

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, Alena Wolotira and Alysha Yagoda, Editors
Copyright 2012, Marian Gould Gallagher Law Library
University of Washington School of Law

Key to Citations—January 20, 2012

American University Law Review	61	Am. U. L. Rev., No. 1, October, 2011.
Berkeley Technology Law Journal	*26	Berkeley Tech. L.J., No. 1, Pp. 1-916, 2011.
Cardozo Journal of International and Comparative Law	20	Cardozo J. Int'l & Comp. L., No. 1, Fall, 2011.
Catholic University Law Review	60	Cath. U. L. Rev., No. 4, Fall, 2011.
Charleston Law Review	6	Charleston L. Rev., No. 1, Fall, 2011.
Chicana/o-Latina/o Law Review	30	Chicana/o-Latina/o L. Rev., Pp. 1-260, 2011.
Comparative Labor Law & Policy Journal	33	Comp. Lab. L. & Pol'y J., No. 1, Fall, 2011.
Constitutional Commentary	27	Const. Comment., No. 2, Fall, 2011.
Cornell Journal of Law and Public Policy	21	Cornell J.L. & Pub. Pol'y, No. 1, Fall, 2011.
Delaware Journal of Corporate Law	36	Del. J. Corp. L., No. 2, Pp. 417-848, 2011.
Duke Law Journal	61	Duke L.J., No. 2, November, 2011.
Emory Law Journal	61	Emory L.J., No. 1, Pp. 1-208, 2011.
Florida Tax Review	11	Fla. Tax Rev., No. 7, Pp. 565-641, 2011.
Georgetown Journal of Legal Ethics	**23	Geo. J. Legal Ethics, No. 3, Summer, 2010.
Georgia Journal of International and Comparative Law	39	Ga. J. Int'l & Comp. L., No. 1, Fall, 2010.
Harvard Law Review	***125	Harv. L. Rev., No. 1, November, 2011.
Houston Law Review	48	Hous. L. Rev., No. 3, Fall, 2011.
Human Rights Quarterly	33	Hum. Rts. Q., No. 4, November, 2011.
I/S: A Journal of Law and Policy for the Information Society	6	I/S, No. 3, Summer, 2011.
Law Library Journal	103	Law Libr. J., No. 4, Fall, 2011.
Northwestern University Law Review	105	Nw. U. L. Rev., No. 2, Spring, 2011.
Notre Dame Law Review	86	Notre Dame L. Rev., No. 4, August, 2011.
Oregon Law Review	90	Or. L. Rev., No. 1, Pp. 1-358, 2011.
Psychology, Public Policy, and Law	17	Psychol. Pub. Pol'y & L., No. 4, November, 2011.
SMU Law Review	64	SMU L. Rev., No. 2, Spring, 2011.
South Dakota Law Review	56	S.D. L. Rev., No. 3, Pp. 405-577, 2011.
Southern California Review of Law and Social Justice	20	S. Cal. Rev. L. & Soc. Just., No. 3, Summer, 2011.
Southern Illinois University Law Journal	****35	S. Ill. U. L.J., Summer, 2011.
Tax Lawyer	64	Tax Law., No. 3, Spring, 2011.
Temple International & Comparative Law Journal	25	Temp. Int'l & Comp. L.J., No. 1, Spring, 2011.
Temple Journal of Science, Technology & Environmental Law	30	Temp. J. Sci. Tech. & Envtl. L., No. 1, Spring, 2011.
Texas Review of Entertainment & Sports Law	12	Tex. Rev. Ent. & Sports L., No. 2, Spring, 2011.
University of Detroit Mercy Law Review	88	U. Det. Mercy L. Rev., No. 2, Winter, 2010.
University of Illinois Law Review	2011	U. Ill. L. Rev., No. 5, Pp. 1453-1912.
University of Miami Law Review	66	U. Miami L. Rev., No. 1, Fall, 2011.
University of Pennsylvania Journal of Constitutional Law	14	U. Pa. J. Const. L., No. 1, October, 2011.
University of San Francisco Law Review	46	U.S.F. L. Rev., No. 1, Summer, 2011.
Urban Lawyer	*****43	Urb. Law., No. 3, Summer, 2011.
Utah Law Review	2011	Utah L. Rev., No. 2, Pp. 335-696.
Virginia Journal of International Law	52	Va. J. Int'l L., No. 1, Fall, 2011.
Wake Forest Law Review	46	Wake Forest L. Rev., No. 4, Fall, 2011.
Washington University Journal of Law & Policy	35	Wash. U. J.L. & Pol'y, Pp. 1-570, 2011.
West Virginia Law Review	114	W. Va. L. Rev., No. 1, Fall, 2011.
Western New England Law Review	33	W. New Eng. L. Rev., No. 3, Pp. 697-900, 2011.
Women's Rights Law Reporter	32	Women's Rts. L. Rep., No. 1, Fall, 2010.
Yale Law Journal	121	Yale L.J., No. 1, October, 2011.

* This entire volume comprises the Annual Review of Law and Technology.

** This entire issue comprises Current Developments 2009-2010.

*** A major portion of this issue comprises The Supreme Court, 2010 Term.

**** A major portion of this issue comprises the Survey of Illinois Law.

***** A major portion of this issue comprises the Annual Review of the Law.

CURRENT INDEX TO LEGAL PERIODICALS

Page 2
January 20, 2012

ADMINISTRATIVE LAW

Craig, Robin Kundis. Agencies interpreting courts interpreting statutes: the deference conundrum of a divided Supreme Court. 61 Emory L.J. 1-68 (2011).

Harmon, Roy F. An assessment of new appeals and external review processes — ERISA claimants get “some kind of hearing.” 56 S.D. L. Rev. 408-455 (2011).

Johnson, Stephen M. Disclosing the President’s role in rulemaking: a critique of the reform proposals. 60 Cath. U. L. Rev. 1003-1044 (2011).

Morrison, John and Jonathan McDonald. Exorcising discretion: the death of caprice in ERISA claims handling. 56 S.D. L. Rev. 482-499 (2011).

O’Connell, Anne Joseph. Agency rulemaking and political transitions. 105 Nw. U. L. Rev. 471-534 (2011).

ADMIRALTY

Hammit, Jennifer. Note. Who’s afraid of the Supremacy Clause? State regulation of air pollution from offshore ships is upheld in **Pacific Merchant Shipping Ass’n v. Goldstene**. 66 U. Miami L. Rev. 53-77 (2011).

AGENCY

Kim, Pauline T. Beyond principal-agent theories: law and the judicial hierarchy. 105 Nw. U. L. Rev. 535-576 (2011).

AGRICULTURE LAW

Harwood, Sarah. Comment. United States Farm Bill—an antiquated policy? 88 U. Det. Mercy L. Rev. 377-405 (2010).

AIR AND SPACE LAW

Schoonover, Matthew. Note. Oversold, delayed, rescheduled: airline passenger rights and protections. 35 Wash. U. J.L. & Pol’y 519-545 (2011).

ANIMAL LAW

Rodriguez, Sheila. The morally informed consumer: examining animal welfare claims on egg labels. 30 Temp. J. Sci. Tech. & Env’tl. L. 51-79 (2011).

Schrengohst, Karina L. Note. Animal law — cultivating compassionate law: unlocking the laboratory door and shining light on the inadequacies & contradictions of the Animal Welfare Act. 33 W. New Eng. L. Rev. 855-900 (2011).

ARTS AND ENTERTAINMENT

Glynn, Wyatt J. Note. Musical albums as “compilations”: a limitation on damages or a Trojan Horse set to ambush termination rights? (**Bryant v. Media Right Prods., Inc.**, 603 F.3d 135, 2010.) 26 Berkeley Tech. L.J. 375-403 (2011).

Katz, Sarah D. Note. “Reputations...a lifetime to build, seconds to destroy”: maximizing the mutually protective value of morals clauses in talent agreements. 20 Cardozo J. Int’l & Comp. L. 185-232 (2011).

Sklar-Heyn, Sarah. Note. Battling clearance culture shock: comparing U.S. fair use and Canadian fair dealing in advancing freedom of expression in non-fiction film. 20 Cardozo J. Int’l & Comp. L. 233-276 (2011).

Turner, Lauren K. Note. The impact of technology on pre-digital recording agreements: an examination of ... (**F.B.T. Productions, LLC v. Aftermath Records**, 621 F.3d 958, 2010.) 114 W. Va. L. Rev. 347-371 (2011).

BANKING AND FINANCE

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

Anabtawi, Iman and Steven L. Schwarcz. Regulating systemic risk: towards an analytical framework. 86 Notre Dame L. Rev. 1349-1412 (2011).

Aviram, Amitai. Bail-ins: cyclical effects of a common response to financial crises. 2011 U. Ill. L. Rev. 1633-1652.

Baxter, Lawrence G. “Capture” in financial regulation: can we channel it toward the common good? 21 Cornell J.L. & Pub. Pol’y 175-200 (2011).

Fisher, John W., II. Title examinations, when is action on the security instrument barred. 114 W. Va. L. Rev. 1-47 (2011).

Heremans, Dirk and Katrien Bosquet. The future of law and finance after the financial crisis: new perspectives on regulation and corporate governance for banks. 2011 U. Ill. L. Rev. 1551-1575.

Murray, J. Haskell. “Latchkey corporations”: fiduciary duties in wholly owned, financially troubled subsidiaries. 36 Del. J. Corp. L. 577-623 (2011).

Stark, Debra Pogrud and Jessica M. Choplin. Consumer protection initiatives in the EU mortgage market: a behavioral economics based critique and proposal. 25 Temp. Int’l & Comp. L.J. 1-42 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3
January 20, 2012

Symposium. The CARD Act in Perspective: Ongoing Efforts to Find Balance in Credit Card Regulation. Introduction by Christopher L. Peterson; articles by Adam J. Levitin, Eboni S. Nelson and Andrew A. Schwartz. 2011 Utah L. Rev. 335-432.

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

BANKRUPTCY LAW

Stulman, Aaron H. Note. Stub rent under section 365(d)(3): a call for a unified approach. 36 Del. J. Corp. L. 655-674 (2011).

White, Monica E. Note. Give me a break-up fee: *In re Reliant Energy Channelview LP* and the Third Circuit's improper rejection of a bankruptcy bid protection provision. (*In re Reliant Energy Channelview LP*, 594 F.3d 200, 2010.) 48 Hous. L. Rev. 659-690 (2011).

BIOGRAPHY

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

Ayres, Ian. Very like a law professor: an essay in honor of Tom Ulen. [Includes photograph.] 2011 U. Ill. L. Rev. 1767-1783.

Tribute to Henry J. Lischer, Jr. [Includes photograph.] Tributes by John B. Attanasio, Linda S. Eads, Donald J. Malouf and John J. Mylan. 64 SMU L. Rev. 637-646 (2011).

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

CIVIL RIGHTS AND DISCRIMINATION

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Texas Review of Entertainment & Sports Law

Ball, Carlos A. Why liberty judicial review is as legitimate as equality review: the case of gay rights jurisprudence. 14 U. Pa. J. Const. L. 1-76 (2011).

Barnes, Katherine Y. *Is affirmative action responsible for the achievement gap between black and white law students?* A correction, a lesson, and an update. 105 Nw. U. L. Rev. 791-812 (2011).

Crincoli, Shawn M. You can only race if you can't win? The curious case of Oscar Pistorius & Caster Semenya. 12 Tex. Rev. Ent. & Sports L. 133-187 (2011).

Heywood, Thomas B. Comment. State-funded discrimination: section 504 of the Rehabilitation Act and its uneven application to independent contractors and other workers. 60 Cath. U. L. Rev. 1143-1174 (2011).

Hinckley, Rachel Heather. Note. Evading promises: the promise of equality under U.S. disability law and how the United Nations Convention on the Rights of Persons with Disabilities can help. 39 Ga. J. Int'l & Comp. L. 185-214 (2010).

Hsu, Jonathan. Note. Genetic testing: balancing preventative medicine with privacy and nondiscrimination. 6 I/S 557-601 (2011).

Marrero-Otero, Joel. What does a wise Latina look like? An intersectional analysis of Sonia Sotomayor's confirmation to the U.S. Supreme Court. 30 Chicana/o-Latina/o L. Rev. 177-216 (2011).

Merjian, Armen H. **Washington Park Lead Committee, Inc. v. United States Environmental Protection Agency**: Helen Person and the landmark struggle against environmental injustice. 30 Chicana/o-Latina/o L. Rev. 65-95 (2011).

Najdowski, Cynthia J. Stereotype threat in criminal interrogations: why innocent Black suspects are at risk for confessing falsely. 17 Psychol. Pub. Pol'y & L. 562-591 (2011).

Padilla, Jose R. California rural legal assistance: the struggles and continued survival of a poverty law practice. 30 Chicana/o-Latina/o L. Rev. 163-176 (2011).

Pasachoff, Eloise. Special education, poverty, and the limits of private enforcement. 86 Notre Dame L. Rev. 1413-1493 (2011).

Resnik, Judith. Fairness in numbers: a comment on **AT&T v. Concepcion**, **Wal-Mart v. Dukes**, and **Turner v. Rogers**. 125 Harv. L. Rev. 78-170 (2011).

Scherer, Nancy. Diversifying the federal bench: is universal legitimacy for the U.S. justice system possible? 105 Nw. U. L. Rev. 587-633 (2011).

Serrano, Susan K. Collective memory and the persistence of injustice: from Hawai'i's plantations to Congress—Puerto Ricans' claims to membership in the polity. 20 S. Cal. Rev. L. & Soc. Just. 353-430 (2011).

Williams, Doug, et al. Revisiting law school mismatch: a comment on Barnes (2007, 2011). 105 Nw. U. L. Rev. 813-828 (2011).

Arthur Miller Dialogue on "Sports, Media and Race: The Impact on America." Introduction by Arthur Reyna, III; panel participation by Arthur Miller, moderator; Brian Jones, Harry Edwards, Craig Watkins, Rob Fink, Julius Whittier, Talmage Boston, Ted Shaker, Otis Birdsong, Jane Leavy, Norm Hitzges, Clay Carson and Fran Harris, panelists. 12 Tex. Rev. Ent. & Sports L. 239-283 (2011).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 4

January 20, 2012

COMMERCIAL LAW

Greve, Michael S. Atlas croaks, Supreme Court shrugs. 6 Charleston L. Rev. 15-48 (2011).

Spratt, Jake. An economic argument for electronic privacy. 6 I/S 513-554 (2011).

COMMUNICATIONS LAW

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

Berkeley Technology Law Journal

I/S: A Journal of Law and Policy for the Information Society

Texas Review of Entertainment & Sports Law

Ajmani, Nisha. Comment. Cyberstalking and free speech: rethinking the **Rangel** standard in the age of the Internet. 90 Or. L. Rev. 303-333 (2011).

Barr, Jamison and Emmy Lugas. Digital threats on campus: examining the duty of colleges to protect their social networking students. 33 W. New Eng. L. Rev. 757-788 (2011).

Brown, Sara E. Note. An illusory expectation of privacy: the ECPA is insufficient to provide meaningful protection for advanced communication tools. 114 W. Va. L. Rev. 277-308 (2011).

Coleman, Lisa M. Creating a path to universal access: the FCC's network neutrality rules, the digital divide, & the human right to participate in cultural life. 30 Temp. J. Sci. Tech. & Env'tl. L. 33-50 (2011).

Foster, Robert B. Like a Martian machine: recent developments in land use regulation of cellular telecommunications facilities under the Telecommunications Act of 1996. 43 Urb. Law. 789-799 (2011).

Goodno, Naomi Harlin. How public schools can constitutionally halt cyberbullying: a model cyberbullying policy that considers First Amendment, due process, and Fourth Amendment challenges. 46 Wake Forest L. Rev. 641-700 (2011).

Martinez Campbell, Michele. The kids are online: the Internet, the Commerce Clause, and the amended Federal Kidnapping Act. 14 U. Pa. J. Const. L. 215-269 (2011).

Oppenheimer, Max Stul. Cybertrash. 90 Or. L. Rev. 1-32 (2011).

Rosenfeld, Shelly. An indecent proposal? What clamping down on fleeting expletives on the airwaves means for the TV industry. 12 Tex. Rev. Ent. & Sports L. 225-238 (2011).

Volokh, Eugene. Speech restrictions that don't much affect the autonomy of speakers. 27 Const. Comment. 347-359 (2011).

Arthur Miller Dialogue on "Sports, Media and Race: The Impact on America." Introduction by Arthur Reyna, III; panel participation by Arthur Miller, moderator; Brian Jones, Harry Edwards, Craig Watkins, Rob Fink, Julius Whittier, Talmage Boston, Ted Shaker, Otis Birdsong, Jane Leavy, Norm Hitzges, Clay Carson and Fran Harris, panelists. 12 Tex. Rev. Ent. & Sports L. 239-283 (2011).

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

COMPARATIVE AND FOREIGN LAW

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

Cardozo Journal of International and Comparative Law

Comparative Labor Law & Policy Journal

Temple International & Comparative Law Journal

Billiet, Carole M. Formats for law and economics in legal scholarship: views and wishes from Europe. 2011 U. Ill. L. Rev. 1485-1516.

Clark, Mary L. Judicial retirement and return to practice. 60 Cath. U. L. Rev. 841-917 (2011).

Depoorter, Ben and Jef Demot. The cross-Atlantic law and economics divide: a dissent. 2011 U. Ill. L. Rev. 1593-1606.

Figuroa, Dante. Twenty-one theses on the legal legacy of the French Revolution in Latin America. 39 Ga. J. Int'l & Comp. L. 39-120 (2010).

Garoupa, Nuno. The law and economics of legal parochialism. 2011 U. Ill. L. Rev. 1517-1529.

Gill, Danielle. Note. Something rotten in the Netherlands: the case of **X and Passenheim-van Schoot** and the demise of EU taxpayer rights under the EU Treaty. (**X & Passenheim-van Schoot v. Staatssecretaris van Financiën**, C-155/08 E.C.R. I-05093, 2009.) 64 Tax Law. 747-763 (2011).

Goodman, Chris Chambers. The gate(way)s of hell and pathways to purgatory: eradicating common law protections in the newly sculpted character evidence rules of the United Kingdom's 2003 Criminal Justice Act. 66 U. Miami L. Rev. 79-122 (2011).

Harwood, Sarah. Comment. United States Farm Bill—an antiquated policy? 88 U. Det. Mercy L. Rev. 377-405 (2010).

Heremans, Dirk and Katrien Bosquet. The future of law and finance after the financial crisis: new perspectives on regulation and corporate governance for banks. 2011 U. Ill. L. Rev. 1551-1575.

Johannes, Laura E. Note. Hitting the right notes: the need for a general public performance right in sound recordings to create harmony in American copyright law. 35 Wash. U. J.L. & Pol'y 445-471 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 5

January 20, 2012

Leane, Geoffrey W.G. Rights of ethnic minorities in liberal democracies: has France gone too far in banning Muslim women from wearing the burka? 33 *Hum. Rts. Q.* 1032-1061 (2011).

Lindholm, Johan. The problem with salary caps under European Union law: the case against financial fair play. 12 *Tex. Rev. Ent. & Sports L.* 189-213 (2011).

Ramseyer, J. Mark. Law and economics in Japan. 2011 *U. Ill. L. Rev.* 1455-1473.

Rooks, Matthew Grigg. Note. Toward a united Ireland? The Northern Ireland peace process and the devolution of powers from London to Belfast. 39 *Ga. J. Int'l & Comp. L.* 241-270 (2010).

Siebens, Christopher. Note. Divergent approaches to file-sharing enforcement in the United States and Japan. 52 *Va. J. Int'l L.* 155-192 (2011).

Waide, Amanda Michelle. Note. To comply or not to comply? Brazil's relationship with the Hague Convention on the Civil Aspects of International Child Abduction. 39 *Ga. J. Int'l & Comp. L.* 271-301 (2010).

Waluchow, W.J. Constitutionalism in the United Kingdom. (Reviewing Aileen Kavanagh, Constitutional Review Under the UK Human Rights Act.) 27 *Const. Comment.* 487-497 (2011).

CONSTITUTIONAL LAW, GENERALLY

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

Constitutional Commentary

Harvard Law Review

University of Pennsylvania Journal of Constitutional Law

Baker, Arthur J.R. Note. Fundamental mismatch: the improper integration of individual liberty rights into Commerce Clause analysis of the Patient Protection and Affordable Care Act. 66 *U. Miami L. Rev.* 259-312 (2011).

Devins, Neal. Party polarization and congressional committee consideration of constitutional questions. 105 *Nw. U. L. Rev.* 737-787 (2011).

Hammitt, Jennifer. Note. Who's afraid of the Supremacy Clause? State regulation of air pollution from offshore ships is upheld in **Pacific Merchant Shipping Ass'n v. Goldstene**. 66 *U. Miami L. Rev.* 53-77 (2011).

Kleeger, Jeffrey. Blight makes right: utilization as public use. 43 *Urb. Law.* 889-900 (2011).

Leong, Nancy. Rethinking the order of battle in constitutional torts: a reply to John Jeffries. 105 *Nw. U. L. Rev.* 969-982 (2011).

Massey, Calvin. **M.B.Z. v. Clinton**: whither Jerusalem? 6 *Charleston L. Rev.* 87-105 (2011).

McCall, Brian M. The corporation as imperfect society. 36 *Del. J. Corp. L.* 509-575 (2011).

Shanske, Darien. The Supreme Court and the new old public finance: a new old defense of the Court's recent dormant Commerce Clause jurisprudence. 43 *Urb. Law.* 659-722 (2011).

Thomas, Robert H. Recent developments in condemnation law: public use, private property. 43 *Urb. Law.* 877-888 (2011).

