 2, SPRING, 2011.

International Energy Issue. 33 Hous. J. Int'l L. 235-508 (2011).

Cárdenas García, Julián. Rebalancing oil contracts in Venezuela. 33 Hous. J. Int'l L. 235-302 (2011).

Looper, Scott. Take-or-pay crisis V2.0: what wind power generators and providers failed to learn from gas pipelines' 1980 dilemma. 33 Hous. J. Int'l L. 303-344 (2011).

Grunstein, Miriam. Unitized we stand, divided we fail: a Mexican response to Karla Urdaneta's analysis of transboundary petroleum reservoirs in the deep waters of the Gulf of Mexico. 33 Hous. J. Int'l L. 345-367 (2011).

Sakmar, Susan L. The Global Shale Gas Initiative: will the United States be the role model for the development of shale gas around the world? 33 Hous. J. Int'l L. 369-417 (2011).

Streich, Michael E. Comment. Green Energy and Green Economy Act, 2009: a "fit"—ing policy for North America? 33 Hous. J. Int'l L. 419-452 (2011).

Traversi, Christine. Comment. The inadequacies of the 1997 Convention on International Water Courses and 2008 Draft Articles on the Law of Transboundary Aquifers. 33 Hous. J. Int'l L. 453-488 (2011).

Zaubrecher, Katie. Note. **Pac Rim Cayman v. Republic of El Salvador**: confronting free trade's chilling effect on environmental progress in Latin America. (**Pac Rim Cayman LLC v. Republic of El Salvador**, ICSID ARB/09/12, 2009, http://www.pacrim-mining.com/i/pdf/2009-04-30_CAFTAF.pdf.) 33 Hous. J. Int'l L. 489-502 (2011).

Lee, Zachary J. Note. The silver lining to a cloudy situation: how Mexico's bumbling modernization of Pemex is spurring development of renewable energy. 33 Hous. J. Int'l L. 503-508 (2011).

86 INDIANA LAW JOURNAL, NO. 4, FALL, 2011.

Professor Patrick Baude. [Includes photograph.] Tributes by Hon. Randall T. Shepard, Lauren Robel, Daniel O. Conkle, Laura J. Cooper, Roger B. Dworkin and Jeffrey E. Stake. 86 Ind. L.J. unpagged (2011).

Clarke, Jessica A. Beyond equality? Against the universal turn in workplace protections. 86 Ind. L.J. 1219-1287 (2011).

Fishkin, Joseph. Equal citizenship and the individual right to vote. 86 Ind. L.J. 1289-1360 (2011).

Hawkins, Jim. Regulating on the fringe: reexamining the link between fringe banking and financial distress. 86 Ind. L.J. 1361-1408 (2011).

Cavalieri, Shelley. Between victim and agent: a third-way feminist account of trafficking for sex work. 86 Ind. L.J. 1409-1458 (2011).

Ventry, Dennis J., Jr. Saving **Seaborn**: ownership not marriage as the basis of family taxation. 86 Ind. L.J. 1459-1526 (2011).

Reeves, Amanda P. and Maurice E. Stucke. Behavioral antitrust. 86 Ind. L.J. 1527-1586 (2011).

Shiple, Megan. Note. Reviled mothers: custody modification cases involving domestic violence. 86 Ind. L.J. 1587-1615 (2011).

Mullett, Megan A. Note. Fulfilling the promise of **Payne**: creating participatory opportunities for survivors in capital cases. 86 Ind. L.J. 1617-1647 (2011).

11 JOURNAL OF BUSINESS & SECURITIES LAW, NO. 2, SPRING, 2011.

Charap, Alexander. Student article. Minimizing risks, maximizing flexibility: a new approach to credit default swap regulation. 11 J. Bus. & Sec. L. 127-160 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 31
October 7, 2011

Coe, Cory. Student article. Holding debtors' freedom for ransom? (**Ransom v. FIA Card Services, N.A.**, 131 S. Ct. 716, 2011.) 11 J. Bus. & Sec. L. 161-197 (2011).

Gilmore, Harvey. This is not a symposium on how to commit fraud-but, if it were... 11 J. Bus. & Sec. L. 199-223 (2011).

Proceedings of the 2010 Midwest Securities Law Institute Symposium. Elliott Spoon, moderator; Hugh Makens, John Walsh, William Alsover, Martin Dunn, Patrick Daugherty, Mark Metz, Robert Hudson, Steven Klawans, Joseph E. Papelian, Clarence L. Pozza, David DuMouchel, Richard Zuckerman and Nils Kessler, panelists. 11 J. Bus. & Sec. L. 225-360 (2011).

42 JOURNAL OF MARITIME LAW AND COMMERCE, NO. 2, APRIL, 2011.

Brudzinski, Walter J. Coast Guard administrative proceedings in drug cases resemble the civil law tradition. 42 J. Mar. L. & Com. 159-183 (2011).

Aladwani, Talal. The supply of containers and "seaworthiness" — the Rotterdam Rules perspective. 42 J. Mar. L. & Com. 185-209 (2011).

Buffalow, Gregory C. The *force majeure* defense — recent cases, boilerplate and analysis. 42 J. Mar. L. & Com. 211-230 (2011).

Hackney, Ryan. If a helicopter hits an offshore platform and crashes at sea, where do you bury the survivors? 42 J. Mar. L. & Com. 231-254 (2011).

Cohen, Michael Marks. Restoring the luster to the P & I letter of undertaking. 42 J. Mar. L. & Com. 255-274 (2011).

DiMichael, Nicholas. Book reviews. (Reviewing The Rotterdam Rules: The UN Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea, edited by Michael F. Sturley, Tomotaka Fujita and Gertjan van der Ziel; The Rotterdam Rules 2008: Commentary to the United Nations Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea, edited by Alexander von Ziegler, et al.; The Carriage of Goods by Sea Under the Rotterdam Rules, edited by D. Rhidian Thomas.) 42 J. Mar. L. & Com. 275-281 (2011).

