

CURRENT INDEX TO LEGAL PERIODICALS

Marian Gould Gallagher Law Library
University of Washington

Nikki Pike, Publication Specialist
Melia Mauer Cossette, Ingrid Holmlund,
Tania Schriwer, Alena Wolotira and Alysha Yagoda, Editors
Copyright 2012, Marian Gould Gallagher Law Library
University of Washington School of Law

Key to Citations—January 27, 2012

American Criminal Law Review	48	Am. Crim. L. Rev., No. 3, Summer, 2011.
American Journal of Law & Medicine	37	Am. J.L. & Med., No. 4, Pp. 469-692, 2011.
American Journal of Legal History	51	Am. J. Legal Hist., No. 4, October, 2011.
Arkansas Law Review	64	Ark. L. Rev., No. 3, Pp. 561-852, 2011.
Asia Pacific Journal of Environmental Law	13	Asia Pac. J. Envtl. L., No. 2, Pp. 151-274, 2010.
Australian Journal of Asian Law	+12	Austl. J. Asian L., No. 2, Pp. 157-327, 2010.
Brigham Young University Law Review	2011	BYU L. Rev., No. 4, Pp. 943-1326.
Clinical Law Review	18	Clinical L. Rev., No. 1, Fall, 2011.
Columbia Law Review	111	Colum. L. Rev., No. 7, November, 2011.
Cornell Law Review	97	Cornell L. Rev., No. 1, November, 2011.
Drake Law Review	59	Drake L. Rev., No. 4, Summer, 2011.
Duquesne Business Law Journal	13	Duq. Bus. L.J., No. 2, Summer, 2011.
Florida Law Review	63	Fla. L. Rev., No. 6, December, 2011.
Fordham Intellectual Property, Media & Entertainment Law Journal	21	Fordham Intell. Prop. Media & Ent. L.J., No. 4, Summer, 2011.
George Mason Law Review	19	Geo. Mason L. Rev., No. 1, Fall, 2011.
Georgetown Law Journal	100	Geo. L.J., No. 1, November, 2011.
Harvard Journal of Law & Public Policy	34	Harv. J.L. & Pub. Pol'y, No. 2, Spring, 2011.
Hastings Business Law Journal	8	Hastings Bus. L.J., No. 1, Winter, 2012.
Hastings Communications and Entertainment Law Journal (COMM/ENT)	34	Hastings Comm. & Ent. L.J., No. 1, Fall, 2011.
Health Matrix	21	Health Matrix, No. 2, Pp. 353-696, 2011.
IDEA: The Intellectual Property Law Review	51	IDEA, No. 4, Pp. 559-723, 2011.
Journal of Empirical Legal Studies	8	J. Empirical Legal Stud., No. 1, December, 2011.
Journal of Health Care Law & Policy	14	J. Health Care L. & Pol'y, No. 1, Pp. 1-239, 2011.
Kentucky Journal of Equine, Agriculture, and Natural Resources Law	3	Ky. J. Equine, Agri., & Nat. Resources L., No. 2, Pp. 179-318, 2010-2011.
Law and Business Review of the Americas	17	Law & Bus. Rev. Am., No. 3, Summer, 2011.
Law and History Review	29	Law & Hist. Rev., No. 4, November, 2011.
Loyola of Los Angeles International and Comparative Law Review	33	Loy. L.A. Int'l & Comp. L. Rev., No. 1, Fall, 2010.
New York University Law Review	86	N.Y.U. L. Rev., No. 5, November, 2011.
Public Land & Resources Law Review	32	Pub. Land & Resources L. Rev., Pp. 1-229, 2011.
Quinnipiac Law Review	29	Quinnipiac L. Rev., No. 4, Pp. 841-1124, 2011.
Rutgers Law Review	63	Rutgers L. Rev., No. 4, Summer, 2011.
SMU Law Review	64	SMU L. Rev., No. 3, Summer, 2011.
South Dakota Law Review	55	S.D. L. Rev., No. 3, Pp. 385-562, 2010.
Southern California Law Review	84	S. Cal. L. Rev., No. 6, September, 2011.
Texas Law Review	90	Tex. L. Rev., No. 1, November, 2011.
Tulane Law Review	86	Tul. L. Rev., No. 1, November, 2011.
UMKC Law Review	80	UMKC L. Rev., No. 1, Fall, 2011.
University of Illinois Journal of Law, Technology & Policy	2011	U. Ill. J.L. Tech. & Pol'y, No. 2, Fall.
Virginia Law Review	97	Va. L. Rev., No. 7, November, 2011.
Washington Law Review	86	Wash. L. Rev., No. 3, October, 2011.
Yale Law Journal	121	Yale L.J., No. 2, November, 2011.

+ Hardcopy publication ceases with this issue & becomes an electronic journal from 2011 Volume 13.

CURRENT INDEX TO LEGAL PERIODICALS

Page 2
January 27, 2012

ADMINISTRATIVE LAW

Fong, Ivan K. The current state of national security. 63 Rutgers L. Rev. 1135-1147 (2011).

Healy, Michael P. Reconciling **Chevron**, **Mead**, and the review of agency discretion: source of law and the standards of judicial review. 19 Geo. Mason L. Rev. 1-55 (2011).

Sabel, Charles F. and William H. Simon. Minimalism and experimentalism in the administrative state. 100 Geo. L.J. 53-93 (2011).

Wang, Stephanie. The enforcement of China's anti-monopoly law against administrative monopolies. 12 Austl. J. Asian L. 182-213 (2010).

Wenner, Craig A. Note. Judicial review and the humane treatment of animals. 86 N.Y.U. L. Rev. 1630-1667 (2011).

ADMIRALTY

Hume, Lauren E. Note. Are we sailing in occupied waters?: rethinking the availability of punitive damages under the Oil Pollution Act of 1990. 86 N.Y.U. L. Rev. 1444-1481 (2011).

AGRICULTURE LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Kentucky Journal of Equine, Agriculture, and Natural Resources Law

Rowe, Elizabeth A. Patents, genetically modified foods, and IP overreaching. 64 SMU L. Rev. 859-893 (2011).

Wenner, Craig A. Note. Judicial review and the humane treatment of animals. 86 N.Y.U. L. Rev. 1630-1667 (2011).

ANIMAL LAW

Dane, Keith. Institutionalized horse abuse: the soring of Tennessee Walking Horses. 3 Ky. J. Equine, Agri., & Nat. Resources L. 201-219 (2010-2011).

Wenner, Craig A. Note. Judicial review and the humane treatment of animals. 86 N.Y.U. L. Rev. 1630-1667 (2011).

ARTS AND ENTERTAINMENT

Correa, Krista. All your face are belong to us: protecting celebrity images in hyper-realistic video games. 34 Hastings Comm. & Ent. L.J. 93-126 (2011).

Evans, Tonya M. Sampling, looping, and mashing...oh my!: how hip hop music is scratching more than the surface of copyright law. 21 Fordham Intell. Prop. Media & Ent. L.J. 843-904 (2011).

BANKING AND FINANCE

Alam, Md Shamim. Provident funds in Bangladesh: a legal framework for developing countries. 12 Austl. J. Asian L. 214-247 (2010).

Epstein, Richard A. **Dunwoody Distinguished Lecture in Law**. The constitutional paradox of the Durbin Amendment: how monopolies are offered constitutional protections denied to competitive firms. 63 Fla. L. Rev. 1307-1348 (2011).

Gaughan, Courtney. Note. Some more **Watters**, please: the Dodd-Frank Act's new preemption standards lighten consumers' wallets. 63 Fla. L. Rev. 1459-1485 (2011).

Huang, Hui. China's legal responses to the global financial crisis: from domestic reform to international engagement. 12 Austl. J. Asian L. 157-181 (2010).

Kessler, William A. II. Note. Whose office is this anyway? A look at the IRS's new position on offshore lending. 84 S. Cal. L. Rev. 1357-1401 (2011).

Manns, Jeffrey. Building better bailouts: the case for a long-term investment approach. 63 Fla. L. Rev. 1349-1406 (2011).

BANKRUPTCY LAW

Helfand, Michael A. Fighting for the debtor's soul: regulating religious commercial conduct. 19 Geo. Mason L. Rev. 157-196 (2011).

Maisel, Peggy and Natalie Roman. The consumer indebtedness crisis: law school clinics as laboratories for generating effective legal responses. 18 Clinical L. Rev. 133-182 (2011).

Porter, Katherine. The pretend solution: an empirical study of bankruptcy outcomes. 90 Tex. L. Rev. 103-162 (2011).

CIVIL RIGHTS AND DISCRIMINATION

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

Bushway, Shawn D. and Anne Morrison Piehl. Location, location, location: the impact of guideline grid location on the value of sentencing enhancements. 8 J. Empirical Legal Stud. 222-238 (2011).

Calabresi, Steven G. and student Julia T. Rickert. Originalism and sex discrimination. 90 Tex. L. Rev. 1-101 (2011).

Hickox, Stacy A. Clearing the smoke on medical marijuana users in the workplace. 29 Quinnipiac L. Rev. 1001-1071 (2011).

Muller, John F. Disability, ambivalence, and the law. 37 Am. J.L. & Med. 469-521 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3

January 27, 2012

Pannell, Jude T. Unaccommodated: parents with mental disabilities in Iowa's child welfare system and the Americans with Disabilities Act. 59 Drake L. Rev. 1165-1197 (2011).

Law, Slavery, and Justice: A Special Issue. Introduction by Rebecca J. Scott; articles by Natalie Zemon Davis, Malick W. Ghachem, Martha S. Jones, Rebecca J. Scott and Walter Johnson. 29 Law & Hist. Rev. 915-1095 (2011).

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

COMMUNICATIONS LAW

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

Hastings Communications and Entertainment Law Journal (COMM/ENT)

Driscoll, Lora E. Barnhart. Comment. **Citizens United v. Central Hudson**: a rationale for simplifying and clarifying the First Amendment's protections for nonpolitical advertisements. (**Citizens United v. Federal Election Commission**, 130 S. Ct. 876, 2010.) 19 Geo. Mason L. Rev. 213-254 (2011).

Grinffiel, Julieta. Comment. Media laws in Latin America: a comparison between Venezuela and Argentina. 17 Law & Bus. Rev. Am. 557-581 (2011).

Kosseff, Jeff. Student article. Private or public? Eliminating the **Gertz** defamation test. 2011 U. Ill. J.L. Tech. & Pol'y 249-279.

Marsico, Francis III. Note. The fate of indecency? The constitutional issue presented by **Fox Television Stations, Inc. v. Federal Communications Commission**. 21 Fordham Intell. Prop. Media & Ent. L.J. 1033-1085 (2011).

Obata, Yuri. Re-reading the **Chatterley** decision: an analysis of Japanese obscenity decisions from 1889-1957. 12 Austl. J. Asian L. 248-272 (2010).

COMPARATIVE AND FOREIGN LAW

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

Asia Pacific Journal of Environmental Law

Australian Journal of Asian Law

Law and Business Review of the Americas

Law and History Review

University of Illinois Journal of Law, Technology & Policy

Auslander, Leora. On citation and dialogue: thoughts on Inga Markovits, *Justice in Lüritz*. (Reviewing Inga Markovits, *Justice in Lüritz: Experiencing Socialist Law in East Germany*.) 90 Tex. L. Rev. 163-175 (2011).

Bryant, A. Christopher. Foreign law as legislative fact in constitutional cases. 2011 BYU L. Rev. 1005-1040.

Crowne, Emir Aly and student Cristina Mihalceanu. Innovators and generics: proposals for balancing pharmaceutical patent protection and public access to cheaper medicines in Canada (or, don't NOC the players, hate the regulations). 51 IDEA 693-723 (2011).

Gibbons, Llewellyn Joseph. Do as I say (not as I did): putative intellectual property lessons for emerging economies from the not so long past of the developed nations. 64 SMU L. Rev. 923-973 (2011).

Gobrecht, Harry D. Note. Technically correct: using technology to supplement due diligence standards in Eastern D.R. Congo conflict minerals mining. 2011 U. Ill. J.L. Tech. & Pol'y 413-431.

Hoffman, István and György Köncei. Legal regulations relating to the passive and active legal capacity of persons with intellectual and psychosocial disabilities in light of the Convention on the Rights of Persons with Disabilities and the impending reform of the Hungarian Civil Code. 33 Loy. L.A. Int'l & Comp. L. Rev. 143-172 (2010).

Kende, Mark S. Free exercise of religion: a pragmatic and comparative perspective. 55 S.D. L. Rev. 412-425 (2010).

Larkin, J. Bradley. Note. The evolution of constitutional environmental law in Kenya. 3 Ky. J. Equine, Agri., & Nat. Resources L. 265-283 (2010-2011).

Nakagawa, Jun and Peter Blanck. Future of disability law in Japan: employment and accommodation. 33 Loy. L.A. Int'l & Comp. L. Rev. 173-221 (2010).

Sato, Nan. Note. Red dragon gone green: China's approach to renewable energy technologies, its legal implications, and its impact on U.S. energy policy. 2011 U. Ill. J.L. Tech. & Pol'y 463-485.

Stein, Michael Ashley. China and disability rights. 33 Loy. L.A. Int'l & Comp. L. Rev. 7-26 (2010).

Trubek, Louise G., et al. Improving cancer outcomes through strong networks and regulatory frameworks: lessons from the United States and the European Union. 14 J. Health Care L. & Pol'y 119-151 (2011).

Wan, Ke Steven. Internet service providers' vicarious liability versus regulation of copyright infringement in China. 2011 U. Ill. J.L. Tech. & Pol'y 375-412.

Whytock, Christopher A. and Cassandra Burke Robertson. *Forum non conveniens* and the enforcement of foreign judgments. 111 Colum. L. Rev. 1444-1521 (2011).

Global Law and Its Exceptions. Articles by James Thuo Gathii, Franklin A. Gevurtz, David S. Law, Wen-Chen Chang and Robert B. Percival. 86 Wash. L. Rev. 421-634 (2011).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 4

January 27, 2012

Law, Slavery, and Justice: A Special Issue. Introduction by Rebecca J. Scott; articles by Natalie Zemon Davis, Malick W. Ghachem, Martha S. Jones, Rebecca J. Scott and Walter Johnson. 29 *Law & Hist. Rev.* 915-1095 (2011).

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

CONSTITUTIONAL LAW, GENERALLY

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

Batey, Robert. The vagueness doctrine in the Roberts Court: constitutional orphan. 80 *UMKC L. Rev.* 113-138 (2011).

Bryant, A. Christopher. Foreign law as legislative fact in constitutional cases. 2011 *BYU L. Rev.* 1005-1040.

Coplan, Karl S. Legal realism, innate morality, and the structural role of the Supreme Court in the U.S. constitutional democracy. 86 *Tul. L. Rev.* 181-218 (2011).

Divoll, Vicki. The "full access doctrine": Congress's constitutional entitlement to national security information from the executive. 34 *Harv. J.L. & Pub. Pol'y* 493-542 (2011).

Epstein, Richard A. **Dunwoody Distinguished Lecture in Law.** The constitutional paradox of the Durbin Amendment: how monopolies are offered constitutional protections denied to competitive firms. 63 *Fla. L. Rev.* 1307-1348 (2011).

Gibbons, Hon. John J. Does 9/11 justify a war on the judicial branch? 63 *Rutgers L. Rev.* 1101-1116 (2011).

Gupta, Amar and Deth Sao. The constitutionality of current legal barriers to telemedicine in the United States: analysis and future directions of its relationship to national and international health care reform. 21 *Health Matrix* 385-442 (2011).

King, David A. Note. Formalizing local constitutional standards of review and the implications for federalism. 97 *Va. L. Rev.* 1685-1725 (2011).

Kistler, Cameron O. Comment. The anti-federalists and presidential war powers. 121 *Yale L.J.* 459-468 (2011).

Konar-Steenberg, Mehmet K. and Anne F. Peterson. Forum, federalism, and free markets: an empirical study of judicial behavior under the dormant Commerce Clause doctrine. 80 *UMKC L. Rev.* 139-172 (2011).

Larkin, J. Bradley. Note. The evolution of constitutional environmental law in Kenya. 3 *Ky. J. Equine, Agri., & Nat. Resources L.* 265-283 (2010-2011).