Vázquez, Carlos M. Customary international law as U.S. law: a critique of the revisionist and intermediate positions and a defense of the modern position. 86 *Notre Dame L. Rev.* 1495-1634 (2011).

Wheelock, David S. Note. Every grain of sand: would a judicial takings doctrine freeze the common law of property? 61 *Duke L.J.* 433-468 (2011).

The Supreme Court, 2010 Term. Foreword by Dan M. Kahan; article by Judith Resnik. 125 *Harv. L. Rev.* 1-377 (2011).

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

CONSUMER PROTECTION LAW

Ahuja, Raghav. Comment. Constitutional in name: the Bureau of Consumer Financial Protection and the Obama Administration's treatment of the nondelegation principle and the Appointments Clause. 14 *U. Pa. J. Const. L.* 271-300 (2011).

Cole, Sarah Rudolph. On babies and bathwater: the Arbitration Fairness Act and the Supreme Court's recent arbitration jurisprudence. 48 *Hous. L. Rev.* 457-506 (2011).

Levitin, Adam J. Rate-jacking: risk-based & opportunistic pricing in credit cards. 2011 *Utah L. Rev.* 339-367.

Lopresto, Charles. Note. Gamestopped: **Vernor v. Autodesk** and the future of resale. (**Vernor v. Autodesk, Inc.**, 621 F.3d 1102, 2010.) 21 *Cornell J.L. & Pub. Pol'y* 227-246 (2011).

Nelson, Eboni S. Young consumer protection in the "millennial" age. 2011 *Utah L. Rev.* 369-405.

Stark, Debra Poggrund and Jessica M. Choplin. Consumer protection initiatives in the EU mortgage market: a behavioral economics based critique and proposal. 25 *Temp. Int'l & Comp. L.J.* 1-42 (2011).

CONTRACTS

Cooley, Amanda Harmon. A contractual deterrence strategy for user-generated copyright infringement and subsequent service provider litigation. 64 *SMU L. Rev.* 691-733 (2011).

Katz, Sarah D. Note. "Reputations...a lifetime to build, seconds to destroy": maximizing the mutually protective value of morals clauses in talent agreements. 20 *Cardozo J. Int'l & Comp. L.* 185-232 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
January 20, 2012

Padfield, Stefan J. The Dodd-Frank corporation: more than a nexus-of-contracts. 114 W. Va. L. Rev. 209-237 (2011).

Turner, Lauren K. Note. The impact of technology on pre-digital recording agreements: an examination of ... (**F.B.T. Productions, LLC v. Aftermath Records**, 621 F.3d 958, 2010.) 114 W. Va. L. Rev. 347-371 (2011).

Enforcing Bargains in an Ongoing Marriage. Article by Mary Anne Case; response by Robert A. Pollak. 35 Wash. U. J.L. & Pol'y 225-272 (2011).

CORPORATIONS

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

Alces, Kelli A. Beyond the board of directors. 46 Wake Forest L. Rev. 783-836 (2011).

Bethune, Andrew L. Comment. An efficient "say" on executive pay: shareholder opt-in as a solution to the managerial power problem. 48 Hous. L. Rev. 585-623 (2011).

Ganor, Mira. The power to issue stock. 46 Wake Forest L. Rev. 701-743 (2011).

Giattino, David W. Comment. Curbing rent-seeking by activist shareholders: the British approach. 25 Temp. Int'l & Comp. L.J. 103-138 (2011).

Murray, J. Haskell and Edward I. Hwang. Purpose with profit: governance, enforcement, capital-raising and capital-locking in low-profit limited liability companies. 66 U. Miami L. Rev. 1-52 (2011).

Padfield, Stefan J. The Dodd-Frank corporation: more than a nexus-of-contracts. 114 W. Va. L. Rev. 209-237 (2011).

Tucker, Shannon. Note. Recognizing Roth IRAs as S corporation shareholders: a critique of ... (**Taproot Administrative Services v. Commissioner**, 133 T.C. 202, 2009.) 64 Tax Law. 765-782 (2011).

White, Monica E. Note. Give me a break-up fee: **In re Reliant Energy Channelview LP** and the Third Circuit's improper rejection of a bankruptcy bid protection provision. (**In re Reliant Energy Channelview LP**, 594 F.3d 200, 2010.) 48 Hous. L. Rev. 659-690 (2011).

Incorporating the Hendricksons. Article by Larry E. Ribstein; response by Robert C. Ellickson. 35 Wash. U. J.L. & Pol'y 273-307 (2011).

COURTS

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

Levy, Marin K. The mechanics of federal appeals: uniformity and case management in the circuit courts. 61 Duke L.J. 315-391 (2011).

Moses, Margaret L. Beyond judicial activism: when the Supreme Court is no longer a court. 14 U. Pa. J. Const. L. 161-214 (2011).

Supreme Court Issue. Foreword by Erwin Chemerinsky; articles by James Chareq, Michael S. Greve, Robert K. Kry, Calvin Massey, Sean D. O'Brien and David M. Shapiro. 6 Charleston L. Rev. 1-162 (2011).

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

The Supreme Court, 2010 Term. Foreword by Dan M. Kahan; article by Judith Resnik. 125 Harv. L. Rev. 1-377 (2011).

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

CRIMINAL LAW AND PROCEDURE

Blume, John H. and Morgan J. Clark. "Unwell": **Indiana v. Edwards** and the fate of mentally ill *pro se* defendants. 21 Cornell J.L. & Pub. Pol'y 151-174 (2011).

Brank, Eve M., Edie Greene and Katherine Hochevar. Holding parents responsible: is vicarious responsibility the public's answer to juvenile crime? 17 Psychol. Pub. Pol'y & L. 507-529 (2011).

Brown, Sara E. Note. An illusory expectation of privacy: the ECPA is insufficient to provide meaningful protection for advanced communication tools. 114 W. Va. L. Rev. 277-308 (2011).

Chin, Gabriel J. and Marc L. Miller. The unconstitutionality of state regulation of immigration through criminal law. 61 Duke L.J. 251-314 (2011).

Corbett, Patrick E. Cyberharassment, sexting and other high-tech offenses involving Michigan residents—are we victims or criminals? 88 U. Det. Mercy L. Rev. 237-269 (2010).

Creel, Barbara. Tribal court convictions and the Federal Sentencing Guidelines: respect for tribal courts and tribal people in federal sentencing. 46 U.S.F. L. Rev. 37-91 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 7
January 20, 2012

- Ellis, Michael J. Comment. Disaggregating legal strategies in the war on terror. 121 Yale L.J. 237-250 (2011).
- Farber, Hillary B. A parent's "apparent" authority: why intergenerational coresidence requires a reassessment of parental consent to search adult children's bedrooms. 21 Cornell J.L. & Pub. Pol'y 39-75 (2011).
- Fichtenberg, Todd A. Note. Sexting juveniles: neither felons or innocents. 6 I/S 695-724 (2011).
- Flores, Anthony. You can't say that, or maybe you can: an analysis of Michigan prosecutor closing argument law. 88 U. Det. Mercy L. Rev. 273-289 (2010).
- Giamanco, Theresa. Comment. The perpetrator behind the perpetrator: a critical analysis of the theory of prosecution against Omar Al-Bashir. 25 Temp. Int'l & Comp. L.J. 217-245 (2011).
- Giblin, Katherine M. Comment. Click, download, causation: a call for uniformity and fairness in awarding restitution to those victimized by possessors of child pornography. 60 Cath. U. L. Rev. 1109-1141 (2011).
- Goodman, Chris Chambers. The gate(way)s of hell and pathways to purgatory: eradicating common law protections in the newly sculpted character evidence rules of the United Kingdom's 2003 Criminal Justice Act. 66 U. Miami L. Rev. 79-122 (2011).
- Goodwin, Thomas E. Note. Victims' rights in context: protecting crime victims under the Utah Supreme Court's analysis of Rule 506(d)(1). 2011 Utah L. Rev. 651-667.
- Hafemeister, Thomas L. If all you have is a hammer: society's ineffective response to intimate partner violence. 60 Cath. U. L. Rev. 919-1001 (2011).
- Hinchcliff, Abigail M. Note. The "other" side of **Richardson v. Ramirez**: a textual challenge to felon disenfranchisement. (**Richardson v. Ramirez**, 418 U.S. 24, 1974.) 121 Yale L.J. 194-236 (2011).
- Kry, Robert K. Confrontation at a crossroads: **Crawford**'s seven-year itch. 6 Charleston L. Rev. 49-85 (2011).
- Leitner, John M. To post or not to post: Korean criminal sanctions for online expression. 25 Temp. Int'l & Comp. L.J. 43-77 (2011).
- Lochner, Sarah L. Comment. Qualified immunity, constitutional stagnation, and the global war on terror. 105 Nw. U. L. Rev. 829-868 (2011).
- Lussier, Patrick and Garth Davies. A person-oriented perspective on sexual offenders, offending trajectories, and risk of recidivism: a new challenge for policymakers, risk assessors, and actuarial prediction? 17 Psychol. Pub. Pol'y & L. 530-561 (2011).
- Maddali, Anita Ortiz. **Padilla v. Kentucky**: a new chapter in Supreme Court jurisprudence on whether deportation constitutes punishment for lawful permanent residents? 61 Am. U. L. Rev. 1-58 (2011).
- McAdams, Richard H. Present bias and criminal law. 2011 U. Ill. L. Rev. 1607-1631.
- Miller, Bruce. No virtue in passivity: the Supreme Court and Ali Al-Marri. 33 W. New Eng. L. Rev. 697-755 (2011).
- Najdowski, Cynthia J. Stereotype threat in criminal interrogations: why innocent Black suspects are at risk for confessing falsely. 17 Psychol. Pub. Pol'y & L. 562-591 (2011).
- O'Brien, Sean D. **Green v. Fisher**: will the AEDPA trump uniformity and equity in constitutional decision making? 6 Charleston L. Rev. 107-130 (2011).
- Oppenheimer, Max Stul. Cybertrash. 90 Or. L. Rev. 1-32 (2011).
- Ostrander, Benjamin M. Note. The "mosaic theory" and Fourth Amendment law. 86 Notre Dame L. Rev. 1733-1766 (2011).
- Parker, Tom. Redressing the balance: how human rights defenders can use victim narratives to confront the violence of armed groups. 33 Hum. Rts. Q. 1122-1141 (2011).
- Shapiro, David M. Does the Fourth Amendment permit indiscriminate strip searches of misdemeanor arrestees?: **Florence v. Board of Chosen Freeholders**. 6 Charleston L. Rev. 131-162 (2011).
- Shaub, Jonathan David. Note. A Foucauldian call for the archaeological excavation of discourse in the post-**Boumediene habeas** litigation. 105 Nw. U. L. Rev. 869-918 (2011).
- Teichman, Doron. The optimism bias of the behavioral analysis of crime control. 2011 U. Ill. L. Rev. 1697-1712.
- Walsh, Christopher J. Comment. Out of the strike zone: why **Graham v. Florida** makes it unconstitutional to use juvenile-age convictions as strikes to mandate life without parole under § 841(b)(1)(A). (**Graham v. Florida**, 130 S. Ct. 2011, 2010.) 61 Am. U. L. Rev. 165-204 (2011).
- Welch, Claude E., Jr. and student Ashley F. Watkins. Extending enforcement: the Coalition for the International Criminal Court. 33 Hum. Rts. Q. 927-1031 (2011).
- Wood, Julia K. Note. Truth, lies, and stolen valor: a case for protecting false statements of fact under the First Amendment. 61 Duke L.J. 469-510 (2011).

DISPUTE RESOLUTION

- Chareq, James. Binding arbitration revisited: **Greenwood v. CompuCredit**. 6 Charleston L. Rev. 1-13 (2011).
- Cole, Sarah Rudolph. On babies and bathwater: the Arbitration Fairness Act and the Supreme Court's recent arbitration jurisprudence. 48 Hous. L. Rev. 457-506 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8
January 20, 2012

McGill, Shelley and Ann Marie Tracey. Building a new bridge over troubled waters: lessons learned from Canadian and U.S. arbitration of human rights and employment discrimination claims. 20 *Cardozo J. Int'l & Comp. L.* 1-73 (2011).

Schill, Stephan W. Enhancing international investment law's legitimacy: conceptual and methodological foundations of a new public law approach. 52 *Va. J. Int'l L.* 57-102 (2011).

Shaffer, Jacob R. Note. Rescuing the international arbitral model: identifying the problem in natural resources trade and development. 114 *W. Va. L. Rev.* 309-346 (2011).

DOMESTIC RELATIONS

Brank, Eve M., Edie Greene and Katherine Hochevar. Holding parents responsible: is vicarious responsibility the public's answer to juvenile crime? 17 *Psychol. Pub. Pol'y & L.* 507-529 (2011).

del Pilar Castillo, Maria. Comment. Issues of family separation: an argument for moving away from enforcement-only solutions to our immigration "problem." 25 *Temp. Int'l & Comp. L.J.* 179-216 (2011).

Farber, Hillary B. A parent's "apparent" authority: why intergenerational coresidence requires a reassessment of parental consent to search adult children's bedrooms. 21 *Cornell J.L. & Pub. Pol'y* 39-75 (2011).

Felts, Andrew S. Note. What sex-ed didn't teach you: addressing the inadequacies of West Virginia Code section 42-1-8 and the future of posthumously conceived children. 114 *W. Va. L. Rev.* 239-276 (2011).

Hafemeister, Thomas L. If all you have is a hammer: society's ineffective response to intimate partner violence. 60 *Cath. U. L. Rev.* 919-1001 (2011).

Inniss, Lolita Buckner. It's the hard luck life: women's moral luck and eucatastrophe in child custody allocation. 32 *Women's Rts. L. Rep.* 56-80 (2010).

Link, William. Note. Looking for the best interests of the child in custody disputes between a natural parent and a third party in Michigan. 88 *U. Det. Mercy L. Rev.* 335-356 (2010).

Quass, Lucas I. Note. Proxy marriages and the military widow penalty: excluding alien-widows of fallen soldiers. 20 *S. Cal. Rev. L. & Soc. Just.* 501-532 (2011).

Spivack, Carla. Let's get serious: spousal abuse should bar inheritance. 90 *Or. L. Rev.* 247-302 (2011).

Incorporating the Hendricks. Article by Larry E. Ribstein; response by Robert C. Ellickson. 35 *Wash. U. J.L. & Pol'y* 273-307 (2011).

Enforcing Bargains in an Ongoing Marriage. Article by Mary Anne Case; response by Robert A. Pollak. 35 *Wash. U. J.L. & Pol'y* 225-272 (2011).

Working Relationships. Article by Laura A. Rosenbury; response [Work Friends.] by Ethan J. Leib. 35 *Wash. U. J.L. & Pol'y* 117-161 (2011).

ECONOMICS

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
University of Illinois Law Review
Women's Rights Law Reporter

Casebeer, Kenneth M. and Charles J. Whalen. Taking interdependence and production more seriously: toward mutual rationality and a more useful law and economics. 66 *U. Miami L. Rev.* 141-156 (2011).

Longazel, Jamie and Benjamin Fleury-Steiner. Exploiting borders: the political economy of local backlash against undocumented immigrants. 30 *Chicana/o-Latina/o L. Rev.* 43-63 (2011).

Testing as Commodification. Article by Katharine Silbaugh; response [Counting and Commodifying.] by Kieran Healy; response [The Dark Side of Commodification Critiques: Politics and Elitism in Standardized Testing.] by Kimberly D. Krawiec. 35 *Wash. U. J.L. & Pol'y* 309-362 (2011).

Does Profit-Seeking Rule Out Love? Evidence (or Not) from Economics and Law. Article by Julie A. Nelson; response [At the Conjunction of Love and Money.] by William W. Bratton. 35 *Wash. U. J.L. & Pol'y* 69-115 (2011).

The Complexity of Disentangling Intrinsic and Extrinsic Compliance Motivations: Theoretical and Empirical Insights from the Behavioral Analysis of Law. Article by Yuval Feldman; response by Rebecca Hollander-Blumoff. 35 *Wash. U. J.L. & Pol'y* 11-67 (2011).

Symposium: Law and Economics Conference to Honor Thomas S. Ulen. Introduction by John Colombo; articles by J. Mark Ramseyer, Robert Cooter, Carole M. Billiet, Nuno Garoupa, Alan Schwartz, Dirk Heremans, Katrien Bosquet, Paul J. Stancil, Ben Depoorter, Jef Demot, Richard H. McAdams, Amitai Aviram, Russell Korobkin, Jeffrey J. Rachlinski, Doron Teichman, Theodore Eisenberg, Michael Heise, Joanna Shepherd, Ian Ayres, Tom Ginsburg and Thomas J. Miles. 2011 *U. Ill. L. Rev.* 1453-1825.

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

Symposium Presentations: Women, Law, and the Economy. Articles by Rachel J. Anderson, Dina Bakst, Phoebe Taubman, Bridget J. Crawford and Lolita Buckner Inniss. 32 *Women's Rts. L. Rep.* 1-80 (2010).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 9
January 20, 2012

EDUCATION LAW

Barr, Jamison and Emmy Lugas. Digital threats on campus: examining the duty of colleges to protect their social networking students. 33 W. New Eng. L. Rev. 757-788 (2011).

Goodno, Naomi Harlin. How public schools can constitutionally halt cyberbullying: a model cyberbullying policy that considers First Amendment, due process, and Fourth Amendment challenges. 46 Wake Forest L. Rev. 641-700 (2011).

Hanks, James C. Recent developments in education law: regulating student speech in cyberspace. 43 Urb. Law. 723-743 (2011).

Pasachoff, Eloise. Special education, poverty, and the limits of private enforcement. 86 Notre Dame L. Rev. 1413-1493 (2011).

Spung, A. James. Comment. From backpacks to BlackBerries: (re)examining **New Jersey v. T.L.O.** in the age of the cell phone. 61 Emory L.J. 111-159 (2011).

Testing as Commodification. Article by Katharine Silbaugh; response [Counting and Commodifying.] by Kieran Healy; response [The Dark Side of Commodification Critiques: Politics and Elitism in Standardized Testing.] by Kimberly D. Krawiec. 35 Wash. U. J.L. & Pol'y 309-362 (2011).

ELDER LAW

Beneze, Lee, et al. Survey of Illinois Law: elder law. 35 S. Ill. U. L.J. 597-632 (2011).

EMPLOYMENT PRACTICE

Hurwitz, Elizabeth. Comment. Out of the shadows, into the light: preventing workplace discrimination against medical marijuana users. 46 U.S.F. L. Rev. 249-280 (2011).

McGill, Shelley and Ann Marie Tracey. Building a new bridge over troubled waters: lessons learned from Canadian and U.S. arbitration of human rights and employment discrimination claims. 20 Cardozo J. Int'l & Comp. L. 1-73 (2011).

Working Relationships. Article by Laura A. Rosenbury; response [Work Friends.] by Ethan J. Leib. 35 Wash. U. J.L. & Pol'y 117-161 (2011).

ENVIRONMENTAL LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Temple Journal of Science, Technology & Environmental Law

Hammitt, Jennifer. Note. Who's afraid of the Supremacy Clause? State regulation of air pollution from offshore ships is upheld in **Pacific Merchant Shipping Ass'n v. Goldstone**. 66 U. Miami L. Rev. 53-77 (2011).

Koons, Judith E. Earth jurisprudence and the story of oil: intergenerational justice for the post-petroleum period. 46 U.S.F. L. Rev. 93-138 (2011).

Merjian, Armen H. **Washington Park Lead Committee, Inc. v. United States Environmental Protection Agency**: Helen Person and the landmark struggle against environmental injustice. 30 Chicana/o-Latina/o L. Rev. 65-95 (2011).

Roesler, Shannon M. Addressing environmental injustices: a capability approach to rulemaking. 114 W. Va. L. Rev. 49-107 (2011).

Silverman, David S. Green transportation: roadblocks and avenues for promoting low-impact transportation choices. 43 Urb. Law. 775-788 (2011).

ESTATES AND TRUSTS

Felts, Andrew S. Note. What sex-ed didn't teach you: addressing the inadequacies of West Virginia Code section 42-1-8 and the future of posthumously conceived children. 114 W. Va. L. Rev. 239-276 (2011).

Gerzog, Wendy C. The new super-charged PAT (power of appointment trust). 48 Hous. L. Rev. 507-543 (2011).

Spivack, Carla. Let's get serious: spousal abuse should bar inheritance. 90 Or. L. Rev. 247-302 (2011).

EVIDENCE

Benham, Dustin B. **Twombly** and **Iqbal** should (finally!) put the distinction between intrinsic and extrinsic fraud out of its misery. 64 SMU L. Rev. 649-689 (2011).

Goodman, Chris Chambers. The gate(way)s of hell and pathways to purgatory: eradicating common law protections in the newly sculpted character evidence rules of the United Kingdom's 2003 Criminal Justice Act. 66 U. Miami L. Rev. 79-122 (2011).

Goodwin, Thomas E. Note. Victims' rights in context: protecting crime victims under the Utah Supreme Court's analysis of Rule 506(d)(1). 2011 Utah L. Rev. 651-667.

Kry, Robert K. Confrontation at a crossroads: **Crawford's** seven-year itch. 6 Charleston L. Rev. 49-85 (2011).

Parness, Jeffrey A. Survey of Illinois Law: the ins and outs of the new Illinois Evidence Rules. 35 S. Ill. U. L.J. 689-701 (2011).

FIRST AMENDMENT

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

Ajmani, Nisha. Comment. Cyberstalking and free speech: rethinking the **Rangel** standard in the age of the Internet. 90 Or. L. Rev. 303-333 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
January 20, 2012

Alexander, Larry. There is no First Amendment overbreadth (but there are vague First Amendment doctrines); prior restraints aren't "prior"; and "as applied" challenges seek judicial statutory amendments. 27 Const. Comment. 439-454 (2011).