Staring, Graydon S. Book review. (The Modern Law of Marine Insurance, vol. 3, edited by D. Rhidian Thomas.) 42 J. Mar. L. & Com. 281-290 (2011).

17 LAW AND BUSINESS REVIEW OF THE AMERICAS, NO. 2, SPRING, 2011.

Joint Statement by President Barack Obama and President Sebastián Piñera on the Occasion of President Obama's Visit to Santiago, Chile. 17 Law & Bus. Rev. Am. 175-178 (2011).

Mezzanotte, Félix E. Government's misuse of competition laws: discussing the Telecom Italia case in Argentina. 17 Law & Bus. Rev. Am. 181-193 (2011).

Fach Gómez, Katia. Latin America and ICSID: David versus Goliath? 17 Law & Bus. Rev. Am. 195-230 (2011).

Mohan, Kerry. Delegated decree authority in contemporary South America: comparative study of the radical left and their threat to the rule of law. 17 Law & Bus. Rev. Am. 231-278 (2011).

Sharma, Seema G. Over-the-counter derivatives: a new era of financial regulation. 17 Law & Bus. Rev. Am. 279-315 (2011).

Farr, Alexander S. Comment. Bolivia, batteries, and bureaucracy. 17 Law & Bus. Rev. Am. 319-345 (2011).

DeWeese, Julie. Casenote. Legislating against copyright infringement across borders: an examination of Canada's efforts to keep pace with technology. (**Soc'y of Composers, Authors, & Music Publishers of Can. v. Can. Ass'n of Internet Providers**, [2004] 2 S.C.R. 427 (Can.)) 17 Law & Bus. Rev. Am. 347-359 (2011).

Forero-Niño, Lina. Casenote. Mexicana Airlines, one of the world's oldest airlines, files for bankruptcy protection in Mexico and the United States and suspends flights until further notice. 17 Law & Bus. Rev. Am. 361-374 (2011).

Unzelman, Allen C. Student update. Latin America update: the enhancement of governmental powers and restriction of freedoms in Guatemala and Venezuela. 17 Law & Bus. Rev. Am. 377-385 (2011).

John, Soji. Student update. Canada update: Supreme Court supports the PMPRB's ability to control prices of patented medicines sold abroad to Canadians. 17 Law & Bus. Rev. Am. 387-394 (2011).

Bond, Chad. Student update. NAFTA update and trade news highlights from November 2010 through January 2011. 17 Law & Bus. Rev. Am. 395-402 (2011).

Concept document: phased U.S.-Mexico cross-border long haul trucking proposal. 17 Law & Bus. Rev. Am. 405-406 (2011).

74 LAW AND CONTEMPORARY PROBLEMS, NO. 3, SUMMER, 2011.

See You Out of Court? The Role of ADR in Healthcare. 74 Law & Contemp. Probs. 1-278 (2011).

Rabinovich-Einy, Orna. Foreword. 74 Law & Contemp. Probs. i-x (2011).

Menkel-Meadow, Carrie. Scaling up deliberative democracy as dispute resolution in healthcare reform: a work in progress. 74 Law & Contemp. Probs. 1-30 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 32
October 7, 2011

Katsh, Ethan, Norman Sondheimer, Prashila Dullabh and Samuel Stromberg. Is there an app for that? Electronic health records (EHRs) and a new environment of conflict prevention and resolution. 74 *Law & Contemp. Probs.* 31-56 (2011).

Studdert, David M., Allen Kachalia, Joshua A. Salomon and Michelle M. Mello. Rationalizing noneconomic damages: a health-utilities approach. 74 *Law & Contemp. Probs.* 57-101 (2011).

Holman, Mirya, Neil Vidmar and Paul Lee. Most claims settle: implications for alternative dispute resolution from a profile of medical-malpractice claims in Florida. 74 *Law & Contemp. Probs.* 103-133 (2011).

Liebman, Carol B. Medical malpractice mediation: benefits gained, opportunities lost. 74 *Law & Contemp. Probs.* 135-149 (2011).

Alberstein, Michal and Nadav Davidovitch. Apologies in the healthcare system: from clinical medicine to public health. 74 *Law & Contemp. Probs.* 151-175 (2011).

Dubler, Nancy Neveloff. A “principled resolution”: the fulcrum for bioethics mediation. 74 *Law & Contemp. Probs.* 177-200 (2011).

Mironi, Mordehai (Moti). Experimenting with alternative dispute resolution as a means for peaceful resolution of interest labor disputes in public healthcare—a case study. 74 *Law & Contemp. Probs.* 201-240 (2011).

Rabinovich-Einy, Orna. Escaping the shadow of malpractice law. 74 *Law & Contemp. Probs.* 241-278 (2011).

30 LEGAL REFERENCE SERVICES QUARTERLY, NOS. 1-2, JANUARY-JUNE, 2011.

Special Issue. Determining Legislative Intent in State Courts: Selected Methods and Sources. 30 *Legal Ref. Serv. Q.* 1-147 (2011).

Kawaguchi, Linda. Introduction to Special Issue. Determining Legislative Intent in State Courts, Selected Methods and Sources. 30 *Legal Ref. Serv. Q.* 1-6 (2011).

Harrell, Merrilee S. A researcher’s guide to legislative history in Alaska. 30 *Legal Ref. Serv. Q.* 7-16 (2011).

Fusaris, Janis. Connecticut legislative history. 30 *Legal Ref. Serv. Q.* 17-24 (2011).

Brown, Kathleen. The legislative process in the state of Florida. 30 *Legal Ref. Serv. Q.* 25-32 (2011).

Ford, Kristin. Idaho legislative histories revealed. 30 *Legal Ref. Serv. Q.* 33-41 (2011).

Huddleston, Brian. Louisiana legislative history resources. 30 *Legal Ref. Serv. Q.* 42-50 (2011).

Brown, Kincaid C. Legislative intent and legislative history in Michigan. 30 *Legal Ref. Serv. Q.* 51-61 (2011).

Jackson, George R. Minnesota legislative history. 30 *Legal Ref. Serv. Q.* 62-70 (2011).

