

## 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 28, 2011

American Journal of Legal History	51	Am. J. Legal Hist., No. 3, July, 2011.
American Review of International Arbitration	22	Am. Rev. Int'l Arb., No. 1, Pp. 1-133, 2011.
Army Lawyer		Army Law., May, 2011.
Barry Law Review	16	Barry L. Rev., Spring, 2011.
Berkeley Technology Law Journal	25	Berkeley Tech. L.J., No. 4, Fall, 2010.
Brooklyn Journal of International Law	36	Brook. J. Int'l L., No. 3, Pp. 813-1216, 2011.
Capital University Law Review	38	Cap. U. L. Rev., No. 4, Summer, 2010.
Columbia Journal of Environmental Law	36	Colum. J. Envtl. L., No. 2, Pp. 195-459, 2011.
Connecticut Insurance Law Journal	17	Conn. Ins. L.J., No. 1, Fall, 2010-2011.
Cornell Law Review	96	Cornell L. Rev., No. 5, July, 2011.
Elon Law Review	3	Elon L. Rev., No. 1, June, 2011.
Employee Rights and Employment Policy Journal	15	Employee Rts. & Emp. Pol'y J., No. 1, Pp. 1-278, 2011.
Florida Coastal Law Review	12	Fla. Coastal L. Rev., No. 3, Spring, 2011.
George Washington International Law Review	42	Geo. Wash. Int'l L. Rev., No. 2, Pp. 217-474, 2010.
George Washington Law Review	79	Geo. Wash. L. Rev., No. 5, July, 2011.
Harvard Journal on Legislation	48	Harv. J. on Legis., No. 2, Summer, 2011.
IIC: International Review of Intellectual Property and Competition Law	42	IIC: Int'l Rev. Intell. Prop. & Competition L., No. 4, Pp. 383-502, 2011.
Iowa Law Review	96	Iowa L. Rev., No. 5, July, 2011.
John Marshall Journal of Computer & Information Law	28	J. Marshall J. Computer & Info. L., No. 2, Winter, 2010.
Journal of Affordable Housing & Community Development Law	20	J. Affordable Housing & Commun. Dev. L., No. 2, Winter, 2011.
Journal of Corporation Law	36	J. Corp. L., No. 4, Summer, 2011.
Journal of Dispute Resolution	2011	J. Disp. Resol., No. 1, Pp. 1-258.
Journal of Eurasian Law	3	J. Eurasian L., No. 3, Pp. 363-537, 2010.
Jurimetrics: The Journal of Law, Science, and Technology	51	Jurimetrics J., No. 3, Spring, 2011.
Kansas Journal of Law & Public Policy	20	Kan. J.L. & Pub. Pol'y, No. 3, Summer, 2011.
Lewis & Clark Law Review	15	Lewis & Clark L. Rev., No. 3, Fall, 2011.
Mercer Law Review	*62	Mercer L. Rev., No. 4, Summer, 2011.
Minnesota Journal of Law, Science & Technology	12	Minn. J. L. Sci. & Tech., No. 2, Spring, 2011.
Negotiation Journal	27	Negotiation J., No. 3, July, 2011.
Northern Illinois University Law Review	31	N. Ill. U. L. Rev., No. 3, Summer, 2011.
Oregon Review of International Law	13	Or. Rev. Int'l L., No. 1, Pp. 1-206, 2011.
Sports Lawyers Journal	18	Sports Law. J., No. 1, Spring, 2011.
St. Thomas Law Review	23	St. Thomas L. Rev., No. 3, Symposium Issue, 2011.
UC Davis Journal of Juvenile Law & Policy	15	UC Davis J. Juv. L. & Pol'y, No. 2, Summer, 2011.
UC Davis Law Review	44	UC Davis L. Rev., No. 5, June, 2011.
University of Denver Water Law Review	14	U. Denv. Water L. Rev., No. 2, Spring, 2011.
University of Detroit Mercy Law Review	88	U. Det. Mercy L. Rev., No. 1, Fall, 2010.
University of Memphis Law Review	41	U. Mem. L. Rev., No. 4, Summer, 2011.
University of New Hampshire Law Review	9	U.N.H. L. Rev., No. 3, May, 2011.
University of Pennsylvania Law Review	159	U. Pa. L. Rev., No. 6, June, 2011.
Urban Lawyer	43	Urb. Law., No. 2, Spring, 2011.
Utah Environmental Law Review	31	Utah Envtl. L. Rev., No. 2, Pp. 263-500, 2011.
Yale Human Rights & Development Law Journal	14	Yale Hum. Rts. & Dev. L.J., No. 1, Pp. 1-272, 2011.

\* A major portion of this issue comprises the Eleventh Circuit Survey. January 1, 2010 - December 31, 2010.

---

# CURRENT INDEX TO LEGAL PERIODICALS

Page 2  
October 28, 2011

## ACCOUNTING

Hood, S. Taylor. Comment. Fair-value accounting: maintain, reform, or eradicate. 38 *Cap. U. L. Rev.* 857-887 (2010).

## ADMINISTRATIVE LAW

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

Gibson, Tannera George. Not in my neighborhood: Memphis and the battle to preserve Overton Park. 41 *U. Mem. L. Rev.* 725-744 (2011).

Harkness, Donna. The process of determining what process is due: the continuing saga of **Memphis Light, Gas & Water Division v. Craft**, 436 U.S. 1 (1978). 41 *U. Mem. L. Rev.* 745-768 (2011).

Annual Review of Administrative Law. Foreword by Nina A. Mendelson; articles by Michael D. Sant' Ambrogio, Matthew C. Stephenson and student Miri Pogoriler; book review by John Copeland Nagle; student essays by Christopher P. Healey, Andrew Pruitt, Joshua Weiss and Alexa E. Welzien. 79 *Geo. Wash. L. Rev.* 1343-1629 (2011).

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

## ADMIRALTY

McRae, Colin A. and Edgar M. Smith. Admiralty. 62 *Mercer L. Rev.* 1053-1070 (2011).

## AGENCY

Sant' Ambrogio, Michael D. Agency delays: how a principal-agent approach can inform judicial and executive branch review of agency foot-dragging. 79 *Geo. Wash. L. Rev.* 1381-1448 (2011).

## AGRICULTURE LAW

Cavalieri, Shelley. The eyes that blind us: the overlooked phenomenon of trafficking into the agricultural sector. 31 *N. Ill. U. L. Rev.* 501-519 (2011).

Czarnecki, Jason J. Food, law & the environment: informational and structural changes for a sustainable food system. 31 *Utah Envtl. L. Rev.* 263-290 (2011).

## ANIMAL LAW

Share, Rachel M. Note. Killing for art: the Council of Europe and the need for a ban on slaughter of animals for artistic expression. 42 *Geo. Wash. Int'l L. Rev.* 407-442 (2010).

## ARTS AND ENTERTAINMENT

Christoff, Annie T. Long live the king: the influence of Elvis Presley on the right of publicity in Tennessee. 41 *U. Mem. L. Rev.* 667-699 (2011).

Hobbs, Justice Gregory J., Jr. Selections of poetry. 14 *U. Denv. Water L. Rev.* 359-373 (2011).

Share, Rachel M. Note. Killing for art: the Council of Europe and the need for a ban on slaughter of animals for artistic expression. 42 *Geo. Wash. Int'l L. Rev.* 407-442 (2010).

## BANKING AND FINANCE

Froehle, Timothy A. Note. Standing in the wake of the foreclosure crisis: why procedural requirements are necessary to prevent further loss to homeowners. 96 *Iowa L. Rev.* 1719-1744 (2011).

Heggen, Jonathan W. Note. Not always the world's shortest editorial: why credit-rating-agency speech is sometimes professional speech. 96 *Iowa L. Rev.* 1745-1766 (2011).

Hochbein, Curt. Comment. Mortgage Forgiveness Debt Relief Act of 2007. 38 *Cap. U. L. Rev.* 889-920 (2010).

Horton, Brent J. How Dodd-Frank's orderly liquidation authority for financial companies violates Article III of the United States Constitution. 36 *J. Corp. L.* 869-892 (2011).

Hostetler, Courtney. Note. Going from bad to good: combating corruption on World Bank-funded infrastructure projects. 14 *Yale Hum. Rts. & Dev. L.J.* 231-272 (2011).

Langevoort, Donald C. Chasing the greased pig down Wall Street: a gatekeeper's guide to the psychology, culture, and ethics of financial risk taking. 96 *Cornell L. Rev.* 1209-1246 (2011).

Wilmarth, Arthur E., Jr. The Dodd-Frank Act's expansion of state authority to protect consumers of financial services. 36 *J. Corp. L.* 893-954 (2011).

Wolf, Alexander M. Note. The problems with payouts: assessing the proposal for a mandatory distribution requirement for university endowments. 48 *Harv. J. on Legis.* 591-622 (2011).

## BANKRUPTCY LAW

Kennedy, Judge David S. and Erno Lindner. The Bankruptcy Amending Act of 1938 / the legacy of the Honorable Walter Chandler. 41 *U. Mem. L. Rev.* 769-786 (2011).

Walker, Hon. James D., Jr. and Amber Nickell. Bankruptcy. 62 *Mercer L. Rev.* 1085-1105 (2011).

## CIVIL RIGHTS AND DISCRIMINATION

Hennessy, Jennifer J. Note. University-funded discrimination: unresolved issues after the Supreme Court's "resolution" of the circuit split on university funding for discriminatory organizations. 96 *Iowa L. Rev.* 1767-1789 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 3

October 28, 2011

Kiel, Daniel. A Memphis dilemma: a half-century of public education reform in Memphis and Shelby County from desegregation to consolidation. 41 U. Mem. L. Rev. 787-845 (2011).

Levinson, Rosalie Berger. The many faces of **Iqbal**. 43 Urb. Law. 529-539 (2011).

Moses, Michele S. Race, affirmative action, and equality of educational opportunity in a so-called "post-racial" America. 20 Kan. J.L. & Pub. Pol'y 413-427 (2011).

Setterlund, D. Eric. Note. Two claims, two keys—overcoming Tennessee's dual-majority voting mechanism to facilitate consolidation between Memphis City and Shelby County. 41 U. Mem. L. Rev. 933-978 (2011).

Sterk, Patrick. Student article. To pray or to play: religious discrimination in the scheduling of interscholastic athletic events. 18 Sports Law. J. 235-258 (2011).

### COMMERCIAL LAW

D'Allaire, Dominique and Rolf Trittman. Disclosure requests in international commercial arbitration: finding a balance not only between legal traditions but also between the parties' rights. 22 Am. Rev. Int'l Arb. 119-133 (2011).

Gaitis, James M. Clearing the air on "manifest disregard" and choice of law in commercial arbitration: a reconciliation of **Wilko**, **Hall Street**, and **Stolt-Nielsen**. 22 Am. Rev. Int'l Arb. 21-43 (2011).

### COMMUNICATIONS LAW

Lyons, Daniel A. Tethering the administrative state: the case against **Chevron** deference for FCC jurisdictional claims. 36 J. Corp. L. 823-845 (2011).

Suzor, Nicolas. The role of the rule of law in virtual communities. 25 Berkeley Tech. L.J. 1817-1886 (2010).

Yoo, Christopher S. Deregulation vs. reregulation of telecommunications: a clash of regulatory paradigms. 36 J. Corp. L. 847-867 (2011).

### COMPARATIVE AND FOREIGN LAW

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

Employee Rights and Employment Policy Journal

IIC: International Review of Intellectual Property and Competition Law

Journal of Eurasian Law

Alkon, Cynthia. Lost in translation: can exporting ADR harm rule of law development? 2011 J. Disp. Resol. 165-187.

Bermann, George A. The UK Supreme Court speaks to international arbitration: learning from the **Dallah** case. 22 Am. Rev. Int'l Arb. 1-20 (2011).

Bjork, Christine and Juanita Goebertus. Complementarity in action: the role of civil society and the ICC in rule of law strengthening in Kenya. 14 Yale Hum. Rts. & Dev. L.J. 205-229 (2011).

Bond, Johanna E. Culture, dissent, and the state: the example of Commonwealth African marriage law. 14 Yale Hum. Rts. & Dev. L.J. 1-58 (2011).

Breen, Oonagh B. Through the looking glass: European perspectives on non-profit vulnerability, legitimacy and regulation. 36 Brook. J. Int'l L. 947-991 (2011).

Cicero-Dominguez, Salvador A. Lessons from the road: Ecuador, Jamaica, and other efforts to combat trafficking in persons in the Americas. 31 N. Ill. U. L. Rev. 521-551 (2011).

Conroy, Amy E. Note. The gray (goods) elephant in the room: China's troubling attitude toward IP protection of gray market goods. 36 Brook. J. Int'l L. 1075-1109 (2011).

Gaudet, Lyn M. Note. Brain fingerprinting, scientific evidence, and **Daubert**: a cautionary lesson from India. 51 Jurimetrics J. 293-318 (2011).

Grelewicz, Laurel. Note. Equality and abortion on post-apartheid South Africa: inspiration for choice advocates in the United States. 13 Or. Rev. Int'l L. 189-206 (2011).

Hansen, Thomas Obel. Transitional justice: toward a differentiated theory. 13 Or. Rev. Int'l L. 1-53 (2011).

Hyman, David A. Convicts and convictions: some lessons from transportation for health reform. 159 U. Pa. L. Rev. 1999-2042 (2011).

Kelley, Thomas. Wait! That's not what we meant by civil society!: questioning the NGO orthodoxy in West Africa. 36 Brook. J. Int'l L. 993-1010 (2011).

McKee, Gwendolyn. Standing on a spectrum: third party standing in the United States, Canada, and Australia. 16 Barry L. Rev. 115-160 (2011).

Pimentel, David. Legal pluralism in post-colonial Africa: linking statutory and customary adjudication in Mozambique. 14 Yale Hum. Rts. & Dev. L.J. 59-104 (2011).

Polavarapu, Aparna. Procuring meaningful land rights for the women of Rwanda. 14 Yale Hum. Rts. & Dev. L.J. 105-154 (2011).

Sanchez, Thomas. Note. London, libel capital no longer?: the Draft Defamation Act 2011 and the future of libel tourism. 9 U.N.H. L. Rev. 469-521 (2011).

Turku, Helga and William Davis. Access to justice and alternative dispute resolution. 2011 J. Disp. Resol. 47-65.

# CURRENT INDEX TO LEGAL PERIODICALS

Page 4

October 28, 2011

Workplace Fairness. Introduction by Susan Bison-Rapp; articles by Janice R. Bellace, Roger Blanpain, Susan Bison-Rapp, Andrew Frazer, Malcolm Sargeant, Michael J. Zimmer, Peggie R. Smith, Timothy P. Glynn, Yuval Feldman, Amir Falk and Miri Katz. 15 *Employee Rts. & Emp. Pol'y J.* 1-278 (2011).

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

## CONFLICT OF LAWS

Gaitis, James M. Clearing the air on “manifest disregard” and choice of law in commercial arbitration: a reconciliation of **Wilko**, **Hall Street**, and **Stolt-Nielsen**. 22 *Am. Rev. Int'l Arb.* 21-43 (2011).

## CONSTITUTIONAL LAW, GENERALLY

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

Beck, Randy. Self-conscious *dicta*: the origins of **Roe v. Wade**'s trimester framework. 51 *Am. J. Legal Hist.* 505-529 (2011).

Bolus, Josh. Student article. Legally ill: is the federal health insurance mandate constitutional? 16 *Barry L. Rev.* 179-196 (2011).

Brazeal, Gregory. A machine made of words: our incompletely theorized Constitution. 9 *U.N.H. L. Rev.* 425-442 (2011).

Brennan, Patrick McKinley. The individual mandate, sovereignty, and the ends of good government: a reply to Professor Randy Barnett. 159 *U. Pa. L. Rev.* 1623-1648 (2011).

Coffin, Kenneth G. Limiting legislative courts: protecting Article III from Article I evisceration. 16 *Barry L. Rev.* 1-25 (2011).

Hall, Mark A. Commerce Clause challenges to health care reform. 159 *U. Pa. L. Rev.* 1825-1872 (2011).

Horton, Brent J. How Dodd-Frank's orderly liquidation authority for financial companies violates Article III of the United States Constitution. 36 *J. Corp. L.* 869-892 (2011).

Kopps, Rebecca J. Comment. Dead on arrival: the health insurance industry's bleak prognosis due to unconstitutional ratemaking in the Patient Protection and Affordable Care Act. 31 *N. Ill. U. L. Rev.* 577-611 (2011).

Moncrieff, Abigail R. The freedom of health. 159 *U. Pa. L. Rev.* 2209-2252 (2011).

Williamson, Jeremiah I. Stream wars: the constitutionality of the Utah Public Waters Access Act. 14 *U. Denv. Water L. Rev.* 315-335 (2011).

ACLU Northwest Civil Liberties Conference. Articles by Hon. Steven H. Levinson, Hon. David Schuman and Stephen Kanter. 15 *Lewis & Clark L. Rev.* 773-817 (2011).

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

Constitution of the Kyrgyz Republic (published on 21 May 2010, approved by referendum on 27 June 2010). 3 *J. Eurasian L.* 465-515 (2010).

Opinion on the Draft Constitution of the Kyrgyz Republic (published on 21 May 2010, adopted by the Venice Commission on 4 June 2010). 3 *J. Eurasian L.* 517-532 (2010).

## CONSUMER PROTECTION LAW

Kunkel, Richard G. Protecting consumers from spyware: a proposed Consumer Digital Trespass Act. 28 *J. Marshall J. Computer & Info. L.* 185-216 (2010).

Wilmarth, Arthur E., Jr. The Dodd-Frank Act's expansion of state authority to protect consumers of financial services. 36 *J. Corp. L.* 893-954 (2011).

## CONTRACTS

Circo, Carl J. Will green building contracts transform construction and design law? 43 *Urb. Law.* 483-527 (2011).