Binkley, Mason Blake. A loss for words: "religion" in the First Amendment. 88 U. Det. Mercy L. Rev. 185-234 (2010).

Dixon, Heather S. A temporary ban on pornography: a First Amendment-friendly stride toward gender equality. 20 S. Cal. Rev. L. & Soc. Just. 433-497 (2011).

Durkee, Musetta. Note. The truth can catch the lie: the flawed understanding of online speech in ... (*In re Anonymous Online Speakers*, 2011 WL 61635, 2011.) 26 Berkeley Tech. L.J. 773-821 (2011).

Ghosh, Aimee Priya. Comment. Disrobing judicial campaign contributions: a case for using the **Buckley** framework to analyze the constitutionality of judicial solicitation bans. (**Buckley v. Valeo**, 424 U.S. 1, 1976.) 61 Am. U. L. Rev. 125-163 (2011).

Hanks, James C. Recent developments in education law: regulating student speech in cyberspace. 43 Urb. Law. 723-743 (2011).

Landon, Quin S. Note. The First Amendment and speech-based torts: recalibrating the balance. 66 U. Miami L. Rev. 157-195 (2011).

Rosenfeld, Shelly. An indecent proposal? What clamping down on fleeting expletives on the airwaves means for the TV industry. 12 Tex. Rev. Ent. & Sports L. 225-238 (2011).

Wood, Julia K. Note. Truth, lies, and stolen valor: a case for protecting false statements of fact under the First Amendment. 61 Duke L.J. 469-510 (2011).

Symposium. Individual Autonomy and Free Speech. Editor's note by Dale Carpenter; articles by C. Edwin Baker and Seana Valentine Shiffrin; responses by Vincent Blasi, T.M. Scanlon, Steven H. Shiffrin, Eugene Volokh, James Weinstein and Susan H. Williams; reply by Seana Valentine Shiffrin. 27 Const. Comment. 249-438 (2011).

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

FOOD AND DRUG LAW

Fuentes, Pamela. Comment. Nipping the bad in the bud: using Hatch-Waxman to renew Monsanto's crop. 30 Temp. J. Sci. Tech. & Envtl. L. 81-109 (2011).

Hurwitz, Elizabeth. Comment. Out of the shadows, into the light: preventing workplace discrimination against medical marijuana users. 46 U.S.F. L. Rev. 249-280 (2011).

Tetelbaum, Elina. A sobering look at why Sunday liquor laws violate the Sherman Act. 2011 Utah L. Rev. 625-650.

FOURTEENTH AMENDMENT

Hersh, Alan Wendler. Note. Keep it quiet: how facially neutral affirmative action passes constitutional scrutiny. 2011 U. Ill. L. Rev. 1885-1911.

Newman, Megan. Comment. The low-income tax gap: the hybrid nature of the earned income tax credit leads to its exclusion from due process protection. 64 Tax Law. 719-746 (2011).

GAMING

King, Matthew A. Indian gaming and Native identity. 30 Chicana/o-Latina/o L. Rev. 1-41 (2011).

GOVERNMENT CONTRACTS

Moroski, Rachel. Comment. Desperate times don't always call for desperate measures: **Professional Engineers v. Schwarzenegger** through the lens of the Contract Clause. (**Prof'l Eng'rs in Cal. Gov't v. Schwarzenegger**, 239 P.3d 1186, 2010.) 46 U.S.F. L. Rev. 183-214 (2011).

HEALTH LAW AND POLICY

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

Baker, Arthur J.R. Note. Fundamental mismatch: the improper integration of individual liberty rights into Commerce Clause analysis of the Patient Protection and Affordable Care Act. 66 U. Miami L. Rev. 259-312 (2011).

Clark, Amanda. Comment. The Patient Protection and Affordable Care Act and the efforts of the mentally ill to achieve equal and adequate health coverage. 88 U. Det. Mercy L. Rev. 357-376 (2010).

Cohen, I. Glenn. Medical tourism, access to health care, and global justice. 52 Va. J. Int'l L. 1-56 (2011).

Durland, Spencer L. Note. The case against institutional conscience. 86 Notre Dame L. Rev. 1655-1686 (2011).

Fragoso, Michael A. Note. Taking conscience seriously or seriously taking conscience?: obstetricians, specialty boards, and the Takings Clause. 86 Notre Dame L. Rev. 1687-1732 (2011).

Hafemeister, Thomas L. and Joshua Hinckley Porter. The Health Care Reform Act of 2010 and medical malpractice liability: worlds in collision or ships passing in the night? 64 SMU L. Rev. 735-754 (2011).

Halabi, Sam Foster. The World Health Organization's Framework Convention on Tobacco Control: an analysis of guidelines adopted by the Conference of the Parties. 39 Ga. J. Int'l & Comp. L. 121-183 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
January 20, 2012

Markham, Wesley D. Healthcare reform's mandatory medical loss ratio: constitutionality, policy, and implementation. 46 U.S.F. L. Rev. 139-182 (2011).

Permutt, Samuel D. Note. The manual scavenging problem: a case for the Supreme Court of India. 20 Cardozo J. Int'l & Comp. L. 277-311 (2011).

Prentice, Leslie. Note. "At risk for incarceration": women in poverty, post-traumatic stress disorder, and Medicaid. 32 Women's Rts. L. Rep. 81-103 (2010).

Sawicki, Nadia N. The abortion informed consent debate: more light, less heat. 21 Cornell J.L. & Pub. Pol'y 1-38 (2011).

South Dakota Law Review Symposium on the Employee Retirement Security Act of 1974. Articles by Roger M. Baron, Roy F. Harmon, Robert E. Hoskins, John Morrison, Jonathan McDonald, Radha A. Pathak and Peter K. Stris, student articles by Victor A. O'Connell, Amy Thompson and Tiffany R. Timmerman. 56 S.D. L. Rev. 405-577 (2011).

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

HOUSING LAW

Lewis, Katherine L. Note. Rebuilding a house of cards: envisioning sustainable federal housing policy. 35 Wash. U. J.L. & Pol'y 473-517 (2011).

Merjian, Armen H. **Washington Park Lead Committee, Inc. v. United States Environmental Protection Agency**: Helen Person and the landmark struggle against environmental injustice. 30 Chicana/o-Latina/o L. Rev. 65-95 (2011).

Orozco, Pablo. The impact of HOPE VI housing policy on gang-related crime: a case study of the Pico-Aliso neighborhood in Los Angeles. 30 Chicana/o-Latina/o L. Rev. 217-260 (2011).

HUMAN RIGHTS LAW

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

Anderson, Rachel J. Promoting distributional equality for women: some thoughts on gender and global corporate citizenship in foreign direct investment. 32 Women's Rts. L. Rep. 1-24 (2010).

Giamanco, Theresa. Comment. The perpetrator behind the perpetrator: a critical analysis of the theory of prosecution against Omar Al-Bashir. 25 Temp. Int'l & Comp. L.J. 217-245 (2011).

Maisel, Margaret (Peggy). Have truth and reconciliation commissions helped remediate human rights violations against women? A feminist analysis of the past and formula for the future. 20 Cardozo J. Int'l & Comp. L. 143-184 (2011).

IMMIGRATION LAW

Butler, Kyle Michael. Note. Considering the totality of the circumstances for asylum applicants: why the bars to asylum are in desperate need of reform. 88 U. Det. Mercy L. Rev. 307-334 (2010).

Chin, Gabriel J. and Marc L. Miller. The unconstitutionality of state regulation of immigration through criminal law. 61 Duke L.J. 251-314 (2011).

del Pilar Castillo, Maria. Comment. Issues of family separation: an argument for moving away from enforcement-only solutions to our immigration "problem." 25 Temp. Int'l & Comp. L.J. 179-216 (2011).

Longazel, Jamie and Benjamin Fleury-Steiner. Exploiting borders: the political economy of local backlash against undocumented immigrants. 30 Chicana/o-Latina/o L. Rev. 43-63 (2011).

Maddali, Anita Ortiz. **Padilla v. Kentucky**: a new chapter in Supreme Court jurisprudence on whether deportation constitutes punishment for lawful permanent residents? 61 Am. U. L. Rev. 1-58 (2011).

Milbrandt, Jay. Stateless. 20 Cardozo J. Int'l & Comp. L. 75-103 (2011).

Pabón López, María and Roxana A. Davis. Immigration law Spanish-style II: Spain's voluntary immigrant return plan and the new push for circular migration. 25 Temp. Int'l & Comp. L.J. 79-102 (2011).

Prasad, Michael. Note. Immigration and labor law — we need your help! But it's gonna cost you: **Arriaga, Castellanos-Contreras**, and why the point of hire fees should be paid by the employer. 33 W. New Eng. L. Rev. 817-854 (2011).

INDIAN AND ABORIGINAL LAW

Agee, Erin B. Note. In the Federal Government we trust? Federal funding for tribal water rights settlements and the Taos Pueblo Indian Water Rights Settlement Act. 21 Cornell J.L. & Pub. Pol'y 201-226 (2011).

Conkright, Sarah W. Note. The "better reading" of section 17 of the Indian Reorganization Act: a rejection of automatic waiver of tribal sovereign immunity in **Memphis Biofuels**. 60 Cath. U. L. Rev. 1175-1199 (2011).

Creel, Barbara. Tribal court convictions and the Federal Sentencing Guidelines: respect for tribal courts and tribal people in federal sentencing. 46 U.S.F. L. Rev. 37-91 (2011).

King, Matthew A. Indian gaming and Native identity. 30 Chicana/o-Latina/o L. Rev. 1-41 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
January 20, 2012

Niesel, Zoe E. Comment. Better late than never? The effect of the Native American Graves Protection and Repatriation Act's 2010 regulations. 46 Wake Forest L. Rev. 837-865 (2011).

INSURANCE LAW

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

Clark, Amanda. Comment. The Patient Protection and Affordable Care Act and the efforts of the mentally ill to achieve equal and adequate health coverage. 88 U. Det. Mercy L. Rev. 357-376 (2010).

Izzo, Kelly. Survey of Illinois Law: insurance law. 35 S. Ill. U. L.J. 633-645 (2011).

Markham, Wesley D. Healthcare reform's mandatory medical loss ratio: constitutionality, policy, and implementation. 46 U.S.F. L. Rev. 139-182 (2011).

Prentice, Leslie. Note. "At risk for incarceration": women in poverty, post-traumatic stress disorder, and Medicaid. 32 Women's Rts. L. Rep. 81-103 (2010).

South Dakota Law Review Symposium on the Employee Retirement Security Act of 1974. Articles by Roger M. Baron, Roy F. Harmon, Robert E. Hoskins, John Morrison, Jonathan McDonald, Radha A. Pathak and Peter K. Stris, student articles by Victor A. O'Connell, Amy Thompson and Tiffany R. Timmerman. 56 S.D. L. Rev. 405-577 (2011).

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

INTELLECTUAL PROPERTY LAW

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

Beane, Devon Curtis. Note. Whose right is it anyway?: the evisceration of an infringer's Seventh Amendment right in patent litigation. 2011 U. Ill. L. Rev. 1853-1884.

Berrier, Andrew L. Note. **Vernor v. Autodesk, Inc.**: the last first sale? (**Vernor v. Autodesk, Inc.**, 621 F.3d 1102, 2010.) 46 Wake Forest L. Rev. 867-885 (2011).

Conaboy, Suzanne. Casenote. Mirror, mirror on the wall: why cDNA is deserving of patent protection. (**Ass'n for Molecular Pathology v. USPTO**, 2010 U.S. Dist. LEXIS 35418, 2010.) 30 Temp. J. Sci. Tech. & Envtl. L. 111-143 (2011).

Cooley, Amanda Harmon. A contractual deterrence strategy for user-generated copyright infringement and subsequent service provider litigation. 64 SMU L. Rev. 691-733 (2011).

Fuentes, Pamela. Comment. Nipping the bad in the bud: using Hatch-Waxman to renew Monsanto's crop. 30 Temp. J. Sci. Tech. & Envtl. L. 81-109 (2011).

Johannes, Laura E. Note. Hitting the right notes: the need for a general public performance right in sound recordings to create harmony in American copyright law. 35 Wash. U. J.L. & Pol'y 445-471 (2011).

Kiser, Jessica M. How Dykes on Bikes got it right: procedural inequities inherent in the Trademark Office's review of disparaging trademarks. 46 U.S.F. L. Rev. 1-36 (2011).

Lopresto, Charles. Note. Gamestopped: **Vernor v. Autodesk** and the future of resale. (**Vernor v. Autodesk, Inc.**, 621 F.3d 1102, 2010.) 21 Cornell J.L. & Pub. Pol'y 227-246 (2011).

Loren, Lydia Pallas. Deterring abuse of the copyright takedown regime by taking misrepresentation claims seriously. 46 Wake Forest L. Rev. 745-782 (2011).

Siebens, Christopher. Note. Divergent approaches to file-sharing enforcement in the United States and Japan. 52 Va. J. Int'l L. 155-192 (2011).

Sklar-Heyn, Sarah. Note. Battling clearance culture shock: comparing U.S. fair use and Canadian fair dealing in advancing freedom of expression in non-fiction film. 20 Cardozo J. Int'l & Comp. L. 233-276 (2011).

Slocum, Jenny T. and Jess M. Collen. The evolving threat and enforcement of replica goods. 33 W. New Eng. L. Rev. 789-815 (2011).

Wrynn, Lily. Comment. Exploring the jailbreaking exception to examine the Librarian of Congress's power under the Digital Millennium Copyright Act. 30 Temp. J. Sci. Tech. & Envtl. L. 145-173 (2011).

Wu, Michelle M. Building a collaborative digital collection: a necessary evolution in libraries. 103 Law Libr. J. 527-551 (2011).

Zhou, Weighou. Comment. Pirates behind an ajar door, and an ocean away: U.S.-China WTO disputes, intellectual property protection, and market access. 25 Temp. Int'l & Comp. L.J. 139-177 (2011).

INTERNATIONAL LAW

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

Georgia Journal of International and Comparative Law
Virginia Journal of International Law

Nzelibe, Jide. Strategic globalization: international law as an extension of domestic political conflict. 105 Nw. U. L. Rev. 635-687 (2011).

Rubio-Marín, Ruth and Clare Sandoval. Engendering the reparations jurisprudence of the Inter-American Court of Human Rights: the promise of the **Cotton Field** judgment. 33 Hum. Rts. Q. 1062-1091 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13

January 20, 2012

Vázquez, Carlos M. Customary international law as U.S. law: a critique of the revisionist and intermediate positions and a defense of the modern position. 86 *Notre Dame L. Rev.* 1495-1634 (2011).

Welch, Claude E., Jr. and student Ashley F. Watkins. Extending enforcement: the Coalition for the International Criminal Court. 33 *Hum. Rts. Q.* 927-1031 (2011).

INTERNATIONAL TRADE

Anderson, Rachel J. Promoting distributional equality for women: some thoughts on gender and global corporate citizenship in foreign direct investment. 32 *Women's Rts. L. Rep.* 1-24 (2010).

Lindholm, Johan. The problem with salary caps under European Union law: the case against financial fair play. 12 *Tex. Rev. Ent. & Sports L.* 189-213 (2011).

Schill, Stephan W. Enhancing international investment law's legitimacy: conceptual and methodological foundations of a new public law approach. 52 *Va. J. Int'l L.* 57-102 (2011).

Shaffer, Gregory and Joel Trachtman. Interpretation and institutional choice at the WTO. 52 *Va. J. Int'l L.* 103-153 (2011).

Shaffer, Jacob R. Note. Rescuing the international arbitral model: identifying the problem in natural resources trade and development. 114 *W. Va. L. Rev.* 309-346 (2011).

Zhou, Weighou. Comment. Pirates behind an ajar door, and an ocean away: U.S.-China WTO disputes, intellectual property protection, and market access. 25 *Temp. Int'l & Comp. L.J.* 139-177 (2011).

JUDGES

Buhai, Sande L. Federal judicial disqualification: a behavioral and quantitative analysis. 90 *Or. L. Rev.* 69-112 (2011).

Clark, Mary L. Judicial retirement and return to practice. 60 *Cath. U. L. Rev.* 841-917 (2011).

Craig, Robin Kundis. Agencies interpreting courts interpreting statutes: the deference conundrum of a divided Supreme Court. 61 *Emory L.J.* 1-68 (2011).

George, Tracey E., Mitu Gulati and Ann C. McGinley. The new old legal realism. 105 *Nw. U. L. Rev.* 689-735 (2011).

Ghosh, Aimee Priya. Comment. Disrobing judicial campaign contributions: a case for using the **Buckley** framework to analyze the constitutionality of judicial solicitation bans. (**Buckley v. Valeo**, 424 U.S. 1, 1976.) 61 *Am. U. L. Rev.* 125-163 (2011).

Johnson, Kevin R. An essay on the nomination and confirmation of the first Latina Justice on the U.S. Supreme Court: the assimilation demand at work. 30 *Chicana/o-Latina/o L. Rev.* 97-162 (2011).

Kim, Pauline T. Beyond principal-agent theories: law and the judicial hierarchy. 105 *Nw. U. L. Rev.* 535-576 (2011).

Marrero-Otero, Joel. What does a wise Latina look like? An intersectional analysis of Sonia Sotomayor's confirmation to the U.S. Supreme Court. 30 *Chicana/o-Latina/o L. Rev.* 177-216 (2011).

Miller, Bruce. No virtue in passivity: the Supreme Court and Ali Al-Marri. 33 *W. New Eng. L. Rev.* 697-755 (2011).

Scherer, Nancy. Diversifying the federal bench: is universal legitimacy for the U.S. justice system possible? 105 *Nw. U. L. Rev.* 587-633 (2011).

Schubert, Noah M. Comment. Replacement Justice on the United States Supreme Court: the use of temporary Justices to resolve the recusal conundrum. 46 *U.S.F. L. Rev.* 215-248 (2011).

Shepherd, Joanna. Measuring maximizing judges: empirical legal studies, public choice theory, and judicial behavior. 2011 *U. Ill. L. Rev.* 1753-1766.

JURISDICTION

Beal, Elisabeth A. Note. **J. McIntyre Machinery, Ltd. v. Nicaastro**: the stream-of-commerce theory of personal jurisdiction in a globalized economy. (**Nicaastro v. McIntyre Mach. Am., Ltd.**, 987 A.2d 575, 2010, *rev'd sub nom J. McIntyre Mach., Ltd. v. Nicaastro*, No. 09.1343, 2011.) 66 *U. Miami L. Rev.* 233-257 (2011).

Chin, Gabriel J. and Marc L. Miller. The unconstitutionality of state regulation of immigration through criminal law. 61 *Duke L.J.* 251-314 (2011).

Johnson, Jennifer J. Secondary liability for securities fraud: gatekeepers in state court. 36 *Del. J. Corp. L.* 463-507 (2011).

Pathak, Radha A. Discretionary clause bans & ERISA preemption. 56 *S.D. L. Rev.* 500-514 (2011).

Wasserman, Howard M. The demise of "drive-by jurisdictional rulings." 105 *Nw. U. L. Rev.* 947-967 (2011).

JURISPRUDENCE

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

Coleman, Jules L. The architecture of jurisprudence. 121 *Yale L.J.* 2-80 (2011).

Figuroa, Dante. Twenty-one theses on the legal legacy of the French Revolution in Latin America. 39 *Ga. J. Int'l & Comp. L.* 39-120 (2010).

The Supreme Court, 2010 Term. Foreword by Dan M. Kahan; article by Judith Resnik. 125 *Harv. L. Rev.* 1-377 (2011).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
January 20, 2012

JUVENILES

Brank, Eve M., Edie Greene and Katherine Hochevar. Holding parents responsible: is vicarious responsibility the public's answer to juvenile crime? 17 Psychol. Pub. Pol'y & L. 507-529 (2011).

Caldwell, Beth. Punishment v. restoration: a comparative analysis of juvenile delinquency law in the United States and Mexico. 20 Cardozo J. Int'l & Comp. L. 105-141 (2011).

Fichtenberg, Todd A. Note. Sexting juveniles: neither felons or innocents. 6 I/S 695-724 (2011).

Giblin, Katherine M. Comment. Click, download, causation: a call for uniformity and fairness in awarding restitution to those victimized by possessors of child pornography. 60 Cath. U. L. Rev. 1109-1141 (2011).

Magliocca, Gerard N. Court-packing and the Child Labor Amendment. 27 Const. Comment. 455-486 (2011).

Martinez Campbell, Michele. The kids are online: the Internet, the Commerce Clause, and the amended Federal Kidnapping Act. 14 U. Pa. J. Const. L. 215-269 (2011).

Schwartz, Andrew A. Old enough to fight, old enough to swipe: a critique of the infancy rule in the federal Credit CARD Act of 2009. 2011 Utah L. Rev. 407-432.

Waide, Amanda Michelle. Note. To comply or not to comply? Brazil's relationship with the Hague Convention on the Civil Aspects of International Child Abduction. 39 Ga. J. Int'l & Comp. L. 271-301 (2010).

Walsh, Christopher J. Comment. Out of the strike zone: why **Graham v. Florida** makes it unconstitutional to use juvenile-age convictions as strikes to mandate life without parole under § 841(b)(1)(A). (**Graham v. Florida**, 130 S. Ct. 2011, 2010.) 61 Am. U. L. Rev. 165-204 (2011).

LABOR LAW

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

Bakst, Dina and Phoebe Taubman. From the Great Depression to the Great Recession: advancing women's economic security through tough economic times and beyond. 32 Women's Rts. L. Rep. 25-44 (2010).

Palley, Miles K. Note. **Ontario v. Quon**: in search of a reasonable Fourth Amendment. 26 Berkeley Tech. L.J. 859-904 (2011).