Garavaglia, Barbara H. Using legislative histories to determine legislative intent in New Jersey. 30 *Legal Ref. Serv. Q.* 71-84 (2011).

Davis, Thomas P. Legislative history in North Carolina. 30 *Legal Ref. Serv. Q.* 85-94 (2011).

Schwartz, Rhonda R. Resorting to extrinsic aids: North Dakota legislative history research. 30 *Legal Ref. Serv. Q.* 95-118 (2011).

Jackson, Darla. Legislative history: a guide for the state of Oklahoma. 30 *Legal Ref. Serv. Q.* 119-126 (2011).

Atchison, Amy and Jennifer Lentz. California legislative history. 30 *Legal Ref. Serv. Q.* 127-140 (2011).

Cervenka, Patricia A. Wisconsin Supreme Court and legislative history. 30 *Legal Ref. Serv. Q.* 141-147 (2011).

35 LEGAL STUDIES FORUM, NO. 2, PP. 235-532, 2011.

Instructions from the World. Story Basics. James R. Elkins, Editor. 35 *Legal Stud. F.* 235-532 (2011).

Prologue. 35 *Legal Stud. F.* 237-241 (2011).

Story basics. 35 *Legal Stud. F.* 243-510 (2011).

Epilogue. 35 *Legal Stud. F.* 511-517 (2011).

Editor’s note. 35 *Legal Stud. F.* 519 (2011).

Sources. 35 *Legal Stud. F.* 521-532 (2011).

71 LOUISIANA LAW REVIEW, NO. 3, SPRING, 2011.

Galligan, Thomas C., Jr. Death at sea: a sad tale of disaster, injustice, and unnecessary risk. 71 *La. L. Rev.* 787-817 (2011).

Mullenix, Linda S. Prometheus unbound: the Gulf Coast Claims Facility as a means for resolving mass tort claims—a fund too far. 71 *La. L. Rev.* 819-916 (2011).

Murchison, Kenneth M. Liability under the Oil Pollution Act: current law and needed revisions. 71 *La. L. Rev.* 917-956 (2011).

Martin, Patrick H. The BP spill and the meaning of “gross negligence or willful misconduct.” 71 *La. L. Rev.* 957-1028 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 33
October 7, 2011

Rose, Jonathan J. Note. Time for a new plan: the LLC is a better option for estate planning after ... (**Cannon v. Bertrand**, 921 So. 3d 393, 2009.) 71 La. L. Rev. 1029-1052 (2011).

McDonald, Margaret. Note. **Summers v. Earth Island Institute**: overhauling the injury-in-fact test for standing to sue. (**Summers v. Earth Island Inst.**, 129 S. Ct. 1142, 2009.) 71 La. L. Rev. 1053-1089 (2011).

Stewart, Alan W. Note. Are we allowing the thing to speak for itself? **Linnear v. CenterPoint Energy** and *res ipsa loquitur* in Louisiana. (**Linnear v. CenterPoint Energy Entex/Reliant Energy**, 966 So. 2d 36, 2007.) 71 La. L. Rev. 1091-1110 (2011).

15 MARQUETTE INTELLECTUAL PROPERTY LAW REVIEW, NO. 2, SUMMER, 2011.

Lemley, Mark A. **Honorable Helen Wilson Nies Memorial Lecture**. Can the Patent Office be fixed? 15 Marq. Intell. Prop. L. Rev. 295-307 (2011).

Gendreau, Ysolde. Canada and the three-step test: a step in which direction? 15 Marq. Intell. Prop. L. Rev. 309-323 (2011).

Hoover, Dalila. Coercion will not protect trademark owners in China, but an understanding of China's culture will: a lesson the United States has to learn. 15 Marq. Intell. Prop. L. Rev. 325-355 (2011).

Ubertazzi, Benedetta. Intellectual property rights and exclusive (subject matter) jurisdiction: between private and public international law. 15 Marq. Intell. Prop. L. Rev. 357-448 (2011).

Jacobs, Brian W. Comment. Using intellectual property to secure financing after the worst financial crisis since the Great Depression. 15 Marq. Intell. Prop. L. Rev. 449-463 (2011).

Shanahan, Colin E. Comment. ACTA fool or: how rights holders learned to stop worrying and love 512's subpoena provisions. 15 Marq. Intell. Prop. L. Rev. 465-484 (2011).

Shelbourne, Syvil. Comment. Balancing acts: using a mixed test to ensure better results in rule of reason patent misuse analysis within Section 337. 15 Marq. Intell. Prop. L. Rev. 485-501 (2011).

Smith, Nicholas G. Comment. **MedImmune v. Genentech**: a game-theoretic analysis of the Supreme Court's continued assault on the patentee. (**MedImmune v. Genentech**, 549 U.S. 118, 2007.) 15 Marq. Intell. Prop. L. Rev. 503-527 (2011).

23 PACE INTERNATIONAL LAW REVIEW, NO. 1, WINTER, 2011.

Zeller, Bruno. Penalty clauses: are they governed by the CISG? 23 Pace Int'l L. Rev. 1-14 (2011).

Murray, Colin R.G. The ripple effect: Guantánamo Bay in the United Kingdom's courts. 23 Pace Int'l L. Rev. 15-40 (2011).

Kim, Jongho. Corporate restructuring through spin-off reorganization plan: a Korean case study. 23 Pace Int'l L. Rev. 41-91 (2011).

Juma, Laurence. The Laws of Leretholi: role and status of codified rules of custom in the Kingdom of Lesotho. 23 Pace Int'l L. Rev. 92-145 (2011).

Alidadi, Katayoun. Opening doors to Muslim minorities in the workplace? From India's employment quota to EU and Belgian anti-discrimination legislation. 23 Pace Int'l L. Rev. 146-214 (2011).

Larson, Stacy. Comment. Intersexuality and gender verification tests: the need to assure human rights and privacy. 23 Pace Int'l L. Rev. 215-248 (2011).

Haskos, Steven Nicholas. Comment. An argument for the deletion of the crime of aggression from the Rome Statute of the International Criminal Court. 23 Pace Int'l L. Rev. 249-268 (2011).