Law, David S. and Wen-Chen Chang. The limits of global judicial dialogue. 86 *Wash. L. Rev.* 523-577 (2011).

Means, Malcolm N. Case note. Private pipeline, public use?: **Linder v. Arkansas Midstream Gas Services Corp., Smith v. Arkansas Midstream Gas Services Corp.**, and Arkansas's eminent domain jurisprudence. (**Smith v. Ark. Midstream Gas Servs. Corp.**, 2010 Ark. 256, __ S.W.3d __; **Linder v. Ark. Midstream Gas Servs Corp.**, 2010 Ark. 117, __ S.W.3d __.) 64 *Ark. L. Rev.* 809-839 (2011).

Nitz, Eric R. Note. Comparing apples to apples: a federalism-based theory for the use of founding-era state constitutions to interpret the Constitution. 100 *Geo. L.J.* 295-329 (2011).

Pfander, James E. Resolving the qualified immunity dilemma: constitutional tort claims for nominal damages. 111 *Colum. L. Rev.* 1601-1639 (2011).

Ryan, James E. Laying claim to the Constitution: the promise of new textualism. 97 *Va. L. Rev.* 1523-1572 (2011).

Shults, Anthony M. Note. The "surveil or kill" dilemma: separation of powers and the FISA Amendments Act's warrant requirement for surveillance of U.S. citizens abroad. 86 *N.Y.U. L. Rev.* 1590-1629 (2011).

Warren, Gina S. and student Krista M. Baron. Two years after the Pennsylvania Supreme Court's decision in **Belden & Blake Corp. v. Commonwealth Department of Conservation and Natural Resources**: the Commonwealth's struggle to protect state lands. 13 *Duq. Bus. L.J.* 193-217 (2011).

Wyrwich, Tom. Comment. A cure for a "public concern": Washington's new anti-SLAPP law. 86 *Wash. L. Rev.* 663-693 (2011).

Yoo, John. Rational treaties: Article II, congressional-executive agreements, and international bargaining. 97 *Cornell L. Rev.* 1-44 (2011).

Constitutional Law Symposium: Debating the Living Constitution. Foreword by Miguel Schor; articles by David A. Strauss, Rebecca L. Brown and W.J. Waluchow. 59 *Drake L. Rev.* 961-1046 (2011).

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

CONSUMER PROTECTION LAW

Gaughan, Courtney. Note. Some more **Watters**, please: the Dodd-Frank Act's new preemption standards lighten consumers' wallets. 63 *Fla. L. Rev.* 1459-1485 (2011).

CONTRACTS

Aguiar, Anelize Slomp. The law applicable to international trade transactions with Brazilian parties: a comparative study of the Brazilian law, the CISG, and the American law about contract formation. 17 *Law & Bus. Rev. Am.* 487-553 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 5

January 27, 2012

Feldman, Yuval and Doron Teichman. Are all contractual obligations created equal? 100 *Geo. L.J.* 5-52 (2011).

Nicholson, Joseph A. Note. *Plus ultra*: third-party preservation in a cloud computing paradigm. 8 *Hastings Bus. L.J.* 191-219 (2012).

Prum, Darren A. Green building liability: considering the applicable standard of care and strategies for establishing a different level by agreement. 8 *Hastings Bus. L.J.* 33-64 (2012).

CORPORATIONS

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

Coffin, Roger. A responsibility to speak: **Citizens United**, corporate governance and managing risks. 8 *Hastings Bus. L.J.* 103-174 (2012).

Jeffries, Browning. Shareholder access to corporate books and records: the abrogation debate. 59 *Drake L. Rev.* 1087-1164 (2011).

Manns, Jeffrey. Building better bailouts: the case for a long-term investment approach. 63 *Fla. L. Rev.* 1349-1406 (2011).

Vachon, Christyne J. Scratch my back, and I'll scratch yours: scratching the surface of the duty of care in cross sector collaborations — are for-profits obligated to ensure the sustainability of their partner nonprofits? 8 *Hastings Bus. L.J.* 1-31 (2012).

Corporate Speech and Electoral Spending. Articles by Richard A. Epstein and Toni M. Massaro. 34 *Harv. J.L. & Pub. Pol'y* 639-703 (2011).

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

COURTS

Bates, Bethany M. Note. Reconciliation after **Winter**: the standard for preliminary injunctions in federal courts. (**Winter v. Natural Resources Defense Council**, 129 S. Ct. 365, 2008.) 111 *Colum. L. Rev.* 1522-1556 (2011).

Deitchler, Max. Comment. You can't manage what you don't measure: an evaluation of Arkansas's drug courts. 64 *Ark. L. Rev.* 715-746 (2011).

Koller, Kevin. Note. Deciphering *de novo* determinations: must district courts review objections not raised before a magistrate judge? 111 *Colum. L. Rev.* 1557-1600 (2011).

McKay, Tom. Note. Judicial discretion to consider sentencing disparities created by fast-track programs: resolving the post-**Kimbrough** circuit split. 48 *Am. Crim. L. Rev.* 1423-1455 (2011).

Petherbridge, Lee, Jason Rantanen and Ali Mojibi. The Federal Circuit and inequitable conduct: an empirical assessment. 84 *S. Cal. L. Rev.* 1293-1355 (2011).

Wyman, Allison K. Note. Seized by the moment—but which moment? How a physical force seizure requires only contact with intent to restrain, not intentional termination of movement. 48 *Am. Crim. L. Rev.* 1485-1500 (2011).

CRIMINAL LAW AND PROCEDURE

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

Abrams, David S. Is pleading really a bargain? 8 *J. Empirical Legal Stud.* 200-221 (2011).

Bender, Paisly. Comment. Exposing the hidden penalties of pleading guilty: a revision of the collateral consequences rule. 19 *Geo. Mason L. Rev.* 291-318 (2011).

Burrows, Robyn. Comment. Judicial confusion and the digital drug dog sniff: pragmatic solutions permitting warrantless hashing of known illegal files. (**United States v. Mann**, 579 F.3d 779, *cert. denied*, 130 S. Ct. 3525, 2010.) 19 *Geo. Mason L. Rev.* 255-290 (2011).

Bushway, Shawn D. and Anne Morrison Piehl. Location, location, location: the impact of guideline grid location on the value of sentencing enhancements. 8 *J. Empirical Legal Stud.* 222-238 (2011).

Davis, Natalie Zemon. Judges, masters, diviners: slaves' experience of criminal justice in colonial Suriname. 29 *Law & Hist. Rev.* 925-984 (2011).

Fulton, Duncan. Comment. Emergence of a deportation **Gideon**?: the impact of **Padilla v. Kentucky** on right to counsel jurisprudence. (**Padilla v. Kentucky**, 130 S. Ct. 1473, 2010.) 86 *Tul. L. Rev.* 219-245 (2011).

Gauthier, Camille E. Comment. Is it really *that simple*?: circuits split over reasonable suspicion requirement for visual body-cavity searches of arrestees. 86 *Tul. L. Rev.* 247-272 (2011).

Goldstein, Ryan M. Note. Improving forensic science through state oversight. 90 *Tex. L. Rev.* 225-258 (2011).

Hessick, Carissa Byrne and F. Andrew Hessick. Double jeopardy as a limit on punishment. 97 *Cornell L. Rev.* 45-86 (2011).

Higino Ribeirio de Alencar, Carlos and Ivo T. Gico Jr. When crime pays: measuring judicial performance against corruption in Brazil. 17 *Law & Bus. Rev. Am.* 415-434 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
January 27, 2012

Klimko, Kathryn. Note. Evolving standards as a judicial mandate: necessary or superfluous? 34 Harv. J.L. & Pub. Pol'y 785-803 (2011).

Mattes, Katherine. The Tulane Criminal Law Clinic: an evolution into a combined individual client and advocacy clinic. 18 Clinical L. Rev. 77-100 (2011).

Owens, Emily G. Truthiness in punishment: the far reach of truth-in-sentencing laws in state courts. 8 J. Empirical Legal Stud. 239-261 (2011).

Quan, Natalie. Note. Black and white or red all over? The impropriety of using crime scene DNA to construct racial profiles of suspects. 84 S. Cal. L. Rev. 1403-1444 (2011).

Rachlinski, Jeffrey J., Chris Guthrie and Andrew J. Wistrich. Probable cause, probability, and hindsight. 8 J. Empirical Legal Stud. 72-98 (2011).

Rushin, Stephen. The judicial response to mass police surveillance. 2011 U. Ill. J.L. Tech. & Pol'y 281-328.

Santry, Shelley M. Can you find me now? Amanda's Bill: a case study in the use of GPS in tracking pretrial domestic violence offenders. 29 Quinnipiac L. Rev. 1101-1124 (2011).

Shen, Francis X., et al. Sorting guilty minds. 86 N.Y.U. L. Rev. 1306-1360 (2011).

Steelman, Austin. Note. **Miranda's** great mirage: how protections against widespread findings of implied waiver have been lost on the horizon. 80 UMKC L. Rev. 239-254 (2011).

Stein, David J. Recent development. Law enforcement efficiency or Orwell's 1984? Supreme Court to decide whether "big brother" is here at last. 2011 U. Ill. J.L. Tech. & Pol'y 487-501.

Stoughton, Seth W. Note. Modern police practices: **Arizona v. Gant's** illusory restriction of vehicle searches incident to arrest. 97 Va. L. Rev. 1727-1773 (2011).

Sullivan, J. Thomas. **Brady**-based prosecutorial misconduct claims, **Buckley**, and the Arkansas *coram nobis* remedy. 64 Ark. L. Rev. 561-649 (2011).

Symposium 2011: Unsettled Foundations, Uncertain Results: 9/11 and the Law, Ten Years After. Introduction by John J. Farmer, Jr.; articles by Thomas H. Kean, Hon. John J. Gibbons, Hon. Michael Chertoff, Ivan K. Fong, Alec Walen, Laurie R. Blank, Gary Thompson, Nicholas Rostow, Harvey Rishikof and student Jeff Mustin. 63 Rutgers L. Rev. 1085-1251 (2011).

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

DISPUTE RESOLUTION

Helfand, Michael A. Fighting for the debtor's soul: regulating religious commercial conduct. 19 Geo. Mason L. Rev. 157-196 (2011).

Helfand, Michael A. Religious arbitration and the new multiculturalism: negotiating conflicting legal orders. 86 N.Y.U. L. Rev. 1231-1305 (2011).

DOMESTIC RELATIONS

Cuison Villazor, Rose. The other **Loving**: uncovering the Federal Government's racial regulation of marriage. 86 N.Y.U. L. Rev. 1361-1443 (2011).

Erickson, Nicholas W. Note. Break on through: the other side of **Varnum** and the constitutionality of constitutional amendments. 59 Drake L. Rev. 1225-1247 (2011).

Hudspeth, Jarica L. Case note. **Stills v. Stills**: a perplexing response to the effect of relocation on child custody. (**Stills v. Stills**, 2010 Ark. 132, __ S.W.3d __.) 64 Ark. L. Rev. 781-807 (2011).

Meadors, Brian. The not-so-standard visitation order and a proposal for reform. 64 Ark. L. Rev. 703-713 (2011).

Pannell, Jude T. Unaccommodated: parents with mental disabilities in Iowa's child welfare system and the Americans with Disabilities Act. 59 Drake L. Rev. 1165-1197 (2011).

Santry, Shelley M. Can you find me now? Amanda's Bill: a case study in the use of GPS in tracking pretrial domestic violence offenders. 29 Quinnipiac L. Rev. 1101-1124 (2011).

Utter, Russell E., Jr. Note. The benefits and pitfalls of adult adoption in estate planning and its likely future in Missouri. 80 UMKC L. Rev. 255-270 (2011).

Zug, Marcia. Should I stay or should I go: why immigrant reunification decisions should be based on the best interest of the child. 2011 BYU L. Rev. 1139-1191.

ECONOMICS

Bayern, Shawn J. False efficiency and missed opportunities in law and economics. 86 Tul. L. Rev. 135-179 (2011).

Faure, Michael and Hu Weiqiang. Towards a reform of environmental liability in China: an economic analysis. 13 Asia Pac. J. Envtl. L. 225-247 (2010).

Feldman, Yuval and Doron Teichman. Are all contractual obligations created equal? 100 Geo. L.J. 5-52 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 7

January 27, 2012

Hume, Lauren E. Note. Are we sailing in occupied waters?: rethinking the availability of punitive damages under the Oil Pollution Act of 1990. 86 N.Y.U. L. Rev. 1444-1481 (2011).

Plecnik, John T. Abolish the inflation tax on the poor & middle class. 29 Quinnipiac L. Rev. 925-969 (2011).

EDUCATION LAW

McGovern, Shannon K. Note. A new model for states as laboratories for reform: how federalism informs education policy. 86 N.Y.U. L. Rev. 1519-1555 (2011).

Moss, Scott A. The overhyped path from **Tinker** to **Morse**: how the student speech cases show the limits of Supreme Court decisions—for the law and for the litigants. 63 Fla. L. Rev. 1407-1457 (2011).

EMPLOYMENT PRACTICE

Aslam, Sadia. Note. *Hijab* in the workplace: why Title VII does not adequately protect employees from discrimination on the basis of religious dress and appearance. 80 UMKC L. Rev. 221-238 (2011).

Hickox, Stacy A. Clearing the smoke on medical marijuana users in the workplace. 29 Quinnipiac L. Rev. 1001-1071 (2011).

King, Meghan Elizabeth. Note. Blowing the whistle on the Dodd-Frank amendments: the case against the new amendments to whistleblower protection in section 806 of Sarbanes-Oxley. 48 Am. Crim. L. Rev. 1457-1483 (2011).

Luhrs, Jessica. Note. Encouraging litigation: why Dodd-Frank goes too far in eliminating the procedural difficulties in Sarbanes-Oxley. 8 Hastings Bus. L.J. 175-189 (2012).

Nakagawa, Jun and Peter Blanck. Future of disability law in Japan: employment and accommodation. 33 Loy. L.A. Int'l & Comp. L. Rev. 173-221 (2010).

ENERGY AND UTILITIES LAW

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

Sato, Nan. Note. Red dragon gone green: China's approach to renewable energy technologies, its legal implications, and its impact on U.S. energy policy. 2011 U. Ill. J.L. Tech. & Pol'y 463-485.

Marcellus Shale Legal Issues. Foreword by Nancy D. Perkins; articles by Rachel L. Allen, Scotland M. Duncan, Kevin J. Garber, Steven Baicker-McKee, Jean M. Mosites, Gina S. Warren and student Krista M. Baron; note by Aaron Stemplewicz; case note by Benjamin F. Hantz. 13 Duq. Bus. L.J. 151-294 (2011).

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

ENVIRONMENTAL LAW

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

Asia Pacific Journal of Environmental Law
Duquesne Business Law Journal

Adler, Jonathan H. Heat expands all things: the proliferation of greenhouse gas regulation under the Obama Administration. 34 Harv. J.L. & Pub. Pol'y 421-452 (2011).

Kronk, Elizabeth Ann. Effective access to justice: applying the *parens patriae* standing doctrine to climate change-related claims brought by Native Nations. 32 Pub. Land & Resources L. Rev. 1-25 (2011).

Larkin, J. Bradley. Note. The evolution of constitutional environmental law in Kenya. 3 Ky. J. Equine, Agri., & Nat. Resources L. 265-283 (2010-2011).

Leslie, Derek. Note. Did the U.S. Supreme Court recognize an elusive or illusive judicial taking in **Stop the Beach Renourishment?** (**Stop the Beach Renourishment, Inc. v. Fla. Dep't of Envtl. Prot., et al.**, 130 S. Ct. 2592, 2010.) 3 Ky. J. Equine, Agri., & Nat. Resources L. 285-298 (2010-2011).

O'Brien, Katherine Kirklin. Comment. Beyond absurdity: climate regulation and the case for restricting the absurd results doctrine. 86 Wash. L. Rev. 635-661 (2011).

Percival, Robert V. Global law and the environment. 86 Wash. L. Rev. 579-634 (2011).