Prasad, Michael. Note. Immigration and labor law — we need your help! But it's gonna cost you: **Arriaga, Castellanos-Contreras**, and why the point of hire fees should be paid by the employer. 33 W. New Eng. L. Rev. 817-854 (2011).

Secunda, Paul M. The forgotten employee benefit crisis: multiemployer benefit plans on the brink. 21 Cornell J.L. & Pub. Pol'y 77-106 (2011).

Arm's-Length Intimacy: Employment as Relationship. Article by Marion Crain; response by Scott Baker. 35 Wash. U. J.L. & Pol'y 163-223 (2011).

LAND USE PLANNING

Dalton, Daniel P. The Religious Land Use and Institutionalized Persons Act—recent developments. 43 Urb. Law. 853-876 (2011).

Foster, Robert B. Like a Martian machine: recent developments in land use regulation of cellular telecommunications facilities under the Telecommunications Act of 1996. 43 Urb. Law. 789-799 (2011).

Salkin, Patricia E. Failure to articulate clear ethics rules and standards at the local level continues to haunt local land use decision makers. 43 Urb. Law. 757-773 (2011).

Sullivan, Edward J. Recent developments in comprehensive planning law. 43 Urb. Law. 823-837 (2011).

Wilson, Paul D. and Noah C. Shaw. Robber barons, backstabbers and extortionists: how far does Anti-SLAPP protection go? 43 Urb. Law. 745-756 (2011).

LAW AND SOCIETY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Chicana/o-Latina/o Law Review
Psychology, Public Policy, and Law
Southern California Review of Law and Social Justice
Washington University Journal of Law & Policy

Crawford, Bridget J. The currency of white women's hair in a down economy. 32 Women's Rts. L. Rep. 45-55 (2010).

Estévez, Ariadna. Human rights in contemporary political sociology: the primacy of social subjects. 33 Hum. Rts. Q. 1142-1162 (2011).

Inniss, Lolita Buckner. It's the hard luck life: women's moral luck and eucatastrophe in child custody allocation. 32 Women's Rts. L. Rep. 56-80 (2010).

McCall, Brian M. The corporation as imperfect society. 36 Del. J. Corp. L. 509-575 (2011).

Parker, Tom. Redressing the balance: how human rights defenders can use victim narratives to confront the violence of armed groups. 33 Hum. Rts. Q. 1122-1141 (2011).

Scruggs, Lyle, et al. Information, choice and political consumption: human rights on the checkout lane. 33 Hum. Rts. Q. 1092-1121 (2011).

Wilson, Molly J. Walker. Cultural understandings of risk and the tyranny of the experts. 90 Or. L. Rev. 113-189 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
January 20, 2012

For Love or Money? Defining Relationships in Law and Life. Introduction by Marion Crain and Kimberly D. Krawiec; articles by Yuval Feldman, Julie A. Nelson, Laura A. Rosenbury, Marion Crain, Mary Anne Case, Larry E. Ribstein, Katharine Silbaugh, Susan Ekberg Stiritz and Susan Frelich Appleton; responses by Rebecca Hollander-Blumoff, William W. Bratton, Ethan J. Leib, Scott Baker, Robert A. Pollak, Robert C. Ellickson, Kieran Healy, Kimberly D. Krawiec and Adrienne D. Davis. 35 Wash. U. J.L. & Pol'y 1-444 (2011).

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

LAW ENFORCEMENT AND CORRECTIONS

Dodovich, Matthew. Note. The plain view doctrine strikes out in digital file searches. (**United States v. Comprehensive Drug Testing**, 513 F.3d 1085, 2008.) 6 I/S 659-694 (2011).

Elliott, Irina, Stuart D.M. Thomas and James R.P. Ogloff. Procedural justice in contacts with the police: testing a relational model of authority in a mixed methods study. 17 Psychol. Pub. Pol'y & L. 592-610 (2011).

Goetz, David H. Note. Locating location privacy. 26 Berkeley Tech. L.J. 823-857 (2011).

Jester, Alexander S. Note. **Coleman v. Schwarzenegger**: liberal activism run amok or measured response to a system in crisis? (**Coleman v. Schwarzenegger**, 2007 WL 2122636, 2007.) 20 S. Cal. Rev. L. & Soc. Just. 535-572 (2011).

Logan, Wayne A. Police mistakes of law. 61 Emory L.J. 69-112 (2011).

Palley, Miles K. Note. **Ontario v. Quon**: in search of a reasonable Fourth Amendment. 26 Berkeley Tech. L.J. 859-904 (2011).

Shapiro, David M. Does the Fourth Amendment permit indiscriminate strip searches of misdemeanor arrestees?: **Florence v. Board of Chosen Freeholders**. 6 Charleston L. Rev. 131-162 (2011).

Spung, A. James. Comment. From backpacks to BlackBerries: (re)examining **New Jersey v. T.L.O.** in the age of the cell phone. 61 Emory L.J. 111-159 (2011).

LEGAL ANALYSIS AND WRITING

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

Donovan, James M. and Carol A. Watson. Citation advantage of open access legal scholarship. 103 Law Libr. J. 553-573 (2011).

Symposium: Law and Economics Conference to Honor Thomas S. Ulen. Introduction by John Colombo; articles by J. Mark Ramseyer, Robert Cooter, Carole M. Billiet, Nuno Garoupa, Alan Schwartz, Dirk Heremans, Katrien Bosquet, Paul J. Stancil, Ben Depoorter, Jef Demot, Richard H. McAdams, Amitai Aviram, Russell Korobkin, Jeffrey J. Rachlinski, Doron Teichman, Theodore Eisenberg, Michael Heise, Joanna Shepherd, Ian Ayres, Tom Ginsburg and Thomas J. Miles. 2011 U. Ill. L. Rev. 1453-1825.

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

LEGAL EDUCATION

Barnes, Katherine Y. *Is affirmative action responsible for the achievement gap between black and white law students? A correction, a lesson, and an update.* 105 Nw. U. L. Rev. 791-812 (2011).

George, Tracey E., Mitu Gulati and Ann C. McGinley. The new old legal realism. 105 Nw. U. L. Rev. 689-735 (2011).

Ramseyer, J. Mark. Law and economics in Japan. 2011 U. Ill. L. Rev. 1455-1473.

Williams, Doug, et al. Revisiting law school mismatch: a comment on Barnes (2007, 2011). 105 Nw. U. L. Rev. 813-828 (2011).

LEGAL HISTORY

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

Magliocca, Gerard N. Court-packing and the Child Labor Amendment. 27 Const. Comment. 455-486 (2011).

Book Panel Discussion: [The Two Faces of American Freedom](#), by Aziz Rana. Articles by Nancy Rosenblum, William E. Forbath and Richard Bense; reply by Aziz Rana. 21 Cornell J.L. & Pub. Pol'y 107-149 (2011).

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

LEGAL PROFESSION

Flores, Anthony. You can't say that, or maybe you can: an analysis of Michigan prosecutor closing argument law. 88 U. Det. Mercy L. Rev. 273-289 (2010).

Suttle, Brooks A. Comment. Reframing "professionalism": an integral view of lawyering's lofty ideals. 61 Emory L.J. 161-208 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
January 20, 2012

LEGAL RESEARCH AND BIBLIOGRAPHY

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

LEGISLATION

Jellum, Linda D. Heads I win, tails you lose: reconciling **Brown v. Gardner**'s presumption that interpretive doubt be resolved in veterans' favor with **Chevron**. 61 Am. U. L. Rev. 59-123 (2011).

Lawlor, Matthew J. Gaining ground in the final frontier: surveying legal issues raised by New England's form-based codes. 43 Urb. Law. 839-851 (2011).

MEDICAL JURISPRUDENCE

Conaboy, Suzanne. Casenote. Mirror, mirror on the wall: why cDNA is deserving of patent protection. (**Ass'n for Molecular Pathology v. USPTO**, 2010 U.S. Dist. LEXIS 35418, 2010.) 30 Temp. J. Sci. Tech. & Envtl. L. 111-143 (2011).

Hafemeister, Thomas L. and Joshua Hinckley Porter. The Health Care Reform Act of 2010 and medical malpractice liability: worlds in collision or ships passing in the night? 64 SMU L. Rev. 735-754 (2011).

Hsu, Jonathan. Note. Genetic testing: balancing preventative medicine with privacy and nondiscrimination. 6 I/S 557-601 (2011).

Oehmke, Kyle Christopher and Katie Oehmke. Survey of Illinois Law: medical malpractice. 35 S. Ill. U. L.J. 647-687 (2011).

Saladino, Tina. Note. Seeing the forest through the trees: gene patents and the reality of the commons. (**Association for Molecular Pathology v. United States Patent and Trademark Office**, 702 F. Supp. 2d 181, 2010.) 26 Berkeley Tech. L.J. 301-327 (2011).

MILITARY, WAR AND PEACE

Abrams, Jamie R. Examining entrenched masculinities in the republican government tradition. 114 W. Va. L. Rev. 165-208 (2011).

Blank, Laurie R. Defining the battlefield in contemporary conflict and counterterrorism: understanding the parameters of the zone of combat. 39 Ga. J. Int'l & Comp. L. 1-38 (2010).

Butler, Kyle Michael. Note. Considering the totality of the circumstances for asylum applicants: why the bars to asylum are in desperate need of reform. 88 U. Det. Mercy L. Rev. 307-334 (2010).

Ellis, Michael J. Comment. Disaggregating legal strategies in the war on terror. 121 Yale L.J. 237-250 (2011).

Jellum, Linda D. Heads I win, tails you lose: reconciling **Brown v. Gardner**'s presumption that interpretive doubt be resolved in veterans' favor with **Chevron**. 61 Am. U. L. Rev. 59-123 (2011).

Kwoka, Lindsay. Comment. Trial by sniper: the legality of targeted killing in the war on terror. 14 U. Pa. J. Const. L. 301-325 (2011).

Lochner, Sarah L. Comment. Qualified immunity, constitutional stagnation, and the global war on terror. 105 Nw. U. L. Rev. 829-868 (2011).

Miller, Bruce. No virtue in passivity: the Supreme Court and Ali Al-Marri. 33 W. New Eng. L. Rev. 697-755 (2011).

Quass, Lucas I. Note. Proxy marriages and the military widow penalty: excluding alien-widows of fallen soldiers. 20 S. Cal. Rev. L. & Soc. Just. 501-532 (2011).

Shaub, Jonathan David. Note. A Foucauldian call for the archaeological excavation of discourse in the post-**Boumediene habeas** litigation. 105 Nw. U. L. Rev. 869-918 (2011).

NATURAL RESOURCES LAW

Shaffer, Jacob R. Note. Rescuing the international arbitral model: identifying the problem in natural resources trade and development. 114 W. Va. L. Rev. 309-346 (2011).

OIL, GAS, AND MINERAL LAW

Guajardo, Joseph. Comment. *Deepwater Horizon*: rethinking OPA's liability limitations in the wake of environmental disaster. 48 Hous. L. Rev. 625-657 (2011).

Koons, Judith E. Earth jurisprudence and the story of oil: intergenerational justice for the post-petroleum period. 46 U.S.F. L. Rev. 93-138 (2011).

ORGANIZATIONS

Murray, J. Haskell and Edward I. Hwang. Purpose with profit: governance, enforcement, capital-raising and capital-locking in low-profit limited liability companies. 66 U. Miami L. Rev. 1-52 (2011).

Padilla, Jose R. California rural legal assistance: the struggles and continued survival of a poverty law practice. 30 Chicana/o-Latina/o L. Rev. 163-176 (2011).

PARTNERSHIPS

Afshar, Anisa. Comment. The statute of limitations for the TEFRA partnership proceedings: the interplay between section 6229 and section 6501. 64 Tax Law. 701-717 (2011).

POLITICS

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Cornell Journal of Law and Public Policy
Northwestern University Law Review

Baker, C. Edwin. Autonomy and free speech. 27 Const. Comment. 251-282 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
January 20, 2012

- Douglas, Joshua A. The procedure of election law in federal courts. 2011 Utah L. Rev. 433-488.
- Estévez, Ariadna. Human rights in contemporary political sociology: the primacy of social subjects. 33 Hum. Rts. Q. 1142-1162 (2011).
- Figuroa, Dante. Twenty-one theses on the legal legacy of the French Revolution in Latin America. 39 Ga. J. Int'l & Comp. L. 39-120 (2010).
- Ghosh, Aimee Priya. Comment. Disrobing judicial campaign contributions: a case for using the **Buckley** framework to analyze the constitutionality of judicial solicitation bans. (**Buckley v. Valeo**, 424 U.S. 1, 1976.) 61 Am. U. L. Rev. 125-163 (2011).
- Hinchcliff, Abigail M. Note. The "other" side of **Richardson v. Ramirez**: a textual challenge to felon disenfranchisement. (**Richardson v. Ramirez**, 418 U.S. 24, 1974.) 121 Yale L.J. 194-236 (2011).
- Johnson, Kevin R. An essay on the nomination and confirmation of the first Latina Justice on the U.S. Supreme Court: the assimilation demand at work. 30 Chicana/o-Latina/o L. Rev. 97-162 (2011).
- Longazel, Jamie and Benjamin Fleury-Steiner. Exploiting borders: the political economy of local backlash against undocumented immigrants. 30 Chicana/o-Latina/o L. Rev. 43-63 (2011).
- Marrero-Otero, Joel. What does a wise Latina look like? An intersectional analysis of Sonia Sotomayor's confirmation to the U.S. Supreme Court. 30 Chicana/o-Latina/o L. Rev. 177-216 (2011).
- Massey, Calvin. **M.B.Z. v. Clinton**: whither Jerusalem? 6 Charleston L. Rev. 87-105 (2011).
- Padfield, Stefan J. The Dodd-Frank corporation: more than a nexus-of-contracts. 114 W. Va. L. Rev. 209-237 (2011).
- Padilla, Jose R. California rural legal assistance: the struggles and continued survival of a poverty law practice. 30 Chicana/o-Latina/o L. Rev. 163-176 (2011).
- Scruggs, Lyle, et al. Information, choice and political consumption: human rights on the checkout lane. 33 Hum. Rts. Q. 1092-1121 (2011).
- Weinstein, James. Free speech and political legitimacy: a response to Ed Baker. 27 Const. Comment. 361-383 (2011).
- Williams, Susan H. Free speech and autonomy: thinkers, storytellers, and a systemic approach to speech. 27 Const. Comment. 399-416 (2011).
- Winerman, Andrew. Note. "Leave now": a proposal to reconcile justice and pragmatism in democratically transitioning countries. 52 Va. J. Int'l L. 193-233 (2011).
- The Complexity of Disentangling Intrinsic and Extrinsic Compliance Motivations: Theoretical and Empirical Insights from the Behavioral Analysis of Law. Article by Yuval Feldman; response by Rebecca Hollander-Blumoff. 35 Wash. U. J.L. & Pol'y 11-67 (2011).
- Testing as Commodification. Article by Katharine Silbaugh; response [Counting and Commodifying.] by Kieran Healy; response [The Dark Side of Commodification Critiques: Politics and Elitism in Standardized Testing.] by Kimberly D. Krawiec. 35 Wash. U. J.L. & Pol'y 309-362 (2011).
- Symposium. Political Science and Law. Foreword by Nick Gamse and Stephanie Kissel Leiter; articles by Anne Joseph O'Connell, Pauline T. Kim, Hon. Richard A. Posner, Nancy Scherer, Jide Nzelibe, Tracey E. George, Mitu Gulati, Ann C. McGinley and Neal Devins. 105 Nw. U. L. Rev. 467-787 (2011).
- (For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)
- ### PRACTICE AND PROCEDURE
- Benham, Dustin B. **Twombly** and **Iqbal** should (finally!) put the distinction between intrinsic and extrinsic fraud out of its misery. 64 SMU L. Rev. 649-689 (2011).
- Cole, Sarah Rudolph. On babies and bathwater: the Arbitration Fairness Act and the Supreme Court's recent arbitration jurisprudence. 48 Hous. L. Rev. 457-506 (2011).
- Cronin, Lindsay. Note. Putting the "convenience" back in *forum non conveniens*: ... (**Gutierrez v. Advanced Medical Optics, Inc.**, 640 F.3d 1025, 2011.) 61 Am. U. L. Rev. 205-216 (2011).
- Douglas, Joshua A. The procedure of election law in federal courts. 2011 Utah L. Rev. 433-488.
- Ginsberg, Marc D. Survey of Illinois Law: at long last, a long look at respondents in discovery. 35 S. Ill. U. L.J. 703-727 (2011).
- Grandhi, Krishna. The discovery within: employing e-discovery coordinators for management of electronic discovery processes in federal and state cases. 30 Temp. J. Sci. Tech. & Envtl. L. 1-32 (2011).
- Hoffman, Lonny. The case against the Lawsuit Abuse Reduction Act of 2011. 48 Hous. L. Rev. 545-583 (2011).
- Levy, Marin K. The mechanics of federal appeals: uniformity and case management in the circuit courts. 61 Duke L.J. 315-391 (2011).
- Resnik, Judith. Fairness in numbers: a comment on **AT&T v. Concepcion**, **Wal-Mart v. Dukes**, and **Turner v. Rogers**. 125 Harv. L. Rev. 78-170 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
January 20, 2012

Sullivan, Lindsey. Note. Tax accrual workpapers and **Textron**: is litigation strategy no longer protected? 105 Nw. U. L. Rev. 919-945 (2011).

Therrien, Marc. Note. Talkin' 'bout a revolution?: Utah overhauls its Rules of Civil Discovery. 2011 Utah L. Rev. 669-695.

Timmerman, Tiffany R. Student article. **Hardt v. Reliance Standard Life Insurance Co.**: breathing new life into claimant's ability to obtain attorney's fees under ERISA's civil enforcement provision. (**Hardt v. Reliance Standard Life Insurance Co.**, 130 S. Ct. 2149, 2010.) 56 S.D. L. Rev. 549-577 (2011).

Wilson, Paul D. and Noah C. Shaw. Robber barons, back-stabbers and extortionists: how far does Anti-SLAPP protection go? 43 Urb. Law. 745-756 (2011).

PRESIDENT/EXECUTIVE DEPARTMENT

Johnson, Stephen M. Disclosing the President's role in rulemaking: a critique of the reform proposals. 60 Cath. U. L. Rev. 1003-1044 (2011).

Massey, Calvin. **M.B.Z. v. Clinton**: whither Jerusalem? 6 Charleston L. Rev. 87-105 (2011).

Peterson, Todd David. Contempt of Congress v. executive privilege. 14 U. Pa. J. Const. L. 77-159 (2011).

PROFESSIONAL ETHICS

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

Markovic, Milan. Advising clients after critical legal studies and the Torture Memos. 114 W. Va. L. Rev. 109-164 (2011).

Marzen, Chad G. Protecting statements in Catholic tribunal proceedings under the priest-penitent privilege: **Cimijotti v. Paulsen** considered. 88 U. Det. Mercy L. Rev. 291-305 (2010).

Salkin, Patricia E. Failure to articulate clear ethics rules and standards at the local level continues to haunt local land use decision makers. 43 Urb. Law. 757-773 (2011).

PROPERTY—PERSONAL AND REAL

Fisher, John W., II. Title examinations, when is action on the security instrument barred. 114 W. Va. L. Rev. 1-47 (2011).

Fragoso, Michael A. Note. Taking conscience seriously or seriously taking conscience?: obstetricians, specialty boards, and the Takings Clause. 86 Notre Dame L. Rev. 1687-1732 (2011).

Hellums, Sandy D. and Katharine D. David. Slip slidin' away: easements, avulsion, access, and the ever changing law of beach front property. 43 Urb. Law. 813-822 (2011).

Kleeger, Jeffrey. Blight makes right: utilization as public use. 43 Urb. Law. 889-900 (2011).

Tappendorf, Julie A. and Brent O. Denzin. Turning vacant properties into community assets through land banking. 43 Urb. Law. 801-812 (2011).

Thomas, Robert H. Recent developments in condemnation law: public use, private property. 43 Urb. Law. 877-888 (2011).

Wheelock, David S. Note. Every grain of sand: would a judicial takings doctrine freeze the common law of property? 61 Duke L.J. 433-468 (2011).

PSYCHOLOGY AND PSYCHIATRY

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

Blume, John H. and Morgan J. Clark. "Unwell": **Indiana v. Edwards** and the fate of mentally ill *pro se* defendants. 21 Cornell J.L. & Pub. Pol'y 151-174 (2011).

Clark, Amanda. Comment. The Patient Protection and Affordable Care Act and the efforts of the mentally ill to achieve equal and adequate health coverage. 88 U. Det. Mercy L. Rev. 357-376 (2010).

McAdams, Richard H. Present bias and criminal law. 2011 U. Ill. L. Rev. 1607-1631.

Prentice, Leslie. Note. "At risk for incarceration": women in poverty, post-traumatic stress disorder, and Medicaid. 32 Women's Rts. L. Rep. 81-103 (2010).

Rachinski, Jeffrey J. The psychological foundations of behavioral law and economics. 2011 U. Ill. L. Rev. 1675-1696.

Teichman, Doron. The optimism bias of the behavioral analysis of crime control. 2011 U. Ill. L. Rev. 1697-1712.

Sex Therapy in the Age of Viagra: "Money Can't Buy Me Love." Article by Susan Ekberg Stirtz and Susan Frelich Appleton; response [Erotic Entitlements Part I.] by Adrienne D. Davis. 35 Wash. U. J.L. & Pol'y 363-444 (2011).

RELIGION

Binkley, Mason Blake. A loss for words: "religion" in the First Amendment. 88 U. Det. Mercy L. Rev. 185-234 (2010).