20 PACIFIC RIM LAW & POLICY JOURNAL, NO. 3, JUNE, 2011.

Jeong, Young-Cheol. Legal compliance and Korea's financial services market: a strategic approach. 20 Pac. Rim L. & Pol'y J. 483-527 (2011).

Tsuneki, Atsushi and Manabu Matsunaka. Labor relations and labor law in Japan. 20 Pac. Rim L. & Pol'y J. 529-561 (2011).

Tanase, Takao. Divorce and the best interest of the child: disputes over visitation and the Japanese family courts. [Translated by Matthew J. McCauley.] 20 Pac. Rim L. & Pol'y J. 563-588 (2011).

McCauley, Matthew J. Comment. Divorce and the welfare of the child in Japan. 20 Pac. Rim L. & Pol'y J. 589-606 (2011).

Prakash, Priyanka. Comment. To plea or not to plea: the benefits of establishing an institutionalized plea bargaining system in Japan. 20 Pac. Rim L. & Pol'y J. 607-633 (2011).

Sher, Elizabeth M. Comment. Death penalty sentencing in Japan under the lay assessor system: avoiding the avoidable through unanimity. 20 Pac. Rim L. & Pol'y J. 635-658 (2011).

Whittemore, Mary Elizabeth. Comment. The problem of enforcing nature's rights under Ecuador's Constitution: why the 2008 environmental amendments have no bite. 20 Pac. Rim L. & Pol'y J. 659-691 (2011).

17 PSYCHOLOGY, PUBLIC POLICY, AND LAW, NO. 1, FEBRUARY, 2011.

Pirelli, Gianni, William H. Gottdiener and Patricia A. Zapf. A meta-analytic review of competency to stand trial research. 17 Psychol. Pub. Pol'y & L. 1-53 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 34
October 7, 2011

King, Eden B., et al. Discrimination in the 21st century: are science and the law aligned? 17 *Psychol. Pub. Pol'y & L.* 54-75 (2011).

Nysse-Carris, Kari L., Bette L. Bottoms and Jessica M. Salerno. Experts' and novices' abilities to detect children's high-stakes lies of omission. 17 *Psychol. Pub. Pol'y & L.* 76-98 (2011).

Stebly, Nancy K., Jennifer E. Dysart and Gary L. Wells. Seventy-two tests of the sequential lineup superiority effect: a meta-analysis and policy discussion. 17 *Psychol. Pub. Pol'y & L.* 99-139 (2011).

Flowe, Heather D., Amrita Mehta and Ebbe B. Ebbesen. The role of eyewitness identification evidence in felony case dispositions. 17 *Psychol. Pub. Pol'y & L.* 140-159 (2011).

30 REVIEW OF LITIGATION, NO. 3, SPRING, 2011.

Pinkston, Jarred. *In rem* jurisdiction in an action to confirm and enforce a foreign arbitral award generally and jurisdiction based upon the presence of a U.S. subsidiary specifically. 30 *Rev. Litig.* 415-474 (2011).

Pinson, Chad M. and David M. Hunt. Consumer class actions: Texas trends. 30 *Rev. Litig.* 475-533 (2011).

Podgor, Ellen S. 100 years of white collar crime in "Twitter." 30 *Rev. Litig.* 535-558 (2011).

Lorentz, David. Note. The effectiveness of litigation under the CAN-SPAM Act. 30 *Rev. Litig.* 559-605 (2011).

McGuire, Cate. Note. An unrealistic burden: crimes involving moral turpitude and **Silva-Trevino's** realistic probability test. (**Matter of Silva-Trevino**, 24 I. & N. Dec. 687, 2008.) 30 *Rev. Litig.* 607-638 (2011).

34 SEATTLE UNIVERSITY LAW REVIEW, NO. 4, SUMMER, 2011.

Berle II. The Second Annual Symposium of the Adolf A. Berle, Jr. Center on Corporations, Law & Society. 34 *Seattle U. L. Rev.* 993-1544 (2011).

Meyerson, Beatrice Berle. Foreword. 34 *Seattle U. L. Rev.* 993 (2011).

Afsharipour, Afra. Directors as trustees of the nation? India's corporate governance and corporate social responsibility reform efforts. 34 *Seattle U. L. Rev.* 995-1024 (2011).

Biondi, Yuri. The problem of social income: the entity view of the cathedral. 34 *Seattle U. L. Rev.* 1025-1047 (2011).

Broome, Lissa Lamkin, John M. Conley and Kimberly D. Krawiec. Does critical mass matter? Views from the boardroom. 34 *Seattle U. L. Rev.* 1049-1080 (2011).

Cioffi, John W. Fiduciaries, federalization, and finance capitalism: Berle's ambiguous legacy and the collapse of countervailing power. 34 *Seattle U. L. Rev.* 1081-1120 (2011).

Davis, Gerald F. The twilight of Berle and Means corporation. 34 *Seattle U. L. Rev.* 1121-1138 (2011).

Emmett, Ross B. Frank H. Knight on the "entrepreneur function" in modern enterprise. 34 *Seattle U. L. Rev.* 1139-1154 (2011).

Harner, Michelle M. and Jamie Marincic. Behind closed doors: the influence of creditors in business reorganizations. 34 *Seattle U. L. Rev.* 1155-1217 (2011).

Hutchinson, Allan C. Hurly-Berle—corporate governance, commercial profits, and democratic deficits. 34 *Seattle U. L. Rev.* 1219-1258 (2011).

Lubben, Stephen J. Financial institutions in bankruptcy. 34 *Seattle U. L. Rev.* 1259-1278 (2011).

McDonnell, Brett H. Of Mises and Min(sky): libertarian and liberal responses to financial crises past and present. 34 *Seattle U. L. Rev.* 1279-1316 (2011).

O'Kelley, Charles R.T. Berle and Veblen: an intellectual connection. 34 *Seattle U. L. Rev.* 1317-1350 (2011).