Prum, Darren A. Green building liability: considering the applicable standard of care and strategies for establishing a different level by agreement. 8 Hastings Bus. L.J. 33-64 (2012).

Rideout, Christine L. Note. Where are all the citizen suits?: the failure of safe drinking water enforcement in the United States. 21 Health Matrix 655-695 (2011).

Stack, Kevin M. and Michael P. Vandenberg. The one percent problem. 111 Colum. L. Rev. 1385-1443 (2011).

Marcellus Shale Legal Issues. Foreword by Nancy D. Perkins; articles by Rachel L. Allen, Scotland M. Duncan, Kevin J. Garber, Steven Baicker-McKee, Jean M. Mosites, Gina S. Warren and student Krista M. Baron; note by Aaron Stemplewicz; case note by Benjamin F. Hantz. 13 Duq. Bus. L.J. 151-294 (2011).

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

ESTATES AND TRUSTS

Haneman, Victoria J. Changing the estate planning malpractice landscape: applying the constructive trust to cure testamentary mistake. 80 UMKC L. Rev. 91-111 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8

January 27, 2012

Orr, Rachel A. Comment. Intentional interference with an expected inheritance: the only valid expectancy for Arkansas heirs is to expect nothing. 64 Ark. L. Rev. 747-780 (2011).

Utter, Russell E., Jr. Note. The benefits and pitfalls of adult adoption in estate planning and its likely future in Missouri. 80 UMKC L. Rev. 255-270 (2011).

EVIDENCE

Ching, Bruce. Narrative implications of evidentiary rules. 29 Quinnipiac L. Rev. 971-1000 (2011).

Koehler, Jonathan J. If the shoe fits they might acquit: the value of forensic science testimony. 8 J. Empirical Legal Stud. 21-48 (2011).

Miller, Colin. Deal or no deal: why courts should allow defendants to present evidence that they rejected favorable plea bargains. 48 Am. Crim. L. Rev. 1293-1334 (2011).

Quan, Natalie. Note. Black and white or red all over? The impropriety of using crime scene DNA to construct racial profiles of suspects. 84 S. Cal. L. Rev. 1403-1444 (2011).

Schwartz, David S. A foundation theory of evidence. 100 Geo. L.J. 95-171 (2011).

Scurich, Nicholas and Richard S. John. Trawling genetic databases: when a DNA match is *just* a naked statistic. 8 J. Empirical Legal Stud. 49-71 (2011).

FIRST AMENDMENT

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

Coffin, Roger. A responsibility to speak: **Citizens United**, corporate governance and managing risks. 8 Hastings Bus. L.J. 103-174 (2012).

Davidson, Sandra. Leaks, leakers, and journalists: adding historical context to the age of WikiLeaks. 34 Hastings Comm. & Ent. L.J. 27-91 (2011).

Driscoll, Lora E. Barnhart. Comment. **Citizens United v. Central Hudson**: a rationale for simplifying and clarifying the First Amendment's protections for nonpolitical advertisements. (**Citizens United v. Federal Election Commission**, 130 S. Ct. 876, 2010.) 19 Geo. Mason L. Rev. 213-254 (2011).

Hampton, Caycee. Case comment. Confirmation of a catch-22: **Glik v. Cunniffe** and the paradox of citizen recording. (**Glik v. Cunniffe**, 2011 WL 3769092, 2011.) 63 Fla. L. Rev. 1549-1559 (2011).

Kosseff, Jeff. Student article. Private or public? Eliminating the **Gertz** defamation test. 2011 U. Ill. J.L. Tech. & Pol'y 249-279.

Marsico, Francis III. Note. The fate of indecency? The constitutional issue presented by **Fox Television Stations, Inc. v. Federal Communications Commission**. 21 Fordham Intell. Prop. Media & Ent. L.J. 1033-1085 (2011).

Moss, Scott A. The overhyped path from **Tinker** to **Morse**: how the student speech cases show the limits of Supreme Court decisions—for the law and for the litigants. 63 Fla. L. Rev. 1407-1457 (2011).

Obata, Yuri. Re-reading the **Chatterley** decision: an analysis of Japanese obscenity decisions from 1889-1957. 12 Austl. J. Asian L. 248-272 (2010).

Pratt, Jordan E. Note. An open and shut case: why (and how) the Eleventh Circuit should restrain the government's forum closure power. 63 Fla. L. Rev. 1487-1513 (2011).

Rosenfeld, Shelly. Student article. Adding injury to insult: injurious speech on the Internet and its implications for the First Amendment. 34 Hastings Comm. & Ent. L.J. 1-26 (2011).

Whittaker, Chris. Comment. Derridean diagnosis of marketplace ills: curing schizophrenia and amnesia in the First Amendment search for truth. 2011 BYU L. Rev. 1293-1326.

Willems, Jack. Recent development. The loss of freedom of association in ... (**Christian Legal Society v. Martinez**, 130 S. Ct. 2971, 2010.) 34 Harv. J.L. & Pub. Pol'y 805-818 (2011).

Wyrwich, Tom. Comment. A cure for a "public concern": Washington's new anti-SLAPP law. 86 Wash. L. Rev. 663-693 (2011).

Corporate Speech and Electoral Spending. Articles by Richard A. Epstein and Toni M. Massaro. 34 Harv. J.L. & Pub. Pol'y 639-703 (2011).

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

The Twenty Year Anniversary of **Employment Division v. Smith**: Reassessing the Free Exercise Clause and the Intersection Between Religion and the Law. Introduction by Marci A. Hamilton; articles by Richard F. Duncan, Mark S. Kende, Zackeree S. Kelin, Kimberley Younce Schooley, Christopher C. Lund, David S. Day; lecture by Matthew L.M. Fletcher; student article by Jessica L. Fjerstad. 55 S.D. L. Rev. 385-562 (2010).

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

FOOD AND DRUG LAW

Baker, Sarah K. Note. The Food Safety Modernization Act: keeping dinner safe and farmers in the fields. 3 Ky. J. Equine, Agri., & Nat. Resources L. 247-264 (2010-2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9
January 27, 2012

Carra, Ryan J. Student article. It's in our blood: a critique of the FDA's reluctance to regulate the use of bisphenol A in the food supply. 14 J. Health Care L. & Pol'y 153-176 (2011).

Crowne, Emir Aly and student Cristina Mihalceanu. Innovators and generics: proposals for balancing pharmaceutical patent protection and public access to cheaper medicines in Canada (or, don't NOC the players, hate the regulations). 51 IDEA 693-723 (2011).

Peck, Alison. Revisiting the original "Tea Party": the historical roots of regulating food consumption in America. 80 UMKC L. Rev. 1-43 (2011).

Valoir, Tamsen and Shubha Ghosh. FDA preemption of drug and device labeling: who should decide what goes on a drug label? 21 Health Matrix 555-598 (2011).

FOURTEENTH AMENDMENT

Bowden, Thomas A. Repairing **Lochner's** reputation: an adventure in historical revisionism. (Reviewing David E. Bernstein, Rehabilitating **Lochner**: Defending Individual Rights Against Progressive Reform.) 19 Geo. Mason L. Rev. 197-211 (2011).

Calabresi, Steven G. and student Julia T. Rickert. Originalism and sex discrimination. 90 Tex. L. Rev. 1-101 (2011).

Johnson, Avalon. Note. Access to elective abortions for female prisoners under the Eighth and Fourteenth Amendments. 37 Am. J.L. & Med. 652-683 (2011).

HEALTH LAW AND POLICY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Health Matrix
Journal of Health Care Law & Policy

Avraham, Ronen. Private regulation. 34 Harv. J.L. & Pub. Pol'y 543-638 (2011).

Chodorow, Adam. Charitable FSAs: a proposal to combine healthcare and charitable giving tax provisions. 2011 BYU L. Rev. 1041-1089.

Dolgin, Janet L. and Katherine R. Dieterich. Social and legal debate about the Affordable Care Act. 80 UMKC L. Rev. 45-90 (2011).

Grover, Samuel T. Note. Religious exemptions to the PPACA's health insurance mandate. 37 Am. J.L. & Med. 624-651 (2011).

Hardin, Daniel F. Note. Blowing electronic smoke: electronic cigarettes, regulation, and protecting the public health. 2011 U. Ill. J.L. Tech. & Pol'y 433-462.

Kinney, Eleanor D. Comparative effectiveness research under the Patient Protection and Affordable Care Act: can new bottles accommodate old wine? 37 Am. J.L. & Med. 522-566 (2011).

HUMAN RIGHTS LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Loyola of Los Angeles International and Comparative Law Review

De Jesus, Ligia M. Post **Baby Boy v. United States** developments in the Inter-American system of human rights: inconsistent application of the American Convention's protection of the right to life from conception. 17 Law & Bus. Rev. Am. 435-485 (2011).

Leo, Leonard A., Felice D. Gaer and Elizabeth K. Cassidy. Protecting religions from "defamation": a threat to universal human rights standards. 34 Harv. J.L. & Pub. Pol'y 769-784 (2011).

Symposium. The Significance of the United Nations Convention on the Rights of Persons with Disabilities. Foreword by Michael Waterstone; articles by Michael Ashley Stein, Janet E. Lord, Stephanie Ortoleva, István Hoffman, György Könczei, Jun Nakagawa and Peter Blanck, 33 Loy. L.A. Int'l & Comp. L. Rev. 1-221 (2010).

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

IMMIGRATION LAW

Fulton, Duncan. Comment. Emergence of a deportation **Gideon?**: the impact of **Padilla v. Kentucky** on right to counsel jurisprudence. (**Padilla v. Kentucky**, 130 S. Ct. 1473, 2010.) 86 Tul. L. Rev. 219-245 (2011).

Zug, Marcia. Should I stay or should I go: why immigrant reunification decisions should be based on the best interest of the child. 2011 BYU L. Rev. 1139-1191.

INDIAN AND ABORIGINAL LAW

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

Beddow, Patrick. Case comment. An express reservation? An analysis of reservations under the equal footing doctrine as applied in ... (**United States v. Milner**, 583 F.3d 1174, 2009, *cert. denied*, 130 S. Ct. 3273, 2010.) 32 Pub. Land & Resources L. Rev. 203-229 (2011).

Conway, Danielle M. Promoting indigenous innovation, enterprise, and entrepreneurship through the licensing of Article 31 indigenous assets and resources. 64 SMU L. Rev. 1095-1125 (2011).

Kronk, Elizabeth Ann. Effective access to justice: applying the *parens patriae* standing doctrine to climate change-related claims brought by Native Nations. 32 Pub. Land & Resources L. Rev. 1-25 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10

January 27, 2012

The Twenty Year Anniversary of **Employment Division v. Smith**: Reassessing the Free Exercise Clause and the Intersection Between Religion and the Law. Introduction by Marci A. Hamilton; articles by Richard F. Duncan, Mark S. Kende, Zackeree S. Kelin, Kimberley Younce Schooley, Christopher C. Lund, David S. Day; lecture by Matthew L.M. Fletcher; student article by Jessica L. Fjerstad. 55 S.D. L. Rev. 385-562 (2010).

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

INSURANCE LAW

Davison, Collin M. Note. Fee shifting and after-the-event insurance: a twist to the thirteenth century approach to shifting attorneys' fees to solve a twenty-first century problem. 59 Drake L. Rev. 1199-1224 (2011).

French, Christopher C. Debunking the myth that insurance coverage is not available or allowed for intentional torts or damages. 8 Hastings Bus. L.J. 65-101 (2012).

INTELLECTUAL PROPERTY LAW

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

Fordham Intellectual Property, Media & Entertainment Law Journal
IDEA: The Intellectual Property Law Review
SMU Law Review

Correa, Krista. All your face are belong to us: protecting celebrity images in hyper-realistic video games. 34 Hastings Comm. & Ent. L.J. 93-126 (2011).

Costa, David. *In pari delicto* and crop gene patents: an equitable defense for innocently infringing farmers. 3 Ky. J. Equine, Agri., & Nat. Resources L. 179-200 (2010-2011).

Depoorter, Ben, Alain Van Hiel and Sven Vanneste. Copyright backlash. 84 S. Cal. L. Rev. 1251-1292 (2011).

Eguchi, Aya. Note. Curtailing copycat couture: the merits of the Innovate Design Protection and Piracy Prevention Act and a licensing scheme for the fashion industry. 97 Cornell L. Rev. 131-157 (2011).

Freilich, Janet. Student article. A nuisance model for patent law. 2011 U. Ill. J.L. Tech. & Pol'y 329-373.

Mashburn, D. Denise. Comment. Patenting Eden: human gene ownership. 80 UMKC L. Rev. 173-198 (2011).

Petherbridge, Lee, Jason Rantanen and Ali Mojibi. The Federal Circuit and inequitable conduct: an empirical assessment. 84 S. Cal. L. Rev. 1293-1355 (2011).

Pulley, Stephen. Comment. An "exclusive" application of an abstract idea: clarification of patent-eligible subject matter after ... (**Bilski v. Kappos**, 130 S. Ct. 3218, 2010.) 2011 BYU L. Rev. 1223-1257.

Risch, Michael. A surprisingly useful requirement. 19 Geo. Mason L. Rev. 57-111 (2011).

Schuster, W. Michael. Claim construction and technical training: an empirical study of the reversal rates of technically trained judges in patent claim construction cases. 29 Quinnipiac L. Rev. 887-924 (2011).

Sherkow, Jacob S. Negating invention. 2011 BYU L. Rev. 1091-1137.

Wan, Ke Steven. Internet service providers' vicarious liability versus regulation of copyright infringement in China. 2011 U. Ill. J.L. Tech. & Pol'y 375-412.

Symposium: Perspectives on Innovation, Past, Present and Future. Articles by Xuan-Thao Nguyen, Jeffrey A. Maine, Elizabeth A. Rowe, Chester S. Chuang, Llewellyn Joseph Gibbons, Peter K. Yu, Danielle M. Conway, Steven D. Jamar, Lateef Mtima and Robert W. Gomulkiewicz. 64 SMU L. Rev. 785-1186 (2011).

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

INTERNATIONAL LAW

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

Loyola of Los Angeles International and Comparative Law Review

Downard, Fleur. The REDD brick road from Cancun to Durban: paved with carbon credits or public funding? 13 Asia Pac. J. Envtl. L. 179-206 (2010).

Gupta, Amar and Deth Sao. The constitutionality of current legal barriers to telemedicine in the United States: analysis and future directions of its relationship to national and international health care reform. 21 Health Matrix 385-442 (2011).

Hathaway, Oona and Scott J. Shapiro. Outcasting: enforcement in domestic and international law. 121 Yale L.J. 252-349 (2011).

Odinot, Christopher K. Toward a convention for the international sale of real property: challenges, commonalities, and possibilities. 29 Quinnipiac L. Rev. 841-885 (2011).

Stephan, Paul B. Privatizing international law. 97 Va. L. Rev. 1573-1664 (2011).

Yoo, John. Rational treaties: Article II, congressional-executive agreements, and international bargaining. 97 Cornell L. Rev. 1-44 (2011).

Yu, Peter K. Six secret (and now open) fears of ACTA. 64 SMU L. Rev. 975-1094 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11

January 27, 2012

INTERNATIONAL TRADE

Aguiar, Anelize Slomp. The law applicable to international trade transactions with Brazilian parties: a comparative study of the Brazilian law, the CISG, and the American law about contract formation. 17 *Law & Bus. Rev. Am.* 487-553 (2011).

Gathii, James Thuo. The neoliberal turn in regional trade agreements. 86 *Wash. L. Rev.* 421-474 (2011).

Gevurtz, Franklin A. The globalization of corporate law: the end of history or a never-ending story? 86 *Wash. L. Rev.* 475-521 (2011).

Langille, Joanna. Note. Neither Constitution nor contract: understanding the WTO by examining the legal limits on contracting out through regional trade agreements. 86 *N.Y.U. L. Rev.* 1482-1518 (2011).

JUDGES

Bam, Dmitry. Making appearances matter: recusal and the appearance of bias. 2011 *BYU L. Rev.* 943-1003.

Batey, Robert. The vagueness doctrine in the Roberts Court: constitutional orphan. 80 *UMKC L. Rev.* 113-138 (2011).