Dalton, Daniel P. The Religious Land Use and Institutionalized Persons Act—recent developments. 43 Urb. Law. 853-876 (2011).

Durland, Spencer L. Note. The case against institutional conscience. 86 Notre Dame L. Rev. 1655-1686 (2011).

Esbeck, Carl H. Uses and abuses of textualism and originalism in Establishment Clause interpretation. 2011 Utah L. Rev. 489-623.

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
January 20, 2012

Fragoso, Michael A. Note. Taking conscience seriously or seriously taking conscience?: obstetricians, specialty boards, and the Takings Clause. 86 Notre Dame L. Rev. 1687-1732 (2011).

Leane, Geoffrey W.G. Rights of ethnic minorities in liberal democracies: has France gone too far in banning Muslim women from wearing the burka? 33 Hum. Rts. Q. 1032-1061 (2011).

Marzen, Chad G. Protecting statements in Catholic tribunal proceedings under the priest-penitent privilege: **Cimijotti v. Paulsen** considered. 88 U. Det. Mercy L. Rev. 291-305 (2010).

McConnell, Michael W. Is there still a “Catholic question” in America? Reflections on John F. Kennedy’s speech to the Houston Ministerial Association. 86 Notre Dame L. Rev. 1635-1653 (2011).

REMEDIES

Guajardo, Joseph. Comment. *Deepwater Horizon*: rethinking OPA’s liability limitations in the wake of environmental disaster. 48 Hous. L. Rev. 625-657 (2011).

Hoskins, Robert E. Equitable estoppel as a remedy under ERISA. 56 S.D. L. Rev. 456-481 (2011).

Thompson, Amy. Student article. Ask and you shall receive: ERISA’s remedies for non-disclosure. 56 S.D. L. Rev. 524-548 (2011).

RETIREMENT SECURITY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Comparative Labor Law & Policy Journal
South Dakota Law Review

Secunda, Paul M. The forgotten employee benefit crisis: multiemployer benefit plans on the brink. 21 Cornell J.L. & Pub. Pol’y 77-106 (2011).

AALS Section on Employee Benefits and Executive Compensation Comparative Pension Law Panel. Foreword by Paul M. Secunda; articles by Kathryn L. Moore, Ronald B. Davis and Dana M. Muir. 33 Comp. Lab. L. & Pol’y J. 1-135 (2011).

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

South Dakota Law Review Symposium on the Employee Retirement Security Act of 1974. Articles by Roger M. Baron, Roy F. Harmon, Robert E. Hoskins, John Morrison, Jonathan McDonald, Radha A. Pathak and Peter K. Stris, student articles by Victor A. O’Connell, Amy Thompson and Tiffany R. Timmerman. 56 S.D. L. Rev. 405-577 (2011).

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

RICO

Snyder, G. Ryan. Note. “Preserving” civil RICO: how the model Unfair Trade Practices Act affects RICO’s private right of action under the McCarran-Ferguson Act. 86 Notre Dame L. Rev. 1767-1817 (2011).

SCIENCE AND TECHNOLOGY

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

Berkeley Technology Law Journal
Temple Journal of Science, Technology & Environmental Law

Berrier, Andrew L. Note. **Vernor v. Autodesk, Inc.**: the last first sale? (**Vernor v. Autodesk, Inc.**, 621 F.3d 1102, 2010.) 46 Wake Forest L. Rev. 867-885 (2011).

Cooley, Amanda Harmon. A contractual deterrence strategy for user-generated copyright infringement and subsequent service provider litigation. 64 SMU L. Rev. 691-733 (2011).

Corbett, Patrick E. Cyberharassment, sexting and other high-tech offenses involving Michigan residents—are we victims or criminals? 88 U. Det. Mercy L. Rev. 237-269 (2010).

Giblin, Katherine M. Comment. Click, download, causation: a call for uniformity and fairness in awarding restitution to those victimized by possessors of child pornography. 60 Cath. U. L. Rev. 1109-1141 (2011).

Leitner, John M. To post or not to post: Korean criminal sanctions for online expression. 25 Temp. Int’l & Comp. L.J. 43-77 (2011).

Schira, Adam. Note. Protecting progress and privacy: the challenges of smart grid implementation. 6 I/S 629-657 (2011).

Tseng, Yen-Shyang. Note. Governing virtual worlds: interrater 2.0. 35 Wash. U. J.L. & Pol’y 547-570 (2011).

Turner, Lauren K. Note. The impact of technology on pre-digital recording agreements: an examination of ... (**F.B.T. Productions, LLC v. Aftermath Records**, 621 F.3d 958, 2010.) 114 W. Va. L. Rev. 347-371 (2011).

Wu, Michelle M. Building a collaborative digital collection: a necessary evolution in libraries. 103 Law Libr. J. 527-551 (2011).

SECOND AMENDMENT

Horowitz, Emily. Note. Shooting blanks: the Supreme Court’s flawed analysis in ... (**McDonald v. City of Chicago**, 130 S. Ct. 3020, 2010.) 66 U. Miami L. Rev. 197-231 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
January 20, 2012

SECURITIES LAW

Artman, David. Note. Who's behind door number one?: problems with using confidential sources in securities litigation. 2011 U. Ill. L. Rev. 1827-1852.

Das, Anand. Comment. A license to lie: the Private Securities Litigation Reform Act's safe harbor for forward-looking statements does not protect false or misleading statements when made with meaningful cautionary language. 60 Cath. U. L. Rev. 1083-1108 (2011).

Johnson, Jennifer J. Secondary liability for securities fraud: gatekeepers in state court. 36 Del. J. Corp. L. 463-507 (2011).

Leisawitz, Benjamin A. Comment. **Matrixx Initiatives, Inc. v. Siracusano**: rejection of the *statistically significant* standard reopened the door to securities fraud strike suits. 36 Del. J. Corp. L. 675-706 (2011).

SEXUALITY AND THE LAW

Ball, Carlos A. Why liberty judicial review is as legitimate as equality review: the case of gay rights jurisprudence. 14 U. Pa. J. Const. L. 1-76 (2011).

Crincoli, Shawn M. You can only race if you can't win? The curious case of Oscar Pistorius & Caster Semenya. 12 Tex. Rev. Ent. & Sports L. 133-187 (2011).

Dixon, Heather S. A temporary ban on pornography: a First Amendment-friendly stride toward gender equality. 20 S. Cal. Rev. L. & Soc. Just. 433-497 (2011).

Fichtenberg, Todd A. Note. Sexting juveniles: neither felons or innocents. 6 I/S 695-724 (2011).

Kiser, Jessica M. How Dykes on Bikes got it right: procedural inequities inherent in the Trademark Office's review of disparaging trademarks. 46 U.S.F. L. Rev. 1-36 (2011).

Lussier, Patrick and Garth Davies. A person-oriented perspective on sexual offenders, offending trajectories, and risk of recidivism: a new challenge for policymakers, risk assessors, and actuarial prediction? 17 Psychol. Pub. Pol'y & L. 530-561 (2011).

Sawicki, Nadia N. The abortion informed consent debate: more light, less heat. 21 Cornell J.L. & Pub. Pol'y 1-38 (2011).

Sex Therapy in the Age of Viagra: "Money Can't Buy Me Love." Article by Susan Ekberg Stiritz and Susan Frelich Appleton; response [Erotic Entitlements Part I.] by Adrienne D. Davis. 35 Wash. U. J.L. & Pol'y 363-444 (2011).

SOCIAL WELFARE

Prentice, Leslie. Note. "At risk for incarceration": women in poverty, post-traumatic stress disorder, and Medicaid. 32 Women's Rts. L. Rep. 81-103 (2010).

SPORTS

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Texas Review of Entertainment & Sports Law

Dodovich, Matthew. Note. The plain view doctrine strikes out in digital file searches. (**United States v. Comprehensive Drug Testing**, 513 F.3d 1085, 2008.) 6 I/S 659-694 (2011).

Hailey, Nicholas. Note. A false start in the race against doping in sport: concerns with cycling's biological passport. 61 Duke L.J. 393-432 (2011).

STATE AND LOCAL GOVERNMENT LAW

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

TAXATION—FEDERAL ESTATE AND GIFT

Gerzog, Wendy C. The new super-charged PAT (power of appointment trust). 48 Hous. L. Rev. 507-543 (2011).

TAXATION—FEDERAL INCOME

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

Burns, Sara. Comment. Expanding the marital deduction: an analysis of international systems of transfer taxation, their treatment of the taxable unit, and the United States' inadequate marital deduction. 25 Temp. Int'l & Comp. L.J. 247-284 (2011).

Gustafson, Adam R.F. The "outside limit" for refund suits: the case against the tax exception to the six-year bar on claims against the government. 90 Or. L. Rev. 191-246 (2011).

Mullane, Joy Sabino. The unlearning curve: tax-based congressional regulation of executive compensation. 60 Cath. U. L. Rev. 1045-1082 (2011).

Sullivan, Lindsey. Note. Tax accrual workpapers and **Textron**: is litigation strategy no longer protected? 105 Nw. U. L. Rev. 919-945 (2011).

TAXATION—TRANSNATIONAL

Brown, Fred B. An equity-based, multilateral approach for sourcing income among nations. 11 Fla. Tax Rev. 565-641 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21
January 20, 2012

TORTS

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

Landon, Quin S. Note. The First Amendment and speech-based torts: recalibrating the balance. 66 U. Miami L. Rev. 157-195 (2011).

Leong, Nancy. Rethinking the order of battle in constitutional torts: a reply to John Jeffries. 105 Nw. U. L. Rev. 969-982 (2011).

Lochner, Sarah L. Comment. Qualified immunity, constitutional stagnation, and the global war on terror. 105 Nw. U. L. Rev. 829-868 (2011).

Colloquy: (Mis)Aligning Accident Law. Articles by Ariel Porat and Mark A. Geistfeld. 121 Yale L.J. 82-193 (2011).

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

TRADE REGULATION

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

Baxter, Lawrence G. "Capture" in financial regulation: can we channel it toward the common good? 21 Cornell J.L. & Pub. Pol'y 175-200 (2011).

Lemons, Robert E. Note. Protecting our digital walls: regulating the privacy policy changes made by social networking websites. 6 I/S 603-628 (2011).

MacCarthy, Mark. New directions in privacy: disclosure, unfairness and externalities. 6 I/S 425-512 (2011).

Rubenstein, Ira S. Privacy and regulatory innovation: moving beyond voluntary codes. 6 I/S 355-423 (2011).

Stine, Aaron C. and Eric D. Gorman. Putting the lid on state-sanctioned cartels: why the state action doctrine in its current form should become a remnant of the past. 66 U. Miami L. Rev. 123-139 (2011).

Tetelbaum, Elina. A sobering look at why Sunday liquor laws violate the Sherman Act. 2011 Utah L. Rev. 625-650.

TRANSPORTATION LAW

Silverman, David S. Green transportation: roadblocks and avenues for promoting low-impact transportation choices. 43 Urb. Law. 775-788 (2011).

WATER LAW

Agee, Erin B. Note. In the Federal Government we trust? Federal funding for tribal water rights settlements and the Taos Pueblo Indian Water Rights Settlement Act. 21 Cornell J.L. & Pub. Pol'y 201-226 (2011).

Dahab, Nadia H. Note. Muddying the waters of Clean Water Act permitting: NEDC reconsidered. 90 Or. L. Rev. 335-358 (2011).

LaManna, Eva Melody. Note. Three's a crowd: examining Georgia's options in the Tri-State Water Wars under principles of international law. 39 Ga. J. Int'l & Comp. L. 215-239 (2010).

WOMEN

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Women's Rights Law Reporter

Goldscheid, Julie. Disparate impact's impact: the gender violence lens. 90 Or. L. Rev. 33-67 (2011).

Maisel, Margaret (Peggy). Have truth and reconciliation commissions helped remediate human rights violations against women? A feminist analysis of the past and formula for the future. 20 Cardozo J. Int'l & Comp. L. 143-184 (2011).

Marrero-Otero, Joel. What does a wise Latina look like? An intersectional analysis of Sonia Sotomayor's confirmation to the U.S. Supreme Court. 30 Chicana/o-Latina/o L. Rev. 177-216 (2011).

Rubio-Marín, Ruth and Clare Sandoval. Engendering the reparations jurisprudence of the Inter-American Court of Human Rights: the promise of the **Cotton Field** judgment. 33 Hum. Rts. Q. 1062-1091 (2011).

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

61 AMERICAN UNIVERSITY LAW REVIEW, NO. 1, OCTOBER, 2011.

Maddali, Anita Ortiz. **Padilla v. Kentucky**: a new chapter in Supreme Court jurisprudence on whether deportation constitutes punishment for lawful permanent residents? 61 Am. U. L. Rev. 1-58 (2011).

Jellum, Linda D. Heads I win, tails you lose: reconciling **Brown v. Gardner**'s presumption that interpretive doubt be resolved in veterans' favor with **Chevron**. 61 Am. U. L. Rev. 59-123 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22

January 20, 2012

Ghosh, Aimee Priya. Comment. Disrobing judicial campaign contributions: a case for using the **Buckley** framework to analyze the constitutionality of judicial solicitation bans. (**Buckley v. Valeo**, 424 U.S. 1, 1976.) 61 Am. U. L. Rev. 125-163 (2011).

Walsh, Christopher J. Comment. Out of the strike zone: why **Graham v. Florida** makes it unconstitutional to use juvenile-age convictions as strikes to mandate life without parole under § 841(b)(1)(A). (**Graham v. Florida**, 130 S. Ct. 2011, 2010.) 61 Am. U. L. Rev. 165-204 (2011).

Cronin, Lindsay. Note. Putting the “convenience” back in *forum non conveniens*: ... (**Gutierrez v. Advanced Medical Optics, Inc.**, 640 F.3d 1025, 2011.) 61 Am. U. L. Rev. 205-216 (2011).

26 BERKELEY TECHNOLOGY LAW JOURNAL, NO. 1, PP. 1-916, 2011.

Annual Review of Law and Technology

Eraker, Elizabeth C. and David K. Stark, Senior Annual Review Editors. Foreword. 26 Berkeley Tech. L.J. 1-12 (2011).

I. PATENT LAW

A. NOTES

Abraham, Ebby. Note. **Bilski v. Kappos**: sideline analysis from the first inning of play. (**Bilski v. Kappos**, 130 S. Ct. 3218, 2010.) 26 Berkeley Tech. L.J. 15-65 (2011).

Ackerman, Lily J. Note. Prioritization: addressing the patent application backlog at the United States Patent and Trademark Office. 26 Berkeley Tech. L.J. 67-92 (2011).

Czebiniak, Taras M. Note. When Congress gives two hats, which do you wear? Choosing between domestic industry protection and IP enforcement in § 337 investigations. 26 Berkeley Tech. L.J. 93-133 (2011).

Dokhanchy, Reza. Note. Cooperative infringement: I get by (infringement laws) with a little help from my friends. (**BMC Res., Inc. v. Paymentech, L.P.**, 498 F.3d 1373, 2007.) 26 Berkeley Tech. L.J. 135-169 (2011).

Ghosh, Indraneel. Note. The road to transparency: abolishing black-box verdicts on patent obviousness. 26 Berkeley Tech. L.J. 171-195 (2011).

Hayden, Amy E. Note. **Cardiac Pacemakers v. St. Jude Medical**: the Federal Circuit has re-opened the **DeepSouth** loophole for method claims. (**Cardiac Pacemakers, Inc. v. St. Jude Med., Inc.**, 576 F.3d 1348, 2009.) 26 Berkeley Tech. L.J. 197-223 (2011).

Hodes, Asher. Note. Diagnosing patentable subject matter. 26 Berkeley Tech. L.J. 225-267 (2011).

Kuhl, Parker. Note. Rescue me!: the attack on settlement negotiations after ... (**ResQNet.com, Inc. v. Lansa, Inc.**, 594 F.3d 860, 2010.) 26 Berkeley Tech. L.J. 269-299 (2011).

Saladino, Tina. Note. Seeing the forest through the trees: gene patents and the reality of the commons. (**Association for Molecular Pathology v. United States Patent and Trademark Office**, 702 F. Supp. 2d 181, 2010.) 26 Berkeley Tech. L.J. 301-327 (2011).

Zeng, Bo. Note. **Lucent v. Gateway**: putting the “reasonable” back into reasonable royalties. (**Lucent Techs. Inc. v. Gateway, Inc.**, 580 F.3d 1301, 2009.) 26 Berkeley Tech. L.J. 329-366 (2011).

B. ADDITIONAL DEVELOPMENTS. 26 Berkeley Tech. L.J. 367-371 (2011).

II. COPYRIGHT LAW

A. NOTES

Glynn, Wyatt J. Note. Musical albums as “compilations”: a limitation on damages or a Trojan Horse set to ambush termination rights? (**Bryant v. Media Right Prods., Inc.**, 603 F.3d 135, 2010.) 26 Berkeley Tech. L.J. 375-403 (2011).

Hassanabadi, Amir. Note. **Viacom v. YouTube**—all eyes blind: the limits of the DMCA in a Web 2.0 world. (**Viacom v. YouTube**, 718 F. Supp. 2d 514, 2010.) 26 Berkeley Tech. L.J. 405-439 (2011).

Herrell, Jonas P. Note. The copyright misuse doctrine’s role in open and closed technology platforms. 26 Berkeley Tech. L.J. 441-489 (2011).

Iwahashi, Ryan. Note. How to circumvent technological protection measures without violating the DMCA: an examination of technological protection measures under current legal standards. 26 Berkeley Tech. L.J. 491-526 (2011).

Singh, Arielle. Note. Agency regulation in copyright law: rulemaking under the DMCA and its broader implications. 26 Berkeley Tech. L.J. 527-575 (2011).

B. ADDITIONAL DEVELOPMENTS. 26 Berkeley Tech. L.J. 579-587 (2011).

III. TRADEMARK LAW

A. NOTES

Leu, Michelle C. Note. Authenticate this: revamping secondary trademark liability standards to address a WorldWide Web of counterfeits. 26 Berkeley Tech. L.J. 591-621 (2011).

Lovejoy, Britt N. Note. Tarnishing the dilution by tarnishment cause of action: **Starbucks Corp. v. Wolfe’s Borough Coffee, Inc.** and **V Secret Catalogue, Inc. v. Moseley**, compared. 26 Berkeley Tech. L.J. 623-653 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23

January 20, 2012

Sims, Lauren E. Note. When enough control is not enough: the conflicting standards of secondary liability in ... (**Rosetta Stone Ltd. v. Google Inc.**, 2010 U.S. Dist. LEXIS 78098, 2010.) 26 Berkeley Tech. L.J. 655-686 (2011).

Yang, Kelly K. Note. Paying for infringement: implicating credit card networks in secondary trademark liability. 26 Berkeley Tech. L.J. 687-725 (2011).

B. ADDITIONAL DEVELOPMENTS. 26 Berkeley Tech. L.J. 727-729 (2011).

IV. CYBERLAW

A. NOTE

Reicher, Alexander. Note. Redefining net neutrality after **Comcast v. FCC**. 26 Berkeley Tech. L.J. 733-763 (2011).

B. ADDITIONAL DEVELOPMENTS. 26 Berkeley Tech. L.J. 765-769 (2011).

V. PRIVACY LAW

A. NOTES

Durkee, Musetta. Note. The truth can catch the lie: the flawed understanding of online speech in ... (**In re Anonymous Online Speakers**, 2011 WL 61635, 2011.) 26 Berkeley Tech. L.J. 773-821 (2011).

Goetz, David H. Note. Locating location privacy. 26 Berkeley Tech. L.J. 823-857 (2011).

Palley, Miles K. Note. **Ontario v. Quon**: in search of a reasonable Fourth Amendment. 26 Berkeley Tech. L.J. 859-904 (2011).

B. ADDITIONAL DEVELOPMENTS.. 26 Berkeley Tech. L.J. 905-908 (2011).

VI. OTHER DEVELOPMENTS IN INTELLECTUAL PROPERTY. 26 Berkeley Tech. L.J. 911-916 (2011).

20 CARDOZO JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW, NO. 1, FALL, 2011.

McGill, Shelley and Ann Marie Tracey. Building a new bridge over troubled waters: lessons learned from Canadian and U.S. arbitration of human rights and employment discrimination claims. 20 Cardozo J. Int'l & Comp. L. 1-73 (2011).

Milbrandt, Jay. Stateless. 20 Cardozo J. Int'l & Comp. L. 75-103 (2011).

Caldwell, Beth. Punishment v. restoration: a comparative analysis of juvenile delinquency law in the United States and Mexico. 20 Cardozo J. Int'l & Comp. L. 105-141 (2011).

Maisel, Margaret (Peggy). Have truth and reconciliation commissions helped remediate human rights violations against women? A feminist analysis of the past and formula for the future. 20 Cardozo J. Int'l & Comp. L. 143-184 (2011).

Katz, Sarah D. Note. "Reputations...a lifetime to build, seconds to destroy": maximizing the mutually protective value of morals clauses in talent agreements. 20 Cardozo J. Int'l & Comp. L. 185-232 (2011).

Sklar-Heyn, Sarah. Note. Battling clearance culture shock: comparing U.S. fair use and Canadian fair dealing in advancing freedom of expression in non-fiction film. 20 Cardozo J. Int'l & Comp. L. 233-276 (2011).

Permutt, Samuel D. Note. The manual scavenging problem: a case for the Supreme Court of India. 20 Cardozo J. Int'l & Comp. L. 277-311 (2011).

60 CATHOLIC UNIVERSITY LAW REVIEW, NO. 4, FALL, 2011.

Clark, Mary L. Judicial retirement and return to practice. 60 Cath. U. L. Rev. 841-917 (2011).

Hafemeister, Thomas L. If all you have is a hammer: society's ineffective response to intimate partner violence. 60 Cath. U. L. Rev. 919-1001 (2011).