Page, Antony and Robert A. Katz. Is social enterprise the new corporate responsibility? 34 *Seattle U. L. Rev.* 1351-1384 (2011).

Rutherford, Malcolm. The judicial control of business: Walton Hamilton, antitrust, and Chicago. 34 *Seattle U. L. Rev.* 1385-1407 (2011).

Schneiberg, Marc. Toward an organizationally diverse American capitalism? Cooperative, mutual, and local, state-owned enterprise. 34 *Seattle U. L. Rev.* 1409-1434 (2011).

Sharpe, Nicola Faith. The cosmetic independence of corporate boards. 34 *Seattle U. L. Rev.* 1435-1456 (2011).

Stewart, Fenner, Jr. Berle's conception of shareholder primacy: a forgotten perspective for reconsideration during the rise of finance. 34 *Seattle U. L. Rev.* 1457-1499 (2011).

Taylor, Celia R. Berle and social businesses: a consideration. 34 *Seattle U. L. Rev.* 1501-1525 (2011).

Van Horn, Robert. Chicago's shifting attitude toward concentrations of business power (1934-1962). 34 *Seattle U. L. Rev.* 1527-1544 (2011).

Kruckeberg, Kurt E. Note. Copyright "band-aids" and the future of reform. 34 *Seattle U. L. Rev.* 1545-1574 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 35
October 7, 2011

Marchesano, Joseph. Note. Where lawfare meets lawsuit in the case of ... (**Padilla v. Yoo**, 633 F. Supp. 1005, 2009.) 34 Seattle U. L. Rev. 1575-1604 (2011).

Wolf, Roberta Furst. Note. Conflicting anti-doping laws in professional sports: collective bargaining agreements v. state law. 34 Seattle U. L. Rev. 1605-1636 (2011).

62 SOUTH CAROLINA LAW REVIEW, NO. 3, SPRING, 2011.

Symposium. Law and Democracy: Maintaining an Independent Judiciary. 62 S.C. L. Rev. 471-526 (2011).

Laws, John. Lord Justice of Appeal, England and Wales. Religion and law. 62 S.C. L. Rev. 471-484 (2011).

Freeman, John P. Appearance of impropriety, recusal, and the Segars-Andrews case. 62 S.C. L. Rev. 485-513 (2011).

Klein, David. What can we demand of judges in return for independence? 62 S.C. L. Rev. 515-526 (2011).

Annual Fourth Circuit Survey. 62 S.C. L. Rev. 527-585 (2011).

56 SOUTH DAKOTA LAW REVIEW, NO. 2, PP. 219-403, 2011.

Lloyd, Harold Anthony. A right but wrong place: righting and rewriting **Citizens United**. 56 S.D. L. Rev. 219-237 (2011).

Parsons, Ronald A., Jr. Being there: constructive denial of counsel at a competency hearing as structural error under the Sixth Amendment. 56 S.D. L. Rev. 238-255 (2011).

Van Patten, Jonathan K. Themes and persuasion. 56 S.D. L. Rev. 256-284 (2011).

Dylla, Joseph M. A case for the adoption of the Revised Uniform Limited Liability Company Act in South Dakota. 56 S.D. L. Rev. 285-315 (2011).

Huss, Stacy R. Student article. **Melendez-Diaz v. Massachusetts**: testing the adaptation of the Confrontation Clause to neutral analysts and developing technology. (**Melendez-Diaz v. Massachusetts**, 129 S. Ct. 2527, 2009.) 56 S.D. L. Rev. 316-350 (2011).

Lamprecht, Rebecca S. Student article. Advancing the best interests of the child: why South Dakota should strengthen its rebuttable presumption against awarding custody to abusive parents. 56 S.D. L. Rev. 351-379 (2011).

Murphy, Ellie J. Student article. **Kirksey v. Grohmann**: LLC dissolution is proper when member deadlock leaves no meaningful way to move forward. (**Kirksey v. Grohmann**, 754 N.W.2d 825, 2008.) 56 S.D. L. Rev. 380-403 (2011).

30 STANFORD ENVIRONMENTAL LAW JOURNAL, NO. 2, JUNE, 2011.

Outka, Uma. The renewable energy footprint. 30 Stan. Envtl. L.J. 241-309 (2011).

Skinner, Jonathan. Who killed the hybrid car? State and local green incentive programs after **Metropolitan Taxicab Board of Trade v. City of New York** in the Second Circuit. 30 Stan. Envtl. L.J. 311-342 (2011).

Spain, Anna. Beyond adjudication: resolving international resource disputes in an era of climate change. 30 Stan. Envtl. L.J. 343-390 (2011).

44 SUFFOLK UNIVERSITY LAW REVIEW, NO. 2, PP. 327-614, 2011.

Symposium—The Massachusetts Constitution of 1780. 44 Suffolk U. L. Rev. 327-454 (2011).

Greaney, Justice John M. Foreword: The Massachusetts Constitution of 1780. 44 Suffolk U. L. Rev. 327-330 (2011).

Wilkins, Chief Justice Herbert P. The Massachusetts Constitution—the last thirty years. 44 Suffolk U. L. Rev. 331-358 (2011).

Dearborn, D. Christopher. “You have the right to an attorney,” but not right now: combating **Miranda**’s failure by advancing the point of attachment under article XII of the Massachusetts Declaration of Rights. 44 Suffolk U. L. Rev. 359-414 (2011).

Leavens, Arthur. Prophylactic rules and state constitutionalism. 44 Suffolk U. L. Rev. 415-454 (2011).

Baker, R. Lisle. Exploring how municipal boards can settle appeals of their land use decisions within the framework of the Massachusetts Open Meeting Law. 44 Suffolk U. L. Rev. 455-476 (2011).

Benware, Lesley. Note. But see **Guiney**: revisiting mandatory random suspicionless drug testing of Massachusetts public-sector safety-sensitive employees in light of House Bill 2210. (**Guiney v. Police Commissioner of Boston**, 582 N.E.2d 523, 1991.) 44 Suffolk U. L. Rev. 477-503 (2011).