Garon, John M. and Elaine D. Ziff. The work made for hire doctrine revisited: startup and technology employees and the use of contracts in a hiring relationship. 12 *Minn. J. L. Sci. & Tech.* 489-526 (2011).

Hampton, Whitney. Note. A new twist on an old approach: Missouri's use of unconscionability and consent in the class arbitration waiver analysis. (**Brewer v. Missouri Title Loans, Inc.**, 323 S.W.3d 18, 2010.) 2011 *J. Disp. Resol.* 209-223.

Marichal, Carlo. Note. Arbitrating issues you might not have agreed to: ... (**Rent-A-Center, West, Inc. v. Jackson**, 130 S. Ct. 2772, 2010.) 12 *Fla. Coastal L. Rev.* 485-500 (2011).

Swoboda, Tom. Note. *De novo* a “no-no:” contractually expanded judicial review clauses do not preclude FAA application in state court unless the parties make it intentionally clear the FAA does not apply in their agreement. (**Raymond James Fin. Servs., Inc. v. Honea**, 2010 WL 2471019, 2010.) 2011 *J. Disp. Resol.* 239-258.

## CORPORATIONS

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

Fried, Jesse and Nitzan Shilon. Excess-pay clawbacks. 36 *J. Corp. L.* 721-751 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 5

October 28, 2011

Hostetler, Courtney. Note. Going from bad to good: combating corruption on World Bank-funded infrastructure projects. 14 *Yale Hum. Rts. & Dev. L.J.* 231-272 (2011).

Langevoort, Donald C. Chasing the greased pig down Wall Street: a gatekeeper's guide to the psychology, culture, and ethics of financial risk taking. 96 *Cornell L. Rev.* 1209-1246 (2011).

O'Sullivan, Michael J. Inverting common corporate governance myths. 38 *Cap. U. L. Rev.* 703-720 (2010).

Rose, Paul. Regulating risk by "strengthening corporate governance." 17 *Conn. Ins. L.J.* 1-26 (2010-2011).

Reregulation & the Business Firm Symposium. Articles by Elizabeth Weeks Leonard, Amy B. Monahan, David Orentlicher, Daniel A. Lyons, Christopher S. Yoo, Brent J. Horton and Arthur E. Wilmarth, Jr. 36 *J. Corp. L.* 753-954 (2011).

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

### COURTS

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

St. Thomas Law Review

Slaš'an, Miroslav. Acceptance of human rights and constitutional values in reviews of arbitral awards by the courts of the Slovak Republic. 3 *J. Eurasian L.* 451-464 (2010).

**Bush v. Gore**: A Decade Later. Foreword by Nathaniel Persily; welcoming remarks by Douglas Ray and Murray Greenberg; panel participation with Nathaniel Persily, moderator; James Bopp, Jr., Kendall Coffey, Joseph P. Klock, Benedict P. Kuehne, Jeff Ehrlich, Murray Greenberg, Paul Hancock, Kim Tucker, Hon. R. Fred Lewis, Hon. Nikki Ann Clark, Edward Foley, Jim L. Gibson and Nelson Lund, panelists; keynote address by Robert A. Butterworth; articles by Nelson Lund, James Bopp, Jr. and Richard E. Coleson. 23 *St. Thomas L. Rev.* 325-508 (2011).

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

### CRIMINAL LAW AND PROCEDURE

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

Northern Illinois University Law Review

Bedi, Monu. Blame it on the government: a justification for the disparate treatment of departures based on cultural ties. 38 *Cap. U. L. Rev.* 789-824 (2010).

Bellin, Jeffrey and Junichi P. Semitsu. Widening **Batson's** net to ensnare more than the unapologetically bigoted or painfully unimaginative attorney. 96 *Cornell L. Rev.* 1075-1130 (2011).

Bjork, Christine and Juanita Goebertus. Complementarity in action: the role of civil society and the ICC in rule of law strengthening in Kenya. 14 *Yale Hum. Rts. & Dev. L.J.* 205-229 (2011).

Brupbacher, Brian E. Casenote. **State v. Jackson** and the explosion of liability for felony murder. (**State v. Jackson**, 697 S.E.2d 757, 2010.) 62 *Mercer L. Rev.* 1335-1350 (2011).

Carpenter, Eric R., Lt. Col., U.S. Army. An overview of the Capital Jury Project for military justice practitioners: jury dynamics, juror confusion, and juror responsibility. *Army Law.* 6-24 (2011).

Encinosa, William and student Michael Roussis. An empirical analysis of California Assembly Bill 488: access to information on registered sex offenders over the Internet reduces recidivism. 12 *Fla. Coastal L. Rev.* 429-452 (2011).

Fan, Mary D. The police gamesmanship dilemma in criminal procedure. 44 *UC Davis L. Rev.* 1407-1485 (2011).

Forcese, Craig and Kent Roach. Limping into the future: the U.N. 1267 terrorism listing process at the crossroads. 42 *Geo. Wash. Int'l L. Rev.* 217-277 (2010).

Graham, Kyle. Facilitating crimes: an inquiry into the selective invocation of offenses within the continuum of criminal procedures. 15 *Lewis & Clark L. Rev.* 665-714 (2011).

Koverko, Lisa. Note. Piercing the veil of secrecy: the impact of the Child Protection Law on the prevention of child sexual abuse. 88 *U. Det. Mercy L. Rev.* 51-71 (2010).

Levinson, Hon. Steven H. "There's no place like home": super-sizing the state constitution's bill of rights. 15 *Lewis & Clark L. Rev.* 773-782 (2011).

Mégret, Frédéric. The problem of an international criminal law of the environment. 36 *Colum. J. Envtl. L.* 195-257 (2011).

Navid, Shaudee. Comment. They're making a list, but are they checking it twice? How erroneous placement on child offender databases offends procedural due process. 44 *UC Davis L. Rev.* 1641-1674 (2011).

Paruch, Deborah. From trusted confidant to witness for the prosecution: the case against the recognition of a dangerous-patient exception to the psychotherapist-patient privilege. 9 *U.N.H. L. Rev.* 327-407 (2011).

Pattock, Amanda. Note. It's all relative: familial DNA testing and the Fourth Amendment. 12 *Minn. J. L. Sci. & Tech.* 851-876 (2011).

Perrine, James B., Verne H. Speirs and student Jonah J. Horwitz. Fusion centers and the Fourth Amendment: application of the exclusionary rule in the post-9/11 age of information sharing. 38 *Cap. U. L. Rev.* 721-787 (2010).

Smith, Kimberly C. Comment. Hiding in plain sight: protection from GPS technology requires congressional action, not a stretch of the Fourth Amendment. 62 *Mercer L. Rev.* 1243-1278 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 6  
October 28, 2011

Soto, Jorene. Show me the money, part II: the application of the asset forfeiture provisions of the U.S. Arms Export Control Act and the RICO Act and suggestions for the future. 13 Or. Rev. Int'l L. 151-169 (2011).

Waters, Timothy William. A kind of judgment: searching for judicial narratives after death. 42 Geo. Wash. Int'l L. Rev. 279-348 (2010).

Zajda, Daniel J. Student article. A true home field advantage: a striking coincidence in the criminal prosecutions of professional athletes for in-game violence. 18 Sports Law. J. 1-20 (2011).

Symposium: *Which Way Home*. Symposium on Human Trafficking. Articles by Karen E. Bravo, Shelley Cavalieri, Salvador A. Cicero-Dominguez and Benjamin Thomas Greer. 31 N. Ill. U. L. Rev. 467-576 (2011).

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

### DISPUTE RESOLUTION

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

American Review of International Arbitration  
Journal of Dispute Resolution  
Negotiation Journal

Darling, Jeremy B. Note. Gambling with our future: a call for needed WTO dispute resolution reform as illustrated by the U.S.-Antigua conflict over online gambling. 42 Geo. Wash. Int'l L. Rev. 381-405 (2010).

Khvalei, Vladimir. Enforcement of SCC arbitral awards in CIS countries: reflections on arbitration history. 3 J. Eurasian L. 423-450 (2010).

Marichal, Carlo. Note. Arbitrating issues you might not have agreed to: ... (**Rent-A-Center, West, Inc. v. Jackson**, 130 S. Ct. 2772, 2010.) 12 Fla. Coastal L. Rev. 485-500 (2011).

Rosenbaum, Anne Elizabeth. Student article. Embracing the strengths and overcoming the weaknesses of child protection mediation. 15 UC Davis J. Juv. L. & Pol'y 299-346 (2011).

Slaš'an, Miroslav. Acceptance of human rights and constitutional values in reviews of arbitral awards by the courts of the Slovak Republic. 3 J. Eurasian L. 451-464 (2010).

Symposium. Alternative Dispute Resolution and the Rule of Law: Making the Connection. Articles by Tom R. Tyler, Rebecca Hollander-Blumoff, James Michel, Helga Turku, William Davis, Lisa Blomgren Bingham, Amy J. Cohen, Michal Alberstein, Peter Muhlberger, Cynthia Alkon and Stephanie E. Smith. 2011 J. Disp. Resol. 1-195.

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

### DOMESTIC RELATIONS

Bond, Johanna E. Culture, dissent, and the state: the example of Commonwealth African marriage law. 14 Yale Hum. Rts. & Dev. L.J. 1-58 (2011).

Maurer, Jani. Use and disposition of life insurance in dissolution of marriage. 16 Barry L. Rev. 57-114 (2011).

Rosenbaum, Anne Elizabeth. Student article. Embracing the strengths and overcoming the weaknesses of child protection mediation. 15 UC Davis J. Juv. L. & Pol'y 299-346 (2011).

### ECONOMICS

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

Reregulation & the Business Firm Symposium. Articles by Elizabeth Weeks Leonard, Amy B. Monahan, David Orentlicher, Daniel A. Lyons, Christopher S. Yoo, Brent J. Horton and Arthur E. Wilmarth, Jr. 36 J. Corp. L. 753-954 (2011).

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

### EDUCATION LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:  
Kansas Journal of Law & Public Policy

Hennessy, Jennifer J. Note. University-funded discrimination: unresolved issues after the Supreme Court's "resolution" of the circuit split on university funding for discriminatory organizations. 96 Iowa L. Rev. 1767-1789 (2011).

Kiel, Daniel. A Memphis dilemma: a half-century of public education reform in Memphis and Shelby County from desegregation to consolidation. 41 U. Mem. L. Rev. 787-845 (2011).

Lane, Darcy K. Note. Taking the lead on cyberbullying: why schools can and should protect students online. 96 Iowa L. Rev. 1791-1811 (2011).

Lipman, Sheri. The story of the disappearing season: should strict liability be used in the NCAA infractions process? 41 U. Mem. L. Rev. 847-875 (2011).

Romberg, Jon. The means justify the ends: structural due process in special education law. 48 Harv. J. on Legis. 415-466 (2011).

Smith, Paul. Due process, fundamental fairness, and judicial deference: the illusory difference between state and private educational institution disciplinary legal requirements. 9 U.N.H. L. Rev. 443-468 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 7

October 28, 2011

Wolf, Alexander M. Note. The problems with payouts: assessing the proposal for a mandatory distribution requirement for university endowments. 48 Harv. J. on Legis. 591-622 (2011).

Education Reform in the 21st Century. Articles by Derrick Darby, Richard E. Levy, Julian Vasquez Heilig, Heather A. Cole, Marilyn A. Springel, Michele S. Moses, Argun Saatcioglu, Aarti Bajaj and Michael Schumacher. 20 Kan. J.L. & Pub. Pol'y 351-451 (2011).

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

### EMPLOYMENT PRACTICE

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

Employee Rights and Employment Policy Journal

Blum, Karen M. Supervisory liability after **Iqbal**: misunderstood but not misnamed. 43 Urb. Law. 541-557 (2011).

Brown, Charles A. Note. Employment discrimination plaintiffs in the District of Maryland. 96 Cornell L. Rev. 1247-1271 (2011).

Corbin, Peter Reed and John E. Duvall. Employment discrimination. 62 Mercer L. Rev. 1125-1149 (2011).

Coyle, Patrick L. and Alexandra V. Garrison. Labor and employment. 62 Mercer L. Rev. 1199-1215 (2011).

Donati, Donald A. Insights from an advocate: **Burlington Northern & Santa Fe Railway Co. v. White**. 41 U. Mem. L. Rev. 711-724 (2011).

Hartmann, Lucienne M. Comment. Whistle while you work: the fairytale-like whistleblower provisions of the Dodd-Frank Act and the emergence of "Greedy," the eighth dwarf. 62 Mercer L. Rev. 1279-1313 (2011).

Haynes, J. Nicholas. Note. On precarious ground: binding arbitration clauses, collective bargaining agreements, and waiver of statutory workplace discrimination claims post-**Pyett**. (**14 Penn Plaza LLC v. Pyett**, 129 S. Ct. 1456, 2009; **Duraku v. Tishman Speyer Properties, Inc.**, 714 F. Supp. 2d 470, 2010.) 2011 J. Disp. Resol. 225-238.

Labadie, Maila. Note. Preemployment drug testing in **Lanier v. City of Woodburn**: balancing individual liberties with a drug-free workplace. (**Lanier v. City of Woodburn**, 518 F.3d 1147, 2008.) 44 UC Davis L. Rev. 1611-1639 (2011).

Zitelli, Michael K. Student article. The controversy ensues: how Major League Baseball's use of DNA testing is a matter for concern under the Genetic Information Non-Discrimination Act. 18 Sports Law. J. 21-42 (2011).

### ENERGY AND UTILITIES LAW

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

Utah Environmental Law Review

Harkness, Donna. The process of determining what process is due: the continuing saga of **Memphis Light, Gas & Water Division v. Craft**, 436 U.S. 1 (1978). 41 U. Mem. L. Rev. 745-768 (2011).

Symposium. The Future of Energy Law. Articles by Richard J. Pierce, Jr., Arnold W. Reitze, Jr., Joel B. Eisen, Amy J. Wildermuth, Joseph P. Tomain and Edward H. Comer. 31 Utah Envtl. L. Rev. 291-435 (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:

Columbia Journal of Environmental Law

Utah Environmental Law Review

Gibson, Tannera George. Not in my neighborhood: Memphis and the battle to preserve Overton Park. 41 U. Mem. L. Rev. 725-744 (2011).

Rosen-Zvi, Issachar. You are too soft!: what can corporate social responsibility do for climate change? 12 Minn. J. L. Sci. & Tech. 527-570 (2011).

Trimble, Travis M. Environmental law. 62 Mercer L. Rev. 1151-1162 (2011).

### ESTATES AND TRUSTS

Johnson, Cameron. Note. Perpetuating perpetuity. 31 Utah Envtl. L. Rev. 437-460 (2011).

### EVIDENCE

Bassett, W. Randall and Susan M. Clare. Evidence. 62 Mercer L. Rev. 1163-1185 (2011).

D'Allaire, Dominique and Rolf Trittman. Disclosure requests in international commercial arbitration: finding a balance not only between legal traditions but also between the parties' rights. 22 Am. Rev. Int'l Arb. 119-133 (2011).

Gaudet, Lyn M. Note. Brain fingerprinting, scientific evidence, and **Daubert**: a cautionary lesson from India. 51 Jurimetrics J. 293-318 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 8

October 28, 2011

Paruch, Deborah. From trusted confidant to witness for the prosecution: the case against the recognition of a dangerous-patient exception to the psychotherapist-patient privilege. 9 U.N.H. L. Rev. 327-407 (2011).

Winslow, Tim and Jason Malone. Don't hold back: when and how corporate counsel should implement a litigation hold. 51 Jurimetrics J. 245-278 (2011).

### FIRST AMENDMENT

Bernstein, James. Comment. **Pleasant Grove City v. Summum**: how Establishment Clause principles help define the government speech doctrine. (**Pleasant Grove City v. Summum**, 129 S. Ct. 1125, 2009.) 88 U. Det. Mercy L. Rev. 73-95 (2010).

Bird, Paula. Student article. Virtual child pornography laws and the constraints imposed by the First Amendment. 16 Barry L. Rev. 161-177 (2011).

Harmon, A.G. Defamation in good faith: an argument for restating the defense of qualified privilege. 16 Barry L. Rev. 27-56 (2011).

Heggen, Jonathan W. Note. Not always the world's shortest editorial: why credit-rating-agency speech is sometimes professional speech. 96 Iowa L. Rev. 1745-1766 (2011).

Sabbeth, Kathryn A. Towards an understanding of litigation as expression: lessons from Guantánamo. 44 UC Davis L. Rev. 1487-1545 (2011).

Sanchez, Thomas. Note. London, libel capital no longer?: the Draft Defamation Act 2011 and the future of libel tourism. 9 U.N.H. L. Rev. 469-521 (2011).

Suzor, Nicolas. The role of the rule of law in virtual communities. 25 Berkeley Tech. L.J. 1817-1886 (2010).

Wright, R. George. The openness of the commercial free speech test and the value of self-realization. 88 U. Det. Mercy L. Rev. 17-48 (2010).

### FOOD AND DRUG LAW

Bouchard, Ron A., et al. Structure-function analysis of global pharmaceutical linkage regulations. 12 Minn. J. L. Sci. & Tech. 391-456 (2011).

Boxhorn, Rebecca. Note. FDA goes Loko with warning letters. 12 Minn. J. L. Sci. & Tech. 749-772 (2011).

Hall, Ralph F. and student Eva Stensvad. A failure to comply: an initial assessment of gaps in IOM's medical device study committee. 12 Minn. J. L. Sci. & Tech. 731-748 (2011).

Paradise, Jordan. The devil is in the details: health-care reform, biosimilars, and implementation challenges for the Food and Drug Administration. 51 Jurimetrics J. 279-292 (2011).

Termini, Roseann B., Thomas A. Roberto and student Shelby G. Hostetter. Food advertising and childhood obesity: a call to action for proactive solutions. 12 Minn. J. L. Sci. & Tech. 619-650 (2011).

### FOURTEENTH AMENDMENT

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

Bellin, Jeffrey and Junichi P. Semitsu. Widening **Batson's** net to ensnare more than the unapologetically bigoted or painfully unimaginative attorney. 96 Cornell L. Rev. 1075-1130 (2011).