Beery, Brendan. When originalism attacks: how Justice Scalia's resort to original expected application in **Crawford v. Washington** came back to bite him in **Michigan v. Bryant**. 59 *Drake L. Rev.* 1047-1085 (2011).

Chertoff, Hon. Michael. The decline of judicial deference on national security. 63 *Rutgers L. Rev.* 1117-1133 (2011).

Gibbons, Hon. John J. Does 9/11 justify a war on the judicial branch? 63 *Rutgers L. Rev.* 1101-1116 (2011).

Higino Ribeirio de Alencar, Carlos and Ivo T. Gico Jr. When crime pays: measuring judicial performance against corruption in Brazil. 17 *Law & Bus. Rev. Am.* 415-434 (2011).

Kimball, Kathryn A. Note. Losing our soul: judicial discretion in sentencing child pornography offenders. 63 *Fla. L. Rev.* 1515-1548 (2011).

King, David A. Note. Formalizing local constitutional standards of review and the implications for federalism. 97 *Va. L. Rev.* 1685-1725 (2011).

Klimko, Katheryn. Note. Evolving standards as a judicial mandate: necessary or superfluous? 34 *Harv. J.L. & Pub. Pol'y* 785-803 (2011).

Koller, Kevin. Note. Deciphering *de novo* determinations: must district courts review objections not raised before a magistrate judge? 111 *Colum. L. Rev.* 1557-1600 (2011).

Konar-Steenberg, Mehmet K. and Anne F. Peterson. Forum, federalism, and free markets: an empirical study of judicial behavior under the dormant Commerce Clause doctrine. 80 *UMKC L. Rev.* 139-172 (2011).

Law, David S. and Wen-Chen Chang. The limits of global judicial dialogue. 86 *Wash. L. Rev.* 523-577 (2011).

Motz, Hon. Diana Gribbon. The constitutionality and advisability of recess appointments of Article III judges. 97 *Va. L. Rev.* 1665-1684 (2011).

Rachlinski, Jeffrey J., Chris Guthrie and Andrew J. Wistrich. Probable cause, probability, and hindsight. 8 *J. Empirical Legal Stud.* 72-98 (2011).

Schuster, W. Michael. Claim construction and technical training: an empirical study of the reversal rates of technically trained judges in patent claim construction cases. 29 *Quinnipiac L. Rev.* 887-924 (2011).

JURISDICTION

Valoir, Tamsen and Shubha Ghosh. FDA preemption of drug and device labeling: who should decide what goes on a drug label? 21 *Health Matrix* 555-598 (2011).

JURISPRUDENCE

Coplan, Karl S. Legal realism, innate morality, and the structural role of the Supreme Court in the U.S. constitutional democracy. 86 *Tul. L. Rev.* 181-218 (2011).

Farrell, Ian P. On the value of jurisprudence. (Reviewing Scott J. Shapiro, Legality.) 90 *Tex. L. Rev.* 187-224 (2011).

Hathaway, Oona and Scott J. Shapiro. Outcasting: enforcement in domestic and international law. 121 *Yale L.J.* 252-349 (2011).

Kysar, Douglas A. and student Benjamin Ewing. Prods and pleas: limited government in an era of unlimited harm. 121 *Yale L.J.* 350-424 (2011).

Whittaker, Chris. Comment. Derridean diagnosis of marketplace ills: curing schizophrenia and amnesia in the First Amendment search for truth. 2011 *BYU L. Rev.* 1293-1326.

JUVENILES

Pomeranz, Jennifer L. Federal Trade Commission's authority to regulate marketing to children: deceptive vs. unfair rulemaking. 21 *Health Matrix* 521-553 (2011).

LAND USE PLANNING

Hartman, Brent J. Extending the scope of the Antiquities Act. 32 *Pub. Land & Resources L. Rev.* 153-191 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12

January 27, 2012

LAW AND SOCIETY

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

Journal of Empirical Legal Studies

Cuison Villazor, Rose. The other **Loving**: uncovering the Federal Government's racial regulation of marriage. 86 N.Y.U. L. Rev. 1361-1443 (2011).

Dolgin, Janet L. and Katherine R. Dieterich. Social and legal debate about the Affordable Care Act. 80 UMKC L. Rev. 45-90 (2011).

Jamar, Steven D. and Lateef Mtima. The centrality of social justice for an academic intellectual property institute. 64 SMU L. Rev. 1127-1159 (2011).

Judgment by the Numbers: Converting Qualitative to Quantitative Judgments in Law. Introduction by Valerie P. Hans, Jeffrey J. Rachlinski and Emily G. Owens; articles by Reid Hastie, Jonathan J. Koehler, Nicholas Scurich, Richard S. John, Jeffrey J. Rachlinski, Chris Guthrie, Andrew J. Wistrich, Jonas Jacobson, Jasmine Dobbs-Marsh, Varda Liberman, Julia A. Minson, Valerie P. Hans, Valerie F. Reyna, Shari Seidman Diamond, Mary R. Rose, Beth Murphy, John Meixner, Benjamin Ho, Elaine Liu, David S. Abrams, Shawn D. Bushway, Anne Morrison Piehl, Emily G. Owens and Edie Greene. 8 J. Empirical Legal Stud. 1-269 (2011).

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

LAW ENFORCEMENT AND CORRECTIONS

Abrams, David S. Is pleading really a bargain? 8 J. Empirical Legal Stud. 200-221 (2011).

Blank, Laurie R. A square peg in a round hole: stretching law of war detention too far. 63 Rutgers L. Rev. 1169-1193 (2011).

Bushway, Shawn D. and Anne Morrison Piehl. Location, location, location: the impact of guideline grid location on the value of sentencing enhancements. 8 J. Empirical Legal Stud. 222-238 (2011).

Hampton, Caycee. Case comment. Confirmation of a catch-22: **Glik v. Cunniffe** and the paradox of citizen recording. (**Glik v. Cunniffe**, 2011 WL 3769092, 2011.) 63 Fla. L. Rev. 1549-1559 (2011).

Isaacs, Daniel M. Note. Baseline framing in sentencing. 121 Yale L.J. 426-458 (2011).

Johnson, Avalon. Note. Access to elective abortions for female prisoners under the Eighth and Fourteenth Amendments. 37 Am. J.L. & Med. 652-683 (2011).

Kimball, Kathryn A. Note. Losing our soul: judicial discretion in sentencing child pornography offenders. 63 Fla. L. Rev. 1515-1548 (2011).

Klimko, Katheryn. Note. Evolving standards as a judicial mandate: necessary or superfluous? 34 Harv. J.L. & Pub. Pol'y 785-803 (2011).

McKay, Tom. Note. Judicial discretion to consider sentencing disparities created by fast-track programs: resolving the post-**Kimbrough** circuit split. 48 Am. Crim. L. Rev. 1423-1455 (2011).

O'Hear, Michael M. Beyond rehabilitation: a new theory of indeterminate sentencing. 48 Am. Crim. L. Rev. 1247-1292 (2011).

Owens, Emily G. Truthiness in punishment: the far reach of truth-in-sentencing laws in state courts. 8 J. Empirical Legal Stud. 239-261 (2011).

Rachlinski, Jeffrey J., Chris Guthrie and Andrew J. Wistrich. Probable cause, probability, and hindsight. 8 J. Empirical Legal Stud. 72-98 (2011).

Rushin, Stephen. The judicial response to mass police surveillance. 2011 U. Ill. J.L. Tech. & Pol'y 281-328.

Stein, David J. Recent development. Law enforcement efficiency or Orwell's 1984? Supreme Court to decide whether "big brother" is here at last. 2011 U. Ill. J.L. Tech. & Pol'y 487-501.

Tinto, Eda Katharine. Wavering on waiver: **Montejo v. Louisiana** and the Sixth Amendment right to counsel. 48 Am. Crim. L. Rev. 1335-1370 (2011).

Trigilio, Joseph and Tracy Casadio. Executing those who do not kill: a categorical approach to proportional sentencing. 48 Am. Crim. L. Rev. 1371-1422 (2011).

Wyman, Allison K. Note. Seized by the moment—but which moment? How a physical force seizure requires only contact with intent to restrain, not intentional termination of movement. 48 Am. Crim. L. Rev. 1485-1500 (2011).

LAW OF THE SEA

Day, George. An international trustee over deep-sea fisheries beyond national jurisdiction: a path to improved management of stocks and protection of the marine environment? 13 Asia Pac. J. Envtl. L. 159-177 (2010).

LEGAL EDUCATION

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

Breen, John M. and Lee J. Strang. The road not taken: Catholic legal education at the middle of the twentieth century. 51 Am. J. Legal Hist. 553-637 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13

January 27, 2012

Finley, Gary D. Note. Langdell and the leviathan: improving the first-year law school curriculum by incorporating Moby-Dick. 97 Cornell L. Rev. 159-189 (2011).

Fong, Ivan K. The current state of national security. 63 Rutgers L. Rev. 1135-1147 (2011).

Gomulkiewicz, Robert W. Intellectual property, innovation, and the future: toward a better model for educating leaders in intellectual property law. 64 SMU L. Rev. 1161-1186 (2011).

Jamar, Steven D. and Lateef Mtima. The centrality of social justice for an academic intellectual property institute. 64 SMU L. Rev. 1127-1159 (2011).

LEGAL HISTORY

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

American Journal of Legal History
Law and History Review

Auslander, Leora. On citation and dialogue: thoughts on Inga Markovits, *Justice in Lüritz*. (Reviewing Inga Markovits, Justice in Lüritz: Experiencing Socialist Law in East Germany.) 90 Tex. L. Rev. 163-175 (2011).

Bowden, Thomas A. Repairing **Lochner**'s reputation: an adventure in historical revisionism. (Reviewing David E. Bernstein, Rehabilitating Lochner: Defending Individual Rights Against Progressive Reform.) 19 Geo. Mason L. Rev. 197-211 (2011).

Peck, Alison. Revisiting the original "Tea Party": the historical roots of regulating food consumption in America. 80 UMKC L. Rev. 1-43 (2011).

Walterscheid, Edward C. **Graham v. John Deere Co.** in a different light. 51 IDEA 649-691 (2011).

LEGAL PROFESSION

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

Alford, Ryan Patrick. The Star Chamber and the regulation of the legal profession 1570-1640. 51 Am. J. Legal Hist. 639-726 (2011).

Fukui, Kota and Yusuke Fukui. Empirical support for redefining the legal profession and new roles for lawyers in Japanese corporations. 12 Austl. J. Asian L. 273-297 (2010).

Haneman, Victoria J. Changing the estate planning malpractice landscape: applying the constructive trust to cure testamentary mistake. 80 UMKC L. Rev. 91-111 (2011).

Jacobson, Jonas, Jasmine Dobbs-Marsh, Varda Liberman and Julia A. Minson. Predicting civil jury verdicts: how attorneys use (and misuse) a second opinion. 8 J. Empirical Legal Stud. 99-119 (2011).

McNeal, Mary Helen. Slow down, people breathing: lawyering, culture and place. 18 Clinical L. Rev. 183-243 (2011).

Papers Presented at the UCLA/IALS Conference on "Complex Clinical Clients: Lawyering Beyond the Individual Client." Articles by Praveen Kosuri, April Land and Katherine Mattes. 18 Clinical L. Rev. 1-100 (2011).

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

LEGISLATION

Kardon, Alex. Damages under the Privacy Act: sovereign immunity and a call for legislative reform. 34 Harv. J.L. & Pub. Pol'y 705-767 (2011).

Wyrwich, Tom. Comment. A cure for a "public concern": Washington's new anti-SLAPP law. 86 Wash. L. Rev. 663-693 (2011).

MEDICAL JURISPRUDENCE

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

American Journal of Law & Medicine
Journal of Health Care Law & Policy

Cotter, Hayley. Note. Increasing consent for organ donation: mandated choice, individual autonomy, and informed consent. 21 Health Matrix 599-626 (2011).

Ho, Benjamin and Elaine Liu. What's an apology worth? Decomposing the effect of apologies on medical malpractice payments using state apology laws. 8 J. Empirical Legal Stud. 179-199 (2011).

Nelson, Leonard J., III, Michael A. Morrisey and David J. Becker. Medical liability and health care reform. 21 Health Matrix 443-519 (2011).

Pompeo, Nicholas. Note. DNA to play: Major League Baseball's use of DNA testing on Central and South American prospects in the age of the Genetic Information Nondiscrimination Act of 2008. 21 Health Matrix 627-653 (2011).

Scurich, Nicholas and Richard S. John. Trawling genetic databases: when a DNA match is *just* a naked statistic. 8 J. Empirical Legal Stud. 49-71 (2011).

Roundtable on Legal Impediments to Telemedicine. Articles by Diane Hoffmann, Virginia Rowthorn, Carl F. Ameringer and Daniel J. Gilman. 14 J. Health Care L. & Pol'y 1-117 (2011).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
January 27, 2012

MILITARY, WAR AND PEACE

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

Davidson, Sandra. Leaks, leakers, and journalists: adding historical context to the age of WikiLeaks. 34 *Hastings Comm. & Ent. L.J.* 27-91 (2011).

Yin, Tung. "Anything but Bush?": the Obama Administration and Guantanamo Bay. 34 *Harv. J.L. & Pub. Pol'y* 453-492 (2011).

Symposium 2011: Unsettled Foundations, Uncertain Results: 9/11 and the Law, Ten Years After. Introduction by John J. Farmer, Jr.; articles by Thomas H. Kean, Hon. John J. Gibbons, Hon. Michael Chertoff, Ivan K. Fong, Alec Walen, Laurie R. Blank, Gary Thompson, Nicholas Rostow, Harvey Rishikof and student Jeff Mustin. 63 *Rutgers L. Rev.* 1085-1251 (2011).

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

NATURAL RESOURCES LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Public Land & Resources Law Review

Garber, Kevin J., Steven Baicker-McKee and Jean M. Mosites. Water sourcing and wastewater disposal: two of the least worrisome aspects of Marcellus Shale development in Pennsylvania. 13 *Duq. Bus. L.J.* 169-191 (2011).

Iftekhar, Sayed. Protecting the Sundarbans: an appraisal of national and international environmental laws. 13 *Asia Pac. J. Envtl. L.* 249-268 (2010).

Pappas, Michael. Unnatural resource law: situating desalination in coastal resource and water law doctrines. 86 *Tul. L. Rev.* 81-134 (2011).

Warren, Gina S. and student Krista M. Baron. Two years after the Pennsylvania Supreme Court's decision in **Belden & Blake Corp. v. Commonwealth Department of Conservation and Natural Resources**: the Commonwealth's struggle to protect state lands. 13 *Duq. Bus. L.J.* 193-217 (2011).

OIL, GAS, AND MINERAL LAW

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

Gobrecht, Harry D. Note. Technically correct: using technology to supplement due diligence standards in Eastern D.R. Congo conflict minerals mining. 2011 *U. Ill. J.L. Tech. & Pol'y* 413-431.

Hume, Lauren E. Note. Are we sailing in occupied waters?: rethinking the availability of punitive damages under the Oil Pollution Act of 1990. 86 *N.Y.U. L. Rev.* 1444-1481 (2011).

Marcellus Shale Legal Issues. Foreword by Nancy D. Perkins; articles by Rachel L. Allen, Scotland M. Duncan, Kevin J. Garber, Steven Baicker-McKee, Jean M. Mosites, Gina S. Warren and student Krista M. Baron; note by Aaron Stemplewicz; case note by Benjamin F. Hantz. 13 *Duq. Bus. L.J.* 151-294 (2011).

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

ORGANIZATIONS

Vachon, Christyne J. Scratch my back, and I'll scratch yours: scratching the surface of the duty of care in cross sector collaborations — are for-profits obligated to ensure the sustainability of their partner nonprofits? 8 *Hastings Bus. L.J.* 1-31 (2012).

POLITICS

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

Coffin, Roger. A responsibility to speak: **Citizens United**, corporate governance and managing risks. 8 *Hastings Bus. L.J.* 103-174 (2012).

Perlin, Jonah. Note. Religion as a conversation starter: what liberal religious political advocates add to the debate about religion's place in legal and political discourse. 100 *Geo. L.J.* 331-365 (2011).