Hatt, Kyle. Note. Gun-shy originalism: the Second Amendment’s original purpose in ... (**District of Columbia v. Heller**, 554 U.S. 570, 2008.) 44 Suffolk U. L. Rev. 505-523 (2011).

Hunter, Jonathan P. Note. Miscarriage of justice: appellate review of unreserved constitutional objections to the admission of evidence in Massachusetts. 44 Suffolk U. L. Rev. 525-543 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 36
October 7, 2011

Kappelman, Ben. Note. When rape isn't like combat: the disparity between benefits for post-traumatic stress disorder for combat veterans and benefits for victims of military sexual assault. 44 *Suffolk U. L. Rev.* 545-565 (2011).

Rapone, Thomas. Note. The EEZ solution to striper management: why the federal government should ban the commercial harvest of striped bass once and for all. 44 *Suffolk U. L. Rev.* 567-591 (2011).

Baxter, George G., IV. Case comment. Constitutional law—Ninth Circuit characterizes Taser as “intermediate” level of force requiring justification of strong governmental interest. (**Bryan v. MacPherson**, 630 F.3d 805, 2010.) 44 *Suffolk U. L. Rev.* 593-604 (2011).

Hall, Marcus. Case comment. Copyright law—Seventh Circuit holds product photography sufficiently creative for copyright as derivative works. (**Schrock v. Learning Curve Int'l, Inc.**, 586 F.3d 513, 2009.) 44 *Suffolk U. L. Rev.* 605-614 (2011).

38 SYRACUSE JOURNAL OF INTERNATIONAL LAW AND COMMERCE, NO. 2, SPRING, 2011.

Balleste, Roy. Persuasions and exhortations: acknowledging Internet governance and human dignity for all. 38 *Syracuse J. Int'l L. & Com.* 227-256 (2011).

Odoyo, Susan Gainey. The effects of U.S. anti-terrorist laws on international business and trade. 38 *Syracuse J. Int'l L. & Com.* 257-294 (2011).

Bejesky, Robert. Weapon inspections lessons learned: evidentiary presumptions and burdens of proof. 38 *Syracuse J. Int'l L. & Com.* 295-375 (2011).

O'Malley, Brady J. Note. **Graham v. Florida** and the role of international sources in Eighth Amendment jurisprudence. (**Graham v. Florida**, 130 S. Ct. 2011, 2010.) 38 *Syracuse J. Int'l L. & Com.* 377-414 (2011).

Thompson, Shelley. Note. 80 simple rules: the effective and sustainable 2009 Rwandan microfinance regulations. 38 *Syracuse J. Int'l L. & Com.* 415-443 (2011).

16 TEXAS JOURNAL ON CIVIL LIBERTIES & CIVIL RIGHTS, NO. 2, SPRING, 2011.

Goldberg, Erica. Amending **Christian Legal Society v. Martinez**: protecting expressive association as an independent right in a limited public forum. 16 *Tex J. on C.L. & C.R.* 129-169 (2011).

Gold, Michael Evan. Disparate impact is not unconstitutional. 16 *Tex J. on C.L. & C.R.* 171-187 (2011).

Nishimura, Christine Florick. Note. Eliminating the use of restraint and seclusion against students with disabilities. 16 *Tex J. on C.L. & C.R.* 189-231 (2011).

Terrell, Mark T. Note. Bucking **Grutter**: why critical mass should be thrown off the affirmative-action horse. (**Grutter v. Bollinger**, 539 U.S. 306, 2003.) 16 *Tex J. on C.L. & C.R.* 233-262 (2011).

17 TEXAS WESLEYAN LAW REVIEW, NO. 3, SPRING, 2011.

Cormier, Zachary R. **Christian Legal Society v. Martinez**: the death knell of associational freedom on the college campus. 17 *Tex. Wesleyan L. Rev.* 287-302 (2011).

Stokes, Alexis Brown. An apple a day keeps shareholder suits at bay: an examination of a corporate officer's legal duty to disclose health problems to shareholders. 17 *Tex. Wesleyan L. Rev.* 303-324 (2011).

Campbell, Lori. Comment. Loan me my money: how Texas can respond to the credit needs of trust beneficiaries. 17 *Tex. Wesleyan L. Rev.* 325-345 (2011).

Stewart, Nadia. Note. Adoption by same-sex couples and the use of the representation reinforcement theory to protect the rights of children. 17 *Tex. Wesleyan L. Rev.* 347-369 (2011).

Walston, Jeanette E. Comment. Do non-discriminatory peremptory strikes really exist, or is a juror's right to sit on a jury denied when the court allows the use of peremptory strikes? 17 *Tex. Wesleyan L. Rev.* 371-390 (2011).

12 THOMAS M. COOLEY JOURNAL OF PRACTICAL AND CLINICAL LAW, NO. 3, PP. 335-470, 2010.

Church, Christine Zellar. The Servicemembers Civil Relief Act: protecting victims of domestic violence in protection order cases involving the military. 12 *T.M. Cooley J. Prac. & Clin. L.* 335-379 (2010).

Batzer, Sherry L. The evolution of an in-house government law clinic. 12 *T.M. Cooley J. Prac. & Clin. L.* 381-413 (2010).

Nordlund, Diana. Forn reform: documenting emergency department informed consent. 12 *T.M. Cooley J. Prac. & Clin. L.* 415-450 (2010).

Faulkner, Cindy E. Happily ever after: an ethical will may be a step on that journey. 12 *T.M. Cooley J. Prac. & Clin. L.* 451-468 (2010).

From the Editors. 12 *T.M. Cooley J. Prac. & Clin. L.* 469 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 37
October 7, 2011

11 UC DAVIS BUSINESS LAW JOURNAL, NO. 2, SPRING, 2011.

Marcantel, Jonathan A. The corporation as a “real” constitutional person. 11 UC Davis Bus. L.J. 221-265 (2011).

Doré, Matthew G. What, me worry? Tort liability risks for participants in LLCs. 11 UC Davis Bus. L.J. 267-324 (2011).

Robins, Martin B. Pay + board composition + personal behavior ≠ corporate governance: in search of conceptual change. 11 UC Davis Bus. L.J. 325-359 (2011).