Dauis, Errol C. Note. Police trickery and juvenile suspects: ... (**People v. Mays**, 95 Cal. Rptr. 3d 219, 2009.) 15 UC Davis J. Juv. L. & Pol'y 205-246 (2011).

Harkness, Donna. The process of determining what process is due: the continuing saga of **Memphis Light, Gas & Water Division v. Craft**, 436 U.S. 1 (1978). 41 U. Mem. L. Rev. 745-768 (2011).

Navid, Shaudee. Comment. They're making a list, but are they checking it twice? How erroneous placement on child offender databases offends procedural due process. 44 UC Davis L. Rev. 1641-1674 (2011).

Setterlund, D. Eric. Note. Two claims, two keys—overcoming Tennessee's dual-majority voting mechanism to facilitate consolidation between Memphis City and Shelby County. 41 U. Mem. L. Rev. 933-978 (2011).

Smith, Paul. Due process, fundamental fairness, and judicial deference: the illusory difference between state and private educational institution disciplinary legal requirements. 9 U.N.H. L. Rev. 443-468 (2011).

**Bush v. Gore**: A Decade Later. Foreword by Nathaniel Persily; welcoming remarks by Douglas Ray and Murray Greenberg; panel participation with Nathaniel Persily, moderator; James Bopp, Jr., Kendall Coffey, Joseph P. Klock, Benedict P. Kuehne, Jeff Ehrlich, Murray Greenberg, Paul Hancock, Kim Tucker, Hon. R. Fred Lewis, Hon. Nikki Ann Clark, Edward Foley, Jim L. Gibson and Nelson Lund, panelists; keynote address by Robert A. Butterworth; articles by Nelson Lund, James Bopp, Jr. and Richard E. Coleson. 23 St. Thomas L. Rev. 325-508 (2011).

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

### GAMING

Darling, Jeremy B. Note. Gambling with our future: a call for needed WTO dispute resolution reform as illustrated by the U.S.-Antigua conflict over online gambling. 42 Geo. Wash. Int'l L. Rev. 381-405 (2010).



# CURRENT INDEX TO LEGAL PERIODICALS

Page 9

October 28, 2011

## HEALTH LAW AND POLICY

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

University of Pennsylvania Law Review

Bolus, Josh. Student article. Legally ill: is the federal health insurance mandate constitutional? 16 Barry L. Rev. 179-196 (2011).

Edwards, Peter. Note. **AMP v. Myriad**: the future of medicine and patent law. (**Ass'n for Molecular Pathology v. U.S. Patent & Trademark Office**, 702 F. Supp. 2d 181, 2010.) 12 Minn. J. L. Sci. & Tech. 811-849 (2011).

Grey, Betsy J. The plague of causation in the National Childhood Vaccine Injury Act. 48 Harv. J. on Legis. 343-414 (2011).

Kaplin, Lauren. Student article. A national strategy to combat the childhood obesity epidemic. 15 UC Davis J. Juv. L. & Pol'y 347-400 (2011).

Kopps, Rebecca J. Comment. Dead on arrival: the health insurance industry's bleak prognosis due to unconstitutional ratemaking in the Patient Protection and Affordable Care Act. 31 N. Ill. U. L. Rev. 577-611 (2011).

Leonard, Elizabeth Weeks. Can you really keep your health plan? The limits of grandfathering under the Affordable Care Act. 36 J. Corp. L. 753-780 (2011).

Manne, Caroline. Note. Pharmaceutical patent protection and TRIPS: the countries that cried wolf and why defining "national emergency" will save them from themselves. 42 Geo. Wash. Int'l L. Rev. 349-379 (2010).

Monahan, Amy B. On subsidies and mandates: a regulatory critique of ACA. 36 J. Corp. L. 781-806 (2011).

Orentlicher, David. Controlling health care costs through public, transparent processes: the conflict between the morally right and the socially feasible. 36 J. Corp. L. 807-821 (2011).

Paradise, Jordan. The devil is in the details: health-care reform, biosimilars, and implementation challenges for the Food and Drug Administration. 51 Jurimetrics J. 279-292 (2011).

Symposium. The New American Health Care System: Reform, Reformation, or Missed Opportunity? Articles by Tom Baker, Patrick McKinley Brennan, Scott Burris, Robert I. Field, Barry R. Furrow, Lawrence O. Gostin, Peter D. Jacobson, Katherine L. Record, Lorian E. Hardcastle, Mark A. Hall, Allison K. Hoffman, Nan D. Hunter, David A. Hyman, Timothy Stoltzfus Jost, Harold Pollack, Arnold J. Rosoff, William M. Sage, Richard S. Saver and Abigail R. Moncrieff. 159 U. Pa. L. Rev. 1577-2252 (2011).

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

## HOUSING LAW

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

Journal of Affordable Housing & Community Development Law

Dahill, Elizabeth Hart. Note. Hosting the Games for all and by all: the right to adequate housing in Olympic host cities. 36 Brook. J. Int'l L. 1111-1149 (2011).

Froehle, Timothy A. Note. Standing in the wake of the foreclosure crisis: why procedural requirements are necessary to prevent further loss to homeowners. 96 Iowa L. Rev. 1719-1744 (2011).

## HUMAN RIGHTS LAW

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

Northern Illinois University Law Review

Yale Human Rights & Development Law Journal

Bellace, Janice R. Achieving social justice: the nexus between the ILO's fundamental rights and decent work. 15 Employee Rts. & Emp. Pol'y J. 5-28 (2011).

Hansen, Thomas Obel. Transitional justice: toward a differentiated theory. 13 Or. Rev. Int'l L. 1-53 (2011).

Mayer, Lloyd Hitoshi. NGO standing and influence in regional human rights courts and commissions. 36 Brook. J. Int'l L. 911-946 (2011).

Symposium: *Which Way Home*. Symposium on Human Trafficking. Articles by Karen E. Bravo, Shelley Cavalieri, Salvador A. Cicero-Dominguez and Benjamin Thomas Greer. 31 N. Ill. U. L. Rev. 467-576 (2011).

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

## IMMIGRATION LAW

Barron, Elisha. Recent development. The Development, Relief, and Education for Alien Minors (DREAM) Act. 48 Harv. J. on Legis. 623-655 (2011).

Brown, Austin Tyler. Comment. Senate Bill 1070: an opportunity to align the interests of federal and state governments with the rights of the child. 12 Fla. Coastal L. Rev. 453-484 (2011).

## INSURANCE LAW

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

Connecticut Insurance Law Journal

Maurer, Jani. Use and disposition of life insurance in dissolution of marriage. 16 Barry L. Rev. 57-114 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 10

October 28, 2011

### INTELLECTUAL PROPERTY LAW

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

Berkeley Technology Law Journal  
IIC: International Review of Intellectual Property and Competition Law

Bouchard, Ron A., et al. Structure-function analysis of global pharmaceutical linkage regulations. 12 *Minn. J. L. Sci. & Tech.* 391-456 (2011).

Conroy, Amy E. Note. The gray (goods) elephant in the room: China's troubling attitude toward IP protection of gray market goods. 36 *Brook. J. Int'l L.* 1075-1109 (2011).

Cotter, Thomas F. Four questionable rationales for the patent misuse doctrine. 12 *Minn. J. L. Sci. & Tech.* 457-488 (2011).

Edwards, Peter. Note. **AMP v. Myriad**: the future of medicine and patent law. (*Ass'n for Molecular Pathology v. U.S. Patent & Trademark Office*, 702 F. Supp. 2d 181, 2010.) 12 *Minn. J. L. Sci. & Tech.* 811-849 (2011).

Field, Thomas G., Jr. **Billy-Bob Teeth** saves porn star: coping with defective work-for-hire registrations. 9 *U.N.H. L. Rev.* 409-423 (2011).

Garon, John M. and Elaine D. Ziff. The work made for hire doctrine revisited: startup and technology employees and the use of contracts in a hiring relationship. 12 *Minn. J. L. Sci. & Tech.* 489-526 (2011).

Kumar, Sapna. Expert court, expert agency. 44 *UC Davis L. Rev.* 1547-1609 (2011).

Manne, Caroline. Note. Pharmaceutical patent protection and TRIPS: the countries that cried wolf and why defining "national emergency" will save them from themselves. 42 *Geo. Wash. Int'l L. Rev.* 349-379 (2010).

McGarrow, Andrew James. Comment. The "making available" theory and the future of P2P networks: does merely making files available for further distribution constitute copyright infringement, and is it time for Congress to act in accordance with this technology? 88 *U. Det. Mercy L. Rev.* 155-181 (2010).

Nesnidal, William E. Student article. The fan can phenomenon: the scope of universities' color schemes as trademarks in light of Budweiser's team pride campaign. 18 *Sports Law. J.* 283-303 (2011).

Netanel, Neil Weinstock. Making sense of fair use. 15 *Lewis & Clark L. Rev.* 715-771 (2011).

### INTERNATIONAL LAW

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

American Review of International Arbitration  
Brooklyn Journal of International Law  
Employee Rights and Employment Policy Journal  
George Washington International Law Review  
Journal of Eurasian Law  
Lewis & Clark Law Review  
Oregon Review of International Law

Alexander, Nancy. Comment. Saved by the states? The Vienna Convention on Consular Relations, federal government shortcomings, and Oregon's rescue. 15 *Lewis & Clark L. Rev.* 819-845 (2011).

Hostetler, Courtney. Note. Going from bad to good: combating corruption on World Bank-funded infrastructure projects. 14 *Yale Hum. Rts. & Dev. L.J.* 231-272 (2011).

Illar, Derek J. Unraveling international jurisdictional issues on the World Wide Web. 88 *U. Det. Mercy L. Rev.* 1-16 (2010).

McCarthy, Robert J. Executive authority, adaptive treaty interpretation, and the International Boundary and Water Commission, U.S.-Mexico. 14 *U. Denv. Water L. Rev.* 197-299 (2011).

Mégret, Frédéric. The problem of an international criminal law of the environment. 36 *Colum. J. Envtl. L.* 195-257 (2011).

Michel, James. Alternative dispute resolution and the rule of law in international development cooperation. 2011 *J. Disp. Resol.* 21-45.

Ribet, Beth. Emergent disability and the limits of equality: a critical reading of the UN Convention on the Rights of Persons with Disabilities. 14 *Yale Hum. Rts. & Dev. L.J.* 155-203 (2011).

Weiss, Joshua. Student essay. Defining executive deference in treaty interpretation cases. 79 *Geo. Wash. L. Rev.* 1592-1612 (2011).

Symposium. Foreign Official Immunity After **Samantar v. Yousuf**. Articles by Joseph W. Dellapenna, Peter B. Rutledge, Chimène I. Keitner and David P. Stewart. 15 *Lewis & Clark L. Rev.* 555-664 (2011).

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

## CURRENT INDEX TO LEGAL PERIODICALS

Page 11  
October 28, 2011

Symposium: Governing Civil Society: NGO Accountability, Legitimacy and Influence. Introduction by Dana Brakman Reiser and Claire R. Kelly; articles by Shamima Ahmed, Kenneth Anderson, Steve Charnovitz, Lloyd Hitoshi Mayer, Oonagh B. Breen, Thomas Kelley, Dana Brakman Reiser and Claire R. Kelly. 36 *Brook. J. Int'l L.* 813-1073 (2011).

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

Workplace Fairness. Introduction by Susan Bison-Rapp; articles by Janice R. Bellace, Roger Blanpain, Susan Bison-Rapp, Andrew Frazer, Malcolm Sargeant, Michael J. Zimmer, Peggie R. Smith, Timothy P. Glynn, Yuval Feldman, Amir Falk and Miri Katz. 15 *Employee Rts. & Emp. Pol'y J.* 1-278 (2011).

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

### INTERNATIONAL TRADE

Darling, Jeremy B. Note. Gambling with our future: a call for needed WTO dispute resolution reform as illustrated by the U.S.-Antigua conflict over online gambling. 42 *Geo. Wash. Int'l L. Rev.* 381-405 (2010).

Knapp, Kristen A. Internet filtering: the ineffectiveness of WTO remedies and the availability of alternative tort remedies. 28 *J. Marshall J. Computer & Info. L.* 273-312 (2010).

Kumar, Sapna. Expert court, expert agency. 44 *UC Davis L. Rev.* 1547-1609 (2011).

Manne, Caroline. Note. Pharmaceutical patent protection and TRIPS: the countries that cried wolf and why defining "national emergency" will save them from themselves. 42 *Geo. Wash. Int'l L. Rev.* 349-379 (2010).

Scully, Kevin. Note. The most dangerous game: U.S. opposition to the cultural exception. 36 *Brook. J. Int'l L.* 1183-1208 (2011).

### JUDGES

Domnarski, William. The correspondence of Henry Friendly and Richard A. Posner 1982-86. 51 *Am. J. Legal Hist.* 395-416 (2011).

Hanke, Aaron D. Comment. An extreme makeover: why Michigan's judicial recusal standards needed reconstruction and why more work remains to be done. 88 *U. Det. Mercy L. Rev.* 97-154 (2010).

Phillips, Darrell, Marshall Digmon and Russell Hayes. An interview with Judge D'Army Bailey. 41 *U. Mem. L. Rev.* 877-896 (2011).

Russo, Hon. Joseph D., Richard G. Johnson and Jack DeSario. A legal, political, and ethical analysis of judicial selection in Ohio: a proposal for reform. 38 *Cap. U. L. Rev.* 825-856 (2010).

### JURISDICTION

Boliek, Robert G., Jr. Appellate practice and procedure. 62 *Mercer L. Rev.* 1071-1084 (2011).

Forcese, Craig and Kent Roach. Limping into the future: the U.N. 1267 terrorism listing process at the crossroads. 42 *Geo. Wash. Int'l L. Rev.* 217-277 (2010).

Illar, Derek J. Unraveling international jurisdictional issues on the World Wide Web. 88 *U. Det. Mercy L. Rev.* 1-16 (2010).

Sullivan, John O'Shea, Ashby L. Kent and Amanda Wilson. Trial practice and procedure. 62 *Mercer L. Rev.* 1217-1241 (2011).

### JURISPRUDENCE

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

Blackman, Josh. Outfoxed. **Pierson v. Post** and the natural law. 51 *Am. J. Legal Hist.* 417-460 (2011).

Symposium. Alternative Dispute Resolution and the Rule of Law: Making the Connection. Articles by Tom R. Tyler, Rebecca Hollander-Blumoff, James Michel, Helga Turku, William Davis, Lisa Blomgren Bingham, Amy J. Cohen, Michal Alberstein, Peter Muhlberger, Cynthia Alkon and Stephanie E. Smith. 2011 *J. Disp. Resol.* 1-195.

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

### JUVENILES

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for: *UC Davis Journal of Juvenile Law & Policy*

Brown, Austin Tyler. Comment. Senate Bill 1070: an opportunity to align the interests of federal and state governments with the rights of the child. 12 *Fla. Coastal L. Rev.* 453-484 (2011).

Koverko, Lisa. Note. Piercing the veil of secrecy: the impact of the Child Protection Law on the prevention of child sexual abuse. 88 *U. Det. Mercy L. Rev.* 51-71 (2010).

Termini, Roseann B., Thomas A. Roberto and student Shelby G. Hostetter. Food advertising and childhood obesity: a call to action for proactive solutions. 12 *Minn. J. L. Sci. & Tech.* 619-650 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 12

October 28, 2011

### LABOR LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:  
Employee Rights and Employment Policy Journal

Cavalieri, Shelley. The eyes that blind us: the overlooked phenomenon of trafficking into the agricultural sector. 31 N. Ill. U. L. Rev. 501-519 (2011).

Coyle, Patrick L. and Alexandra V. Garrison. Labor and employment. 62 Mercer L. Rev. 1199-1215 (2011).

Haynes, J. Nicholas. Note. On precarious ground: binding arbitration clauses, collective bargaining agreements, and waiver of statutory workplace discrimination claims post-Pyett. (14 Penn Plaza LLC v. Pyett, 129 S. Ct. 1456, 2009; Duraku v. Tishman Speyer Properties, Inc., 714 F. Supp. 2d 470, 2010.) 2011 J. Disp. Resol. 225-238.

Wells, Kevin W. Student article. Labor relations in the National Football League: a historical and legal perspective. 18 Sports Law. J. 93-120 (2011).

Workplace Fairness. Introduction by Susan Bison-Rapp; articles by Janice R. Bellace, Roger Blanpain, Susan Bison-Rapp, Andrew Frazer, Malcolm Sargeant, Michael J. Zimmer, Peggie R. Smith, Timothy P. Glynn, Yuval Feldman, Amir Falk and Miri Katz. 15 Employee Rts. & Emp. Pol'y J. 1-278 (2011).

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

### LAND USE PLANNING

Hatch, David B. Note. BLM, stop dithering over federal oil and gas leases: why the leases must be issued within 60 days. 31 Utah Envtl. L. Rev. 461-480 (2011).

Lefcoe, George. Competing for the next hundred million Americans: the uses and abuses of tax increment financing. 43 Urb. Law. 427-482 (2011).

Ostrow, Ashira Pelman. Process preemption in federal siting regimes. 48 Harv. J. on Legis. 289-341 (2011).

Shutkin, William A. and student Matthew Brodahl. Exactly the right amount: municipal water efficiency, population growth, and climate change. 14 U. Denv. Water L. Rev. 337-353 (2011).

### LAW AND SOCIETY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:  
Journal of Dispute Resolution  
Kansas Journal of Law & Public Policy  
University of Pennsylvania Law Review

Banks, Taunya Lovell. Funding race as biology: the relevance of "race" in medical research. 12 Minn. J. L. Sci. & Tech. 571-617 (2011).

Hill, Claire A. Justification norms under uncertainty: a preliminary inquiry. 17 Conn. Ins. L.J. 27-53 (2010-2011).