Reforming the Electoral College: Federalism, Majoritarianism, and the Perils of Subconstitutional Change. Article by Norman R. Williams; response [The Case for Reforming Presidential Elections by Subconstitutional Means: the Electoral College, the National Popular Vote Compact, and Congressional Power.] by Vikram David Amar. 100 *Geo. L.J.* 173-261 (2011).

Corporate Speech and Electoral Spending. Articles by Richard A. Epstein and Toni M. Massaro. 34 *Harv. J.L. & Pub. Pol'y* 639-703 (2011).

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

President Obama's First Two Years: A Legal Reflection. Articles by Jonathan H. Adler, Tung Yin, Vicki Divoll and Ronen Avraham. 34 *Harv. J.L. & Pub. Pol'y* 421-638 (2011).

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

PRACTICE AND PROCEDURE

Ching, Bruce. Narrative implications of evidentiary rules. 29 *Quinnipiac L. Rev.* 971-1000 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
January 27, 2012

Davison, Collin M. Note. Fee shifting and after-the-event insurance: a twist to the thirteenth century approach to shifting attorneys' fees to solve a twenty-first century problem. 59 Drake L. Rev. 1199-1224 (2011).

Diamond, Shari Seidman, Mary R. Rose, Beth Murphy and John Meixner. Damage anchors on real juries. 8 J. Empirical Legal Stud. 148-178 (2011).

Hans, Valerie P. and Valerie F. Reyna. To dollars from sense: qualitative to quantitative translation in jury damage awards. 8 J. Empirical Legal Stud. 120-147 (2011).

Hastie, Reid. The challenge to produce useful "legal numbers." 8 J. Empirical Legal Stud. 6-20 (2011).

Jacobson, Jonas, Jasmine Dobbs-Marsh, Varda Liberman and Julia A. Minson. Predicting civil jury verdicts: how attorneys use (and misuse) a second opinion. 8 J. Empirical Legal Stud. 99-119 (2011).

Koehler, Jonathan J. If the shoe fits they might acquit: the value of forensic science testimony. 8 J. Empirical Legal Stud. 21-48 (2011).

Kronk, Elizabeth Ann. Effective access to justice: applying the *parens patriae* standing doctrine to climate change-related claims brought by Native Nations. 32 Pub. Land & Resources L. Rev. 1-25 (2011).

Monestier, Tanya J. Transactional class actions and the illusory search for *res judicata*. 86 Tul. L. Rev. 1-79 (2011).

Nicholson, Joseph A. Note. *Plus ultra*: third-party preservation in a cloud computing paradigm. 8 Hastings Bus. L.J. 191-219 (2012).

Panoff, Jesse N. Rescuing expedited discovery from courts & returning it to FRCP 26(d)(1): using a doctrine's forgotten history to achieve legitimacy. 64 Ark. L. Rev. 651-701 (2011).

Scurich, Nicholas and Richard S. John. Trawling genetic databases: when a DNA match is *just* a naked statistic. 8 J. Empirical Legal Stud. 49-71 (2011).

Simard, Linda Sandstrom and Jay Tidmarsh. Foreign citizens in transnational class actions. 97 Cornell L. Rev. 87-129 (2011).

Slater, Julie. Comment. Reaping the benefits of class certification: how and when should "significant proof" be required post-**Dukes**? (**Dukes v. Wal-Mart Stores, Inc.**, 603 F.3d 571, 2010, *rev'd*, 131 S. Ct. 2541, 2011.) 2011 BYU L. Rev. 1259-1292.

Whytock, Christopher A. and Cassandra Burke Robertson. *Forum non conveniens* and the enforcement of foreign judgments. 111 Colum. L. Rev. 1444-1521 (2011).

PRESIDENT/EXECUTIVE DEPARTMENT

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

Kistler, Cameron O. Comment. The anti-federalists and presidential war powers. 121 Yale L.J. 459-468 (2011).

Shults, Anthony M. Note. The "surveil or kill" dilemma: separation of powers and the FISA Amendments Act's warrant requirement for surveillance of U.S. citizens abroad. 86 N.Y.U. L. Rev. 1590-1629 (2011).

President Obama's First Two Years: A Legal Reflection. Articles by Jonathan H. Adler, Tung Yin, Vicki Divoll and Ronen Avraham. 34 Harv. J.L. & Pub. Pol'y 421-638 (2011).

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

PROFESSIONAL ETHICS

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

Fordham Intellectual Property, Media & Entertainment Law Journal

Journal of Health Care Law & Policy

Mansbach, Rebecca. Comment. Altered standards of care: needed reform for when the next disaster strikes. 14 J. Health Care L. & Pol'y 209-239 (2011).

Raghunath, Raja. The "plus one" clinic: adding (political) value to the clinical experience by representing landlords alongside tenants. 18 Clinical L. Rev. 245-282 (2011).

Is Silence Golden? Ethics & Intellectual Property Law Symposium. Essays by Rebecca Tushnet, Jeremy N. Sheff and Christian Mammen. 21 Fordham Intell. Prop. Media & Ent. L.J. 971-1031 (2011).

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

Roundtable on Legal Impediments to Telemedicine. Articles by Diane Hoffmann, Virginia Rowthorn, Carl F. Ameringer and Daniel J. Gilman. 14 J. Health Care L. & Pol'y 1-117 (2011).

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

PROPERTY—PERSONAL AND REAL

Albert, Lawrence V. Does the Alaska Constitution provide broader protection for taking or damage of property? An analysis. 32 Pub. Land & Resources L. Rev. 27-101 (2011).

Allen, Rachel L. and Scotland M. Duncan. The standard oil and gas lease—and why it is not. 13 Duq. Bus. L.J. 155-168 (2011).

Beddow, Patrick. Case comment. An express reservation? An analysis of reservations under the equal footing doctrine as applied in ... (**United States v. Milner**, 583 F.3d 1174, 2009, *cert. denied*, 130 S. Ct. 3273, 2010.) 32 Pub. Land & Resources L. Rev. 203-229 (2011).

Freilich, Janet. Student article. A nuisance model for patent law. 2011 U. Ill. J.L. Tech. & Pol'y 329-373.

CURRENT INDEX TO LEGAL PERIODICALS

Page 16

January 27, 2012

Hantz, Benjamin F. Case note. Royalty on sweet gas or sour gas? The Supreme Court of Pennsylvania's interpretation of the Guaranteed Minimum Royalty Act to permit gas companies to deduct post-production costs from royalty payments made to landowners: ... (**Kilmer v. Elexco Land Services, Inc.**, 990 A.2d 1147, 2010.) 13 Duq. Bus. L.J. 273-294 (2011).

Klonick, Kate. Note. Not in my Atlantic Yards: examining netroots' role in eminent domain reform. 100 Geo. L.J. 263-293 (2011).

Leslie, Derek. Note. Did the U.S. Supreme Court recognize an elusive or illusive judicial taking in **Stop the Beach Renourishment? (Stop the Beach Renourishment, Inc. v. Fla. Dep't of Env'tl. Prot., et al.**, 130 S. Ct. 2592, 2010.) 3 Ky. J. Equine, Agri., & Nat. Resources L. 285-298 (2010-2011).

Means, Malcolm N. Case note. Private pipeline, public use?: **Linder v. Arkansas Midstream Gas Services Corp., Smith v. Arkansas Midstream Gas Services Corp.**, and Arkansas's eminent domain jurisprudence. (**Smith v. Ark. Midstream Gas Servs. Corp.**, 2010 Ark. 256, __ S.W.3d __; **Linder v. Ark. Midstream Gas Servs. Corp.**, 2010 Ark. 117, __ S.W.3d __.) 64 Ark. L. Rev. 809-839 (2011).

Odinet, Christopher K. Toward a convention for the international sale of real property: challenges, commonalities, and possibilities. 29 Quinnipiac L. Rev. 841-885 (2011).

Stemplewicz, Aaron. Note. The known "unknowns" of hydraulic fracturing: a case for a traditional subsurface trespass regime in Pennsylvania. 13 Duq. Bus. L.J. 219-272 (2011).

PSYCHOLOGY AND PSYCHIATRY

Diamond, Shari Seidman, Mary R. Rose, Beth Murphy and John Meixner. Damage anchors on real juries. 8 J. Empirical Legal Stud. 148-178 (2011).

Hans, Valerie P. and Valerie F. Reyna. To dollars from sense: qualitative to quantitative translation in jury damage awards. 8 J. Empirical Legal Stud. 120-147 (2011).

Hastie, Reid. The challenge to produce useful "legal numbers." 8 J. Empirical Legal Stud. 6-20 (2011).

Isaacs, Daniel M. Note. Baseline framing in sentencing. 121 Yale L.J. 426-458 (2011).

Shen, Francis X., et al. Sorting guilty minds. 86 N.Y.U. L. Rev. 1306-1360 (2011).

RELIGION

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

Aslam, Sadia. Note. *Hijab* in the workplace: why Title VII does not adequately protect employees from discrimination on the basis of religious dress and appearance. 80 UMKC L. Rev. 221-238 (2011).

Breen, John M. and Lee J. Strang. The road not taken: Catholic legal education at the middle of the twentieth century. 51 Am. J. Legal Hist. 553-637 (2011).

Grover, Samuel T. Note. Religious exemptions to the PPACA's health insurance mandate. 37 Am. J.L. & Med. 624-651 (2011).

Helfand, Michael A. Fighting for the debtor's soul: regulating religious commercial conduct. 19 Geo. Mason L. Rev. 157-196 (2011).

Helfand, Michael A. Religious arbitration and the new multiculturalism: negotiating conflicting legal orders. 86 N.Y.U. L. Rev. 1231-1305 (2011).

Leo, Leonard A., Felice D. Gaer and Elizabeth K. Cassidy. Protecting religions from "defamation": a threat to universal human rights standards. 34 Harv. J.L. & Pub. Pol'y 769-784 (2011).

Perlin, Jonah. Note. Religion as a conversation starter: what liberal religious political advocates add to the debate about religion's place in legal and political discourse. 100 Geo. L.J. 331-365 (2011).

The Twenty Year Anniversary of **Employment Division v. Smith**: Reassessing the Free Exercise Clause and the Intersection Between Religion and the Law. Introduction by Marci A. Hamilton; articles by Richard F. Duncan, Mark S. Kende, Zackeree S. Kelin, Kimberley Younce Schooley, Christopher C. Lund, David S. Day; lecture by Matthew L.M. Fletcher; student article by Jessica L. Fjerstad. 55 S.D. L. Rev. 385-562 (2010).

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

REMEDIES

Bates, Bethany M. Note. Reconciliation after **Winter**: the standard for preliminary injunctions in federal courts. (**Winter v. Natural Resources Defense Council**, 129 S. Ct. 365, 2008.) 111 Colum. L. Rev. 1522-1556 (2011).

Chuang, Chester S. Unjust patents & bargaining breakdown: when is declaratory relief needed? 64 SMU L. Rev. 895-921 (2011).

Johnson, Vincent R. Credit-monitoring damages in cybersecurity tort litigation. 19 Geo. Mason L. Rev. 113-155 (2011).

Kardon, Alex. Damages under the Privacy Act: sovereign immunity and a call for legislative reform. 34 Harv. J.L. & Pub. Pol'y 705-767 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17

January 27, 2012

RETIREMENT SECURITY

Gimovsky, Matthew D. Note. **Hardt v. Reliance Standard Life Insurance Company**: attorney's fee awards under ERISA and the "some degree of success" standard. (**Hardt v. Reliance Standard Life Insurance Co.**, 130 S. Ct. 2149, 2010.) 14 J. Health Care L. & Pol'y 177-207 (2011).

Payne-Tsoupros, Christina. Student article. **Kennedy v. Plan Administrator for DuPont Savings & Investment Plan**: anti-alienation and anti-cutback rules. (**Kennedy v. Plan Adm'r for DuPont Sav. & Inv. Plan**, 129 S. Ct. 865, 2009.) 29 Quinnipiac L. Rev. 1073-1099 (2011).

SCIENCE AND TECHNOLOGY

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

University of Illinois Journal of Law, Technology & Policy

Depoorter, Ben, Alain Van Hiel and Sven Vanneste. Copyright backlash. 84 S. Cal. L. Rev. 1251-1292 (2011).

Elmore, Jennifer. Note. Effective reader privacy for electronic books: a proposal. 34 Hastings Comm. & Ent. L.J. 127-144 (2011).

Gupta, Amar and Deth Sao. The constitutionality of current legal barriers to telemedicine in the United States: analysis and future directions of its relationship to national and international health care reform. 21 Health Matrix 385-442 (2011).

Henslee, William. Copyright infringement pushin': Google, YouTube, and Viacom fight for supremacy in the neighborhood that may be controlled by the DMCA's safe harbor provision. 51 IDEA 607-648 (2011).

Koehler, Jonathan J. If the shoe fits they might acquit: the value of forensic science testimony. 8 J. Empirical Legal Stud. 21-48 (2011).

Lim, Daryl. Misconduct in standard setting: the case for patent misuse. 51 IDEA 559-606 (2011).

Mashburn, D. Denise. Comment. Patenting Eden: human gene ownership. 80 UMKC L. Rev. 173-198 (2011).

Nicholson, Joseph A. Note. *Plus ultra*: third-party preservation in a cloud computing paradigm. 8 Hastings Bus. L.J. 191-219 (2012).

Rajan, Mira T. Sundara. Creative commons: America's moral rights? 21 Fordham Intell. Prop. Media & Ent. L.J. 905-969 (2011).

Rosenfeld, Shelly. Student article. Adding injury to insult: injurious speech on the Internet and its implications for the First Amendment. 34 Hastings Comm. & Ent. L.J. 1-26 (2011).

Rowe, Elizabeth A. Patents, genetically modified foods, and IP overreaching. 64 SMU L. Rev. 859-893 (2011).

SECURITIES LAW

Gevurtz, Franklin A. The globalization of corporate law: the end of history or a never-ending story? 86 Wash. L. Rev. 475-521 (2011).

Huang, Hui. China's legal responses to the global financial crisis: from domestic reform to international engagement. 12 Austl. J. Asian L. 157-181 (2010).

King, Meghan Elizabeth. Note. Blowing the whistle on the Dodd-Frank amendments: the case against the new amendments to whistleblower protection in section 806 of Sarbanes-Oxley. 48 Am. Crim. L. Rev. 1457-1483 (2011).

Luhrs, Jessica. Note. Encouraging litigation: why Dodd-Frank goes too far in eliminating the procedural difficulties in Sarbanes-Oxley. 8 Hastings Bus. L.J. 175-189 (2012).

SEXUALITY AND THE LAW

De Jesus, Ligia M. Post **Baby Boy v. United States** developments in the Inter-American system of human rights: inconsistent application of the American Convention's protection of the right to life from conception. 17 Law & Bus. Rev. Am. 435-485 (2011).

Erickson, Nicholas W. Note. Break on through: the other side of **Varnum** and the constitutionality of constitutional amendments. 59 Drake L. Rev. 1225-1247 (2011).

Kimball, Kathryn A. Note. Losing our soul: judicial discretion in sentencing child pornography offenders. 63 Fla. L. Rev. 1515-1548 (2011).

Laufer-Ukeles, Pamela. Reproductive choices and informed consent: fetal interests, women's identity, and relational autonomy. 37 Am. J.L. & Med. 567-623 (2011).

SPORTS

Maul, Jami A. Comment. America's favorite "nonprofits": taxation of the National Football League and sports organizations. 80 UMKC L. Rev. 199-220 (2011).

Pompeo, Nicholas. Note. DNA to play: Major League Baseball's use of DNA testing on Central and South American prospects in the age of the Genetic Information Nondiscrimination Act of 2008. 21 Health Matrix 627-653 (2011).

STATE AND LOCAL GOVERNMENT LAW

Goldstein, Ryan M. Note. Improving forensic science through state oversight. 90 Tex. L. Rev. 225-258 (2011).

Konar-Steenberg, Mehmet K. and Anne F. Peterson. Forum, federalism, and free markets: an empirical study of judicial behavior under the dormant Commerce Clause doctrine. 80 UMKC L. Rev. 139-172 (2011).