Johnson, Stephen M. Disclosing the President's role in rulemaking: a critique of the reform proposals. 60 Cath. U. L. Rev. 1003-1044 (2011).

Mullane, Joy Sabino. The unlearning curve: tax-based congressional regulation of executive compensation. 60 Cath. U. L. Rev. 1045-1082 (2011).

Das, Anand. Comment. A license to lie: the Private Securities Litigation Reform Act's safe harbor for forward-looking statements does not protect false or misleading statements when made with meaningful cautionary language. 60 Cath. U. L. Rev. 1083-1108 (2011).

Giblin, Katherine M. Comment. Click, download, causation: a call for uniformity and fairness in awarding restitution to those victimized by possessors of child pornography. 60 Cath. U. L. Rev. 1109-1141 (2011).

Heywood, Thomas B. Comment. State-funded discrimination: section 504 of the Rehabilitation Act and its uneven application to independent contractors and other workers. 60 Cath. U. L. Rev. 1143-1174 (2011).

Conkright, Sarah W. Note. The "better reading" of section 17 of the Indian Reorganization Act: a rejection of automatic waiver of tribal sovereign immunity in **Memphis Biofuels**. 60 Cath. U. L. Rev. 1175-1199 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24
January 20, 2012

6 CHARLESTON LAW REVIEW, NO. 1, FALL, 2011.

Supreme Court Issue. 6 Charleston L. Rev. 1-162 (2011).

Chemerinsky, Erwin. Foreword. An eagerly anticipated Term. 6 Charleston L. Rev. unpagged (2011).

Chareq, James. Binding arbitration revisited: **Greenwood v. CompuCredit**. 6 Charleston L. Rev. 1-13 (2011).

Greve, Michael S. Atlas croaks, Supreme Court shrugs. 6 Charleston L. Rev. 15-48 (2011).

Kry, Robert K. Confrontation at a crossroads: **Crawford's** seven-year itch. 6 Charleston L. Rev. 49-85 (2011).

Massey, Calvin. **M.B.Z. v. Clinton**: whither Jerusalem? 6 Charleston L. Rev. 87-105 (2011).

O'Brien, Sean D. **Green v. Fisher**: will the AEDPA trump uniformity and equity in constitutional decision making? 6 Charleston L. Rev. 107-130 (2011).

Shapiro, David M. Does the Fourth Amendment permit indiscriminate strip searches of misdemeanor arrestees?: **Florence v. Board of Chosen Freeholders**. 6 Charleston L. Rev. 131-162 (2011).

30 CHICANA/O-LATINA/O LAW REVIEW, PP. 1-260, 2011.

King, Matthew A. Indian gaming and Native identity. 30 Chicana/o-Latina/o L. Rev. 1-41 (2011).

Longazel, Jamie and Benjamin Fleury-Steiner. Exploiting borders: the political economy of local backlash against undocumented immigrants. 30 Chicana/o-Latina/o L. Rev. 43-63 (2011).

Merjian, Armen H. **Washington Park Lead Committee, Inc. v. United States Environmental Protection Agency**: Helen Person and the landmark struggle against environmental injustice. 30 Chicana/o-Latina/o L. Rev. 65-95 (2011).

Johnson, Kevin R. An essay on the nomination and confirmation of the first Latina Justice on the U.S. Supreme Court: the assimilation demand at work. 30 Chicana/o-Latina/o L. Rev. 97-162 (2011).

Padilla, Jose R. California rural legal assistance: the struggles and continued survival of a poverty law practice. 30 Chicana/o-Latina/o L. Rev. 163-176 (2011).

Marrero-Otero, Joel. What does a wise Latina look like? An intersectional analysis of Sonia Sotomayor's confirmation to the U.S. Supreme Court. 30 Chicana/o-Latina/o L. Rev. 177-216 (2011).

Orozco, Pablo. The impact of HOPE VI housing policy on gang-related crime: a case study of the Pico-Aliso neighborhood in Los Angeles. 30 Chicana/o-Latina/o L. Rev. 217-260 (2011).

33 COMPARATIVE LABOR LAW & POLICY JOURNAL, NO. 1, FALL, 2011.

AALS Section on Employee Benefits and Executive Compensation Comparative Pension Law Panel. 33 Comp. Lab. L. & Pol'y J. 1-135 (2011).

Secunda, Paul M. Foreword: lessons from other countries: comparative pension law. 33 Comp. Lab. L. & Pol'y J. 1-4 (2011).

Moore, Kathryn L. An overview of the U.S. retirement income security system and the principles and values it reflects. 33 Comp. Lab. L. & Pol'y J. 5-48 (2011).

Davis, Ronald B. Balancing competence and representation: trustees and fiduciaries in the era of financial engineering. 33 Comp. Lab. L. & Pol'y J. 49-91 (2011).

Muir, Dana M. Building value in the Australian defined contribution system: a values perspective. 33 Comp. Lab. L. & Pol'y J. 93-135 (2011).

Anderson, Gordon, et al. The evolution of labor law in New Zealand: a comparative study of New Zealand, Australia, and five other countries. 33 Comp. Lab. L. & Pol'y J. 137-170 (2011).

Finkin, Matthew W. The death and transfiguration of labor law. (Reviewing The Idea of Labour Law, edited by Guy Davidov and Brian Langille.) 33 Comp. Lab. L. & Pol'y J. 171-186 (2011).

Gross, James A. Book review. (Reviewing Human Rights at Work: Perspectives on Law and Regulation, edited by Colin Fenwick and Tonia Novits.) 33 Comp. Lab. L. & Pol'y J. 187-192 (2011).

Paster, Thomas. Book review. (Reviewing J.T. Addison, The Economics of Codetermination: Lessons from the German Experience.) 33 Comp. Lab. L. & Pol'y J. 193-195 (2011).

Ranganathan, Aruna. Book review. (Reviewing Leah Vosko, Managing the Margins: Gender, Citizenship, and the International Regulation of Precarious Employment.) 33 Comp. Lab. L. & Pol'y J. 197-199 (2011).

Capsule review. 33 Comp. Lab. L. & Pol'y J. 201 (2011).

27 CONSTITUTIONAL COMMENTARY, NO. 2, FALL, 2011.

Symposium. Individual Autonomy and Free Speech. 27 Const. Comment. 249-438 (2011).

Carpenter, Dale. Editor's note. 27 Const. Comment. 249 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25

January 20, 2012

Baker, C. Edwin. Autonomy and free speech. 27 Const. Comment. 251-282 (2011).

Shiffrin, Seana Valentine. A thinker-based approach to freedom of speech. 27 Const. Comment. 283-307 (2011).

Blasi, Vincent. Seana Shiffrin's thinker-based freedom of speech: a response. 27 Const. Comment. 309-317 (2011).

Scanlon, T.M. Comment on Baker's autonomy and free speech. 27 Const. Comment. 319-325 (2011).

Scanlon, T.M. Comment on Shiffrin's thinker-based approach to freedom of speech. 27 Const. Comment. 327-335 (2011).

Shiffrin, Steven H. Freedom of speech and two types of autonomy. 27 Const. Comment. 337-345 (2011).

Volokh, Eugene. Speech restrictions that don't much affect the autonomy of speakers. 27 Const. Comment. 347-359 (2011).

Weinstein, James. Free speech and political legitimacy: a response to Ed Baker. 27 Const. Comment. 361-383 (2011).

Weinstein, James. Seana Shiffrin's thinker-based theory of free speech: elegant and insightful, but will it work in practice? 27 Const. Comment. 385-397 (2011).

Williams, Susan H. Free speech and autonomy: thinkers, storytellers, and a systemic approach to speech. 27 Const. Comment. 399-416 (2011).

Shiffrin, Seana Valentine. Reply to critics. 27 Const. Comment. 417-438 (2011).

Alexander, Larry. There is no First Amendment overbreadth (but there are vague First Amendment doctrines); prior restraints aren't "prior"; and "as applied" challenges seek judicial statutory amendments. 27 Const. Comment. 439-454 (2011).

Magliocca, Gerard N. Court-packing and the Child Labor Amendment. 27 Const. Comment. 455-486 (2011).

Waluchow, W.J. Constitutionalism in the United Kingdom. (Reviewing Aileen Kavanagh, Constitutional Review Under the UK Human Rights Act.) 27 Const. Comment. 487-497 (2011).

21 CORNELL JOURNAL OF LAW AND PUBLIC POLICY, NO. 1, FALL, 2011.

Sawicki, Nadia N. The abortion informed consent debate: more light, less heat. 21 Cornell J.L. & Pub. Pol'y 1-38 (2011).

Farber, Hillary B. A parent's "apparent" authority: why intergenerational coresidence requires a reassessment of parental consent to search adult children's bedrooms. 21 Cornell J.L. & Pub. Pol'y 39-75 (2011).

Secunda, Paul M. The forgotten employee benefit crisis: multiemployer benefit plans on the brink. 21 Cornell J.L. & Pub. Pol'y 77-106 (2011).

Book Panel Discussion: The Two Faces of American Freedom, by Aziz Rana. 21 Cornell J.L. & Pub. Pol'y 107-149 (2011).

Rosenblum, Nancy L. Lost causes: comment on Aziz Rana, The Two Faces of American Freedom. 21 Cornell J.L. & Pub. Pol'y 107-120 (2011).

Forbath, William E. Radicalism and the modern state: a critique of republican nostalgia. 21 Cornell J.L. & Pub. Pol'y 121-126 (2011).

Bensel, Richard. Comments on Aziz Rana, The Two Faces of American Freedom. 21 Cornell J.L. & Pub. Pol'y 127-131 (2011).

Rana, Aziz. The Two Faces of American Freedom: a reply. 21 Cornell J.L. & Pub. Pol'y 133-149 (2011).

Blume, John H. and Morgan J. Clark. "Unwell": **Indiana v. Edwards** and the fate of mentally ill *pro se* defendants. 21 Cornell J.L. & Pub. Pol'y 151-174 (2011).

Baxter, Lawrence G. "Capture" in financial regulation: can we channel it toward the common good? 21 Cornell J.L. & Pub. Pol'y 175-200 (2011).

Agee, Erin B. Note. In the Federal Government we trust? Federal funding for tribal water rights settlements and the Taos Pueblo Indian Water Rights Settlement Act. 21 Cornell J.L. & Pub. Pol'y 201-226 (2011).

Lopresto, Charles. Note. Gamestopped: **Vernor v. Autodesk** and the future of resale. (**Vernor v. Autodesk, Inc.**, 621 F.3d 1102, 2010.) 21 Cornell J.L. & Pub. Pol'y 227-246 (2011).

36 DELAWARE JOURNAL OF CORPORATE LAW, NO. 2, PP. 417-848, 2011.

Myers, Minor. The perils of shareholder voting on executive compensation. 36 Del. J. Corp. L. 417-461 (2011).

Johnson, Jennifer J. Secondary liability for securities fraud: gatekeepers in state court. 36 Del. J. Corp. L. 463-507 (2011).

McCall, Brian M. The corporation as imperfect society. 36 Del. J. Corp. L. 509-575 (2011).

Murray, J. Haskell. "Latchkey corporations": fiduciary duties in wholly owned, financially troubled subsidiaries. 36 Del. J. Corp. L. 577-623 (2011).

Grieco, Joseph M. Note. The ever-evolving poison pill: the pill in asset protection and closely-held corporation cases. 36 Del. J. Corp. L. 625-653 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 26
January 20, 2012

Stulman, Aaron H. Note. Stub rent under section 365(d)(3): a call for a unified approach. 36 Del. J. Corp. L. 655-674 (2011).

Leisawitz, Benjamin A. Comment. **Matrixx Initiatives, Inc. v. Siracusano**: rejection of the *statistically significant* standard reopened the door to securities fraud strike suits. 36 Del. J. Corp. L. 675-706 (2011).

Unreported cases. 36 Del. J. Corp. L. 707-847 (2011).

61 DUKE LAW JOURNAL, NO. 2, NOVEMBER, 2011.

Chin, Gabriel J. and Marc L. Miller. The unconstitutionality of state regulation of immigration through criminal law. 61 Duke L.J. 251-314 (2011).

Levy, Marin K. The mechanics of federal appeals: uniformity and case management in the circuit courts. 61 Duke L.J. 315-391 (2011).

Hailey, Nicholas. Note. A false start in the race against doping in sport: concerns with cycling's biological passport. 61 Duke L.J. 393-432 (2011).

Wheelock, David S. Note. Every grain of sand: would a judicial takings doctrine freeze the common law of property? 61 Duke L.J. 433-468 (2011).

Wood, Julia K. Note. Truth, lies, and stolen valor: a case for protecting false statements of fact under the First Amendment. 61 Duke L.J. 469-510 (2011).

61 EMORY LAW JOURNAL, NO. 1, PP. 1-208, 2011.

Craig, Robin Kundis. Agencies interpreting courts interpreting statutes: the deference conundrum of a divided Supreme Court. 61 Emory L.J. 1-68 (2011).

Logan, Wayne A. Police mistakes of law. 61 Emory L.J. 69-112 (2011).

Spung, A. James. Comment. From backpacks to BlackBerries: (re)examining **New Jersey v. T.L.O.** in the age of the cell phone. 61 Emory L.J. 111-159 (2011).

Suttle, Brooks A. Comment. Reframing "professionalism": an integral view of lawyering's lofty ideals. 61 Emory L.J. 161-208 (2011).

11 FLORIDA TAX REVIEW, NO. 7, PP. 565-641, 2011.

Brown, Fred B. An equity-based, multilateral approach for sourcing income among nations. 11 Fla. Tax Rev. 565-641 (2011).

23 GEORGETOWN JOURNAL OF LEGAL ETHICS, NO. 3, SUMMER, 2010.

Current Developments 2009-2010. 23 Geo. J. Legal Ethics 455-985 (2010).

39 GEORGIA JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW, NO. 1, FALL, 2010.

Blank, Laurie R. Defining the battlefield in contemporary conflict and counterterrorism: understanding the parameters of the zone of combat. 39 Ga. J. Int'l & Comp. L. 1-38 (2010).

Figueroa, Dante. Twenty-one theses on the legal legacy of the French Revolution in Latin America. 39 Ga. J. Int'l & Comp. L. 39-120 (2010).

Halabi, Sam Foster. The World Health Organization's Framework Convention on Tobacco Control: an analysis of guidelines adopted by the Conference of the Parties. 39 Ga. J. Int'l & Comp. L. 121-183 (2010).

Hinckley, Rachel Heather. Note. Evading promises: the promise of equality under U.S. disability law and how the United Nations Convention on the Rights of Persons with Disabilities can help. 39 Ga. J. Int'l & Comp. L. 185-214 (2010).

LaManna, Eva Melody. Note. Three's a crowd: examining Georgia's options in the Tri-State Water Wars under principles of international law. 39 Ga. J. Int'l & Comp. L. 215-239 (2010).

Rooks, Matthew Grigg. Note. Toward a united Ireland? The Northern Ireland peace process and the devolution of powers from London to Belfast. 39 Ga. J. Int'l & Comp. L. 241-270 (2010).

Waide, Amanda Michelle. Note. To comply or not to comply? Brazil's relationship with the Hague Convention on the Civil Aspects of International Child Abduction. 39 Ga. J. Int'l & Comp. L. 271-301 (2010).

125 HARVARD LAW REVIEW, NO. 1, NOVEMBER, 2011.

The Supreme Court, 2010 Term. 125 Harv. L. Rev. 1-377 (2011).

Kahan, Dan M. Neutral principles, motivated cognition, and some problems for constitutional law. 125 Harv. L. Rev. 1-77 (2011).

Resnik, Judith. Fairness in numbers: a comment on **AT&T v. Concepcion, Wal-Mart v. Dukes, and Turner v. Rogers.** 125 Harv. L. Rev. 78-170 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 27

January 20, 2012

Leading Cases

- I. Constitutional law. 125 Harv. L. Rev. 172-281 (2011).
- II. Federal jurisdiction and procedure. 125 Harv. L. Rev. 281-321 (2011).
- III. Federal statutes and regulations. 125 Harv. L. Rev. 321-361 (2011).
- The statistics. 125 Harv. L. Rev. 362-377 (2011).

Recent publications. 125 Harv. L. Rev. 378 (2011).

48 HOUSTON LAW REVIEW, NO. 3, FALL, 2011.

- Cole, Sarah Rudolph. On babies and bathwater: the Arbitration Fairness Act and the Supreme Court's recent arbitration jurisprudence. 48 Hous. L. Rev. 457-506 (2011).
- Gerzog, Wendy C. The new super-charged PAT (power of appointment trust). 48 Hous. L. Rev. 507-543 (2011).
- Hoffman, Lonny. The case against the Lawsuit Abuse Reduction Act of 2011. 48 Hous. L. Rev. 545-583 (2011).
- Bethune, Andrew L. Comment. An efficient "say" on executive pay: shareholder opt-in as a solution to the managerial power problem. 48 Hous. L. Rev. 585-623 (2011).
- Guajardo, Joseph. Comment. *Deepwater Horizon*: rethinking OPA's liability limitations in the wake of environmental disaster. 48 Hous. L. Rev. 625-657 (2011).
- White, Monica E. Note. Give me a break-up fee: *In re Reliant Energy Channelview LP* and the Third Circuit's improper rejection of a bankruptcy bid protection provision. (*In re Reliant Energy Channelview LP*, 594 F.3d 200, 2010.) 48 Hous. L. Rev. 659-690 (2011).

33 HUMAN RIGHTS QUARTERLY, NO. 4, NOVEMBER, 2011.

- Welch, Claude E., Jr. and student Ashley F. Watkins. Extending enforcement: the Coalition for the International Criminal Court. 33 Hum. Rts. Q. 927-1031 (2011).
- Leane, Geoffrey W.G. Rights of ethnic minorities in liberal democracies: has France gone too far in banning Muslim women from wearing the burka? 33 Hum. Rts. Q. 1032-1061 (2011).
- Rubio-Marín, Ruth and Clare Sandoval. Engendering the reparations jurisprudence of the Inter-American Court of Human Rights: the promise of the *Cotton Field* judgment. 33 Hum. Rts. Q. 1062-1091 (2011).

Scruggs, Lyle, et al. Information, choice and political consumption: human rights on the checkout lane. 33 Hum. Rts. Q. 1092-1121 (2011).

Parker, Tom. Redressing the balance: how human rights defenders can use victim narratives to confront the violence of armed groups. 33 Hum. Rts. Q. 1122-1141 (2011).

Estévez, Ariadna. Human rights in contemporary political sociology: the primacy of social subjects. 33 Hum. Rts. Q. 1142-1162 (2011).

Schneider, Ronna Greff. Book review. (Reviewing Alison Mawhinney, Freedom of Religion and Schools: The Case of Ireland, A Failure to Protect International Human Rights Standards.) 33 Hum. Rts. Q. 1163-1169 (2011).

Stavenhagen, Rodolfo. Book review. (Reviewing Todd A. Eisenstadt, Politics, Identity, and México's Indigenous Rights Movements.) 33 Hum. Rts. Q. 1169-1176 (2011).

Deale, Frank. Book review. (Reviewing Human Rights at Work: Perspectives on Law and Regulation, edited by Colin Fenwick and Tonia Novitz.) 33 Hum. Rts. Q. 1177-1182 (2011).

Brysk, Alison. Book review. (Reviewing James N. Green, We Cannot Remain Silent: Opposition to the Brazilian Military Dictatorship in the United States.) 33 Hum. Rts. Q. 1182-1185 (2011).

Gibney, Mark and Ken Betsalel. Human rights begins with seeing: a review of human rights films. 33 Hum. Rts. Q. 1186-1194 (2011).

Toney, Jeffrey H. and Eric Stover. Retrospective: Richard Pierre Claude (1934-2011). 33 Hum. Rts. Q. 1195-1197 (2011).

Contributors. 33 Hum. Rts. Q. 1198-1201 (2011).

Index to volume 33. 33 Hum. Rts. Q. 1202-1208 (2011).

6 I/S: A JOURNAL OF LAW AND POLICY FOR THE INFORMATION SOCIETY, NO. 3, SUMMER, 2011.

Rubenstein, Ira S. Privacy and regulatory innovation: moving beyond voluntary codes. 6 I/S 355-423 (2011).

MacCarthy, Mark. New directions in privacy: disclosure, unfairness and externalities. 6 I/S 425-512 (2011).

Spratt, Jake. An economic argument for electronic privacy. 6 I/S 513-554 (2011).

Hsu, Jonathan. Note. Genetic testing: balancing preventative medicine with privacy and nondiscrimination. 6 I/S 557-601 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 28
January 20, 2012

Lemons, Robert E. Note. Protecting our digital walls: regulating the privacy policy changes made by social networking websites. 6 I/S 603-628 (2011).

Schira, Adam. Note. Protecting progress and privacy: the challenges of smart grid implementation. 6 I/S 629-657 (2011).

Dodovich, Matthew. Note. The plain view doctrine strikes out in digital file searches. (**United States v. Comprehensive Drug Testing**, 513 F.3d 1085, 2008.) 6 I/S 659-694 (2011).

Fichtenberg, Todd A. Note. Sexting juveniles: neither felons or innocents. 6 I/S 695-724 (2011).

103 LAW LIBRARY JOURNAL, NO. 4, FALL, 2011.

Wu, Michelle M. Building a collaborative digital collection: a necessary evolution in libraries. 103 Law Libr. J. 527-551 (2011).

Donovan, James M. and Carol A. Watson. Citation advantage of open access legal scholarship. 103 Law Libr. J. 553-573 (2011).

Armond, David L. and Shawn G. Nevers. The Practitioners' Council: connecting legal research instruction and current legal research practice. 103 Law Libr. J. 575-603 (2011).