Sun, Lisa Grow. Disaster mythology and the law. 96 Cornell L. Rev. 1131-1207 (2011).

Symposium. Alternative Dispute Resolution and the Rule of Law: Making the Connection. Articles by Tom R. Tyler, Rebecca Hollander-Blumoff, James Michel, Helga Turku, William Davis, Lisa Blomgren Bingham, Amy J. Cohen, Michal Alberstein, Peter Muhlberger, Cynthia Alkon and Stephanie E. Smith. 2011 J. Disp. Resol. 1-195.

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

Symposium. The New American Health Care System: Reform, Reformation, or Missed Opportunity? Articles by Tom Baker, Patrick McKinley Brennan, Scott Burris, Robert I. Field, Barry R. Furrow, Lawrence O. Gostin, Peter D. Jacobson, Katherine L. Record, Lorian E. Hardcastle, Mark A. Hall, Allison K. Hoffman, Nan D. Hunter, David A. Hyman, Timothy Stoltzfus Jost, Harold Pollack, Arnold J. Rosoff, William M. Sage, Richard S. Saver and Abigail R. Moncrieff. 159 U. Pa. L. Rev. 1577-2252 (2011).

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

### LAW ENFORCEMENT AND CORRECTIONS

Dauis, Errol C. Note. Police trickery and juvenile suspects: ... (People v. Mays, 95 Cal. Rptr. 3d 219, 2009.) 15 UC Davis J. Juv. L. & Pol'y 205-246 (2011).

Fan, Mary D. The police gamesmanship dilemma in criminal procedure. 44 UC Davis L. Rev. 1407-1485 (2011).

Smith, Kimberly C. Comment. Hiding in plain sight: protection from GPS technology requires congressional action, not a stretch of the Fourth Amendment. 62 Mercer L. Rev. 1243-1278 (2011).

### LEGAL ANALYSIS AND WRITING

Widener, Michael N. Safeguarding "the precious": counsel on law journal publication agreements in digital times. 28 J. Marshall J. Computer & Info. L. 217-250 (2010).

### LEGAL EDUCATION

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

Foster, T. Noble and Eric R. Farquharson. Assessment procedures for skills-based MBA courses adapted from the U.S. Army Reserve Officer Training Corps Leadership Development Program. 27 Negotiation J. 367-386 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 13

October 28, 2011

Engaged Learning in the Law. Articles by Sophie M. Sparrow, Michael H. Schwartz, Gerald F. Hess and Steven I. Friedland. 3 *Elon L. Rev.* 1-131 (2011).

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

Symposium: The Future of Legal Education. Foreword by Gail B. Agrawal; keynote speech by Erwin Chemerinsky; articles by Judith Areen, Hon. David L. Baker, Joel W. Barrows, Jay Conison, Michael A. Fitts, Kevin R. Johnson, Richard A. Matasar, Cynthia E. Nance, Larry E. Ribstein, Catherine E. Smith, Deanell Reece Tacha and Kellye Y. Testy. 96 *Iowa L. Rev.* 1449-1717 (2011).

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

### LEGAL HISTORY

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

*American Journal of Legal History*

Kennedy, Judge David S. and Erno Lindner. The Bankruptcy Amending Act of 1938 / the legacy of the Honorable Walter Chandler. 41 *U. Mem. L. Rev.* 769-786 (2011).

Phillips, Darrell, Marshall Digmon and Russell Hayes. An interview with Judge D'Army Bailey. 41 *U. Mem. L. Rev.* 877-896 (2011).

### LEGISLATION

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

*Harvard Journal on Legislation*

Kramer, Jay. Student article. The Director of National Intelligence and congressional oversight of the intelligence community: much needed statutory clarifications and necessary institutional reforms. 20 *Kan. J.L. & Pub. Pol'y* 452-476 (2011).

Nagle, John Copeland. Saxe's aphorism. (Reviewing John F. Manning and Matthew C. Stephenson, Legislation and Regulation.) 79 *Geo. Wash. L. Rev.* 1505-1534 (2011).

### MEDICAL JURISPRUDENCE

Banks, Taunya Lovell. Funding race as biology: the relevance of "race" in medical research. 12 *Minn. J. L. Sci. & Tech.* 571-617 (2011).

Gerardi, Kristina M. Tackles that rattle the brain. 18 *Sports Law J.* 181-234 (2011).

King, Nancy M.P., Christine Nero Coughlin and Anthony Atala. Pluripotent stem cells: the search for the "perfect" source. 12 *Minn. J. L. Sci. & Tech.* 715-730 (2011).

Pattock, Amanda. Note. It's all relative: familial DNA testing and the Fourth Amendment. 12 *Minn. J. L. Sci. & Tech.* 851-876 (2011).

Terry, Jennifer W. Casenote. Caps off to juries: noneconomic damage caps in medical malpractice cases ruled unconstitutional. (*Atlanta Oculoplastic Surgery, P.C. v. Nestlehuett*, 691 S.E.2d 218, 2010.) 62 *Mercer L. Rev.* 1315-1333 (2011).

### MILITARY, WAR AND PEACE

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

*Army Lawyer*

Govern, Kevin H. Comment. Resigned to failure or committed to a just cause of justice? The Matthew Hoh resignation, our current politico-military strategy in Afghanistan, and lessons learned from the Panama intervention of twenty years ago. 13 *Or. Rev. Int'l L.* 171-187 (2011).

Kramer, Jay. Student article. The Director of National Intelligence and congressional oversight of the intelligence community: much needed statutory clarifications and necessary institutional reforms. 20 *Kan. J.L. & Pub. Pol'y* 452-476 (2011).

Lilja, Jannie. Ripening within? Strategies used by rebel negotiators to end ethnic war. 27 *Negotiation J.* 311-342 (2011).

Parish, Matthew. Paradigms of state-building: comparing Bosnia and Kosovo. 3 *J. Eurasian L.* 363-406 (2010).

### NATURAL RESOURCES LAW

Shutkin, William A. and student Matthew Brodahl. Exactly the right amount: municipal water efficiency, population growth, and climate change. 14 *U. Denv. Water L. Rev.* 337-353 (2011).

Trimble, Travis M. Environmental law. 62 *Mercer L. Rev.* 1151-1162 (2011).

### OIL, GAS, AND MINERAL LAW

Dammel, Joseph A. Note. Notes from underground: hydraulic fracturing in the Marcellus Shale. 12 *Minn. J. L. Sci. & Tech.* 773-810 (2011).

Hatch, David B. Note. BLM, stop dithering over federal oil and gas leases: why the leases must be issued within 60 days. 31 *Utah Envtl. L. Rev.* 461-480 (2011).

Welzien, Alexa E. Student essay. MSHA's pattern of violations authority: reviving an untapped resource of enforcement power. 79 *Geo. Wash. L. Rev.* 1613-1629 (2011).

# CURRENT INDEX TO LEGAL PERIODICALS

Page 14

October 28, 2011

## ORGANIZATIONS

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

Brooklyn Journal of International Law

Symposium: Governing Civil Society: NGO Accountability, Legitimacy and Influence. Introduction by Dana Brakman Reiser and Claire R. Kelly; articles by Shamima Ahmed, Kenneth Anderson, Steve Charnovitz, Lloyd Hitoshi Mayer, Oonagh B. Breen, Thomas Kelley, Dana Brakman Reiser and Claire R. Kelly. 36 *Brook. J. Int'l L.* 813-1073 (2011).

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

## POLITICS

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

St. Thomas Law Review

Bondurant, Emmet J. The Senate filibuster: the politics of obstruction. 48 *Harv. J. on Legis.* 467-513 (2011).

Doli, Dren and Fisnik Korenica. The double face of the European Union: how distinctive is the EU foreign policy towards Kosovo? 3 *J. Eurasian L.* 407-422 (2010).

Govern, Kevin H. Comment. Resigned to failure or committed to a just cause of justice? The Matthew Hoh resignation, our current politico-military strategy in Afghanistan, and lessons learned from the Panama intervention of twenty years ago. 13 *Or. Rev. Int'l L.* 171-187 (2011).

Parish, Matthew. Paradigms of state-building: comparing Bosnia and Kosovo. 3 *J. Eurasian L.* 363-406 (2010).

Pollack, Harold. Health reform and public law: will good policies but bad politics combine to produce bad policy? 159 *U. Pa. L. Rev.* 2061-2081 (2011).

Rahman, K. Sabeel. Note. Envisioning the regulatory state: technology, democracy, and institutional experimentation in the 2010 financial reform and oil spill statutes. 48 *Harv. J. on Legis.* 555-590 (2011).

Russo, Hon. Joseph D., Richard G. Johnson and Jack DeSario. A legal, political, and ethical analysis of judicial selection in Ohio: a proposal for reform. 38 *Cap. U. L. Rev.* 825-856 (2010).

**Bush v. Gore**: A Decade Later. Foreword by Nathaniel Persily; welcoming remarks by Douglas Ray and Murray Greenberg; panel participation with Nathaniel Persily, moderator; James Bopp, Jr., Kendall Coffey, Joseph P. Klock, Benedict P. Kuehne, Jeff Ehrlich, Murray Greenberg, Paul Hancock, Kim Tucker, Hon. R. Fred Lewis,

Hon. Nikki Ann Clark, Edward Foley, Jim L. Gibson and Nelson Lund, panelists; keynote address by Robert A. Butterworth; articles by Nelson Lund, James Bopp, Jr. and Richard E. Coleson. 23 *St. Thomas L. Rev.* 325-508 (2011).

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

## PRACTICE AND PROCEDURE

Andrews, Damon C. Notes & comments competition winner. Note. **Iqbal**ing **Seagate**: plausibility pleading of willful patent infringement. (**Ashcroft v. Iqbal**, 129 S. Ct. 1937, 2009; **In re Seagate Tech., LLC**, 497 F.3d 1360, 2007.) 25 *Berkeley Tech. L.J.* 1955-1989 (2010).

Boliek, Robert G., Jr. Appellate practice and procedure. 62 *Mercer L. Rev.* 1071-1084 (2011).

Byrne, Thomas M. and Stacey McGavin Mohr. Class actions. 62 *Mercer L. Rev.* 1107-1124 (2011).

Carpenter, Eric R., Lt. Col., U.S. Army. An overview of the Capital Jury Project for military justice practitioners: jury dynamics, juror confusion, and juror responsibility. *Army Law.* 6-24 (2011).

Ghatan, Ron A. Note. The Alien Tort Statute and prudential exhaustion. 96 *Cornell L. Rev.* 1273-1305 (2011).

Goodrich, Nicholas. Note. Dispensing injustice: **Stolt-Nielsen** and its implications. (**Stolt-Nielsen S.A. v. AnimalFeeds Int'l Corp.**, 130 S. Ct. 1758, 2010.) 2011 *J. Disp. Resol.* 197-208.

Levinson, Rosalie Berger. The many faces of **Iqbal**. 43 *Urb. Law.* 529-539 (2011).

McKee, Gwendolyn. Standing on a spectrum: third party standing in the United States, Canada, and Australia. 16 *Barry L. Rev.* 115-160 (2011).

Reinert, Alex. The impact of **Ashcroft v. Iqbal** on pleading. 43 *Urb. Law.* 559-585 (2011).

Silverzweig, Joseph I. Note. The secret action test: a proposed solution to the new plausibility pleading. (**Bell Atl. Corp. v. Twombly**, 550 U.S. 544, 2007; **Ashcroft v. Iqbal**, 129 S. Ct. 1937, 2009.) 31 *Utah Envtl. L. Rev.* 481-500 (2011).

Sullivan, John O'Shea, Ashby L. Kent and Amanda Wilson. Trial practice and procedure. 62 *Mercer L. Rev.* 1217-1241 (2011).

Winslow, Tim and Jason Malone. Don't hold back: when and how corporate counsel should implement a litigation hold. 51 *Jurimetrics J.* 245-278 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 15  
October 28, 2011

### PRESIDENT/EXECUTIVE DEPARTMENT

McCarthy, Robert J. Executive authority, adaptive treaty interpretation, and the International Boundary and Water Commission, U.S.-Mexico. 14 U. Denv. Water L. Rev. 197-299 (2011).

Stewart, David P. **Samantar** and the future of foreign official immunity. 15 Lewis & Clark L. Rev. 633-664 (2011).

Weiss, Joshua. Student essay. Defining executive deference in treaty interpretation cases. 79 Geo. Wash. L. Rev. 1592-1612 (2011).

### PROFESSIONAL ETHICS

Moliterno, James E. Modeling the American lawyer regulation system. 13 Or. Rev. Int'l L. 55-79 (2011).

### PROPERTY—PERSONAL AND REAL

Blackman, Josh. Outfoxed. **Pierson v. Post** and the natural law. 51 Am. J. Legal Hist. 417-460 (2011).

Circo, Carl J. Will green building contracts transform construction and design law? 43 Urb. Law. 483-527 (2011).

Nadler, Michael L. 27th Smith-Babcock-Williams Student Writing Competition winner. The constitutionality of community benefits agreements: addressing the exactions problem. 43 Urb. Law. 587-625 (2011).

Nichols, Elan Stavros. Unanswered questions under the PTFA: exploring the extent of tenant protections in foreclosed properties. 20 J. Affordable Housing & Commun. Dev. L. 153-167 (2011).

Polavarapu, Aparna. Procuring meaningful land rights for the women of Rwanda. 14 Yale Hum. Rts. & Dev. L.J. 105-154 (2011).

### PSYCHOLOGY AND PSYCHIATRY

Strawbridge, Kimber E. Student article. The children are crying: the need for change in Florida's management of psychotropic medication to foster children. 15 UC Davis J. Juv. L. & Pol'y 247-297 (2011).

### RELIGION

Ashe, Marie. Privacy and prurience: an essay on American law, religion, and women. 51 Am. J. Legal Hist. 461-504 (2011).

Sterk, Patrick. Student article. To pray or to play: religious discrimination in the scheduling of interscholastic athletic events. 18 Sports Law. J. 235-258 (2011).

### REMEDIES

Greer, Benjamin Thomas. What is the monetary value of slave labor?: restitution based on a traditional fair market valuation basis may not fully compensate human labor trafficking victims. 31 N. Ill. U. L. Rev. 553-576 (2011).

### RETIREMENT SECURITY

LoRusso, Ryan M. Note. **Metropolitan Life Insurance Company v. Glenn**: will the Supreme Court decision reduce confusion after **Firestone**? (**Metro. Life Ins. Co. v. Glenn**, 554 U.S. 105, 2008.) 17 Conn. Ins. L.J. 189-226 (2010-2011).

### RICO

Byrne, Thomas M. and Stacey McGavin Mohr. Class actions. 62 Mercer L. Rev. 1107-1124 (2011).

Soto, Jorene. Show me the money, part II: the application of the asset forfeiture provisions of the U.S. Arms Export Control Act and the RICO Act and suggestions for the future. 13 Or. Rev. Int'l L. 151-169 (2011).

### SCIENCE AND TECHNOLOGY

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

Berkeley Technology Law Journal

John Marshall Journal of Computer & Information Law

Jurimetrics:

Minnesota Journal of Law, Science & Technology

Geiger, Christophe. Honourable attempt but (ultimately) disproportionately offensive against peer-to-peer on the Internet (HADOPI) — a critical analysis of the recent anti-file-sharing legislation in France. 42 IIC: Int'l Rev. Intell. Prop. & Competition L. 457-472 (2011).

Grosswald, Levi. Note. Cyberattack attribution matters under Article 51 of the U.N. Charter. 36 Brook. J. Int'l L. 1151-1181 (2011).

Lane, Darcy K. Note. Taking the lead on cyberbullying: why schools can and should protect students online. 96 Iowa L. Rev. 1791-1811 (2011).

Leistner, Matthias. The German Federal Supreme Court's judgment on Google's Image Search — a topical example of the "limitations" of the European approach to exceptions and limitations. 42 IIC: Int'l Rev. Intell. Prop. & Competition L. 417-442 (2011).

McGarrow, Andrew James. Comment. The "making available" theory and the future of P2P networks: does merely making files available for further distribution constitute copyright infringement, and is it time for Congress to act in accordance with this technology? 88 U. Det. Mercy L. Rev. 155-181 (2010).

### SECURITIES LAW

Hasan, Russell. Note. Annuity *coeptis*: is there a way to avoid **American Equity Investment Life Insurance Co. v. SEC** becoming a herald for the SEC gaining regulatory control over all securities-related insurance products? (**Am. Equity Inv. Life Ins. Co. v. SEC**, 572 F.3d 923, 2009.) 17 Conn. Ins. L.J. 253-285 (2010-2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 16

October 28, 2011

Healey, Christopher P. Student essay. Updating the SEC's exemptive order process under the Investment Company Act of 1940 to fit the modern era. 79 *Geo. Wash. L. Rev.* 1535-1557 (2011).

Hood, S. Taylor. Comment. Fair-value accounting: maintain, reform, or eradicate. 38 *Cap. U. L. Rev.* 857-887 (2010).

Merkley, Sen. Jeff and Sen. Carl Levin. The Dodd-Frank Act restrictions on proprietary trading and conflicts of interest: new tools to address evolving threats. 48 *Harv. J. on Legis.* 515-553 (2011).

O'Sullivan, Michael J. Inverting common corporate governance myths. 38 *Cap. U. L. Rev.* 703-720 (2010).

### SEXUALITY AND THE LAW

Adair, Jessica L. Student article. In a league of their own: the case for intersex athletes. 18 *Sports Law. J.* 121-151 (2011).

Beck, Randy. Self-conscious *dicta*: the origins of **Roe v. Wade's** trimester framework. 51 *Am. J. Legal Hist.* 505-529 (2011).

Bird, Paula. Student article. Virtual child pornography laws and the constraints imposed by the First Amendment. 16 *Barry L. Rev.* 161-177 (2011).

Blake, Valarie. It's an ART not a science: state-mandated insurance coverage of assisted reproductive technologies and legal implications for gay and unmarried persons. 12 *Minn. J. L. Sci. & Tech.* 651-713 (2011).