TAXATION—FEDERAL INCOME

Barrett, Genny. Comment. Did the Sixth Circuit get it right in **Stadnyk**? What to do about the § 104(a)(2) personal injury damages exclusion. (**Stadnyk v. Comm'r**, 367 F. App'x 586, 2010.) 2011 BYU L. Rev. 1193-1222.

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
January 27, 2012

Chodorow, Adam. Charitable FSAs: a proposal to combine healthcare and charitable giving tax provisions. 2011 *BYU L. Rev.* 1041-1089.

Nguyen, Xuan-Thao and Jeffrey A. Maine. The history of intellectual property taxation: promoting innovation and other intellectual property goals? 64 *SMU L. Rev.* 795-858 (2011).

Plecnik, John T. Abolish the inflation tax on the poor & middle class. 29 *Quinnipiac L. Rev.* 925-969 (2011).

TAXATION—STATE AND LOCAL

Scharff, Erin Adele. Note. Taxes as regulatory tools: an argument for expanding New York City's taxing authority. 86 *N.Y.U. L. Rev.* 1556-1589 (2011).

TAXATION—TRANSNATIONAL

Kessler, William A. II. Note. Whose office is this anyway? A look at the IRS's new position on offshore lending. 84 *S. Cal. L. Rev.* 1357-1401 (2011).

TORTS

Barrett, Genny. Comment. Did the Sixth Circuit get it right in *Stadnyk*? What to do about the § 104(a)(2) personal injury damages exclusion. (*Stadnyk v. Comm'r*, 367 F. App'x 586, 2010.) 2011 *BYU L. Rev.* 1193-1222.

Faure, Michael and Hu Weiqiang. Towards a reform of environmental liability in China: an economic analysis. 13 *Asia Pac. J. Envtl. L.* 225-247 (2010).

French, Christopher C. Debunking the myth that insurance coverage is not available or allowed for intentional torts or damages. 8 *Hastings Bus. L.J.* 65-101 (2012).

Johnson, Vincent R. Credit-monitoring damages in cybersecurity tort litigation. 19 *Geo. Mason L. Rev.* 113-155 (2011).

Kysar, Douglas A. and student Benjamin Ewing. Prods and pleas: limited government in an era of unlimited harm. 121 *Yale L.J.* 350-424 (2011).

Orr, Rachel A. Comment. Intentional interference with an expected inheritance: the only valid expectancy for Arkansas heirs is to expect nothing. 64 *Ark. L. Rev.* 747-780 (2011).

Pfander, James E. Resolving the qualified immunity dilemma: constitutional tort claims for nominal damages. 111 *Colum. L. Rev.* 1601-1639 (2011).

Raupp, Michael T. Note. The multiplication of indivisible injury. 90 *Tex. L. Rev.* 259-282 (2011).

Webster, Litany. Note. Equestrian helmet laws and their effect on equestrian liability. 3 *Ky. J. Equine, Agri., & Nat. Resources L.* 299-317 (2010-2011).

TRADE REGULATION

Gilman, Daniel J. Physician licensure and telemedicine: some competitive issues raised by the prospect of practicing globally while regulating locally. 14 *J. Health Care L. & Pol'y* 87-117 (2011).

Lim, Daryl. Misconduct in standard setting: the case for patent misuse. 51 *IDEA* 559-606 (2011).

Pomeranz, Jennifer L. Federal Trade Commission's authority to regulate marketing to children: deceptive vs. unfair rulemaking. 21 *Health Matrix* 521-553 (2011).

Wang, Stephanie. The enforcement of China's anti-monopoly law against administrative monopolies. 12 *Austl. J. Asian L.* 182-213 (2010).

WATER LAW

Freney, Kate. Reclaiming water in a thirsty world. 13 *Asia Pac. J. Envtl. L.* 207-224 (2010).

Garber, Kevin J., Steven Baicker-McKee and Jean M. Mosites. Water sourcing and wastewater disposal: two of the least worrisome aspects of Marcellus Shale development in Pennsylvania. 13 *Duq. Bus. L.J.* 169-191 (2011).

Kenney, Douglas, et al. The Colorado River and the inevitability of institutional change. 32 *Pub. Land & Resources L. Rev.* 103-152 (2011).

Pappas, Michael. Unnatural resource law: situating desalination in coastal resource and water law doctrines. 86 *Tul. L. Rev.* 81-134 (2011).

WOMEN

Laufer-Ukeles, Pamela. Reproductive choices and informed consent: fetal interests, women's identity, and relational autonomy. 37 *Am. J.L. & Med.* 567-623 (2011).

Ortoleva, Stephanie. Women with disabilities: the forgotten peace builders. 33 *Loy. L.A. Int'l & Comp. L. Rev.* 83-142 (2010).

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

48 AMERICAN CRIMINAL LAW REVIEW, NO. 3, SUMMER, 2011.

O'Hear, Michael M. Beyond rehabilitation: a new theory of indeterminate sentencing. 48 *Am. Crim. L. Rev.* 1247-1292 (2011).

Miller, Colin. Deal or no deal: why courts should allow defendants to present evidence that they rejected favorable plea bargains. 48 *Am. Crim. L. Rev.* 1293-1334 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19

January 27, 2012

Tinto, Eda Katharine. Wavering on waiver: **Montejo v. Louisiana** and the Sixth Amendment right to counsel. 48 Am. Crim. L. Rev. 1335-1370 (2011).

Trigilio, Joseph and Tracy Casadio. Executing those who do not kill: a categorical approach to proportional sentencing. 48 Am. Crim. L. Rev. 1371-1422 (2011).

McKay, Tom. Note. Judicial discretion to consider sentencing disparities created by fast-track programs: resolving the post-**Kimbrough** circuit split. 48 Am. Crim. L. Rev. 1423-1455 (2011).

King, Meghan Elizabeth. Note. Blowing the whistle on the Dodd-Frank amendments: the case against the new amendments to whistleblower protection in section 806 of Sarbanes-Oxley. 48 Am. Crim. L. Rev. 1457-1483 (2011).

Wyman, Allison K. Note. Seized by the moment—but which moment? How a physical force seizure requires only contact with intent to restrain, not intentional termination of movement. 48 Am. Crim. L. Rev. 1485-1500 (2011).

Kime, Stacey. Note. Can a right be less than the sum of its parts? How the conflation of compulsory process and due process guarantees diminishes criminal defendants' rights. 48 Am. Crim. L. Rev. 1501-1529 (2011).

37 AMERICAN JOURNAL OF LAW & MEDICINE, NO. 4, PP. 469-692, 2011.

Muller, John F. Disability, ambivalence, and the law. 37 Am. J.L. & Med. 469-521 (2011).

Kinney, Eleanor D. Comparative effectiveness research under the Patient Protection and Affordable Care Act: can new bottles accommodate old wine? 37 Am. J.L. & Med. 522-566 (2011).

Laufer-Ukeles, Pamela. Reproductive choices and informed consent: fetal interests, women's identity, and relational autonomy. 37 Am. J.L. & Med. 567-623 (2011).

Grover, Samuel T. Note. Religious exemptions to the PPACA's health insurance mandate. 37 Am. J.L. & Med. 624-651 (2011).

Johnson, Avalon. Note. Access to elective abortions for female prisoners under the Eighth and Fourteenth Amendments. 37 Am. J.L. & Med. 652-683 (2011).

Recent case developments. 37 Am. J.L. & Med. 684-692 (2011).

51 AMERICAN JOURNAL OF LEGAL HISTORY, NO. 4, OCTOBER, 2011.

Breen, John M. and Lee J. Strang. The road not taken: Catholic legal education at the middle of the twentieth century. 51 Am. J. Legal Hist. 553-637 (2011).

Alford, Ryan Patrick. The Star Chamber and the regulation of the legal profession 1570-1640. 51 Am. J. Legal Hist. 639-726 (2011).

64 ARKANSAS LAW REVIEW, NO. 3, PP. 561-852, 2011.

Sullivan, J. Thomas. **Brady**-based prosecutorial misconduct claims, **Buckley**, and the Arkansas *coram nobis* remedy. 64 Ark. L. Rev. 561-649 (2011).

Panoff, Jesse N. Rescuing expedited discovery from courts & returning it to FRCP 26(d)(1): using a doctrine's forgotten history to achieve legitimacy. 64 Ark. L. Rev. 651-701 (2011).

Meadors, Brian. The not-so-standard visitation order and a proposal for reform. 64 Ark. L. Rev. 703-713 (2011).

Deitchler, Max. Comment. You can't manage what you don't measure: an evaluation of Arkansas's drug courts. 64 Ark. L. Rev. 715-746 (2011).

Orr, Rachel A. Comment. Intentional interference with an expected inheritance: the only valid expectancy for Arkansas heirs is to expect nothing. 64 Ark. L. Rev. 747-780 (2011).

Hudspeth, Jarica L. Case note. **Stills v. Stills**: a perplexing response to the effect of relocation on child custody. (**Stills v. Stills**, 2010 Ark. 132, __ S.W.3d __.) 64 Ark. L. Rev. 781-807 (2011).

Means, Malcolm N. Case note. Private pipeline, public use?: **Linder v. Arkansas Midstream Gas Services Corp., Smith v. Arkansas Midstream Gas Services Corp.**, and Arkansas's eminent domain jurisprudence. (**Smith v. Ark. Midstream Gas Servs. Corp.**, 2010 Ark. 256, __ S.W.3d __; **Linder v. Ark. Midstream Gas Servs Corp.**, 2010 Ark. 117, __ S.W.3d __.) 64 Ark. L. Rev. 809-839 (2011).

Orr, Rachel A. Recent developments. 64 Ark. L. Rev. 841-851 (2011).

13 ASIA PACIFIC JOURNAL OF ENVIRONMENTAL LAW, NO. 2, PP. 151-274, 2010.

Stephens, Tim and Georgina Hutton. What future for deep seabed mining in the Pacific? 13 Asia Pac. J. Envtl. L. 151-158 (2010).

Day, George. An international trustee over deep-sea fisheries beyond national jurisdiction: a path to improved management of stocks and protection of the marine environment? 13 Asia Pac. J. Envtl. L. 159-177 (2010).

Downard, Fleur. The REDD brick road from Cancun to Durban: paved with carbon credits or public funding? 13 Asia Pac. J. Envtl. L. 179-206 (2010).

Freney, Kate. Reclaiming water in a thirsty world. 13 Asia Pac. J. Envtl. L. 207-224 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20

January 27, 2012

Faure, Michael and Hu Weiqiang. Towards a reform of environmental liability in China: an economic analysis. 13 Asia Pac. J. Env'tl. L. 225-247 (2010).

Iftekhar, Sayed. Protecting the Sundarbans: an appraisal of national and international environmental laws. 13 Asia Pac. J. Env'tl. L. 249-268 (2010).

Edgar, Andrew. Book review. (Reviewing Ronnie Harding, Carolyn M. Hendricks and Mehreen Faruqi, Environmental Decision-Making: Exploring Complexity and Context.) 13 Asia Pac. J. Env'tl. L. 269-271 (2010).

Edgar, Andrew. Book review. (Reviewing Tim Bonyhady and Andrew Macintosh, Mills, Mines and Other Controversies: The Environmental Assessment of Major Projects.) 13 Asia Pac. J. Env'tl. L. 273-274 (2010).

12 AUSTRALIAN JOURNAL OF ASIAN LAW, NO. 2, PP. 157-327, 2010.

Huang, Hui. China's legal responses to the global financial crisis: from domestic reform to international engagement. 12 Austl. J. Asian L. 157-181 (2010).

Wang, Stephanie. The enforcement of China's anti-monopoly law against administrative monopolies. 12 Austl. J. Asian L. 182-213 (2010).

Alam, Md Shamim. Provident funds in Bangladesh: a legal framework for developing countries. 12 Austl. J. Asian L. 214-247 (2010).

Obata, Yuri. Re-reading the **Chatterley** decision: an analysis of Japanese obscenity decisions from 1889-1957. 12 Austl. J. Asian L. 248-272 (2010).

Fukui, Kota and Yusuke Fukui. Empirical support for redefining the legal profession and new roles for lawyers in Japanese corporations. 12 Austl. J. Asian L. 273-297 (2010).

Ryan, Trevor. Law in Japan: a turning point. 12 Austl. J. Asian L. 298-316 (2010).

Steele, Stacey. Book review. (Reviewing Hiroshi Itoh, The Supreme Court and Benign Elite Democracy in Japan.) 12 Austl. J. Asian L. 317-319 (2010).

Godwin, Andrew. Book review. (Reviewing Norah Gallagher and Wenhua Shan, Chinese Investment Treaties Policies and Practice.) 12 Austl. J. Asian L. 320-323 (2010).

Crock, Mary. Book review. (Reviewing Guofu Liu, Chinese Immigration Law.) 12 Austl. J. Asian L. 324-327 (2010).

2011 BRIGHAM YOUNG UNIVERSITY LAW REVIEW, NO. 4, PP. 943-1326.

Bam, Dmitry. Making appearances matter: recusal and the appearance of bias. 2011 BYU L. Rev. 943-1003.

Bryant, A. Christopher. Foreign law as legislative fact in constitutional cases. 2011 BYU L. Rev. 1005-1040.

Chodorow, Adam. Charitable FSAs: a proposal to combine healthcare and charitable giving tax provisions. 2011 BYU L. Rev. 1041-1089.

Sherkow, Jacob S. Negating invention. 2011 BYU L. Rev. 1091-1137.

Zug, Marcia. Should I stay or should I go: why immigrant reunification decisions should be based on the best interest of the child. 2011 BYU L. Rev. 1139-1191.

Barrett, Genny. Comment. Did the Sixth Circuit get it right in **Stadnyk**? What to do about the § 104(a)(2) personal injury damages exclusion. (**Stadnyk v. Comm'r**, 367 F. App'x 586, 2010.) 2011 BYU L. Rev. 1193-1222.

Pulley, Stephen. Comment. An "exclusive" application of an abstract idea: clarification of patent-eligible subject matter after ... (**Bilski v. Kappos**, 130 S. Ct. 3218, 2010.) 2011 BYU L. Rev. 1223-1257.

Slater, Julie. Comment. Reaping the benefits of class certification: how and when should "significant proof" be required post-**Dukes**? (**Dukes v. Wal-Mart Stores, Inc.**, 603 F.3d 571, 2010, *rev'd*, 131 S. Ct. 2541, 2011.) 2011 BYU L. Rev. 1259-1292.

Whittaker, Chris. Comment. Derridean diagnosis of marketplace ills: curing schizophrenia and amnesia in the First Amendment search for truth. 2011 BYU L. Rev. 1293-1326.

18 CLINICAL LAW REVIEW, NO. 1, FALL, 2011.

Papers Presented at the UCLA/IALS Conference on "Complex Clinical Clients: Lawyering Beyond the Individual Client." 18 Clinical L. Rev. 1-100 (2011).

Kosuri, Praveen. "Impact" in 3D — maximizing impact through transactional clinics. 18 Clinical L. Rev. 1-46 (2011).

Land, April. "Lawyering beyond" without leaving individual clients behind. 18 Clinical L. Rev. 47-75 (2011).

Mattes, Katherine. The Tulane Criminal Law Clinic: an evolution into a combined individual client and advocacy clinic. 18 Clinical L. Rev. 77-100 (2011).

Barron, Laurie. Learning how to learn: Carnegie's third apprenticeship. 18 Clinical L. Rev. 101-131 (2011).

Maisel, Peggy and Natalie Roman. The consumer indebtedness crisis: law school clinics as laboratories for generating effective legal responses. 18 Clinical L. Rev. 133-182 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21

January 27, 2012

McNeal, Mary Helen. Slow down, people breathing: lawyering, culture and place. 18 Clinical L. Rev. 183-243 (2011).

Raghnath, Raja. The “plus one” clinic: adding (political) value to the clinical experience by representing landlords alongside tenants. 18 Clinical L. Rev. 245-282 (2011).

Tyler, Jo A. and Faith Mullen. Telling tales in school: storytelling for self-reflection and pedagogical improvement in clinical legal education. 18 Clinical L. Rev. 283-337 (2011).