Kim-Prieto, Dennis. The road not yet taken: how law student information literacy standards address identified issues in legal research education and training. 103 Law Libr. J. 605-630 (2011).

Richards, Robert. The use of non-MARC metadata in AALL libraries: a baseline study. 103 Law Libr. J. 631-657 (2011).

Miller, Creighton J., Jr. and Annmarie Zell. Keeping up with new legal titles. 103 Law Libr. J. 659-675 (2011).

Practicing Reference...

Whisner, Mary. Writing buddies. 103 Law Libr. J. 677-683 (2011).

Diversity Dialogues...

Gabriel, Raquel J. Managing conflict. 103 Law Libr. J. 685-689 (2011).

Back and Forth...

Sellers, Christine L. and Phillip Gragg. Dress for success! The battle for class, comfort, and sexual equality. 103 Law Libr. J. 691-695 (2011).

2011 Business Proceedings—104th annual meeting. 103 Law Libr. J. 697-734 (2011).

2011 Members' Open Forum—104th annual meeting. 103 Law Libr. J. 735-736 (2011).

2011-2012 officers, committees, chapter presidents, special interest section chairs, representatives, and executive staff. 103 Law Libr. J. 737-745 (2011).

Volume 103: author and title index. 103 Law Libr. J. 747-750 (2011).

105 NORTHWESTERN UNIVERSITY, NO. 2, SPRING, 2011.

Symposium. Political Science and Law. 105 Nw. U. L. Rev. 467-787 (2011).

Gamse, Nick and Stephanie Kissel Leiter. Foreword: Political Science and Law. 105 Nw. U. L. Rev. 467-469 (2011).

O'Connell, Anne Joseph. Agency rulemaking and political transitions. 105 Nw. U. L. Rev. 471-534 (2011).

Kim, Pauline T. Beyond principal-agent theories: law and the judicial hierarchy. 105 Nw. U. L. Rev. 535-576 (2011).

Posner, Hon. Richard A. Realism about judges. 105 Nw. U. L. Rev. 577-586 (2011).

Scherer, Nancy. Diversifying the federal bench: is universal legitimacy for the U.S. justice system possible? 105 Nw. U. L. Rev. 587-633 (2011).

Nzelibe, Jide. Strategic globalization: international law as an extension of domestic political conflict. 105 Nw. U. L. Rev. 635-687 (2011).

George, Tracey E., Mitu Gulati and Ann C. McGinley. The new old legal realism. 105 Nw. U. L. Rev. 689-735 (2011).

Devins, Neal. Party polarization and congressional committee consideration of constitutional questions. 105 Nw. U. L. Rev. 737-787 (2011).

Northwestern University Law Review Editors. Editors' note. 105 Nw. U. L. Rev. 789-790 (2011).

Barnes, Katherine Y. *Is affirmative action responsible for the achievement gap between black and white law students? A correction, a lesson, and an update.* 105 Nw. U. L. Rev. 791-812 (2011).

Williams, Doug, et al. Revisiting law school mismatch: a comment on Barnes (2007, 2011). 105 Nw. U. L. Rev. 813-828 (2011).

Lochner, Sarah L. Comment. Qualified immunity, constitutional stagnation, and the global war on terror. 105 Nw. U. L. Rev. 829-868 (2011).

Shaub, Jonathan David. Note. A Foucauldian call for the archaeological excavation of discourse in the post-**Boumediene** habeas litigation. 105 Nw. U. L. Rev. 869-918 (2011).

Sullivan, Lindsey. Note. Tax accrual workpapers and **Textron**: is litigation strategy no longer protected? 105 Nw. U. L. Rev. 919-945 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 29

January 20, 2012

Wasserman, Howard M. The demise of “drive-by jurisdictional rulings.” 105 Nw. U. L. Rev. 947-967 (2011).

Leong, Nancy. Rethinking the order of battle in constitutional torts: a reply to John Jeffries. 105 Nw. U. L. Rev. 969-982 (2011).

86 NOTRE DAME LAW REVIEW, NO. 4, AUGUST, 2011.

Anabtawi, Iman and Steven L. Schwarcz. Regulating systemic risk: towards an analytical framework. 86 Notre Dame L. Rev. 1349-1412 (2011).

Pasachoff, Eloise. Special education, poverty, and the limits of private enforcement. 86 Notre Dame L. Rev. 1413-1493 (2011).

Vázquez, Carlos M. Customary international law as U.S. law: a critique of the revisionist and intermediate positions and a defense of the modern position. 86 Notre Dame L. Rev. 1495-1634 (2011).

McConnell, Michael W. Is there still a “Catholic question” in America? Reflections on John F. Kennedy’s speech to the Houston Ministerial Association. 86 Notre Dame L. Rev. 1635-1653 (2011).

Durland, Spencer L. Note. The case against institutional conscience. 86 Notre Dame L. Rev. 1655-1686 (2011).

Fragoso, Michael A. Note. Taking conscience seriously or seriously taking conscience?: obstetricians, specialty boards, and the Takings Clause. 86 Notre Dame L. Rev. 1687-1732 (2011).

Ostrander, Benjamin M. Note. The “mosaic theory” and Fourth Amendment law. 86 Notre Dame L. Rev. 1733-1766 (2011).

Snyder, G. Ryan. Note. “Preserving” civil RICO: how the model Unfair Trade Practices Act affects RICO’s private right of action under the McCarran-Ferguson Act. 86 Notre Dame L. Rev. 1767-1817 (2011).

90 OREGON LAW REVIEW, NO. 1, PP. 1-358, 2011.

Oppenheimer, Max Stul. Cybertrash. 90 Or. L. Rev. 1-32 (2011).

Goldscheid, Julie. Disparate impact’s impact: the gender violence lens. 90 Or. L. Rev. 33-67 (2011).

Buhai, Sande L. Federal judicial disqualification: a behavioral and quantitative analysis. 90 Or. L. Rev. 69-112 (2011).

Wilson, Molly J. Walker. Cultural understandings of risk and the tyranny of the experts. 90 Or. L. Rev. 113-189 (2011).

Gustafson, Adam R.F. The “outside limit” for refund suits: the case against the tax exception to the six-year bar on claims against the government. 90 Or. L. Rev. 191-246 (2011).

Spivack, Carla. Let’s get serious: spousal abuse should bar inheritance. 90 Or. L. Rev. 247-302 (2011).

Ajmani, Nisha. Comment. Cyberstalking and free speech: rethinking the **Rangel** standard in the age of the Internet. 90 Or. L. Rev. 303-333 (2011).

Dahab, Nadia H. Note. Muddying the waters of Clean Water Act permitting: **NEDC** reconsidered. 90 Or. L. Rev. 335-358 (2011).

17 PSYCHOLOGY, PUBLIC POLICY, AND LAW, NO. 4, NOVEMBER, 2011.

Brank, Eve M., Edie Greene and Katherine Hochevar. Holding parents responsible: is vicarious responsibility the public’s answer to juvenile crime? 17 Psychol. Pub. Pol’y & L. 507-529 (2011).

Lussier, Patrick and Garth Davies. A person-oriented perspective on sexual offenders, offending trajectories, and risk of recidivism: a new challenge for policymakers, risk assessors, and actuarial prediction? 17 Psychol. Pub. Pol’y & L. 530-561 (2011).

Najdowski, Cynthia J. Stereotype threat in criminal interrogations: why innocent Black suspects are at risk for confessing falsely. 17 Psychol. Pub. Pol’y & L. 562-591 (2011).

Elliott, Irina, Stuart D.M. Thomas and James R.P. Ogloff. Procedural justice in contacts with the police: testing a relational model of authority in a mixed methods study. 17 Psychol. Pub. Pol’y & L. 592-610 (2011).

64 SMU LAW REVIEW, NO. 2, SPRING, 2011.

Tribute to Henry J. Lischer, Jr. [Includes photograph.] 64 SMU L. Rev. 637-646 (2011).

Attanasio, John B. Tribute to Henry J. Lischer, Jr. 64 SMU L. Rev. 637-638 (2011).

Eads, Linda S. A tribute to Hank Lischer. 64 SMU L. Rev. 639-641 (2011).

Malouf, Donald J. Hank Lischer: a friend, a leader, and an “of counsel.” 64 SMU L. Rev. 643-644 (2011).

Mylan, John J. Henry J. Lischer, Jr.: colleague and friend. 64 SMU L. Rev. 645-646 (2011).

Benham, Dustin B. **Twombly** and **Iqbal** should (finally!) put the distinction between intrinsic and extrinsic fraud out of its misery. 64 SMU L. Rev. 649-689 (2011).

Cooley, Amanda Harmon. A contractual deterrence strategy for user-generated copyright infringement and subsequent service provider litigation. 64 SMU L. Rev. 691-733 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 30
January 20, 2012

Hafemeister, Thomas L. and Joshua Hinckley Porter. The Health Care Reform Act of 2010 and medical malpractice liability: worlds in collision or ships passing in the night? 64 SMU L. Rev. 735-754 (2011).

Connor, Thomas. Casenote. The Americans with Disabilities Act—the Fifth Circuit’s narrow interpretation of “services” creates a circuit split and burdens the disabled in **Frame v. City of Arlington**. 64 SMU L. Rev. 757-763 (2011).

Cooley, Natalie M. Casenote. The abdication of free association—elevating the Court above the Constitution in **Christian Legal Society Chapter of the University of California, Hastings College of the Law v. Martinez**. 64 SMU L. Rev. 765-771 (2011).

Gillman, Andrew. Casenote. Sex Offender Registration and Notification Act—Supreme Court undermines Congress’s effort to crack down on sex offender registration. 64 SMU L. Rev. 773-778 (2011).

Hedman, Cristin Lee. Casenote. School law—the Fifth Circuit prolongs educational inequalities in **United States v. Texas**. 64 SMU L. Rev. 779-785 (2011).

Thomas, Scott W. Casenote. Employment law—the Third Circuit’s holding that employees’ unsolicited internal complaints are not protected under ERISA stops whistleblowers in their tracks. 64 SMU L. Rev. 787-792 (2011).

56 SOUTH DAKOTA LAW REVIEW, NO. 3, PP. 405-577, 2011.

South Dakota Law Review Symposium on the Employee Retirement Security Act of 1974. 56 S.D. L. Rev. 405-577 (2011).

Baron, Roger M. “Consumer protection” and ERISA. 56 S.D. L. Rev. 405-407 (2011).

Harmon, Roy F. An assessment of new appeals and external review processes — ERISA claimants get “some kind of hearing.” 56 S.D. L. Rev. 408-455 (2011).

Hoskins, Robert E. Equitable estoppel as a remedy under ERISA. 56 S.D. L. Rev. 456-481 (2011).

Morrison, John and Jonathan McDonald. Exorcising discretion: the death of caprice in ERISA claims handling. 56 S.D. L. Rev. 482-499 (2011).

Pathak, Radha A. Discretionary clause bans & ERISA preemption. 56 S.D. L. Rev. 500-514 (2011).

Stris, Peter K. and student Victor A. O’Connell. Enforcing ERISA. 56 S.D. L. Rev. 515-523 (2011).

Thompson, Amy. Student article. Ask and you shall receive: ERISA’s remedies for non-disclosure. 56 S.D. L. Rev. 524-548 (2011).

Timmerman, Tiffany R. Student article. **Hardt v. Reliance Standard Life Insurance Co.**: breathing new life into claimant’s ability to obtain attorney’s fees under ERISA’s civil enforcement provision. (**Hardt v. Reliance Standard Life Insurance Co.**, 130 S. Ct. 2149, 2010.) 56 S.D. L. Rev. 549-577 (2011).

20 SOUTHERN CALIFORNIA REVIEW OF LAW AND SOCIAL JUSTICE, NO. 3, SUMMER, 2011.

Serrano, Susan K. Collective memory and the persistence of injustice: from Hawai’i’s plantations to Congress—Puerto Ricans’ claims to membership in the polity. 20 S. Cal. Rev. L. & Soc. Just. 353-430 (2011).

Dixon, Heather S. A temporary ban on pornography: a First Amendment-friendly stride toward gender equality. 20 S. Cal. Rev. L. & Soc. Just. 433-497 (2011).

Quass, Lucas I. Note. Proxy marriages and the military widow penalty: excluding alien-widows of fallen soldiers. 20 S. Cal. Rev. L. & Soc. Just. 501-532 (2011).

Jester, Alexander S. Note. **Coleman v. Schwarzenegger**: liberal activism run amok or measured response to a system in crisis? (**Coleman v. Schwarzenegger**, 2007 WL 2122636, 2007.) 20 S. Cal. Rev. L. & Soc. Just. 535-572 (2011).

35 SOUTHERN ILLINOIS UNIVERSITY LAW JOURNAL, SUMMER, 2011.

Law Journal awards. 35 S. Ill. U. L.J. i-x (2011).

Murray, Kelly M., Editor-in-Chief. Foreword. 35 S. Ill. U. L.J. xi (2011).

Beneze, Lee, et al. Survey of Illinois Law: elder law. 35 S. Ill. U. L.J. 597-632 (2011).

Izzo, Kelly. Survey of Illinois Law: insurance law. 35 S. Ill. U. L.J. 633-645 (2011).

Oehmke, Kyle Christopher and Katie Oehmke. Survey of Illinois Law: medical malpractice. 35 S. Ill. U. L.J. 647-687 (2011).

Parness, Jeffrey A. Survey of Illinois Law: the ins and outs of the new Illinois Evidence Rules. 35 S. Ill. U. L.J. 689-701 (2011).

Ginsberg, Marc D. Survey of Illinois Law: at long last, a long look at respondents in discovery. 35 S. Ill. U. L.J. 703-727 (2011).

Volume 35 index. 35 S. Ill. U. L.J. 729-735 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 31
January 20, 2012

64 TAX LAWYER, NO. 3, SPRING, 2011.

Cummings, Jasper L., Jr. Circular cash flows and the federal income tax. 64 Tax Law. 535-634 (2011).

Kingston, Charles I. Risk, ownership, equity: **2011 Erwin N. Griswold Lecture**. 64 Tax Law. 635-655 (2011).

Leeds, Mark. A riff on Cliff: **Calloway** and **Anschutz** expand tax ownership authorities from debt to equities. 64 Tax Law. 657-700 (2011).

Afshar, Anisa. Comment. The statute of limitations for the TEFRA partnership proceedings: the interplay between section 6229 and section 6501. 64 Tax Law. 701-717 (2011).

Newman, Megan. Comment. The low-income tax gap: the hybrid nature of the earned income tax credit leads to its exclusion from due process protection. 64 Tax Law. 719-746 (2011).

Gill, Danielle. Note. Something rotten in the Netherlands: the case of **X and Passenheim-van Schoot** and the demise of EU taxpayer rights under the EU Treaty. (**X & Passenheim-van Schoot v. Staatssecretaris van Financiën**, C-155/08 E.C.R. I-05093, 2009.) 64 Tax Law. 747-763 (2011).

Tucker, Shannon. Note. Recognizing Roth IRAs as S corporation shareholders: a critique of ... (**Taproot Administrative Services v. Commissioner**, 133 T.C. 202, 2009.) 64 Tax Law. 765-782 (2011).

25 TEMPLE INTERNATIONAL & COMPARATIVE LAW JOURNAL, NO. 1, SPRING, 2011.

Stark, Debra Poggrund and Jessica M. Choplin. Consumer protection initiatives in the EU mortgage market: a behavioral economics based critique and proposal. 25 Temp. Int'l & Comp. L.J. 1-42 (2011).

Leitner, John M. To post or not to post: Korean criminal sanctions for online expression. 25 Temp. Int'l & Comp. L.J. 43-77 (2011).

Pabón López, María and Roxana A. Davis. Immigration law Spanish-style II: Spain's voluntary immigrant return plan and the new push for circular migration. 25 Temp. Int'l & Comp. L.J. 79-102 (2011).

Giattino, David W. Comment. Curbing rent-seeking by activist shareholders: the British approach. 25 Temp. Int'l & Comp. L.J. 103-138 (2011).

Zhou, Weighou. Comment. Pirates behind an ajar door, and an ocean away: U.S.-China WTO disputes, intellectual property protection, and market access. 25 Temp. Int'l & Comp. L.J. 139-177 (2011).

del Pilar Castillo, Maria. Comment. Issues of family separation: an argument for moving away from enforcement-only solutions to our immigration "problem." 25 Temp. Int'l & Comp. L.J. 179-216 (2011).

Giamanco, Theresa. Comment. The perpetrator behind the perpetrator: a critical analysis of the theory of prosecution against Omar Al-Bashir. 25 Temp. Int'l & Comp. L.J. 217-245 (2011).

Burns, Sara. Comment. Expanding the marital deduction: an analysis of international systems of transfer taxation, their treatment of the taxable unit, and the United States' inadequate marital deduction. 25 Temp. Int'l & Comp. L.J. 247-284 (2011).

30 TEMPLE JOURNAL OF SCIENCE, TECHNOLOGY & ENVIRONMENTAL LAW, NO. 1, SPRING, 2011.

Grandhi, Krishna. The discovery within: employing e-discovery coordinators for management of electronic discovery processes in federal and state cases. 30 Temp. J. Sci. Tech. & Envtl. L. 1-32 (2011).

Coleman, Lisa M. Creating a path to universal access: the FCC's network neutrality rules, the digital divide, & the human right to participate in cultural life. 30 Temp. J. Sci. Tech. & Envtl. L. 33-50 (2011).

Rodriguez, Sheila. The morally informed consumer: examining animal welfare claims on egg labels. 30 Temp. J. Sci. Tech. & Envtl. L. 51-79 (2011).

Fuentes, Pamela. Comment. Nipping the bad in the bud: using Hatch-Waxman to renew Monsanto's crop. 30 Temp. J. Sci. Tech. & Envtl. L. 81-109 (2011).

Conaboy, Suzanne. Casenote. Mirror, mirror on the wall: why cDNA is deserving of patent protection. (**Ass'n for Molecular Pathology v. USPTO**, 2010 U.S. Dist. LEXIS 35418, 2010.) 30 Temp. J. Sci. Tech. & Envtl. L. 111-143 (2011).

Wrynn, Lily. Comment. Exploring the jailbreaking exception to examine the Librarian of Congress's power under the Digital Millennium Copyright Act. 30 Temp. J. Sci. Tech. & Envtl. L. 145-173 (2011).

12 TEXAS REVIEW OF ENTERTAINMENT & SPORTS LAW, NO. 2, SPRING, 2011.

Crincoli, Shawn M. You can only race if you can't win? The curious case of Oscar Pistorius & Caster Semenya. 12 Tex. Rev. Ent. & Sports L. 133-187 (2011).

Lindholm, Johan. The problem with salary caps under European Union law: the case against financial fair play. 12 Tex. Rev. Ent. & Sports L. 189-213 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 32
January 20, 2012

Davies, Ross E. The law firm and the League: the legal and electronic connections between Morgan, Lewis & Bockius LLP and Major League Baseball. 12 *Tex. Rev. Ent. & Sports L.* 215-224 (2011).

Rosenfeld, Shelly. An indecent proposal? What clamping down on fleeting expletives on the airwaves means for the TV industry. 12 *Tex. Rev. Ent. & Sports L.* 225-238 (2011).

Arthur Miller Dialogue on "Sports, Media and Race: The Impact on America." 12 *Tex. Rev. Ent. & Sports L.* 239-283 (2011).

Reyna, Arthur, III, Editor-in-Chief. An introduction to the Arthur Miller Dialogue on "Sports, Media and Race: The Impact on America." 12 *Tex. Rev. Ent. & Sports L.* 239-249 (2011).

Arthur Miller Dialogue on "Sports, Media and Race: The Impact on America." Arthur Miller, moderator; Brian Jones, Harry Edwards, Craig Watkins, Rob Fink, Julius Whittier, Talmage Boston, Ted Shaker, Otis Birdsong, Jane Leavy, Norm Hitzges, Clay Carson and Fran Harris, panelists. 12 *Tex. Rev. Ent. & Sports L.* 251-283 (2011).

88 UNIVERSITY OF DETROIT MERCY LAW REVIEW, NO. 2, WINTER, 2010.

Binkley, Mason Blake. A loss for words: "religion" in the First Amendment. 88 *U. Det. Mercy L. Rev.* 185-234 (2010).

Corbett, Patrick E. Cyberharassment, sexting and other high-tech offenses involving Michigan residents—are we victims or criminals? 88 *U. Det. Mercy L. Rev.* 237-269 (2010).

Flores, Anthony. You can't say that, or maybe you can: an analysis of Michigan prosecutor closing argument law. 88 *U. Det. Mercy L. Rev.* 273-289 (2010).

Marzen, Chad G. Protecting statements in Catholic tribunal proceedings under the priest-penitent privilege: **Cimijotti v. Paulsen** considered. 88 *U. Det. Mercy L. Rev.* 291-305 (2010).

Butler, Kyle Michael. Note. Considering the totality of the circumstances for asylum applicants: why the bars to asylum are in desperate need of reform. 88 *U. Det. Mercy L. Rev.* 307-334 (2010).

Link, William. Note. Looking for the best interests of the child in custody disputes between a natural parent and a third party in Michigan. 88 *U. Det. Mercy L. Rev.* 335-356 (2010).

Clark, Amanda. Comment. The Patient Protection and Affordable Care Act and the efforts of the mentally ill to achieve equal and adequate health coverage. 88 *U. Det. Mercy L. Rev.* 357-376 (2010).

Harwood, Sarah. Comment. United States Farm Bill—an antiquated policy? 88 *U. Det. Mercy L. Rev.* 377-405 (2010).

2011 UNIVERSITY OF ILLINOIS LAW REVIEW, NO. 5, PP. 1453-1912.

Symposium: Law and Economics Conference to Honor Thomas S. Ulen. 2011 *U. Ill. L. Rev.* 1453-1825.