Levinson, Hon. Steven H. "There's no place like home": super-sizing the state constitution's bill of rights. 15 *Lewis & Clark L. Rev.* 773-782 (2011).

### SOCIAL WELFARE

Edson, Charles L. *Affordable Housing—An Intimate History*. 20 *J. Affordable Housing & Commun. Dev. L.* 193-213 (2011).

Garciano, Jerome L. Affordable cohousing: challenges and opportunities for supportive relational networks in mixed-income housing. 20 *J. Affordable Housing & Commun. Dev. L.* 169-192 (2011).

Lento, Rochelle E., et al. The future of affordable housing. 20 *J. Affordable Housing & Commun. Dev. L.* 215-250 (2011).

### SPORTS

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

Dahill, Elizabeth Hart. Note. Hosting the Games for all and by all: the right to adequate housing in Olympic host cities. 36 *Brook. J. Int'l L.* 1111-1149 (2011).

Lipman, Sheri. The story of the disappearing season: should strict liability be used in the NCAA infractions process? 41 *U. Mem. L. Rev.* 847-875 (2011).

Palanzo, David A. Comment. Safety squeeze: banning non-wood bats is not the answer to amateur baseball's bat problem. 51 *Jurimetrics J.* 319-353 (2011).

### STATE AND LOCAL GOVERNMENT LAW

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

*Lewis & Clark Law Review*  
*University of Memphis Law Review*  
*Urban Lawyer*

Alexander, Nancy. Comment. Saved by the states? The Vienna Convention on Consular Relations, federal government shortcomings, and Oregon's rescue. 15 *Lewis & Clark L. Rev.* 819-845 (2011).

Johnson, Cameron. Note. Perpetuating perpetuity. 31 *Utah Envtl. L. Rev.* 437-460 (2011).

Strawbridge, Kimber E. Student article. The children are crying: the need for change in Florida's management of psychotropic medication to foster children. 15 *UC Davis J. Juv. L. & Pol'y* 247-297 (2011).

ACLU Northwest Civil Liberties Conference. Articles by Hon. Steven H. Levinson, Hon. David Schuman and Stephen Kanter. 15 *Lewis & Clark L. Rev.* 773-817 (2011).

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

Symposium—Memphis in the Law. Foreword by Hon. Julia Smith Gibbons; articles by Annie T. Christoff, W.J. Michael Cody, Donald A. Donati, Tannera George Gibson, Donna Harkness, Judge David S. Kennedy, Erno Lindner, Daniel Kiel, Sheri Lipman, Michael D. Tauer and John J. Thomason; interview by Darrell Phillips, Marshall Digmon and Russell Hayes; note by D. Eric Setterlund. 41 *U. Mem. L. Rev.* 663-978 (2011).

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

### TAXATION—FEDERAL INCOME

Hochbein, Curt. Comment. Mortgage Forgiveness Debt Relief Act of 2007. 38 *Cap. U. L. Rev.* 889-920 (2010).

Markis, Augustus N. Federal taxation. 62 *Mercer L. Rev.* 1187-1198 (2011).

Pruitt, Andrew. Student essay. Judicial deference to retroactive interpretative Treasury regulations. 79 *Geo. Wash. L. Rev.* 1558-1591 (2011).



## CURRENT INDEX TO LEGAL PERIODICALS

Page 17  
October 28, 2011

### TAXATION—STATE AND LOCAL

Lefcoe, George. Competing for the next hundred million Americans: the uses and abuses of tax increment financing. 43 Urb. Law. 427-482 (2011).

### TORTS

Richgels, Theodore. Note. Unnaturally stubborn: Illinois' reluctance in **Krywin v. Chicago Transit Authority** to do away with the natural accumulation rule, and the resulting impact upon the duty of common carriers. (**Krywin v. Chi. Transit Auth.**, 938 N.E.2d 440, 2010.) 31 N. Ill. U. L. Rev. 613-641 (2011).

Terry, Jennifer W. Casenote. Caps off to juries: noneconomic damage caps in medical malpractice cases ruled unconstitutional. (**Atlanta Oculoplastic Surgery, P.C. v. Nestlehutt**, 691 S.E.2d 218, 2010.) 62 Mercer L. Rev. 1315-1333 (2011).

### TRADE REGULATION

Blevins, Eric. Student article. College football's BCS (bowl cartel system?): an examination of the Bowl Championship Series agreement under the Sherman Act. 18 Sports Law. J. 153-180 (2011).

Cotter, Thomas F. Four questionable rationales for the patent misuse doctrine. 12 Minn. J. L. Sci. & Tech. 457-488 (2011).

Couvillion, Joshua B. Note. Defending for its life: **ChampionsWorld LLC v. United States Soccer Federation** denies extending antitrust immunity to USSF in regulating professional soccer. (**ChampionsWorld LLC v. U.S. Soccer Fed'n**, 726 F. Supp. 2d 961, 2010.) 18 Sports Law. J. 325-340 (2011).

### TRANSPORTATION LAW

Reitze, Arnold W., Jr. Controlling greenhouse gases from highway vehicles. 31 Utah Envtl. L. Rev. 309-337 (2011).

Richgels, Theodore. Note. Unnaturally stubborn: Illinois' reluctance in **Krywin v. Chicago Transit Authority** to do away with the natural accumulation rule, and the resulting impact upon the duty of common carriers. (**Krywin v. Chi. Transit Auth.**, 938 N.E.2d 440, 2010.) 31 N. Ill. U. L. Rev. 613-641 (2011).

### WATER LAW

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

Tauer, Michael D. Evolution of the doctrine of equitable apportionment—**Mississippi v. Memphis**. 41 U. Mem. L. Rev. 897-924 (2011).

### WOMEN

Ashe, Marie. Privacy and prurience: an essay on American law, religion, and women. 51 Am. J. Legal Hist. 461-504 (2011).

Grelewicz, Laurel. Note. Equality and abortion on post-apartheid South Africa: inspiration for choice advocates in the United States. 13 Or. Rev. Int'l L. 189-206 (2011).

Polavarapu, Aparna. Procuring meaningful land rights for the women of Rwanda. 14 Yale Hum. Rts. & Dev. L.J. 105-154 (2011).

### TABLES OF CONTENTS OF INDEXED LAW REVIEWS

#### 51 AMERICAN JOURNAL OF LEGAL HISTORY, NO. 3, JULY, 2011.

Domnarski, William. The correspondence of Henry Friendly and Richard A. Posner 1982-86. 51 Am. J. Legal Hist. 395-416 (2011).

Blackman, Josh. Outfoxed. **Pierson v. Post** and the natural law. 51 Am. J. Legal Hist. 417-460 (2011).

Ashe, Marie. Privacy and prurience: an essay on American law, religion, and women. 51 Am. J. Legal Hist. 461-504 (2011).

Beck, Randy. Self-conscious *dicta*: the origins of **Roe v. Wade's** trimester framework. 51 Am. J. Legal Hist. 505-529 (2011).

Book reviews. 51 Am. J. Legal Hist. 531-552 (2011).

#### 22 AMERICAN REVIEW OF INTERNATIONAL ARBITRATION, NO. 1, PP. 1-133, 2011.

Editors' note: a new beginning. 22 Am. Rev. Int'l Arb. vii (2011).

Bermann, George A. The UK Supreme Court speaks to international arbitration: learning from the **Dallah** case. 22 Am. Rev. Int'l Arb. 1-20 (2011).

Gaitis, James M. Clearing the air on "manifest disregard" and choice of law in commercial arbitration: a reconciliation of **Wilko, Hall Street**, and **Stolt-Nielsen**. 22 Am. Rev. Int'l Arb. 21-43 (2011).

Hulbert, Richard W. The case for a coherent application of Chapter 2 of the Federal Arbitration Act. 22 Am. Rev. Int'l Arb. 45-85 (2011).

Ashford, Peter. Rule changes affecting the international arbitration community. 22 Am. Rev. Int'l Arb. 87-118 (2011).

D'Allaire, Dominique and Rolf Trittman. Disclosure requests in international commercial arbitration: finding a balance not only between legal traditions but also between the parties' rights. 22 Am. Rev. Int'l Arb. 119-133 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 18

October 28, 2011

### ARMY LAWYER, MAY, 2011.

Borch, Fred L. III. Colonel Walter T. Tsukamoto: no judge advocate loved America or the Army more. *Army Law*. 1-5 (2011).

Carpenter, Eric R., Lt. Col., U.S. Army. An overview of the Capital Jury Project for military justice practitioners: jury dynamics, juror confusion, and juror responsibility. *Army Law*. 6-24 (2011).

Fredrikson, Christopher T., Lt. Col., U.S. Army, Wendy P. Daknis, Lt. Col., U.S. Army and James L. Varley, Lt. Col., U.S. Army. Annual review of developments in instructions. *Army Law*. 25-34 (2011).

McMaster, H.R., Brig. Gen., U.S. Army. The role of the judge advocate in contemporary operations: ensuring moral and ethical conduct during war. *Army Law*. 35-41 (2011).

Bigler, Bradford D., Maj., U.S. Army. Book review. (Reviewing Nathaniel Philbrick, *The Last Stand*.) *Army Law*. 42-45 (2011).

CLE news. *Army Law*. 46-53 (2011).

Current materials of interest. *Army Law*. 54-55 (2011).

### 16 BARRY LAW REVIEW, SPRING, 2011.

Diaz, Leticia M. Foreword. *16 Barry L. Rev.* i (2011).

Coffin, Kenneth G. Limiting legislative courts: protecting Article III from Article I evisceration. *16 Barry L. Rev.* 1-25 (2011).

Harmon, A.G. Defamation in good faith: an argument for restating the defense of qualified privilege. *16 Barry L. Rev.* 27-56 (2011).

Maurer, Jani. Use and disposition of life insurance in dissolution of marriage. *16 Barry L. Rev.* 57-114 (2011).

McKee, Gwendolyn. Standing on a spectrum: third party standing in the United States, Canada, and Australia. *16 Barry L. Rev.* 115-160 (2011).

Bird, Paula. Student article. Virtual child pornography laws and the constraints imposed by the First Amendment. *16 Barry L. Rev.* 161-177 (2011).

Bolus, Josh. Student article. Legally ill: is the federal health insurance mandate constitutional? *16 Barry L. Rev.* 179-196 (2011).

### 25 BERKELEY TECHNOLOGY LAW JOURNAL, NO. 4, FALL, 2010.

Contreras, Jorge L. Data sharing, latency variables, and science commons. *25 Berkeley Tech. L.J.* 1601-1672 (2010).

Crouch, Dennis and Robert P. Merges. Operating efficiently post-*Bilski* by ordering patent doctrine decision-making. *25 Berkeley Tech. L.J.* 1673-1691 (2010).

Devlin, Alan. Patent law's parsimony principle. *25 Berkeley Tech. L.J.* 1693-1750 (2010).

Barnett, Jonathan M. The illusion of the commons. *25 Berkeley Tech. L.J.* 1751-1816 (2010).

Suzor, Nicolas. The role of the rule of law in virtual communities. *25 Berkeley Tech. L.J.* 1817-1886 (2010).

Carver, Brian W. Why license agreements do not control copy ownership: first sales and essential copies. *25 Berkeley Tech. L.J.* 1887-1954 (2010).

Andrews, Damon C. Notes & comments competition winner. Note. *Iqbal* **Seagate**: plausibility pleading of willful patent infringement. (*Ashcroft v. Iqbal*, 129 S. Ct. 1937, 2009; *In re Seagate Tech., LLC*, 497 F.3d 1360, 2007.) *25 Berkeley Tech. L.J.* 1955-1989 (2010).

### 36 BROOKLYN JOURNAL OF INTERNATIONAL LAW, NO. 3, PP. 813-1216, 2011.

Symposium: Governing Civil Society: NGO Accountability, Legitimacy and Influence. *36 Brook. J. Int'l L.* 813-1073 (2011).

Reiser, Dana Brakman and Claire R. Kelly. Introduction: Governing Civil Society. *36 Brook. J. Int'l L.* 813-816 (2011).

Ahmed, Shamima. The impact of NGOs on international organizations: complexities and considerations. *36 Brook. J. Int'l L.* 817-840 (2011).

Anderson, Kenneth. "Accountability" as "legitimacy": global governance, global civil society and the United Nations. *36 Brook. J. Int'l L.* 841-890 (2011).

Charnovitz, Steve. The illegitimacy of preventing NGO participation. *36 Brook. J. Int'l L.* 891-910 (2011).

Mayer, Lloyd Hitoshi. NGO standing and influence in regional human rights courts and commissions. *36 Brook. J. Int'l L.* 911-946 (2011).

Breen, Oonagh B. Through the looking glass: European perspectives on non-profit vulnerability, legitimacy and regulation. *36 Brook. J. Int'l L.* 947-991 (2011).

Kelley, Thomas. Wait! That's not what we meant by civil society!: questioning the NGO orthodoxy in West Africa. *36 Brook. J. Int'l L.* 993-1010 (2011).

Reiser, Dana Brakman and Claire R. Kelly. Linking NGO accountability and the legitimacy of global governance. *36 Brook. J. Int'l L.* 1011-1073 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 19

October 28, 2011

Conroy, Amy E. Note. The gray (goods) elephant in the room: China's troubling attitude toward IP protection of gray market goods. 36 Brook. J. Int'l L. 1075-1109 (2011).

Dahill, Elizabeth Hart. Note. Hosting the Games for all and by all: the right to adequate housing in Olympic host cities. 36 Brook. J. Int'l L. 1111-1149 (2011).

Grosswald, Levi. Note. Cyberattack attribution matters under Article 51 of the U.N. Charter. 36 Brook. J. Int'l L. 1151-1181 (2011).

Scully, Kevin. Note. The most dangerous game: U.S. opposition to the cultural exception. 36 Brook. J. Int'l L. 1183-1208 (2011).

### 38 CAPITAL UNIVERSITY LAW REVIEW, NO. 4, SUMMER, 2010.

O'Sullivan, Michael J. Inverting common corporate governance myths. 38 Cap. U. L. Rev. 703-720 (2010).

Perrine, James B., Verne H. Speirs and student Jonah J. Horwitz. Fusion centers and the Fourth Amendment: application of the exclusionary rule in the post-9/11 age of information sharing. 38 Cap. U. L. Rev. 721-787 (2010).

Bedi, Monu. Blame it on the government: a justification for the disparate treatment of departures based on cultural ties. 38 Cap. U. L. Rev. 789-824 (2010).

Russo, Hon. Joseph D., Richard G. Johnson and Jack DeSario. A legal, political, and ethical analysis of judicial selection in Ohio: a proposal for reform. 38 Cap. U. L. Rev. 825-856 (2010).

Hood, S. Taylor. Comment. Fair-value accounting: maintain, reform, or eradicate. 38 Cap. U. L. Rev. 857-887 (2010).

Hochbein, Curt. Comment. Mortgage Forgiveness Debt Relief Act of 2007. 38 Cap. U. L. Rev. 889-920 (2010).

### 36 COLUMBIA JOURNAL OF ENVIRONMENTAL LAW, NO. 2, PP. 195-459, 2011.

Mégret, Frédéric. The problem of an international criminal law of the environment. 36 Colum. J. Envtl. L. 195-257 (2011).

Dyck, Tyson. Student article. Enforcing environmental integrity: emissions auditing and the extended arm of the clean development mechanism. 36 Colum. J. Envtl. L. 259-358 (2011).

Haupt, Nicholas J. Note. Shopping for state constitutions: gift clauses as obstacles to state encouragement of carbon sequestration. 36 Colum. J. Envtl. L. 359-412 (2011).

Ewald, Sylvia. Note. State court adjudication of environmental rights: lessons from the adjudication of the right to education and the right to welfare. 36 Colum. J. Envtl. L. 413-459 (2011).

### 17 CONNECTICUT INSURANCE LAW JOURNAL, NO. 1, FALL, 2010-2011.

Rose, Paul. Regulating risk by "strengthening corporate governance." 17 Conn. Ins. L.J. 1-26 (2010-2011).

Hill, Claire A. Justification norms under uncertainty: a preliminary inquiry. 17 Conn. Ins. L.J. 27-53 (2010-2011).

Bloink, Robert S. Catalysts for clarification: modern twists on the insurable interest requirement for life insurance. 17 Conn. Ins. L.J. 55-99 (2010-2011).

Hunt, John Patrick. Rating dependent regulation of insurance. 17 Conn. Ins. L.J. 101-187 (2010-2011).

LoRusso, Ryan M. Note. **Metropolitan Life Insurance Company v. Glenn**: will the Supreme Court decision reduce confusion after **Firestone**? (**Metro. Life Ins. Co. v. Glenn**, 554 U.S. 105, 2008.) 17 Conn. Ins. L.J. 189-226 (2010-2011).

Carranza-Kopper, Esteban. Comment. Fronting arrangements: industry practices and regulatory concerns. 17 Conn. Ins. L.J. 227-251 (2010-2011).

Hasan, Russell. Note. Annuity *coeptis*: is there a way to avoid **American Equity Investment Life Insurance Co. v. SEC** becoming a herald for the SEC gaining regulatory control over all securities-related insurance products? (**Am. Equity Inv. Life Ins. Co. v. SEC**, 572 F.3d 923, 2009.) 17 Conn. Ins. L.J. 253-285 (2010-2011).

### 96 CORNELL LAW REVIEW, NO. 5, JULY, 2011.

Bellin, Jeffrey and Junichi P. Semitsu. Widening **Batson**'s net to ensnare more than the unapologetically bigoted or painfully unimaginative attorney. 96 Cornell L. Rev. 1075-1130 (2011).

Sun, Lisa Grow. Disaster mythology and the law. 96 Cornell L. Rev. 1131-1207 (2011).

Langevoort, Donald C. Chasing the greased pig down Wall Street: a gatekeeper's guide to the psychology, culture, and ethics of financial risk taking. 96 Cornell L. Rev. 1209-1246 (2011).