Krattenmaker, Thomas G. Situating **Realcomp** in the sweep of antitrust law and policy. 11 UC Davis Bus. L.J. 361-373 (2011).

Lee, Tiffany Lena. Student article. Anticompetitive exclusion and the “inherently suspect” framework: the viability of the Federal Trade Commission’s analysis in **Realcomp II**. (*In re Realcomp II, Ltd.*, 2007 WL 6936319, 2009, *aff’d* 635 F.3d 815, 2011.) 11 UC Davis Bus. L.J. 375-411 (2011).

17 UC DAVIS JOURNAL OF INTERNATIONAL LAW AND POLICY, NO. 1, FALL, 2010.

Dungel, Joakim and Shannon Ghadiri. The temporal scope of command responsibility revisited: why commanders have a duty to prevent crimes committed after the cessation of effective control. 17 UC Davis J. Int’l L. & Pol’y 1-40 (2010).

Ghafele, Roya and Angus Mercer. ‘Not starting in sixth gear’: an assessment of the U.N. Global Compact’s use of soft law as a global governance structure for corporate social responsibility. 17 UC Davis J. Int’l L. & Pol’y 41-61 (2010).

Gupta, Priya S. Ending finders, keepers: the use of title insurance to alleviate uncertainty in land holdings in India. 17 UC Davis J. Int’l L. & Pol’y 63-109 (2010).

Kaoutzanis, Christodoulos. Two birds with one stone: how the use of the class action device for victim participation in the International Criminal Court can improve both the fight against impunity and victim participation. 17 UC Davis J. Int’l L. & Pol’y 111-150 (2010).

Nielsen, Elizabeth. State responsibility for terrorist groups. 17 UC Davis J. Int’l L. & Pol’y 151-191 (2010).

Vignos, Scott A. Pirate trials: an examination of the United States’ non-refoulement duties pursuant to the United Nations Convention Against Torture. 17 UC Davis J. Int’l L. & Pol’y 193-212 (2010).

49 UNIVERSITY OF LOUISVILLE LAW REVIEW, NO. 2, WINTER, 2010.

Urofsky, Melvin I. **Brandeis Lecture**. Louis D. Brandeis and his clerks. 49 U. Louisville L. Rev. 163-183 (2010).

Holmes, Rachelle Y. The tax lawyer as gatekeeper. 49 U. Louisville L. Rev. 185-230 (2010).

Anderson, Linda S. Just because *you* don’t want kids doesn’t mean *I* can’t have them: how clarifying definitions of “parent” and “procreate” can prevent the indefinite storage of cryopreserved embryos. 49 U. Louisville L. Rev. 231-266 (2010).

Schueler, Maddie. Note. A fertile ground for legislation: proposing a Kentucky statute requiring advance directives for couples undergoing *in vitro* fertilization. 49 U. Louisville L. Rev. 267-289 (2010).

Imbrogno, Mark A. Note. Pipedream to pipeline: ownership of Kentucky’s subterranean pore space for use in carbon capture and sequestration. 49 U. Louisville L. Rev. 291-315 (2010).

42 UNIVERSITY OF MIAMI INTER-AMERICAN LAW REVIEW, NO. 1, FALL, 2010.

Baker, John and Agustín Parise. Conflicts in international tort litigation between U.S. and Latin American courts. 42 U. Miami Inter-Am. L. Rev. 1-46 (2010).

Fisk, Daniel and Courtney R. Perez. Managed engagement: the case of Castro’s Cuba. 42 U. Miami Inter-Am. L. Rev. 47-86 (2010).

Olsen, Travis Bennion. **Big Cola v. Coca-Cola**: how a convenient store owner’s complaint resulted in one of Mexico’s largest antitrust fines. 42 U. Miami Inter-Am. L. Rev. 87-114 (2010).

Shapiro, Justin B. Note. What are they smoking?! Mexico’s decriminalization of small-scale drug possession in the wake of a law enforcement failure. 42 U. Miami Inter-Am. L. Rev. 115-144 (2010).

Schanerman, Nanci. Note. Comity: another nail in the coffin of institutional homophobia. 42 U. Miami Inter-Am. L. Rev. 145-173 (2010).

Morena-Paredes, Euyelit Adriana. Note. *El arbitraje de inversiones en América del Sur: propuesta de creación de un centro alternativo de arbitraje de la estructura internacional de la Unión de Naciones Suramericanas*. 42 U. Miami Inter-Am. L. Rev. 175-195 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 38
October 7, 2011

18 UNIVERSITY OF MIAMI INTERNATIONAL AND COMPARATIVE LAW REVIEW, NO. 1, FALL, 2010.

Conte, Francis J. Spaces of freedom for citizens and asylees in the EU and U.S. 18 U. Miami Int'l & Comp. L. Rev. 1-45 (2010).

Zambão, Bianca. Brazil's launch of lender environmental liability as a tool to manage environmental impacts. 18 U. Miami Int'l & Comp. L. Rev. 47-103 (2010).

Aft, Adam and Daniel Sacks. Mauritius: an example of the role of constitutions in development. 18 U. Miami Int'l & Comp. L. Rev. 105-136 (2010).

45 UNIVERSITY OF RICHMOND LAW REVIEW, NO. 4, MAY, 2011.

Allen Chair Issue 2011. Emerging from the Great Recession. 45 U. Rich. L. Rev. 1037-1229 (2011).

Thomasson, Meagan J. Preface. 45 U. Rich. L. Rev. ix-x (2011).

Thomasson, Meagan J. Acknowledgements. 45 U. Rich. L. Rev. xi-xii (2011).

Kaine, Timothy M. Economic policy after a lost decade—from over-spending to innovation. 45 U. Rich. L. Rev. 1037-1058 (2011).

Arnold, Thomas M. and Jerry L. Stevens. Mixed agendas and government regulation of business: can we clean up the mess? 45 U. Rich. L. Rev. 1059-1089 (2011).