Colombo, John. Introduction. 2011 *U. Ill. L. Rev.* 1453-1454.

Ramseyer, J. Mark. Law and economics in Japan. 2011 *U. Ill. L. Rev.* 1455-1473.

Cooter, Robert. Maturing into normal science: the effect of empirical legal studies on law and economics. 2011 *U. Ill. L. Rev.* 1475-1483.

Billiet, Carole M. Formats for law and economics in legal scholarship: views and wishes from Europe. 2011 *U. Ill. L. Rev.* 1485-1516.

Garoupa, Nuno. The law and economics of legal parochialism. 2011 *U. Ill. L. Rev.* 1517-1529.

Schwartz, Alan. Two culture problems in law and economics. 2011 *U. Ill. L. Rev.* 1531-1549.

Heremans, Dirk and Katrien Bosquet. The future of law and finance after the financial crisis: new perspectives on regulation and corporate governance for banks. 2011 *U. Ill. L. Rev.* 1551-1575.

Stancil, Paul J. The legal academy as dinner party: a (short) manifesto on the necessity of inter-interdisciplinary legal scholarship. 2011 *U. Ill. L. Rev.* 1577-1591.

Depoorter, Ben and Jef Demot. The cross-Atlantic law and economics divide: a dissent. 2011 *U. Ill. L. Rev.* 1593-1606.

McAdams, Richard H. Present bias and criminal law. 2011 *U. Ill. L. Rev.* 1607-1631.

Aviram, Amitai. Bail-ins: cyclical effects of a common response to financial crises. 2011 *U. Ill. L. Rev.* 1633-1652.

Korobkin, Russell. What comes after victory for behavioral law and economics? 2011 *U. Ill. L. Rev.* 1653-1674.

Rachinski, Jeffrey J. The psychological foundations of behavioral law and economics. 2011 *U. Ill. L. Rev.* 1675-1696.

Teichman, Doron. The optimism bias of the behavioral analysis of crime control. 2011 *U. Ill. L. Rev.* 1697-1712.

Eisenberg, Theodore. The origins, nature, and promise of empirical legal studies and a response to concerns. 2011 *U. Ill. L. Rev.* 1713-1738.

CURRENT INDEX TO LEGAL PERIODICALS

Page 33

January 20, 2012

Heise, Michael. An empirical analysis of empirical legal scholarship production, 1990-2009. 2011 U. Ill. L. Rev. 1739-1752.

Shepherd, Joanna. Measuring maximizing judges: empirical legal studies, public choice theory, and judicial behavior. 2011 U. Ill. L. Rev. 1753-1766.

Ayres, Ian. Very like a law professor: an essay in honor of Tom Ulen. [Includes photograph.] 2011 U. Ill. L. Rev. 1767-1783.

Ginsburg, Tom and Thomas J. Miles. Empiricism and the rising incidence of coauthorship in law. 2011 U. Ill. L. Rev. 1785-1825.

Artman, David. Note. Who's behind door number one?: problems with using confidential sources in securities litigation. 2011 U. Ill. L. Rev. 1827-1852.

Beane, Devon Curtis. Note. Whose right is it anyway?: the evisceration of an infringer's Seventh Amendment right in patent litigation. 2011 U. Ill. L. Rev. 1853-1884.

Hersh, Alan Wendler. Note. Keep it quiet: how facially neutral affirmative action passes constitutional scrutiny. 2011 U. Ill. L. Rev. 1885-1911.

Annual index. 2011 U. Ill. L. Rev. pp. (a)-(j).

66 UNIVERSITY OF MIAMI LAW REVIEW, NO. 1, FALL, 2011.

Murray, J. Haskell and Edward I. Hwang. Purpose with profit: governance, enforcement, capital-raising and capital-locking in low-profit limited liability companies. 66 U. Miami L. Rev. 1-52 (2011).

Hammitt, Jennifer. Note. Who's afraid of the Supremacy Clause? State regulation of air pollution from offshore ships is upheld in **Pacific Merchant Shipping Ass'n v. Goldstene**. 66 U. Miami L. Rev. 53-77 (2011).

Goodman, Chris Chambers. The gate(way)s of hell and pathways to purgatory: eradicating common law protections in the newly sculpted character evidence rules of the United Kingdom's 2003 Criminal Justice Act. 66 U. Miami L. Rev. 79-122 (2011).

Stine, Aaron C. and Eric D. Gorman. Putting the lid on state-sanctioned cartels: why the state action doctrine in its current form should become a remnant of the past. 66 U. Miami L. Rev. 123-139 (2011).

Casebeer, Kenneth M. and Charles J. Whalen. Taking interdependence and production more seriously: toward mutual rationality and a more useful law and economics. 66 U. Miami L. Rev. 141-156 (2011).

Landon, Quin S. Note. The First Amendment and speech-based torts: recalibrating the balance. 66 U. Miami L. Rev. 157-195 (2011).

Horowitz, Emily. Note. Shooting blanks: the Supreme Court's flawed analysis in ... (**McDonald v. City of Chicago**, 130 S. Ct. 3020, 2010.) 66 U. Miami L. Rev. 197-231 (2011).

Beal, Elisabeth A. Note. **J. McIntyre Machinery, Ltd. v. Nicaastro**: the stream-of-commerce theory of personal jurisdiction in a globalized economy. (**Nicaastro v. McIntyre Mach. Am., Ltd.**, 987 A.2d 575, 2010, *rev'd sub nom J. McIntyre Mach., Ltd. v. Nicaastro*, No. 09.1343, 2011.) 66 U. Miami L. Rev. 233-257 (2011).

Baker, Arthur J.R. Note. Fundamental mismatch: the improper integration of individual liberty rights into Commerce Clause analysis of the Patient Protection and Affordable Care Act. 66 U. Miami L. Rev. 259-312 (2011).

14 UNIVERSITY OF PENNSYLVANIA JOURNAL OF CONSTITUTIONAL LAW, NO. 1, OCTOBER, 2011.

Ball, Carlos A. Why liberty judicial review is as legitimate as equality review: the case of gay rights jurisprudence. 14 U. Pa. J. Const. L. 1-76 (2011).

Peterson, Todd David. Contempt of Congress v. executive privilege. 14 U. Pa. J. Const. L. 77-159 (2011).

Moses, Margaret L. Beyond judicial activism: when the Supreme Court is no longer a court. 14 U. Pa. J. Const. L. 161-214 (2011).

Martinez Campbell, Michele. The kids are online: the Internet, the Commerce Clause, and the amended Federal Kidnapping Act. 14 U. Pa. J. Const. L. 215-269 (2011).

Ahuja, Raghav. Comment. Constitutional in name: the Bureau of Consumer Financial Protection and the Obama Administration's treatment of the nondelegation principle and the Appointments Clause. 14 U. Pa. J. Const. L. 271-300 (2011).

Kwoka, Lindsay. Comment. Trial by sniper: the legality of targeted killing in the war on terror. 14 U. Pa. J. Const. L. 301-325 (2011).

46 UNIVERSITY OF SAN FRANCISCO LAW REVIEW, NO. 1, SUMMER, 2011.

Kiser, Jessica M. How Dykes on Bikes got it right: procedural inequities inherent in the Trademark Office's review of disparaging trademarks. 46 U.S.F. L. Rev. 1-36 (2011).

Creel, Barbara. Tribal court convictions and the Federal Sentencing Guidelines: respect for tribal courts and tribal people in federal sentencing. 46 U.S.F. L. Rev. 37-91 (2011).

Koons, Judith E. Earth jurisprudence and the story of oil: intergenerational justice for the post-petroleum period. 46 U.S.F. L. Rev. 93-138 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 34
January 20, 2012

Markham, Wesley D. Healthcare reform's mandatory medical loss ratio: constitutionality, policy, and implementation. 46 U.S.F. L. Rev. 139-182 (2011).

Moroski, Rachel. Comment. Desperate times don't always call for desperate measures: **Professional Engineers v. Schwarzenegger** through the lens of the Contract Clause. (**Prof'l Eng'rs in Cal. Gov't v. Schwarzenegger**, 239 P.3d 1186, 2010.) 46 U.S.F. L. Rev. 183-214 (2011).

Schubert, Noah M. Comment. Replacement Justice on the United States Supreme Court: the use of temporary Justices to resolve the recusal conundrum. 46 U.S.F. L. Rev. 215-248 (2011).

Hurwitz, Elizabeth. Comment. Out of the shadows, into the light: preventing workplace discrimination against medical marijuana users. 46 U.S.F. L. Rev. 249-280 (2011).

43 URBAN LAWYER, NO. 3, SUMMER, 2011.

Shanske, Darien. The Supreme Court and the new old public finance: a new old defense of the Court's recent dormant Commerce Clause jurisprudence. 43 Urb. Law. 659-722 (2011).

Annual Review of the Law

Hanks, James C. Recent developments in education law: regulating student speech in cyberspace. 43 Urb. Law. 723-743 (2011).

Wilson, Paul D. and Noah C. Shaw. Robber barons, back-stabbers and extortionists: how far does Anti-SLAPP protection go? 43 Urb. Law. 745-756 (2011).

Salkin, Patricia E. Failure to articulate clear ethics rules and standards at the local level continues to haunt local land use decision makers. 43 Urb. Law. 757-773 (2011).

Silverman, David S. Green transportation: roadblocks and avenues for promoting low-impact transportation choices. 43 Urb. Law. 775-788 (2011).

Foster, Robert B. Like a Martian machine: recent developments in land use regulation of cellular telecommunications facilities under the Telecommunications Act of 1996. 43 Urb. Law. 789-799 (2011).

Tappendorf, Julie A. and Brent O. Denzin. Turning vacant properties into community assets through land banking. 43 Urb. Law. 801-812 (2011).

Hellums, Sandy D. and Katharine D. David. Slip slidin' away: easements, avulsion, access, and the ever changing law of beach front property. 43 Urb. Law. 813-822 (2011).

Sullivan, Edward J. Recent developments in comprehensive planning law. 43 Urb. Law. 823-837 (2011).

Lawlor, Matthew J. Gaining ground in the final frontier: surveying legal issues raised by New England's form-based codes. 43 Urb. Law. 839-851 (2011).

Dalton, Daniel P. The Religious Land Use and Institutionalized Persons Act—recent developments. 43 Urb. Law. 853-876 (2011).

Thomas, Robert H. Recent developments in condemnation law: public use, private property. 43 Urb. Law. 877-888 (2011).

Kleeger, Jeffrey. Blight makes right: utilization as public use. 43 Urb. Law. 889-900 (2011).

Case notes. 43 Urb. Law. 901-914 (2011).

2011 UTAH LAW REVIEW, NO. 2, PP. 335-696.

Symposium. The CARD Act in Perspective: Ongoing Efforts to Find Balance in Credit Card Regulation. 2011 Utah L. Rev. 335-432.

Peterson, Christopher L. The CARD Act in Perspective: Ongoing Efforts to Find Balance in Credit Card Regulation. 2011 Utah L. Rev. 335-337.

Levitin, Adam J. Rate-jacking: risk-based & opportunistic pricing in credit cards. 2011 Utah L. Rev. 339-367.

Nelson, Eboni S. Young consumer protection in the "millennial" age. 2011 Utah L. Rev. 369-405.

Schwartz, Andrew A. Old enough to fight, old enough to swipe: a critique of the infancy rule in the federal Credit CARD Act of 2009. 2011 Utah L. Rev. 407-432.

Douglas, Joshua A. The procedure of election law in federal courts. 2011 Utah L. Rev. 433-488.

Esbeck, Carl H. Uses and abuses of textualism and originalism in Establishment Clause interpretation. 2011 Utah L. Rev. 489-623.

Tetelbaum, Elina. A sobering look at why Sunday liquor laws violate the Sherman Act. 2011 Utah L. Rev. 625-650.

Goodwin, Thomas E. Note. Victims' rights in context: protecting crime victims under the Utah Supreme Court's analysis of Rule 506(d)(1). 2011 Utah L. Rev. 651-667.

Therrien, Marc. Note. Talkin' 'bout a revolution?: Utah overhauls its Rules of Civil Discovery. 2011 Utah L. Rev. 669-695.

CURRENT INDEX TO LEGAL PERIODICALS

Page 35
January 20, 2012

52 VIRGINIA JOURNAL OF INTERNATIONAL LAW, NO. 1, FALL, 2011.

Cohen, I. Glenn. Medical tourism, access to health care, and global justice. 52 Va. J. Int'l L. 1-56 (2011).

Schill, Stephan W. Enhancing international investment law's legitimacy: conceptual and methodological foundations of a new public law approach. 52 Va. J. Int'l L. 57-102 (2011).

Shaffer, Gregory and Joel Trachtman. Interpretation and institutional choice at the WTO. 52 Va. J. Int'l L. 103-153 (2011).

Siebens, Christopher. Note. Divergent approaches to file-sharing enforcement in the United States and Japan. 52 Va. J. Int'l L. 155-192 (2011).

Winerman, Andrew. Note. "Leave now": a proposal to reconcile justice and pragmatism in democratically transitioning countries. 52 Va. J. Int'l L. 193-233 (2011).

46 WAKE FOREST LAW REVIEW, NO. 4, FALL, 2011.

Goodno, Naomi Harlin. How public schools can constitutionally halt cyberbullying: a model cyberbullying policy that considers First Amendment, due process, and Fourth Amendment challenges. 46 Wake Forest L. Rev. 641-700 (2011).

Ganor, Mira. The power to issue stock. 46 Wake Forest L. Rev. 701-743 (2011).

Loren, Lydia Pallas. Deterring abuse of the copyright takedown regime by taking misrepresentation claims seriously. 46 Wake Forest L. Rev. 745-782 (2011).

Alces, Kelli A. Beyond the board of directors. 46 Wake Forest L. Rev. 783-836 (2011).

Niesel, Zoe E. Comment. Better late than never? The effect of the Native American Graves Protection and Repatriation Act's 2010 regulations. 46 Wake Forest L. Rev. 837-865 (2011).

Berrier, Andrew L. Note. **Vernor v. Autodesk, Inc.**: the last first sale? (**Vernor v. Autodesk, Inc.**, 621 F.3d 1102, 2010.) 46 Wake Forest L. Rev. 867-885 (2011).

35 WASHINGTON UNIVERSITY JOURNAL OF LAW & POLICY, PP. 1-570, 2011.

For Love or Money? Defining Relationships in Law and Life. 35 Wash. U. J.L. & Pol'y 1-444 (2011).

Crain, Marion and Kimberly D. Krawiec. Introduction. 35 Wash. U. J.L. & Pol'y 1-9 (2011).

The Complexity of Disentangling Intrinsic and Extrinsic Compliance Motivations: Theoretical and Empirical Insights from the Behavioral Analysis of Law. Article by Yuval Feldman; response by Rebecca Hollander-Blumoff. 35 Wash. U. J.L. & Pol'y 11-67 (2011).

Does Profit-Seeking Rule Out Love? Evidence (or Not) from Economics and Law. Article by Julie A. Nelson; response [At the Conjunction of Love and Money.] by William W. Bratton. 35 Wash. U. J.L. & Pol'y 69-115 (2011).

Working Relationships. Article by Laura A. Rosenbury; response [Work Friends.] by Ethan J. Leib. 35 Wash. U. J.L. & Pol'y 117-161 (2011).

Arm's-Length Intimacy: Employment as Relationship. Article by Marion Crain; response by Scott Baker. 35 Wash. U. J.L. & Pol'y 163-223 (2011).

Enforcing Bargains in an Ongoing Marriage. Article by Mary Anne Case; response by Robert A. Pollak. 35 Wash. U. J.L. & Pol'y 225-272 (2011).

Incorporating the Hendricks. Article by Larry E. Ribstein; response by Robert C. Ellickson. 35 Wash. U. J.L. & Pol'y 273-307 (2011).

Testing as Commodification. Article by Katharine Silbaugh; response [Counting and Commodifying.] by Kieran Healy; response [The Dark Side of Commodification Critiques: Politics and Elitism in Standardized Testing.] by Kimberly D. Krawiec. 35 Wash. U. J.L. & Pol'y 309-362 (2011).

Sex Therapy in the Age of Viagra: "Money Can't Buy Me Love." Article by Susan Ekberg Stiritz and Susan Frelich Appleton; response [Erotic Entitlements Part I.] by Adrienne D. Davis. 35 Wash. U. J.L. & Pol'y 363-444 (2011).

Johannes, Laura E. Note. Hitting the right notes: the need for a general public performance right in sound recordings to create harmony in American copyright law. 35 Wash. U. J.L. & Pol'y 445-471 (2011).

Lewis, Katherine L. Note. Rebuilding a house of cards: envisioning sustainable federal housing policy. 35 Wash. U. J.L. & Pol'y 473-517 (2011).

Schoonover, Matthew. Note. Oversold, delayed, rescheduled: airline passenger rights and protections. 35 Wash. U. J.L. & Pol'y 519-545 (2011).

Tseng, Yen-Shyang. Note. Governing virtual worlds: interrater 2.0. 35 Wash. U. J.L. & Pol'y 547-570 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 36
January 20, 2012

114 WEST VIRGINIA LAW REVIEW, NO. 1, FALL, 2011.

Fisher, John W., II. Title examinations, when is action on the security instrument barred. 114 W. Va. L. Rev. 1-47 (2011).

Roesler, Shannon M. Addressing environmental injustices: a capability approach to rulemaking. 114 W. Va. L. Rev. 49-107 (2011).

Markovic, Milan. Advising clients after critical legal studies and the Torture Memos. 114 W. Va. L. Rev. 109-164 (2011).

Abrams, Jamie R. Examining entrenched masculinities in the republican government tradition. 114 W. Va. L. Rev. 165-208 (2011).

Padfield, Stefan J. The Dodd-Frank corporation: more than a nexus-of-contracts. 114 W. Va. L. Rev. 209-237 (2011).

Felts, Andrew S. Note. What sex-ed didn't teach you: addressing the inadequacies of West Virginia Code section 42-1-8 and the future of posthumously conceived children. 114 W. Va. L. Rev. 239-276 (2011).

Brown, Sara E. Note. An illusory expectation of privacy: the ECPA is insufficient to provide meaningful protection for advanced communication tools. 114 W. Va. L. Rev. 277-308 (2011).

Shaffer, Jacob R. Note. Rescuing the international arbitral model: identifying the problem in natural resources trade and development. 114 W. Va. L. Rev. 309-346 (2011).

Turner, Lauren K. Note. The impact of technology on pre-digital recording agreements: an examination of ... (**F.B.T. Productions, LLC v. Aftermath Records**, 621 F.3d 958, 2010.) 114 W. Va. L. Rev. 347-371 (2011).

33 WESTERN NEW ENGLAND LAW REVIEW, NO. 3, PP. 697-900, 2011.

Miller, Bruce. No virtue in passivity: the Supreme Court and Ali Al-Marri. 33 W. New Eng. L. Rev. 697-755 (2011).

Barr, Jamison and Emmy Lugas. Digital threats on campus: examining the duty of colleges to protect their social networking students. 33 W. New Eng. L. Rev. 757-788 (2011).

Slocum, Jenny T. and Jess M. Collen. The evolving threat and enforcement of replica goods. 33 W. New Eng. L. Rev. 789-815 (2011).

Prasad, Michael. Note. Immigration and labor law — we need your help! But it's gonna cost you: **Arriaga, Castellanos-Contreras**, and why the point of hire fees should be paid by the employer. 33 W. New Eng. L. Rev. 817-854 (2011).

Schrengohst, Karina L. Note. Animal law — cultivating compassionate law: unlocking the laboratory door and shining light on the inadequacies & contradictions of the Animal Welfare Act. 33 W. New Eng. L. Rev. 855-900 (2011).

32 WOMEN'S RIGHTS LAW REPORTER, NO. 1, FALL, 2010.

Symposium Presentations: Women, Law, and the Economy. 32 Women's Rts. L. Rep. 1-80 (2010).

Anderson, Rachel J. Promoting distributional equality for women: some thoughts on gender and global corporate citizenship in foreign direct investment. 32 Women's Rts. L. Rep. 1-24 (2010).

Bakst, Dina and Phoebe Taubman. From the Great Depression to the Great Recession: advancing women's economic security through tough economic times and beyond. 32 Women's Rts. L. Rep. 25-44 (2010).

Crawford, Bridget J. The currency of white women's hair in a down economy. 32 Women's Rts. L. Rep. 45-55 (2010).

Inniss, Lolita Buckner. It's the hard luck life: women's moral luck and eucatastrophe in child custody allocation. 32 Women's Rts. L. Rep. 56-80 (2010).

Prentice, Leslie. Note. "At risk for incarceration": women in poverty, post-traumatic stress disorder, and Medicaid. 32 Women's Rts. L. Rep. 81-103 (2010).

121 YALE LAW JOURNAL, NO. 1, OCTOBER, 2011.

Coleman, Jules L. The architecture of jurisprudence. 121 Yale L.J. 2-80 (2011).

Colloquy: (Mis)Aligning Accident Law. 121 Yale L.J. 82-193 (2011).

Porat, Ariel. Misalignments in tort law. 121 Yale L.J. 82-141 (2011).

Geistfeld, Mark A. The principle of misalignment: duty, damages, and the nature of tort liability. 121 Yale L.J. 82-193 (2011).

Hinchcliff, Abigail M. Note. The "other" side of **Richardson v. Ramirez**: a textual challenge to felon disenfranchisement. (**Richardson v. Ramirez**, 418 U.S. 24, 1974.) 121 Yale L.J. 194-236 (2011).

Ellis, Michael J. Comment. Disaggregating legal strategies in the war on terror. 121 Yale L.J. 237-250 (2011).