Brown, Charles A. Note. Employment discrimination plaintiffs in the District of Maryland. 96 Cornell L. Rev. 1247-1271 (2011).

Ghatan, Ron A. Note. The Alien Tort Statute and prudential exhaustion. 96 Cornell L. Rev. 1273-1305 (2011).

### 3 ELON LAW REVIEW, NO. 1, JUNE, 2011.

Engaged Learning in the Law. 3 Elon L. Rev. 1-131 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 20

October 28, 2011

Sparrow, Sophie M. Using individual and group multiple-choice quizzes to deepen students' learning. 3 *Elon L. Rev.* 1-25 (2011).

Schwartz, Michael H. Improving legal education by improving casebooks: fourteen things casebooks can do to produce better and more learning. 3 *Elon L. Rev.* 27-63 (2011).

Hess, Gerald F. Value of variety: an organizing principle to enhance teaching and learning. 3 *Elon L. Rev.* 65-92 (2011).

Friedland, Steven I. Trumpeting change: replacing tradition with engaged legal education. 3 *Elon L. Rev.* 93-131 (2011).

### 15 EMPLOYEE RIGHTS AND EMPLOYMENT POLICY JOURNAL, NO. 1, PP. 1-278, 2011.

Workplace Fairness. 15 *Employee Rts. & Emp. Pol'y J.* 1-278 (2011).

Bisom-Rapp, Susan. Introduction: decent work in a post-recessionary world. 15 *Employee Rts. & Emp. Pol'y J.* 1-4 (2011).

Bellace, Janice R. Achieving social justice: the nexus between the ILO's fundamental rights and decent work. 15 *Employee Rts. & Emp. Pol'y J.* 5-28 (2011).

Blanpain, Roger. Decent work in the European Union: hard goals, soft results. 15 *Employee Rts. & Emp. Pol'y J.* 29-42 (2011).

Bisom-Rapp, Susan, Andrew Frazer and Malcolm Sargeant. Decent work, older workers and vulnerability in the economic recession: a comparative study of Australia, the United Kingdom, and the United States. 15 *Employee Rts. & Emp. Pol'y J.* 43-121 (2011).

Zimmer, Michael J. Unions & the Great Recession: is transnationalism the answer? 15 *Employee Rts. & Emp. Pol'y J.* 123-158 (2011).

Smith, Peggie R. Work like any other, work like no other: establishing decent work for domestic workers. 15 *Employee Rts. & Emp. Pol'y J.* 159-200 (2011).

Glynn, Timothy P. Taking the employer out of employment law? Accountability for wage and hour violations in an age of enterprise disaggregation. 15 *Employee Rts. & Emp. Pol'y J.* 201-235 (2011).

Feldman, Yuval, Amir Falk and Miri Katz. What workers really want: voice, unions, and personal contracts. 15 *Employee Rts. & Emp. Pol'y J.* 237-278 (2011).

### 12 FLORIDA COASTAL LAW REVIEW, NO. 3, SPRING, 2011.

Encinosa, William and student Michael Roussis. An empirical analysis of California Assembly Bill 488: access to information on registered sex offenders over the Internet reduces recidivism. 12 *Fla. Coastal L. Rev.* 429-452 (2011).

Brown, Austin Tyler. Comment. Senate Bill 1070: an opportunity to align the interests of federal and state governments with the rights of the child. 12 *Fla. Coastal L. Rev.* 453-484 (2011).

Marichal, Carlo. Note. Arbitrating issues you might not have agreed to: ... (**Rent-A-Center, West, Inc. v. Jackson**, 130 S. Ct. 2772, 2010.) 12 *Fla. Coastal L. Rev.* 485-500 (2011).

### 42 GEORGE WASHINGTON INTERNATIONAL LAW REVIEW, NO. 2, PP. 217-474, 2010.

Forcese, Craig and Kent Roach. Limping into the future: the U.N. 1267 terrorism listing process at the crossroads. 42 *Geo. Wash. Int'l L. Rev.* 217-277 (2010).

Waters, Timothy William. A kind of judgment: searching for judicial narratives after death. 42 *Geo. Wash. Int'l L. Rev.* 279-348 (2010).

Manne, Caroline. Note. Pharmaceutical patent protection and TRIPS: the countries that cried wolf and why defining "national emergency" will save them from themselves. 42 *Geo. Wash. Int'l L. Rev.* 349-379 (2010).

Darling, Jeremy B. Note. Gambling with our future: a call for needed WTO dispute resolution reform as illustrated by the U.S.-Antigua conflict over online gambling. 42 *Geo. Wash. Int'l L. Rev.* 381-405 (2010).

Share, Rachel M. Note. Killing for art: the Council of Europe and the need for a ban on slaughter of animals for artistic expression. 42 *Geo. Wash. Int'l L. Rev.* 407-442 (2010).

Murphy, Sean D. Book review. (Reviewing Marc Weller, Contested Statehood: Kosovo's Struggle for Independence.) 42 *Geo. Wash. Int'l L. Rev.* 443-453 (2010).

Book notes. 42 *Geo. Wash. Int'l L. Rev.* 455-474 (2010).

### 79 GEORGE WASHINGTON LAW REVIEW, NO. 5, JULY, 2011.

Annual Review of Administrative Law. 79 *Geo. Wash. L. Rev.* 1343-1629 (2011).

Mendelson, Nina A. Rulemaking, democracy, and torrents of e-mail. 79 *Geo. Wash. L. Rev.* 1343-1380 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 21

October 28, 2011

Sant' Ambrogio, Michael D. Agency delays: how a principal-agent approach can inform judicial and executive branch review of agency foot-dragging. 79 Geo. Wash. L. Rev. 1381-1448 (2011).

Stephenson, Matthew C. and student Miri Pogoriler. **Seminole Rock's** domain. 79 Geo. Wash. L. Rev. 1449-1504 (2011).

Nagle, John Copeland. Saxe's aphorism. (Reviewing John F. Manning and Matthew C. Stephenson, Legislation and Regulation.) 79 Geo. Wash. L. Rev. 1505-1534 (2011).

Healey, Christopher P. Student essay. Updating the SEC's exemptive order process under the Investment Company Act of 1940 to fit the modern era. 79 Geo. Wash. L. Rev. 1535-1557 (2011).

Pruitt, Andrew. Student essay. Judicial deference to retroactive interpretative Treasury regulations. 79 Geo. Wash. L. Rev. 1558-1591 (2011).

Weiss, Joshua. Student essay. Defining executive deference in treaty interpretation cases. 79 Geo. Wash. L. Rev. 1592-1612 (2011).

Welzien, Alexa E. Student essay. MSHA's pattern of violations authority: reviving an untapped resource of enforcement power. 79 Geo. Wash. L. Rev. 1613-1629 (2011).

### 48 HARVARD JOURNAL ON LEGISLATION, NO. 2, SUMMER, 2011.

Ostrow, Ashira Pelman. Process preemption in federal siting regimes. 48 Harv. J. on Legis. 289-341 (2011).

Grey, Betsy J. The plague of causation in the National Childhood Vaccine Injury Act. 48 Harv. J. on Legis. 343-414 (2011).

Romberg, Jon. The means justify the ends: structural due process in special education law. 48 Harv. J. on Legis. 415-466 (2011).

Bondurant, Emmet J. The Senate filibuster: the politics of obstruction. 48 Harv. J. on Legis. 467-513 (2011).

Merkley, Sen. Jeff and Sen. Carl Levin. The Dodd-Frank Act restrictions on proprietary trading and conflicts of interest: new tools to address evolving threats. 48 Harv. J. on Legis. 515-553 (2011).

Rahman, K. Sabeel. Note. Envisioning the regulatory state: technology, democracy, and institutional experimentation in the 2010 financial reform and oil spill statutes. 48 Harv. J. on Legis. 555-590 (2011).

Wolf, Alexander M. Note. The problems with payouts: assessing the proposal for a mandatory distribution requirement for university endowments. 48 Harv. J. on Legis. 591-622 (2011).

Barron, Elisha. Recent development. The Development, Relief, and Education for Alien Minors (DREAM) Act. 48 Harv. J. on Legis. 623-655 (2011).

### 42 IIC: INTERNATIONAL REVIEW OF INTELLECTUAL PROPERTY AND COMPETITION LAW, NO. 4, PP. 383-502, 2011.

Senftleben, Martin. Trade mark protection — a black hole in the intellectual property galaxy? 42 IIC: Int'l Rev. Intell. Prop. & Competition L. 383-386 (2011).

Germinario, Claudio. Double patenting in the practice of the European Patent Office. 42 IIC: Int'l Rev. Intell. Prop. & Competition L. 387-395 (2011).

Liu, Yinliang. Patenting business methods in the United States and beyond — globalization of intellectual property protection is not always an easy game to play. 42 IIC: Int'l Rev. Intell. Prop. & Competition L. 395-416 (2011).

Leistner, Matthias. The German Federal Supreme Court's judgment on Google's Image Search — a topical example of the "limitations" of the European approach to exceptions and limitations. 42 IIC: Int'l Rev. Intell. Prop. & Competition L. 417-442 (2011).

Lee, Nari. Patent term extension in Japan in light of the **Pacific Capsule** decision. 42 IIC: Int'l Rev. Intell. Prop. & Competition L. 442-457 (2011).

Geiger, Christophe. Honourable attempt but (ultimately) disproportionately offensive against peer-to-peer on the Internet (HADOPI) — a critical analysis of the recent anti-file-sharing legislation in France. 42 IIC: Int'l Rev. Intell. Prop. & Competition L. 457-472 (2011).

### Decisions

Patent law. 42 IIC: Int'l Rev. Intell. Prop. & Competition L. 473-484 (2011).

Copyright law and personality rights. 42 IIC: Int'l Rev. Intell. Prop. & Competition L. 484-494 (2011).

Law regarding trade marks and trade names. 42 IIC: Int'l Rev. Intell. Prop. & Competition L. 494-501 (2011).

Weschler, Andrea. Book review. (Reviewing Claudia Tapia, Industrial Property Rights, Technical Standards, and Licensing Practice (FRAND) in the Telecommunications Industry.) 42 IIC: Int'l Rev. Intell. Prop. & Competition L. 501-502 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 22

October 28, 2011

### 96 IOWA LAW REVIEW, NO. 5, JULY, 2011.

Symposium: The Future of Legal Education. 96 Iowa L. Rev. 1449-1717 (2011).

Agrawal, Gail B. Foreword. 96 Iowa L. Rev. 1449-1459 (2011).

Chemerinsky, Erwin. Keynote speech: reimagining law schools? 96 Iowa L. Rev. 1461-1470 (2011).

Areen, Judith. Accreditation reconsidered. 96 Iowa L. Rev. 1471-1494 (2011).

Baker, Hon. David L. Should law-school applications include a warning label? 96 Iowa L. Rev. 1495-1509 (2011).

Barrows, Joel W. On becoming a lawyer. 96 Iowa L. Rev. 1511-1513 (2011).

Conison, Jay. The architecture of accreditation. 96 Iowa L. Rev. 1515-1538 (2011).

Fitts, Michael A. What will our future look like and how will we respond? 96 Iowa L. Rev. 1539-1548 (2011).

Johnson, Kevin R. The importance of student and faculty diversity in law schools: one dean's perspective. 96 Iowa L. Rev. 1549-1577 (2011).

Matasar, Richard A. The viability of the law degree: cost, value, and intrinsic worth. 96 Iowa L. Rev. 1579-1628 (2011).

Nance, Cynthia E. The value of a law degree. 96 Iowa L. Rev. 1629-1648 (2011).

Ribstein, Larry E. Practicing theory: legal education for the twenty-first century. 96 Iowa L. Rev. 1649-1676 (2011).

Smith, Catherine E. Seven principles: increasing access to law school among students of color. 96 Iowa L. Rev. 1677-1697 (2011).

Tacha, Deanell Reece. Training the whole lawyer. 96 Iowa L. Rev. 1699-1706 (2011).

Testy, Kellye Y. Best practices for hiring and retaining a diverse law faculty. 96 Iowa L. Rev. 1707-1717 (2011).

Froehle, Timothy A. Note. Standing in the wake of the foreclosure crisis: why procedural requirements are necessary to prevent further loss to homeowners. 96 Iowa L. Rev. 1719-1744 (2011).

Heggen, Jonathan W. Note. Not always the world's shortest editorial: why credit-rating-agency speech is sometimes professional speech. 96 Iowa L. Rev. 1745-1766 (2011).

Hennessy, Jennifer J. Note. University-funded discrimination: unresolved issues after the Supreme Court's "resolution" of the circuit split on university funding for discriminatory organizations. 96 Iowa L. Rev. 1767-1789 (2011).

Lane, Darcy K. Note. Taking the lead on cyberbullying: why schools can and should protect students online. 96 Iowa L. Rev. 1791-1811 (2011).

### 28 JOHN MARSHALL JOURNAL OF COMPUTER & INFORMATION LAW, NO. 2, WINTER, 2010.

Kunkel, Richard G. Protecting consumers from spyware: a proposed Consumer Digital Trespass Act. 28 J. Marshall J. Computer & Info. L. 185-216 (2010).

Widener, Michael N. Safeguarding "the precious": counsel on law journal publication agreements in digital times. 28 J. Marshall J. Computer & Info. L. 217-250 (2010).

Hutchison, Cameron. Interpretation & the Internet. 28 J. Marshall J. Computer & Info. L. 251-271 (2010).

Knapp, Kristen A. Internet filtering: the ineffectiveness of WTO remedies and the availability of alternative tort remedies. 28 J. Marshall J. Computer & Info. L. 273-312 (2010).

### 20 JOURNAL OF AFFORDABLE HOUSING & COMMUNITY DEVELOPMENT LAW, NO. 2, WINTER, 2011.

Taylor, Waller III. The future of affordable housing & community development. 20 J. Affordable Housing & Commun. Dev. L. 145-147 (2011).

Lento, Rochelle E. The Legal Guide to Affordable Housing Development. 20 J. Affordable Housing & Commun. Dev. L. 149-151 (2011).

Nichols, Elan Stavros. Unanswered questions under the PTFA: exploring the extent of tenant protections in foreclosed properties. 20 J. Affordable Housing & Commun. Dev. L. 153-167 (2011).

Garciano, Jerome L. Affordable cohousing: challenges and opportunities for supportive relational networks in mixed-income housing. 20 J. Affordable Housing & Commun. Dev. L. 169-192 (2011).

### Legal Guide to Affordable Housing Development. [Excerpts.]

Edson, Charles L. *Affordable Housing—An Intimate History*. 20 J. Affordable Housing & Commun. Dev. L. 193-213 (2011).

Lento, Rochelle E., et al. The future of affordable housing. 20 J. Affordable Housing & Commun. Dev. L. 215-250 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 23

October 28, 2011

### 36 JOURNAL OF CORPORATION LAW, NO. 4, SUMMER, 2011.

Fried, Jesse and Nitzan Shilon. Excess-pay clawbacks. 36 J. Corp. L. 721-751 (2011).

Reregulation & the Business Firm Symposium. 36 J. Corp. L. 753-954 (2011).

#### Health Care

Leonard, Elizabeth Weeks. Can you really keep your health plan? The limits of grandfathering under the Affordable Care Act. 36 J. Corp. L. 753-780 (2011).

Monahan, Amy B. On subsidies and mandates: a regulatory critique of ACA. 36 J. Corp. L. 781-806 (2011).

Orentlicher, David. Controlling health care costs through public, transparent processes: the conflict between the morally right and the socially feasible. 36 J. Corp. L. 807-821 (2011).

#### Telecommunications

Lyons, Daniel A. Tethering the administrative state: the case against **Chevron** deference for FCC jurisdictional claims. 36 J. Corp. L. 823-845 (2011).

Yoo, Christopher S. Deregulation vs. reregulation of telecommunications: a clash of regulatory paradigms. 36 J. Corp. L. 847-867 (2011).

#### Financial Institutions

Horton, Brent J. How Dodd-Frank's orderly liquidation authority for financial companies violates Article III of the United States Constitution. 36 J. Corp. L. 869-892 (2011).

Wilmarth, Arthur E., Jr. The Dodd-Frank Act's expansion of state authority to protect consumers of financial services. 36 J. Corp. L. 893-954 (2011).

Index to volume 36. 36 J. Corp. L. unpagged (2011).

### 2011 JOURNAL OF DISPUTE RESOLUTION, NO. 1, PP. 1-258.

Symposium. Alternative Dispute Resolution and the Rule of Law: Making the Connection. 2011 J. Disp. Resol. 1-195.

Tyler, Tom R. and Rebecca Hollander-Blumoff. Procedural justice and the rule of law: fostering legitimacy in alternative dispute resolution. 2011 J. Disp. Resol. 1-19.

Michel, James. Alternative dispute resolution and the rule of law in international development cooperation. 2011 J. Disp. Resol. 21-45.

Turku, Helga and William Davis. Access to justice and alternative dispute resolution. 2011 J. Disp. Resol. 47-65.

Bingham, Lisa Blomgren. Reflections on designing governance to produce the rule of law. 2011 J. Disp. Resol. 67-89.

Cohen, Amy J. The family, the market, and ADR. 2011 J. Disp. Resol. 91-126.

Alberstein, Michal. ADR and transitional justice as reconstructing the rule of law. 2011 J. Disp. Resol. 127-144.

Muhlberger, Peter. A deliberative look at alternative dispute resolution and the rule of law. 2011 J. Disp. Resol. 145-163.

Alkon, Cynthia. Lost in translation: can exporting ADR harm rule of law development? 2011 J. Disp. Resol. 165-187.

Smith, Stephanie E. Comment: trends and challenges in bringing together ADR and the rule of law. 2011 J. Disp. Resol. 189-195.

Goodrich, Nicholas. Note. Dispensing injustice: **Stolt-Nielsen** and its implications. (**Stolt-Nielsen S.A. v. AnimalFeeds Int'l Corp.**, 130 S. Ct. 1758, 2010.) 2011 J. Disp. Resol. 197-208.