111 COLUMBIA LAW REVIEW, NO. 7, NOVEMBER, 2011.

Stack, Kevin M. and Michael P. Vandenbergh. The one percent problem. 111 Colum. L. Rev. 1385-1443 (2011).

Whytock, Christopher A. and Cassandra Burke Robertson. *Forum non conveniens* and the enforcement of foreign judgments. 111 Colum. L. Rev. 1444-1521 (2011).

Bates, Bethany M. Note. Reconciliation after **Winter**: the standard for preliminary injunctions in federal courts. (**Winter v. Natural Resources Defense Council**, 129 S. Ct. 365, 2008.) 111 Colum. L. Rev. 1522-1556 (2011).

Koller, Kevin. Note. Deciphering *de novo* determinations: must district courts review objections not raised before a magistrate judge? 111 Colum. L. Rev. 1557-1600 (2011).

Pfander, James E. Resolving the qualified immunity dilemma: constitutional tort claims for nominal damages. 111 Colum. L. Rev. 1601-1639 (2011).

97 CORNELL LAW REVIEW, NO. 1, NOVEMBER, 2011.

Yoo, John. Rational treaties: Article II, congressional-executive agreements, and international bargaining. 97 Cornell L. Rev. 1-44 (2011).

Hessick, Carissa Byrne and F. Andrew Hessick. Double jeopardy as a limit on punishment. 97 Cornell L. Rev. 45-86 (2011).

Simard, Linda Sandstrom and Jay Tidmarsh. Foreign citizens in transnational class actions. 97 Cornell L. Rev. 87-129 (2011).

Eguchi, Aya. Note. Curtailing copycat couture: the merits of the Innovate Design Protection and Piracy Prevention Act and a licensing scheme for the fashion industry. 97 Cornell L. Rev. 131-157 (2011).

Finley, Gary D. Note. Langdell and the leviathan: improving the first-year law school curriculum by incorporating Moby-Dick. 97 Cornell L. Rev. 159-189 (2011).

59 DRAKE LAW REVIEW, NO. 4, SUMMER, 2011.

Constitutional Law Symposium: Debating the Living Constitution. Foreword by Miguel Schor; articles by David A. Strauss, Rebecca L. Brown and W.J. Waluchow. 59 Drake L. Rev. 961-1046 (2011).

Schor, Miguel. Foreword: contextualizing the debate between originalism and the living Constitution. 59 Drake L. Rev. 961-972 (2011).

Strauss, David A. Do we have a living Constitution? 59 Drake L. Rev. 973-984 (2011).

Brown, Rebecca L. Assisted living for the Constitution. 59 Drake L. Rev. 985-1000 (2011).

Waluchow, W.J. Democracy and the living tree Constitution. 59 Drake L. Rev. 1001-1046 (2011).

Beery, Brendan. When originalism attacks: how Justice Scalia’s resort to original expected application in **Crawford v. Washington** came back to bite him in **Michigan v. Bryant**. 59 Drake L. Rev. 1047-1085 (2011).

Jeffries, Browning. Shareholder access to corporate books and records: the abrogation debate. 59 Drake L. Rev. 1087-1164 (2011).

Pannell, Jude T. Unaccommodated: parents with mental disabilities in Iowa’s child welfare system and the Americans with Disabilities Act. 59 Drake L. Rev. 1165-1197 (2011).

Davison, Collin M. Note. Fee shifting and after-the-event insurance: a twist to the thirteenth century approach to shifting attorneys’ fees to solve a twenty-first century problem. 59 Drake L. Rev. 1199-1224 (2011).

Erickson, Nicholas W. Note. Break on through: the other side of **Varnum** and the constitutionality of constitutional amendments. 59 Drake L. Rev. 1225-1247 (2011).

Volume 59 author index. 59 Drake L. Rev. 1249-1253 (2011).

Volume 59 subject index. 59 Drake L. Rev. 1255-1259 (2011).

13 DUQUESNE BUSINESS LAW JOURNAL, NO. 2, SUMMER, 2011.

Marcellus Shale Legal Issues. 13 Duq. Bus. L.J. 151-294 (2011).

Perkins, Nancy D. Foreword. 13 Duq. Bus. L.J. 151-154 (2011).

Allen, Rachel L. and Scotland M. Duncan. The standard oil and gas lease—and why it is not. 13 Duq. Bus. L.J. 155-168 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22

January 27, 2012

Garber, Kevin J., Steven Baicker-McKee and Jean M. Mosites. Water sourcing and wastewater disposal: two of the least worrisome aspects of Marcellus Shale development in Pennsylvania. 13 Duq. Bus. L.J. 169-191 (2011).

Warren, Gina S. and student Krista M. Baron. Two years after the Pennsylvania Supreme Court's decision in **Belden & Blake Corp. v. Commonwealth Department of Conservation and Natural Resources**: the Commonwealth's struggle to protect state lands. 13 Duq. Bus. L.J. 193-217 (2011).

Stemplewicz, Aaron. Note. The known "unknowns" of hydraulic fracturing: a case for a traditional subsurface trespass regime in Pennsylvania. 13 Duq. Bus. L.J. 219-272 (2011).

Hantz, Benjamin F. Case note. Royalty on sweet gas or sour gas? The Supreme Court of Pennsylvania's interpretation of the Guaranteed Minimum Royalty Act to permit gas companies to deduct post-production costs from royalty payments made to landowners: ... (**Kilmer v. Elexco Land Services, Inc.**, 990 A.2d 1147, 2010.) 13 Duq. Bus. L.J. 273-294 (2011).

63 FLORIDA LAW REVIEW, NO. 6, DECEMBER, 2011.

Epstein, Richard A. **Dunwoody Distinguished Lecture in Law**. The constitutional paradox of the Durbin Amendment: how monopolies are offered constitutional protections denied to competitive firms. 63 Fla. L. Rev. 1307-1348 (2011).

Manns, Jeffrey. Building better bailouts: the case for a long-term investment approach. 63 Fla. L. Rev. 1349-1406 (2011).

Moss, Scott A. The overhyped path from **Tinker** to **Morse**: how the student speech cases show the limits of Supreme Court decisions—for the law and for the litigants. 63 Fla. L. Rev. 1407-1457 (2011).

Gaughan, Courtney. Note. Some more **Watters**, please: the Dodd-Frank Act's new preemption standards lighten consumers' wallets. 63 Fla. L. Rev. 1459-1485 (2011).

Pratt, Jordan E. Note. An open and shut case: why (and how) the Eleventh Circuit should restrain the government's forum closure power. 63 Fla. L. Rev. 1487-1513 (2011).

Kimball, Kathryn A. Note. Losing our soul: judicial discretion in sentencing child pornography offenders. 63 Fla. L. Rev. 1515-1548 (2011).

Hampton, Caycee. Case comment. Confirmation of a catch-22: **Glik v. Cunniffe** and the paradox of citizen recording. (**Glik v. Cunniffe**, 2011 WL 3769092, 2011.) 63 Fla. L. Rev. 1549-1559 (2011).

Volume 63 cumulative index. 63 Fla. L. Rev. ii-xii (2011).

21 FORDHAM INTELLECTUAL PROPERTY, MEDIA & ENTERTAINMENT LAW JOURNAL, NO. 4, SUMMER, 2011.

Rakoff, Jed S. Down with patentese. 21 Fordham Intell. Prop. Media & Ent. L.J. 839-841 (2011).

Evans, Tonya M. Sampling, looping, and mashing...oh my!: how hip hop music is scratching more than the surface of copyright law. 21 Fordham Intell. Prop. Media & Ent. L.J. 843-904 (2011).

Rajan, Mira T. Sundara. Creative commons: America's moral rights? 21 Fordham Intell. Prop. Media & Ent. L.J. 905-969 (2011).

Is Silence Golden? Ethics & Intellectual Property Law Symposium. 21 Fordham Intell. Prop. Media & Ent. L.J. 971-1031 (2011).

Tushnet, Rebecca. Towards symmetry in the law of branding. 21 Fordham Intell. Prop. Media & Ent. L.J. 971-982 (2011).

Sheff, Jeremy N. The ethics of unbranding. 21 Fordham Intell. Prop. Media & Ent. L.J. 983-1006 (2011).

Mammen, Christian. Revisiting the doctrine of inequitable conduct before the Patent and Trademark Office. 21 Fordham Intell. Prop. Media & Ent. L.J. 1007-1031 (2011).

Marsico, Francis III. Note. The fate of indecency? The constitutional issue presented by **Fox Television Stations, Inc. v. Federal Communications Commission**. 21 Fordham Intell. Prop. Media & Ent. L.J. 1033-1085 (2011).

19 GEORGE MASON LAW REVIEW, NO. 1, FALL, 2011.

Healy, Michael P. Reconciling **Chevron**, **Mead**, and the review of agency discretion: source of law and the standards of judicial review. 19 Geo. Mason L. Rev. 1-55 (2011).

Risch, Michael. A surprisingly useful requirement. 19 Geo. Mason L. Rev. 57-111 (2011).

Johnson, Vincent R. Credit-monitoring damages in cybersecurity tort litigation. 19 Geo. Mason L. Rev. 113-155 (2011).

Helfand, Michael A. Fighting for the debtor's soul: regulating religious commercial conduct. 19 Geo. Mason L. Rev. 157-196 (2011).

Bowden, Thomas A. Repairing **Lochner**'s reputation: an adventure in historical revisionism. (Reviewing David E. Bernstein, Rehabilitating **Lochner**: Defending Individual Rights Against Progressive Reform.) 19 Geo. Mason L. Rev. 197-211 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23

January 27, 2012

Driscoll, Lora E. Barnhart. Comment. **Citizens United v. Central Hudson**: a rationale for simplifying and clarifying the First Amendment's protections for nonpolitical advertisements. (**Citizens United v. Federal Election Commission**, 130 S. Ct. 876, 2010.) 19 Geo. Mason L. Rev. 213-254 (2011).

Burrows, Robyn. Comment. Judicial confusion and the digital drug dog sniff: pragmatic solutions permitting warrantless hashing of known illegal files. (**United States v. Mann**, 579 F.3d 779, *cert. denied*, 130 S. Ct. 3525, 2010.) 19 Geo. Mason L. Rev. 255-290 (2011).

Bender, Paisly. Comment. Exposing the hidden penalties of pleading guilty: a revision of the collateral consequences rule. 19 Geo. Mason L. Rev. 291-318 (2011).

100 GEORGETOWN LAW JOURNAL, NO. 1, NOVEMBER, 2011.

Cohn, Sherman L. Celebrating 100 years of The Georgetown Law Journal. 100 Geo. L.J. 1-4 (2011).

Feldman, Yuval and Doron Teichman. Are all contractual obligations created equal? 100 Geo. L.J. 5-52 (2011).

Sabel, Charles F. and William H. Simon. Minimalism and experimentalism in the administrative state. 100 Geo. L.J. 53-93 (2011).

Schwartz, David S. A foundation theory of evidence. 100 Geo. L.J. 95-171 (2011).

Williams, Norman R. Reforming the Electoral College: federalism, majoritarianism, and the perils of subconstitutional change. 100 Geo. L.J. 173-236 (2011).

Amar, Vikram David. Response: the case for reforming presidential elections by subconstitutional means: the Electoral College, the National Popular Vote Compact, and congressional power. 100 Geo. L.J. 237-261 (2011).

Klonick, Kate. Note. Not in my Atlantic Yards: examining netroots' role in eminent domain reform. 100 Geo. L.J. 263-293 (2011).

Nitz, Eric R. Note. Comparing apples to apples: a federalism-based theory for the use of founding-era state constitutions to interpret the Constitution. 100 Geo. L.J. 295-329 (2011).

Perlin, Jonah. Note. Religion as a conversation starter: what liberal religious political advocates add to the debate about religion's place in legal and political discourse. 100 Geo. L.J. 331-365 (2011).

34 HARVARD JOURNAL OF LAW & PUBLIC POLICY, NO. 2, SPRING, 2011.

DeAngelo, Kathy, Editor-in-Chief. Preface. 34 Harv. J.L. & Pub. Pol'y unpagged (2011).

President Obama's First Two Years: A Legal Reflection. 34 Harv. J.L. & Pub. Pol'y 421-638 (2011).

Adler, Jonathan H. Heat expands all things: the proliferation of greenhouse gas regulation under the Obama Administration. 34 Harv. J.L. & Pub. Pol'y 421-452 (2011).

Yin, Tung. "Anything but Bush?": the Obama Administration and Guantanamo Bay. 34 Harv. J.L. & Pub. Pol'y 453-492 (2011).

Divoll, Vicki. The "full access doctrine": Congress's constitutional entitlement to national security information from the executive. 34 Harv. J.L. & Pub. Pol'y 493-542 (2011).

Avraham, Ronen. Private regulation. 34 Harv. J.L. & Pub. Pol'y 543-638 (2011).

Corporate Speech and Electoral Spending. 34 Harv. J.L. & Pub. Pol'y 639-703 (2011).

Epstein, Richard A. **Citizens United v. FEC**: the constitutional right that big corporations should have but do not want. 34 Harv. J.L. & Pub. Pol'y 639-661 (2011).

Massaro, Toni M. Foreign nationals, electoral spending, and the First Amendment. 34 Harv. J.L. & Pub. Pol'y 663-703 (2011).

Kardon, Alex. Damages under the Privacy Act: sovereign immunity and a call for legislative reform. 34 Harv. J.L. & Pub. Pol'y 705-767 (2011).

Leo, Leonard A., Felice D. Gaer and Elizabeth K. Cassidy. Protecting religions from "defamation": a threat to universal human rights standards. 34 Harv. J.L. & Pub. Pol'y 769-784 (2011).

Klimko, Katheryn. Note. Evolving standards as a judicial mandate: necessary or superfluous? 34 Harv. J.L. & Pub. Pol'y 785-803 (2011).

Willems, Jack. Recent development. The loss of freedom of association in ... (**Christian Legal Society v. Martinez**, 130 S. Ct. 2971, 2010.) 34 Harv. J.L. & Pub. Pol'y 805-818 (2011).

8 HASTINGS BUSINESS LAW JOURNAL, NO. 1, WINTER, 2012.

Vachon, Christyne J. Scratch my back, and I'll scratch yours: scratching the surface of the duty of care in cross sector collaborations — are for-profits obligated to ensure the sustainability of their partner nonprofits? 8 Hastings Bus. L.J. 1-31 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24

January 27, 2012

Prum, Darren A. Green building liability: considering the applicable standard of care and strategies for establishing a different level by agreement. 8 Hastings Bus. L.J. 33-64 (2012).

French, Christopher C. Debunking the myth that insurance coverage is not available or allowed for intentional torts or damages. 8 Hastings Bus. L.J. 65-101 (2012).

Coffin, Roger. A responsibility to speak: **Citizens United**, corporate governance and managing risks. 8 Hastings Bus. L.J. 103-174 (2012).

Luhrs, Jessica. Note. Encouraging litigation: why Dodd-Frank goes too far in eliminating the procedural difficulties in Sarbanes-Oxley. 8 Hastings Bus. L.J. 175-189 (2012).

Nicholson, Joseph A. Note. *Plus ultra*: third-party preservation in a cloud computing paradigm. 8 Hastings Bus. L.J. 191-219 (2012).

34 HASTINGS COMMUNICATIONS AND ENTERTAINMENT LAW JOURNAL (COMMENT), NO. 1, FALL, 2011.

Rosenfeld, Shelly. Student article. Adding injury to insult: injurious speech on the Internet and its implications for the First Amendment. 34 Hastings Comm. & Ent. L.J. 1-26 (2011).

Davidson, Sandra. Leaks, leakers, and journalists: adding historical context to the age of WikiLeaks. 34 Hastings Comm. & Ent. L.J. 27-91 (2011).

Correa, Krista. All your face are belong to us: protecting celebrity images in hyper-realistic video games. 34 Hastings Comm. & Ent. L.J. 93-126 (2011).

Elmore, Jennifer. Note. Effective reader privacy for electronic books: a proposal. 34 Hastings Comm. & Ent. L.J. 127-144 (2011).

21 HEALTH MATRIX, NO. 2, PP. 353-696, 2011.

Berman, Micah L. A public health perspective on health care reform. 21 Health Matrix 353-383 (2011).