Bufford, Hon. Samuel L. The Chapter 13 alternative: a legislative solution to undersecured home mortgages. 45 U. Rich. L. Rev. 1091-1110 (2011).

Estrada, Edward J. The immediate and lasting impacts of the 2008 economic collapse—Lehman Brothers, General Motors, and the secured credit markets. 45 U. Rich. L. Rev. 1111-1142 (2011).

Cohen, Hollace T. Orderly liquidation authority: a new insolvency regime to address systemic risk. 45 U. Rich. L. Rev. 1143-1229 (2011).

LaForge, Clayton D. Comment. The silver lining in the red giant: China's residential mortgage laws promote temperance among the surging middle class. 45 U. Rich. L. Rev. 1231-1253 (2011).

Vann, Lindsey S. Comment. History repeats itself: the post-**Furman** return to arbitrariness in capital punishment. 45 U. Rich. L. Rev. 1255-1288 (2011).

23 UNIVERSITY OF SAN FRANCISCO MARITIME LAW JOURNAL, NO. 2, PP. 206-378, 2010-11.

Author index. 23 U.S.F. Mar. L.J. unpagged (2010-11).

Chalos, Michael G. and Wayne A. Parker. The criminalization of maritime accidents and MARPOL violations in the United States. 23 U.S.F. Mar. L.J. 206-238 (2010-11).

Underhill, R. Michael. The modern “electronic bridge” and immediate discovery and litigation considerations following a major marine casualty. 23 U.S.F. Mar. L.J. 239-264 (2010-11).

Burrell, Lizabeth L. Between Scylla and Charybdis: the importance of internal calibration in balancing zeal for one's client with duties to the legal system when your adversary is incompetent. 23 U.S.F. Mar. L.J. 265-325 (2010-11).

Ninth Circuit Survey. 23 U.S.F. Mar. L.J. 326-378 (2010-11).

2 UNLV GAMING LAW JOURNAL, NO. 1, SPRING, 2011.

Reaser, Dan R. Regulation of gaming device software development: Nevada's paradigm shift on independent contractors. 2 UNLV Gaming L.J. 1-24 (2011).

Crowne, Emir Aly and students Andrew Black & S. Alex Constantin. Not out of the (Fox) woods yet: Indian gaming and the Bankruptcy Code. 2 UNLV Gaming L.J. 25-45 (2011).

Johnson, Simon. Has the time for large gaming property involved REITs finally arrived?: a review of the potential for REIT investment in destination gaming resort properties. 2 UNLV Gaming L.J. 47-87 (2011).

Niño, Leslie M. Keeping it clean: Richard H. Bryan and Nevada gaming. 2 UNLV Gaming L.J. 89-106 (2011).

Homeyer, Kirk D. Note. Can a state seize an Internet gambling website's domain name? An analysis of the **Kentucky Case**. (**Kentucky v. Interactive Media Entm't and Gaming Ass'n, Inc., et al.**, 306 S.W.3d 32, 2010.) 2 UNLV Gaming L.J. 107-131 (2011).

Guenaga, Amaia. Note. Improving the odds: changing the perception of problem gambling and supporting the growth of problem gambling courts. 2 UNLV Gaming L.J. 133-154 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 39
October 7, 2011

13 VANDERBILT JOURNAL OF ENTERTAINMENT AND TECHNOLOGY LAW, NO. 3, SPRING, 2011.

Carpenter, Megan M. Drawing a line in the sand: copyright law and new museums. 13 Vand. J. Ent. & Tech. L. 463-505 (2011).

Young, Julie Cromer. Copyright *in memoriam*. 13 Vand. J. Ent. & Tech. L. 507-541 (2011).

Booms, Thomas E. Note. Hacking into federal court: employee "authorization" under the Computer Fraud and Abuse Act. 13 Vand. J. Ent. & Tech. L. 543-575 (2011).

Gregory, Lauren M. Note. Hot off the presses: how traditional newspaper journalism can help reinvent the "hot news" misappropriation tort in the Internet age. 13 Vand. J. Ent. & Tech. L. 577-615 (2011).

Kattan, Ilana R. Note. Cloudy privacy protections: why the Stored Communications Act fails to protect the privacy of communications stored in the cloud. 13 Vand. J. Ent. & Tech. L. 617-656 (2011).

Payne, R. Alexander. Note. Rebuilding the prevent defense: why unethical agents continue to score and what can be done to change the game. 13 Vand. J. Ent. & Tech. L. 657-694 (2011).

97 VIRGINIA LAW REVIEW, NO. 4, JUNE, 2011.

Dodge, Jaime. The limits of procedural private ordering. 97 Va. L. Rev. 723-799 (2011).

Michaels, Jon D. The (willingly) fettered executive: presidential spinoffs in national security domains and beyond. 97 Va. L. Rev. 801-898 (2011).

Stinneford, John F. Rethinking proportionality under the Cruel and Unusual Punishments Clause. 97 Va. L. Rev. 899-978 (2011).

Milasincic, Adam. Note. Disorder certifying a class: misinterpretations of Rule 23(c)(1)(B) and a proposed alternative. 97 Va. L. Rev. 979-1017 (2011).

3 WASHINGTON UNIVERSITY JURISPRUDENCE REVIEW, PP. 1-194, 2010.

Mikhail, John. Rawls' concept of reflective equilibrium and its original function in A Theory of Justice. 3 Wash. U. Jur. Rev. 1-30 (2010).

Ansah, Tawia. Subject to surveillance: genocide law as epistemology of the object. 3 Wash. U. Jur. Rev. 31-63 (2010).

Mahmud, Tayyab. Law of geography and the geography of law: a post-colonial mapping. 3 Wash. U. Jur. Rev. 64-106 (2010).

Anand, Rakesh K. Advancing the cultural study of the lawyer: developing three philosophical claims and introducing a new comparative normative inquiry. 3 Wash. U. Jur. Rev. 107-166 (2010).

Sorooshyari, Nahid. Note. The tensions between feminism and libertarianism: a focus on prostitution. 3 Wash. U. Jur. Rev. 167-193 (2010).