Hampton, Whitney. Note. A new twist on an old approach: Missouri's use of unconscionability and consent in the class arbitration waiver analysis. (**Brewer v. Missouri Title Loans, Inc.**, 323 S.W.3d 18, 2010.) 2011 J. Disp. Resol. 209-223.

Haynes, J. Nicholas. Note. On precarious ground: binding arbitration clauses, collective bargaining agreements, and waiver of statutory workplace discrimination claims post-**Pyett**. (**14 Penn Plaza LLC v. Pyett**, 129 S. Ct. 1456, 2009; **Duraku v. Tishman Speyer Properties, Inc.**, 714 F. Supp. 2d 470, 2010.) 2011 J. Disp. Resol. 225-238.

Swoboda, Tom. Note. *De novo* a "no-no:" contractually expanded judicial review clauses do not preclude FAA application in state court unless the parties make it intentionally clear the FAA does not apply in their agreement. (**Raymond James Fin. Servs., Inc. v. Honea**, 2010 WL 2471019, 2010.) 2011 J. Disp. Resol. 239-258.

### 3 JOURNAL OF EURASIAN LAW, NO. 3, PP. 363-537, 2010.

Parish, Matthew. Paradigms of state-building: comparing Bosnia and Kosovo. 3 J. Eurasian L. 363-406 (2010).

Doli, Dren and Fisnik Korenica. The double face of the European Union: how distinctive is the EU foreign policy towards Kosovo? 3 J. Eurasian L. 407-422 (2010).

Khvalei, Vladimir. Enforcement of SCC arbitral awards in CIS countries: reflections on arbitration history. 3 J. Eurasian L. 423-450 (2010).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 24

October 28, 2011

Slašt'an, Miroslav. Acceptance of human rights and constitutional values in reviews of arbitral awards by the courts of the Slovak Republic. 3 J. Eurasian L. 451-464 (2010).

Constitution of the Kyrgyz Republic (published on 21 May 2010, approved by referendum on 27 June 2010). 3 J. Eurasian L. 465-515 (2010).

Opinion on the Draft Constitution of the Kyrgyz Republic (published on 21 May 2010, adopted by the Venice Commission on 4 June 2010). 3 J. Eurasian L. 517-532 (2010).

Regional developments in brief. 3 J. Eurasian L. 533-537 (2010).

### 51 JURIMETRICS: THE JOURNAL OF LAW, SCIENCE, AND TECHNOLOGY, NO. 3, SPRING, 2011.

Winslow, Tim and Jason Malone. Don't hold back: when and how corporate counsel should implement a litigation hold. 51 Jurimetrics J. 245-278 (2011).

Paradise, Jordan. The devil is in the details: health-care reform, biosimilars, and implementation challenges for the Food and Drug Administration. 51 Jurimetrics J. 279-292 (2011).

Gaudet, Lyn M. Note. Brain fingerprinting, scientific evidence, and **Daubert**: a cautionary lesson from India. 51 Jurimetrics J. 293-318 (2011).

Palanzo, David A. Comment. Safety squeeze: banning non-wood bats is not the answer to amateur baseball's bat problem. 51 Jurimetrics J. 319-353 (2011).

### 20 KANSAS JOURNAL OF LAW & PUBLIC POLICY, NO. 3, SUMMER, 2011.

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

Education Reform in the 21st Century. 20 Kan. J.L. & Pub. Pol'y 351-451 (2011).

Darby, Derrick and Richard E. Levy. Slaying the inequality villain in school finance: is the right to education the silver bullet? 20 Kan. J.L. & Pub. Pol'y 351-387 (2011).

Heilig, Julian Vasquez, Heather A. Cole and Marilyn A. Springel. Alternative certification and Teach for America: the search for high quality teachers. 20 Kan. J.L. & Pub. Pol'y 388-412 (2011).

Moses, Michele S. Race, affirmative action, and equality of educational opportunity in a so-called "post-racial" America. 20 Kan. J.L. & Pub. Pol'y 413-427 (2011).

Saatcioglu, Argun, Aarti Bajaj and Michael Schumacher. Parental expectations and satisfaction with charter schools evidence from a Midwestern city school district. 20 Kan. J.L. & Pub. Pol'y 428-451 (2011).

Kramer, Jay. Student article. The Director of National Intelligence and congressional oversight of the intelligence community: much needed statutory clarifications and necessary institutional reforms. 20 Kan. J.L. & Pub. Pol'y 452-476 (2011).

### 15 LEWIS & CLARK LAW REVIEW, NO. 3, FALL, 2011.

Symposium. Foreign Official Immunity After **Samantar v. Yousof**. 15 Lewis & Clark L. Rev. 555-664 (2011).

Dellapenna, Joseph W. Interpreting the Foreign Sovereign Immunities Act: reading or construing the text? 15 Lewis & Clark L. Rev. 555-588 (2011).

Rutledge, Peter B. **Samantar**, official immunity and federal common law. 15 Lewis & Clark L. Rev. 589-608 (2011).

Keitner, Chimène I. Annotated brief of Professors of Public International Law and Comparative Law as *amici curiae* in support of respondents in **Samantar v. Yousof**. 15 Lewis & Clark L. Rev. 609-632 (2011).

Stewart, David P. **Samantar** and the future of foreign official immunity. 15 Lewis & Clark L. Rev. 633-664 (2011).

Graham, Kyle. Facilitating crimes: an inquiry into the selective invocation of offenses within the continuum of criminal procedures. 15 Lewis & Clark L. Rev. 665-714 (2011).

Netanel, Neil Weinstock. Making sense of fair use. 15 Lewis & Clark L. Rev. 715-771 (2011).

ACLU Northwest Civil Liberties Conference. 15 Lewis & Clark L. Rev. 773-817 (2011).

Levinson, Hon. Steven H. "There's no place like home": super-sizing the state constitution's bill of rights. 15 Lewis & Clark L. Rev. 773-782 (2011).

Schuman, Hon. David. Using state constitutions to find and enforce civil liberties. 15 Lewis & Clark L. Rev. 783-797 (2011).

Kanter, Stephen. Sleeping beauty wide awake: state constitutions as important independent sources of individual rights. 15 Lewis & Clark L. Rev. 799-817 (2011).



## CURRENT INDEX TO LEGAL PERIODICALS

Page 25

October 28, 2011

Alexander, Nancy. Comment. Saved by the states? The Vienna Convention on Consular Relations, federal government shortcomings, and Oregon's rescue. 15 Lewis & Clark L. Rev. 819-845 (2011).

### 62 MERCER LAW REVIEW, NO. 4, SUMMER, 2011.

#### Eleventh Circuit Survey. January 1, 2010 - December 31, 2010

McRae, Colin A. and Edgar M. Smith. Admiralty. 62 Mercer L. Rev. 1053-1070 (2011).

Boliek, Robert G., Jr. Appellate practice and procedure. 62 Mercer L. Rev. 1071-1084 (2011).

Walker, Hon. James D., Jr. and Amber Nickell. Bankruptcy. 62 Mercer L. Rev. 1085-1105 (2011).

Byrne, Thomas M. and Stacey McGavin Mohr. Class actions. 62 Mercer L. Rev. 1107-1124 (2011).

Corbin, Peter Reed and John E. Duvall. Employment discrimination. 62 Mercer L. Rev. 1125-1149 (2011).

Trimble, Travis M. Environmental law. 62 Mercer L. Rev. 1151-1162 (2011).

Bassett, W. Randall and Susan M. Clare. Evidence. 62 Mercer L. Rev. 1163-1185 (2011).

Markis, Augustus N. Federal taxation. 62 Mercer L. Rev. 1187-1198 (2011).

Coyle, Patrick L. and Alexandra V. Garrison. Labor and employment. 62 Mercer L. Rev. 1199-1215 (2011).

Sullivan, John O'Shea, Ashby L. Kent and Amanda Wilson. Trial practice and procedure. 62 Mercer L. Rev. 1217-1241 (2011).

\*\*\*\*\*

Smith, Kimberly C. Comment. Hiding in plain sight: protection from GPS technology requires congressional action, not a stretch of the Fourth Amendment. 62 Mercer L. Rev. 1243-1278 (2011).

Hartmann, Lucienne M. Comment. Whistle while you work: the fairytale-like whistleblower provisions of the Dodd-Frank Act and the emergence of "Greedy," the eighth dwarf. 62 Mercer L. Rev. 1279-1313 (2011).

Terry, Jennifer W. Casenote. Caps off to juries: noneconomic damage caps in medical malpractice cases ruled unconstitutional. (*Atlanta Oculoplastic Surgery, P.C. v. Nestlehutt*, 691 S.E.2d 218, 2010.) 62 Mercer L. Rev. 1315-1333 (2011).

Brupbacher, Brian E. Casenote. **State v. Jackson** and the explosion of liability for felony murder. (*State v. Jackson*, 697 S.E.2d 757, 2010.) 62 Mercer L. Rev. 1335-1350 (2011).

Index to volume 62. 62 Mercer L. Rev. 1351-1383 (2011).

### 12 MINNESOTA JOURNAL OF LAW, SCIENCE & TECHNOLOGY, NO. 2, SPRING, 2011.

Bouchard, Ron A., et al. Structure-function analysis of global pharmaceutical linkage regulations. 12 Minn. J. L. Sci. & Tech. 391-456 (2011).

Cotter, Thomas F. Four questionable rationales for the patent misuse doctrine. 12 Minn. J. L. Sci. & Tech. 457-488 (2011).

Garon, John M. and Elaine D. Ziff. The work made for hire doctrine revisited: startup and technology employees and the use of contracts in a hiring relationship. 12 Minn. J. L. Sci. & Tech. 489-526 (2011).

Rosen-Zvi, Issachar. You are too soft!: what can corporate social responsibility do for climate change? 12 Minn. J. L. Sci. & Tech. 527-570 (2011).

Banks, Taunya Lovell. Funding race as biology: the relevance of "race" in medical research. 12 Minn. J. L. Sci. & Tech. 571-617 (2011).

Termini, Roseann B., Thomas A. Roberto and student Shelby G. Hostetter. Food advertising and childhood obesity: a call to action for proactive solutions. 12 Minn. J. L. Sci. & Tech. 619-650 (2011).

Blake, Valarie. It's an ART not a science: state-mandated insurance coverage of assisted reproductive technologies and legal implications for gay and unmarried persons. 12 Minn. J. L. Sci. & Tech. 651-713 (2011).

King, Nancy M.P., Christine Nero Coughlin and Anthony Atala. Pluripotent stem cells: the search for the "perfect" source. 12 Minn. J. L. Sci. & Tech. 715-730 (2011).

Hall, Ralph F. and student Eva Stensvad. A failure to comply: an initial assessment of gaps in IOM's medical device study committee. 12 Minn. J. L. Sci. & Tech. 731-748 (2011).

Boxhorn, Rebecca. Note. FDA goes Loko with warning letters. 12 Minn. J. L. Sci. & Tech. 749-772 (2011).

Dammel, Joseph A. Note. Notes from underground: hydraulic fracturing in the Marcellus Shale. 12 Minn. J. L. Sci. & Tech. 773-810 (2011).

Edwards, Peter. Note. **AMP v. Myriad**: the future of medicine and patent law. (*Ass'n for Molecular Pathology v. U.S. Patent & Trademark Office*, 702 F. Supp. 2d 181, 2010.) 12 Minn. J. L. Sci. & Tech. 811-849 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 26

October 28, 2011

Pattock, Amanda. Note. It's all relative: familial DNA testing and the Fourth Amendment. 12 Minn. J. L. Sci. & Tech. 851-876 (2011).

### 27 NEGOTIATION JOURNAL, NO. 3, JULY, 2011.

Wheeler, Michael. Editor's note. 27 Negotiation J. 257-258 (2011).

Research digest. 27 Negotiation J. 259-261 (2011).

Hoffman, David A. Mediation and the art of shuttle diplomacy. 27 Negotiation J. 263-309 (2011).

Lilja, Jannie. Ripening within? Strategies used by rebel negotiators to end ethnic war. 27 Negotiation J. 311-342 (2011).

Sargent, Neil, Cheryl Picard and Marnie Jull. Rethinking conflict: perspectives from the insight approach. 27 Negotiation J. 343-366 (2011).

Foster, T. Noble and Eric R. Farquharson. Assessment procedures for skills-based MBA courses adapted from the U.S. Army Reserve Officer Training Corps Leadership Development Program. 27 Negotiation J. 367-386 (2011).

Field, Patrick. The unreliable narrator? (Reviewing John Forester, Dealing with Differences: Dramas of Mediating Public Disputes.) 27 Negotiation J. 387-395 (2011).

### 31 NORTHERN ILLINOIS UNIVERSITY LAW REVIEW, NO. 3, SUMMER, 2011.

Symposium: *Which Way Home*. Symposium on Human Trafficking. 31 N. Ill. U. L. Rev. 467-576 (2011).

Bravo, Karen E. On making persons: legal constructions of personhood and their nexus with human trafficking. 31 N. Ill. U. L. Rev. 467-500 (2011).

Cavalieri, Shelley. The eyes that blind us: the overlooked phenomenon of trafficking into the agricultural sector. 31 N. Ill. U. L. Rev. 501-519 (2011).

Cicero-Dominguez, Salvador A. Lessons from the road: Ecuador, Jamaica, and other efforts to combat trafficking in persons in the Americas. 31 N. Ill. U. L. Rev. 521-551 (2011).

Greer, Benjamin Thomas. What is the monetary value of slave labor?: restitution based on a traditional fair market valuation basis may not fully compensate human labor trafficking victims. 31 N. Ill. U. L. Rev. 553-576 (2011).

Kopps, Rebecca J. Comment. Dead on arrival: the health insurance industry's bleak prognosis due to unconstitutional ratemaking in the Patient Protection and Affordable Care Act. 31 N. Ill. U. L. Rev. 577-611 (2011).

Richgels, Theodore. Note. Unnaturally stubborn: Illinois' reluctance in **Krywin v. Chicago Transit Authority** to do away with the natural accumulation rule, and the resulting impact upon the duty of common carriers. (**Krywin v. Chi. Transit Auth.**, 938 N.E.2d 440, 2010.) 31 N. Ill. U. L. Rev. 613-641 (2011).

### 13 OREGON REVIEW OF INTERNATIONAL LAW, NO. 1, PP. 1-206, 2011.

Hansen, Thomas Obel. Transitional justice: toward a differentiated theory. 13 Or. Rev. Int'l L. 1-53 (2011).

Moliterno, James E. Modeling the American lawyer regulation system. 13 Or. Rev. Int'l L. 55-79 (2011).

Balzano, John. A hidden compromise: qualified immunity in suits against foreign governmental officials. 13 Or. Rev. Int'l L. 81-150 (2011).

Soto, Jorene. Show me the money, part II: the application of the asset forfeiture provisions of the U.S. Arms Export Control Act and the RICO Act and suggestions for the future. 13 Or. Rev. Int'l L. 151-169 (2011).

Govern, Kevin H. Comment. Resigned to failure or committed to a just cause of justice? The Matthew Hoh resignation, our current politico-military strategy in Afghanistan, and lessons learned from the Panama intervention of twenty years ago. 13 Or. Rev. Int'l L. 171-187 (2011).

Grelewicz, Laurel. Note. Equality and abortion on post-apartheid South Africa: inspiration for choice advocates in the United States. 13 Or. Rev. Int'l L. 189-206 (2011).

### 18 SPORTS LAWYERS JOURNAL, NO. 1, SPRING, 2011.

Zajda, Daniel J. Student article. A true home field advantage: a striking coincidence in the criminal prosecutions of professional athletes for in-game violence. 18 Sports Law. J. 1-20 (2011).

Zitelli, Michael K. Student article. The controversy ensues: how Major League Baseball's use of DNA testing is a matter for concern under the Genetic Information Non-Discrimination Act. 18 Sports Law. J. 21-42 (2011).

Broccoli, Victor. Student article. Policing the digital wild West: NCAA recruiting regulations in the age of Facebook and Twitter. 18 Sports Law. J. 43-66 (2011).

Odian, Elizabeth. Student article. Preventing Sonicgate: the ongoing problem of franchise relocation. 18 Sports Law. J. 67-92 (2011).

Wells, Kevin W. Student article. Labor relations in the National Football League: a historical and legal perspective. 18 Sports Law. J. 93-120 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 27

October 28, 2011

- Adair, Jessica L. Student article. In a league of their own: the case for intersex athletes. 18 Sports Law. J. 121-151 (2011).
- Blevins, Eric. Student article. College football's BCS (bowl cartel system?): an examination of the Bowl Championship Series agreement under the Sherman Act. 18 Sports Law. J. 153-180 (2011).
- Gerardi, Kristina M. Tackles that rattle the brain. 18 Sports Law. J. 181-234 (2011).
- Sterk, Patrick. Student article. To pray or to play: religious discrimination in the scheduling of interscholastic athletic events. 18 Sports Law. J. 235-258 (2011).
- Frey, Laurie C. Student article. How the smallest market in professional sports had the easiest financial journey: the renovation of Lambeau Field. 18 Sports Law. J. 259-281 (2011).
- Nesnidal, William E. Student article. The fan can phenomenon: the scope of universities' color schemes as trademarks in light of Budweiser's team pride campaign. 18 Sports Law. J. 283-303 (2011).
- Poydenis, Timothy. Student article. The unfair treatment of Dominican-born baseball players: how Major League Baseball abuses the current system and why it should implement a worldwide draft in 2012. 18 Sports Law. J. 305-323 (2011).
- Couvillion, Joshua B. Note. Defending for its life: **ChampionsWorld LLC v. United States Soccer Federation** denies extending antitrust immunity to USSF in regulating professional soccer. (**ChampionsWorld LLC v. U.S. Soccer Fed'n**, 726 F. Supp. 2d 961, 2010.) 18 Sports Law. J. 325-340 (2011).
- Tilton, Alexander F. Note. **Mayer v. Belichick**: "spygate" scandal is not the court's concern. (**Mayer v. Belichick**, 605 F.3d 223, 2010.) 18 Sports Law. J. 341-355 (2011).
- Tulane University School of Law Moot Court Mardi Gras Invitational: 2010 Competition Problem and Winning Brief. 18 Sports Law. J. 357-419 (2011).
- Problem. 18 Sports Law. J. 357-385 (2011).
- California Hastings College of Law. Best Brief. 18 Sports Law. J. 387-419 (2011).
- 23 ST. THOMAS LAW REVIEW,**  
**NO. 3, SYMPOSIUM ISSUE, 2011.**
- Bush v. Gore**: A Decade Later. 23 St. Thomas L. Rev. 325-508 (2011).
- Persily, Nathaniel. Foreword: the legacy of **Bush v. Gore** in public opinion and American law. 23 St. Thomas L. Rev. 325-329 (2011).
- Ray, Douglas and Murray Greenberg. Welcoming remarks. 23 St. Thomas L. Rev. 330-333 (2011).
- The View from the Litigants. Nathaniel Persily, moderator; James Bopp, Jr., Kendall Coffey, Joseph P. Klock and Benedict P. Kuehne, panelists. 23 St. Thomas L. Rev. 334-362 (2011).
- Excerpts of speech by Robert A. Butterworth. 23 St. Thomas L. Rev. 363-372 (2011).
- The View from the Administrators. Nathaniel Persily, moderator; Jeff Ehrlich, Murray Greenberg, Paul Hancock and Kim Tucker, panelists. 23 St. Thomas L. Rev. 373-403 (2011).
- The View from the Bench. Nathaniel Persily, moderator; Hon. R. Fred Lewis and Hon. Nikki Ann Clark, panelists. 23 St. Thomas L. Rev. 404-425 (2011).
- The View from Academia. Nathaniel Persily, moderator; Edward Foley, Jim L. Gibson and Nelson Lund, panelists. 23 St. Thomas L. Rev. 426-447 (2011).
- Lund, Nelson. A very streamlined introduction to **Bush v. Gore**. 23 St. Thomas L. Rev. 449-460 (2011).
- Bopp, Jr., James and Richard E. Coleson. Vote-dilution analysis in **Bush v. Gore**. [Includes Draft Complaint.] 23 St. Thomas L. Rev. 461-508 (2011).
- 15 UC DAVIS JOURNAL OF JUVENILE LAW & POLICY, NO. 2, SUMMER, 2011.**
- Wade, Kim N. Editor's note. 15 UC Davis J. Juv. L. & Pol'y v-vii (2011).
- Dauis, Errol C. Note. Police trickery and juvenile suspects: ... (**People v. Mays**, 95 Cal. Rptr. 3d 219, 2009.) 15 UC Davis J. Juv. L. & Pol'y 205-246 (2011).
- Strawbridge, Kimber E. Student article. The children are crying: the need for change in Florida's management of psychotropic medication to foster children. 15 UC Davis J. Juv. L. & Pol'y 247-297 (2011).
- Rosenbaum, Anne Elizabeth. Student article. Embracing the strengths and overcoming the weaknesses of child protection mediation. 15 UC Davis J. Juv. L. & Pol'y 299-346 (2011).
- Kaplin, Lauren. Student article. A national strategy to combat the childhood obesity epidemic. 15 UC Davis J. Juv. L. & Pol'y 347-400 (2011).
- Practitioner's section. 15 UC Davis J. Juv. L. & Pol'y 401-441 (2011).
- Recent court decisions and legislation impacting juveniles. 15 UC Davis J. Juv. L. & Pol'y 443-468 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 28

October 28, 2011

### 44 UC DAVIS LAW REVIEW, NO. 5, JUNE, 2011.

Fan, Mary D. The police gamesmanship dilemma in criminal procedure. 44 UC Davis L. Rev. 1407-1485 (2011).

Sabbeth, Kathryn A. Towards an understanding of litigation as expression: lessons from Guantánamo. 44 UC Davis L. Rev. 1487-1545 (2011).

Kumar, Sapna. Expert court, expert agency. 44 UC Davis L. Rev. 1547-1609 (2011).

Labadie, Maila. Note. Preemployment drug testing in **Lanier v. City of Woodburn**: balancing individual liberties with a drug-free workplace. (**Lanier v. City of Woodburn**, 518 F.3d 1147, 2008.) 44 UC Davis L. Rev. 1611-1639 (2011).

Navid, Shaudee. Comment. They're making a list, but are they checking it twice? How erroneous placement on child offender databases offends procedural due process. 44 UC Davis L. Rev. 1641-1674 (2011).

### 14 UNIVERSITY OF DENVER WATER LAW REVIEW, NO. 2, SPRING, 2011.

McCarthy, Robert J. Executive authority, adaptive treaty interpretation, and the International Boundary and Water Commission, U.S.-Mexico. 14 U. Denv. Water L. Rev. 197-299 (2011).

Carpenter, Jamie. Pre-statutory water right claims in Utah: uncertainty in the administration of water rights. 14 U. Denv. Water L. Rev. 301-313 (2011).

Williamson, Jeremiah I. Stream wars: the constitutionality of the Utah Public Waters Access Act. 14 U. Denv. Water L. Rev. 315-335 (2011).

Shutkin, William A. and student Matthew Brodahl. Exactly the right amount: municipal water efficiency, population growth, and climate change. 14 U. Denv. Water L. Rev. 337-353 (2011).

Romero, Tom I. II. Book review. (Reviewing Justice Greg Hobbs, Living the Four Corners: Colorado, Centennial State at the Headwaters.) 14 U. Denv. Water L. Rev. 355-357 (2011).

Hobbs, Justice Gregory J., Jr. Selections of poetry. 14 U. Denv. Water L. Rev. 359-373 (2011).

Hedges, John. Legislative update. Currents in California water law: the push to integrate groundwater and surface water management through the courts. 14 U. Denv. Water L. Rev. 375-401 (2011).

Luckenbill, Jamie. Comment. Colorado Supreme Court evaluates changes in local water rights. 14 U. Denv. Water L. Rev. 403-407 (2011).

Book notes. 14 U. Denv. Water L. Rev. 409-423 (2011).

Conference reports. 14 U. Denv. Water L. Rev. 425-442 (2011).

Court reports. 14 U. Denv. Water L. Rev. 443-472 (2011).

### 88 UNIVERSITY OF DETROIT MERCY LAW REVIEW, NO. 1, FALL, 2010.

Illar, Derek J. Unraveling international jurisdictional issues on the World Wide Web. 88 U. Det. Mercy L. Rev. 1-16 (2010).

Wright, R. George. The openness of the commercial free speech test and the value of self-realization. 88 U. Det. Mercy L. Rev. 17-48 (2010).

Koverko, Lisa. Note. Piercing the veil of secrecy: the impact of the Child Protection Law on the prevention of child sexual abuse. 88 U. Det. Mercy L. Rev. 51-71 (2010).

Bernstein, James. Comment. **Pleasant Grove City v. Summum**: how Establishment Clause principles help define the government speech doctrine. (**Pleasant Grove City v. Summum**, 129 S. Ct. 1125, 2009.) 88 U. Det. Mercy L. Rev. 73-95 (2010).

Hanke, Aaron D. Comment. An extreme makeover: why Michigan's judicial recusal standards needed reconstruction and why more work remains to be done. 88 U. Det. Mercy L. Rev. 97-154 (2010).

McGarrow, Andrew James. Comment. The "making available" theory and the future of P2P networks: does merely making files available for further distribution constitute copyright infringement, and is it time for Congress to act in accordance with this technology? 88 U. Det. Mercy L. Rev. 155-181 (2010).

### 41 UNIVERSITY OF MEMPHIS LAW REVIEW, NO. 4, SUMMER, 2011.

Symposium—Memphis in the Law. 41 U. Mem. L. Rev. 663-978 (2011).

Gibbons, Hon. Julia Smith. Foreword. 41 U. Mem. L. Rev. 663-666 (2011).

Christoff, Annie T. Long live the king: the influence of Elvis Presley on the right of publicity in Tennessee. 41 U. Mem. L. Rev. 667-699 (2011).

Cody, W.J. Michael. King at the mountain top: the representation of Dr. Martin Luther King, Jr., Memphis, April 3-4, 1968. [Includes photographs.] 41 U. Mem. L. Rev. 701-709 (2011).

Donati, Donald A. Insights from an advocate: **Burlington Northern & Santa Fe Railway Co. v. White**. 41 U. Mem. L. Rev. 711-724 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 29

October 28, 2011

Gibson, Tannera George. Not in my neighborhood: Memphis and the battle to preserve Overton Park. 41 U. Mem. L. Rev. 725-744 (2011).

Harkness, Donna. The process of determining what process is due: the continuing saga of **Memphis Light, Gas & Water Division v. Craft**, 436 U.S. 1 (1978). 41 U. Mem. L. Rev. 745-768 (2011).

Kennedy, Judge David S. and Erno Lindner. The Bankruptcy Amending Act of 1938 / the legacy of the Honorable Walter Chandler. 41 U. Mem. L. Rev. 769-786 (2011).

Kiel, Daniel. A Memphis dilemma: a half-century of public education reform in Memphis and Shelby County from desegregation to consolidation. 41 U. Mem. L. Rev. 787-845 (2011).

Lipman, Sheri. The story of the disappearing season: should strict liability be used in the NCAA infractions process? 41 U. Mem. L. Rev. 847-875 (2011).

Phillips, Darrell, Marshall Digmon and Russell Hayes. An interview with Judge D'Army Bailey. 41 U. Mem. L. Rev. 877-896 (2011).

Tauer, Michael D. Evolution of the doctrine of equitable apportionment—**Mississippi v. Memphis**. 41 U. Mem. L. Rev. 897-924 (2011).

Thomason, John J. The Whitehaven annexation case. 41 U. Mem. L. Rev. 925-931 (2011).

Setterlund, D. Eric. Note. Two claims, two keys—overcoming Tennessee's dual-majority voting mechanism to facilitate consolidation between Memphis City and Shelby County. 41 U. Mem. L. Rev. 933-978 (2011).

### 9 UNIVERSITY OF NEW HAMPSHIRE LAW REVIEW, NO. 3, MAY, 2011.

Paruch, Deborah. From trusted confidant to witness for the prosecution: the case against the recognition of a dangerous-patient exception to the psychotherapist-patient privilege. 9 U.N.H. L. Rev. 327-407 (2011).

Field, Thomas G., Jr. **Billy-Bob Teeth** saves porn star: coping with defective work-for-hire registrations. 9 U.N.H. L. Rev. 409-423 (2011).

Brazeal, Gregory. A machine made of words: our incompletely theorized Constitution. 9 U.N.H. L. Rev. 425-442 (2011).

Smith, Paul. Due process, fundamental fairness, and judicial deference: the illusory difference between state and private educational institution disciplinary legal requirements. 9 U.N.H. L. Rev. 443-468 (2011).

Sanchez, Thomas. Note. London, libel capital no longer?: the Draft Defamation Act 2011 and the future of libel tourism. 9 U.N.H. L. Rev. 469-521 (2011).

### 159 UNIVERSITY OF PENNSYLVANIA LAW REVIEW, NO. 6, JUNE, 2011.

Symposium. The New American Health Care System: Reform, Reformation, or Missed Opportunity? 159 U. Pa. L. Rev. 1577-2252 (2011).

Baker, Tom. Health insurance, risk, and responsibility after the Patient Protection and Affordable Care Act. 159 U. Pa. L. Rev. 1577-1622 (2011).

Brennan, Patrick McKinley. The individual mandate, sovereignty, and the ends of good government: a reply to Professor Randy Barnett. 159 U. Pa. L. Rev. 1623-1648 (2011).

Burris, Scott. From health care law to the social determinants of health: a public health law research perspective. 159 U. Pa. L. Rev. 1649-1667 (2011).

Field, Robert I. Government as the crucible for free market health care: regulation, reimbursement, and reform. 159 U. Pa. L. Rev. 1669-1726 (2011).

Furrow, Barry R. Regulating patient safety: the Patient Protection and Affordable Care Act. 159 U. Pa. L. Rev. 1727-1775 (2011).

Gostin, Lawrence O., Peter D. Jacobson, Katherine L. Record and Lorian E. Hardcastle. Restoring health to health reform: integrating medicine and public health to advance the population's well-being. 159 U. Pa. L. Rev. 1777-1823 (2011).

Hall, Mark A. Commerce Clause challenges to health care reform. 159 U. Pa. L. Rev. 1825-1872 (2011).

Hoffman, Allison K. Three models of health insurance: the conceptual pluralism of the Patient Protection and Affordable Care Act. 159 U. Pa. L. Rev. 1873-1954 (2011).

Hunter, Nan D. Health insurance reform and intimations of citizenship. 159 U. Pa. L. Rev. 1955-1997 (2011).

Hyman, David A. Convicts and convictions: some lessons from transportation for health reform. 159 U. Pa. L. Rev. 1999-2042 (2011).

Jost, Timothy Stoltzfus. Reflections on the National Association of Insurance Commissioners and the implementation of the Patient Protection and Affordable Care Act. 159 U. Pa. L. Rev. 2043-2060 (2011).

## CURRENT INDEX TO LEGAL PERIODICALS

Page 30

October 28, 2011

Pollack, Harold. Health reform and public law: will good policies but bad politics combine to produce bad policy? 159 U. Pa. L. Rev. 2061-2081 (2011).

Rosoff, Arnold J. Of stars and proper alignment: scanning the heavens for the future of health care reform. 159 U. Pa. L. Rev. 2083-2119 (2011).

Sage, William M. Brand new law! The need to market health care reform. 159 U. Pa. L. Rev. 2121-2146 (2011).

Saver, Richard S. Health care reform's wild card: the uncertain effectiveness of comparative effectiveness research. 159 U. Pa. L. Rev. 2147-2207 (2011).

Moncrieff, Abigail R. The freedom of health. 159 U. Pa. L. Rev. 2209-2252 (2011).

### 43 URBAN LAWYER, NO. 2, SPRING, 2011.

Lefcoe, George. Competing for the next hundred million Americans: the uses and abuses of tax increment financing. 43 Urb. Law. 427-482 (2011).

Circo, Carl J. Will green building contracts transform construction and design law? 43 Urb. Law. 483-527 (2011).

Levinson, Rosalie Berger. The many faces of *Iqbal*. 43 Urb. Law. 529-539 (2011).

Blum, Karen M. Supervisory liability after *Iqbal*: misunderstood but not misnamed. 43 Urb. Law. 541-557 (2011).

Reinert, Alex. The impact of *Ashcroft v. Iqbal* on pleading. 43 Urb. Law. 559-585 (2011).

Nadler, Michael L. 27th Smith-Babcock-Williams Student Writing Competition winner. The constitutionality of community benefits agreements: addressing the exactions problem. 43 Urb. Law. 587-625 (2011).

Case notes. 43 Urb. Law. 627-658 (2011).

### 31 UTAH ENVIRONMENTAL LAW REVIEW, NO. 2, PP. 263-500, 2011.

Czarnecki, Jason J. Food, law & the environment: informational and structural changes for a sustainable food system. 31 Utah Envtl. L. Rev. 263-290 (2011).

Symposium. The Future of Energy Law. 31 Utah Envtl. L. Rev. 291-435 (2011).

Pierce, Richard J., Jr. The past, present, and future of energy regulation. 31 Utah Envtl. L. Rev. 291-307 (2011).

Reitze, Arnold W., Jr. Controlling greenhouse gases from highway vehicles. 31 Utah Envtl. L. Rev. 309-337 (2011).

Eisen, Joel B. Residential renewable energy: by whom? 31 Utah Envtl. L. Rev. 339-368 (2011).

Wildermuth, Amy J. The next step: the integration of energy law and environmental law. 31 Utah Envtl. L. Rev. 369-388 (2011).

Tomain, Joseph P. "Our generation's Sputnik moment": regulating energy innovation. 31 Utah Envtl. L. Rev. 389-428 (2011).

Comer, Edward H. The future of energy law — electricity. 31 Utah Envtl. L. Rev. 429-435 (2011).

Johnson, Cameron. Note. Perpetuating perpetuity. 31 Utah Envtl. L. Rev. 437-460 (2011).

Hatch, David B. Note. BLM, stop dithering over federal oil and gas leases: why the leases must be issued within 60 days. 31 Utah Envtl. L. Rev. 461-480 (2011).

Silverzweig, Joseph I. Note. The secret action test: a proposed solution to the new plausibility pleading. (*Bell Atl. Corp. v. Twombly*, 550 U.S. 544, 2007; *Ashcroft v. Iqbal*, 129 S. Ct. 1937, 2009.) 31 Utah Envtl. L. Rev. 481-500 (2011).

### 14 YALE HUMAN RIGHTS & DEVELOPMENT LAW JOURNAL, NO. 1, PP. 1-272, 2011.

Bond, Johanna E. Culture, dissent, and the state: the example of Commonwealth African marriage law. 14 Yale Hum. Rts. & Dev. L.J. 1-58 (2011).

Pimentel, David. Legal pluralism in post-colonial Africa: linking statutory and customary adjudication in Mozambique. 14 Yale Hum. Rts. & Dev. L.J. 59-104 (2011).

Polavarapu, Aparna. Procuring meaningful land rights for the women of Rwanda. 14 Yale Hum. Rts. & Dev. L.J. 105-154 (2011).

Ribet, Beth. Emergent disability and the limits of equality: a critical reading of the UN Convention on the Rights of Persons with Disabilities. 14 Yale Hum. Rts. & Dev. L.J. 155-203 (2011).

Bjork, Christine and Juanita Goebertus. Complementarity in action: the role of civil society and the ICC in rule of law strengthening in Kenya. 14 Yale Hum. Rts. & Dev. L.J. 205-229 (2011).

Hostetler, Courtney. Note. Going from bad to good: combating corruption on World Bank-funded infrastructure projects. 14 Yale Hum. Rts. & Dev. L.J. 231-272 (2011).