Gupta, Amar and Deth Sao. The constitutionality of current legal barriers to telemedicine in the United States: analysis and future directions of its relationship to national and international health care reform. 21 Health Matrix 385-442 (2011).

Nelson, Leonard J., III, Michael A. Morrisey and David J. Becker. Medical liability and health care reform. 21 Health Matrix 443-519 (2011).

Pomeranz, Jennifer L. Federal Trade Commission's authority to regulate marketing to children: deceptive vs. unfair rulemaking. 21 Health Matrix 521-553 (2011).

Valoir, Tamsen and Shubha Ghosh. FDA preemption of drug and device labeling: who should decide what goes on a drug label? 21 Health Matrix 555-598 (2011).

Cotter, Hayley. Note. Increasing consent for organ donation: mandated choice, individual autonomy, and informed consent. 21 Health Matrix 599-626 (2011).

Pompeo, Nicholas. Note. DNA to play: Major League Baseball's use of DNA testing on Central and South American prospects in the age of the Genetic Information Nondiscrimination Act of 2008. 21 Health Matrix 627-653 (2011).

Rideout, Christine L. Note. Where are all the citizen suits?: the failure of safe drinking water enforcement in the United States. 21 Health Matrix 655-695 (2011).

51 IDEA: THE INTELLECTUAL PROPERTY LAW REVIEW, NO. 4, PP. 559-723, 2011.

Lim, Daryl. Misconduct in standard setting: the case for patent misuse. 51 IDEA 559-606 (2011).

Henslee, William. Copyright infringement pushin': Google, YouTube, and Viacom fight for supremacy in the neighborhood that may be controlled by the DMCA's safe harbor provision. 51 IDEA 607-648 (2011).

Walterscheid, Edward C. **Graham v. John Deere Co.** in a different light. 51 IDEA 649-691 (2011).

Crowne, Emir Aly and student Cristina Mihalceanu. Innovators and generics: proposals for balancing pharmaceutical patent protection and public access to cheaper medicines in Canada (or, don't NOC the players, hate the regulations). 51 IDEA 693-723 (2011).

8 JOURNAL OF EMPIRICAL LEGAL STUDIES, NO. 1, DECEMBER, 2011.

Judgment by the Numbers: Converting Qualitative to Quantitative Judgments in Law. 8 J. Empirical Legal Stud. 1-269 (2011).

Hans, Valerie P., Jeffrey J. Rachlinski and Emily G. Owens. Editors' introduction to Judgment by the Numbers: Converting Qualitative to Quantitative Judgments in Law. 8 J. Empirical Legal Stud. 1-5 (2011).

Hastie, Reid. The challenge to produce useful "legal numbers." 8 J. Empirical Legal Stud. 6-20 (2011).

Koehler, Jonathan J. If the shoe fits they might acquit: the value of forensic science testimony. 8 J. Empirical Legal Stud. 21-48 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25

January 27, 2012

Scurich, Nicholas and Richard S. John. Trawling genetic databases: when a DNA match is *just* a naked statistic. 8 J. Empirical Legal Stud. 49-71 (2011).

Rachlinski, Jeffrey J., Chris Guthrie and Andrew J. Wistrich. Probable cause, probability, and hindsight. 8 J. Empirical Legal Stud. 72-98 (2011).

Jacobson, Jonas, Jasmine Dobbs-Marsh, Varda Liberman and Julia A. Minson. Predicting civil jury verdicts: how attorneys use (and misuse) a second opinion. 8 J. Empirical Legal Stud. 99-119 (2011).

Hans, Valerie P. and Valerie F. Reyna. To dollars from sense: qualitative to quantitative translation in jury damage awards. 8 J. Empirical Legal Stud. 120-147 (2011).

Diamond, Shari Seidman, Mary R. Rose, Beth Murphy and John Meixner. Damage anchors on real juries. 8 J. Empirical Legal Stud. 148-178 (2011).

Ho, Benjamin and Elaine Liu. What's an apology worth? Decomposing the effect of apologies on medical malpractice payments using state apology laws. 8 J. Empirical Legal Stud. 179-199 (2011).

Abrams, David S. Is pleading really a bargain? 8 J. Empirical Legal Stud. 200-221 (2011).

Bushway, Shawn D. and Anne Morrison Piehl. Location, location, location: the impact of guideline grid location on the value of sentencing enhancements. 8 J. Empirical Legal Stud. 222-238 (2011).

Owens, Emily G. Truthiness in punishment: the far reach of truth-in-sentencing laws in state courts. 8 J. Empirical Legal Stud. 239-261 (2011).

Greene, Edie. Figuring kids' allowance and other conversion problems: commentary on judgment by the numbers. 8 J. Empirical Legal Stud. 262-269 (2011).

14 JOURNAL OF HEALTH CARE LAW & POLICY, NO. 1, PP. 1-239, 2011.

Roundtable on Legal Impediments to Telemedicine. 14 J. Health Care L. & Pol'y 1-117 (2011).

Hoffmann, Diane and Virginia Rowthorn. Legal impediments to the diffusion of telemedicine. 14 J. Health Care L. & Pol'y 1-53 (2011).

Ameringer, Carl F. State-based licensure of telemedicine: the need for uniformity but not a national scheme. 14 J. Health Care L. & Pol'y 55-85 (2011).

Gilman, Daniel J. Physician licensure and telemedicine: some competitive issues raised by the prospect of practicing globally while regulating locally. 14 J. Health Care L. & Pol'y 87-117 (2011).

Trubek, Louise G., et al. Improving cancer outcomes through strong networks and regulatory frameworks: lessons from the United States and the European Union. 14 J. Health Care L. & Pol'y 119-151 (2011).

Carra, Ryan J. Student article. It's in our blood: a critique of the FDA's reluctance to regulate the use of bisphenol A in the food supply. 14 J. Health Care L. & Pol'y 153-176 (2011).

Gimovsky, Matthew D. Note. **Hardt v. Reliance Standard Life Insurance Company**: attorney's fee awards under ERISA and the "some degree of success" standard. (**Hardt v. Reliance Standard Life Insurance Co.**, 130 S. Ct. 2149, 2010.) 14 J. Health Care L. & Pol'y 177-207 (2011).

Mansbach, Rebecca. Comment. Altered standards of care: needed reform for when the next disaster strikes. 14 J. Health Care L. & Pol'y 209-239 (2011).

3 KENTUCKY JOURNAL OF EQUINE, AGRICULTURE, AND NATURAL RESOURCES LAW, NO. 2, PP. 179-318, 2010-2011.

Costa, David. *In pari delicto* and crop gene patents: an equitable defense for innocently infringing farmers. 3 Ky. J. Equine, Agri., & Nat. Resources L. 179-200 (2010-2011).

Dane, Keith. Institutionalized horse abuse: the soring of Tennessee Walking Horses. 3 Ky. J. Equine, Agri., & Nat. Resources L. 201-219 (2010-2011).

Fiser, Jennifer C. Legal and policy issues related to anaerobic digestion at United States livestock facilities. 3 Ky. J. Equine, Agri., & Nat. Resources L. 221-245 (2010-2011).

Baker, Sarah K. Note. The Food Safety Modernization Act: keeping dinner safe and farmers in the fields. 3 Ky. J. Equine, Agri., & Nat. Resources L. 247-264 (2010-2011).

Larkin, J. Bradley. Note. The evolution of constitutional environmental law in Kenya. 3 Ky. J. Equine, Agri., & Nat. Resources L. 265-283 (2010-2011).

Leslie, Derek. Note. Did the U.S. Supreme Court recognize an elusive or illusive judicial taking in **Stop the Beach Renourishment? (Stop the Beach Renourishment, Inc. v. Fla. Dep't of Env'tl. Prot., et al.**, 130 S. Ct. 2592, 2010.) 3 Ky. J. Equine, Agri., & Nat. Resources L. 285-298 (2010-2011).

Webster, Litany. Note. Equestrian helmet laws and their effect on equestrian liability. 3 Ky. J. Equine, Agri., & Nat. Resources L. 299-317 (2010-2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 26

January 27, 2012

17 LAW AND BUSINESS REVIEW OF THE AMERICAS, NO. 3, SUMMER, 2011.

Director-General Pascal Lamy's statement: informal Trade Negotiations Committee meeting, 26 July 2011. 17 Law & Bus. Rev. Am. 409-411 (2011).

Higino Ribeirio de Alencar, Carlos and Ivo T. Gico Jr. When crime pays: measuring judicial performance against corruption in Brazil. 17 Law & Bus. Rev. Am. 415-434 (2011).

De Jesus, Ligia M. Post **Baby Boy v. United States** developments in the Inter-American system of human rights: inconsistent application of the American Convention's protection of the right to life from conception. 17 Law & Bus. Rev. Am. 435-485 (2011).

Aguiar, Anelize Slomp. The law applicable to international trade transactions with Brazilian parties: a comparative study of the Brazilian law, the CISG, and the American law about contract formation. 17 Law & Bus. Rev. Am. 487-553 (2011).

Grinffiel, Julieta. Comment. Media laws in Latin America: a comparison between Venezuela and Argentina. 17 Law & Bus. Rev. Am. 557-581 (2011).

LaMarca, Kevin. Comment. Renewable energy initiatives: a look at Argentina and Law 26,190. 17 Law & Bus. Rev. Am. 583-591 (2011).

John, Soji. Student update. Canada update: February 2011 through April 2011 highlights of significant court cases abroad. 17 Law & Bus. Rev. Am. 595-603 (2011).

Unzelman, Allen C. Student update. Latin American update: a discussion of potential reforms in Cuba and developments in immigration policy in Mexico. 17 Law & Bus. Rev. Am. 605-611 (2011).

Bond, Chad. Student update. NAFTA update and trade news highlights from February 2011 through April 2011. 17 Law & Bus. Rev. Am. 613-616 (2011).

Office of the United States Trade Representative. Columbia Meets June 15th Milestones Under Action Plan on Labor Rights. 17 Law & Bus. Rev. Am. 619-623 (2011).

29 LAW AND HISTORY REVIEW, NO. 4, NOVEMBER, 2011.

Law, Slavery, and Justice: A Special Issue. 29 Law & Hist. Rev. 915-1095 (2011).

Scott, Rebecca J. Slavery and the law in Atlantic perspective: jurisdiction, jurisprudence, and justice. 29 Law & Hist. Rev. 915-924 (2011).

Davis, Natalie Zemon. Judges, masters, diviners: slaves' experience of criminal justice in colonial Suriname. 29 Law & Hist. Rev. 925-984 (2011).

Ghachem, Malick W. Prosecuting torture: the strategic ethics of slavery in pre-revolutionary Saint-Domingue (Haiti). 29 Law & Hist. Rev. 985-1029 (2011).

Jones, Martha S. Time, space, and jurisdiction in Atlantic world slavery: the Volunbrun household in gradual emancipation New York. 29 Law & Hist. Rev. 1031-1060 (2011).

Scott, Rebecca J. Paper thin: freedom and re-enslavement in the diaspora of the Haitian revolution. 29 Law & Hist. Rev. 1061-1087 (2011).

Johnson, Walter. Resetting the legal history of slavery: divination, torture, poisoning, murder, revolution, emancipation, and re-enslavement. 29 Law & Hist. Rev. 1089-1095 (2011).

33 LOYOLA OF LOS ANGELES INTERNATIONAL AND COMPARATIVE LAW REVIEW, NO.1, FALL, 2010.

Symposium. The Significance of the United Nations Convention on the Rights of Persons with Disabilities. 33 Loy. L.A. Int'l & Comp. L. Rev. 1-221 (2010).

Waterstone, Michael. Foreword: The Significance of the United Nations Convention on the Rights of Persons with Disabilities. 33 Loy. L.A. Int'l & Comp. L. Rev. 1-6 (2010).

Stein, Michael Ashley. China and disability rights. 33 Loy. L.A. Int'l & Comp. L. Rev. 7-26 (2010).

Lord, Janet E. Shared understanding or consensus-masked disagreement? The anti-torture framework in the Convention on the Rights of Persons with Disabilities. 33 Loy. L.A. Int'l & Comp. L. Rev. 27-81 (2010).

Ortoleva, Stephanie. Women with disabilities: the forgotten peace builders. 33 Loy. L.A. Int'l & Comp. L. Rev. 83-142 (2010).

Hoffman, István and György Könczei. Legal regulations relating to the passive and active legal capacity of persons with intellectual and psychosocial disabilities in light of the Convention on the Rights of Persons with Disabilities and the impending reform of the Hungarian Civil Code. 33 Loy. L.A. Int'l & Comp. L. Rev. 143-172 (2010).

Nakagawa, Jun and Peter Blanck. Future of disability law in Japan: employment and accommodation. 33 Loy. L.A. Int'l & Comp. L. Rev. 173-221 (2010).

86 NEW YORK UNIVERSITY LAW REVIEW, NO. 5, NOVEMBER, 2011.

Helfand, Michael A. Religious arbitration and the new multiculturalism: negotiating conflicting legal orders. 86 N.Y.U. L. Rev. 1231-1305 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 27

January 27, 2012

Shen, Francis X., et al. Sorting guilty minds. 86 N.Y.U. L. Rev. 1306-1360 (2011).

Cuison Villazor, Rose. The other **Loving**: uncovering the Federal Government's racial regulation of marriage. 86 N.Y.U. L. Rev. 1361-1443 (2011).

Hume, Lauren E. Note. Are we sailing in occupied waters?: rethinking the availability of punitive damages under the Oil Pollution Act of 1990. 86 N.Y.U. L. Rev. 1444-1481 (2011).

Langille, Joanna. Note. Neither Constitution nor contract: understanding the WTO by examining the legal limits on contracting out through regional trade agreements. 86 N.Y.U. L. Rev. 1482-1518 (2011).

McGovern, Shannon K. Note. A new model for states as laboratories for reform: how federalism informs education policy. 86 N.Y.U. L. Rev. 1519-1555 (2011).

Scharff, Erin Adele. Note. Taxes as regulatory tools: an argument for expanding New York City's taxing authority. 86 N.Y.U. L. Rev. 1556-1589 (2011).

Shults, Anthony M. Note. The "surveil or kill" dilemma: separation of powers and the FISA Amendments Act's warrant requirement for surveillance of U.S. citizens abroad. 86 N.Y.U. L. Rev. 1590-1629 (2011).

Wenner, Craig A. Note. Judicial review and the humane treatment of animals. 86 N.Y.U. L. Rev. 1630-1667 (2011).

32 PUBLIC LAND & RESOURCES LAW REVIEW, PP. 1-229, 2011.

Persaud, Alicia and Casey Forbes, Co-Publication Editors. Introduction. 32 Pub. Land & Resources L. Rev. unpagged (2011).

Kronk, Elizabeth Ann. Effective access to justice: applying the *parens patriae* standing doctrine to climate change-related claims brought by Native Nations. 32 Pub. Land & Resources L. Rev. 1-25 (2011).

Albert, Lawrence V. Does the Alaska Constitution provide broader protection for taking or damage of property? An analysis. 32 Pub. Land & Resources L. Rev. 27-101 (2011).

Kenney, Douglas, et al. The Colorado River and the inevitability of institutional change. 32 Pub. Land & Resources L. Rev. 103-152 (2011).

Hartman, Brent J. Extending the scope of the Antiquities Act. 32 Pub. Land & Resources L. Rev. 153-191 (2011).

Blumm, Michael C. Present at the creation: the 1910 big burn and the formative days of the U.S. Forest Service. (Reviewing Timothy Egan, The Big Burn: Teddy Roosevelt and the Fire That Saved America.) 32 Pub. Land & Resources L. Rev. 193-202 (2011).

Beddow, Patrick. Case comment. An express reservation? An analysis of reservations under the equal footing doctrine as applied in ... (**United States v. Milner**, 583 F.3d 1174, 2009, *cert. denied*, 130 S. Ct. 3273, 2010.) 32 Pub. Land & Resources L. Rev. 203-229 (2011).

29 QUINNIPIAC LAW REVIEW, NO. 4, PP. 841-1124, 2011.

Odinot, Christopher K. Toward a convention for the international sale of real property: challenges, commonalities, and possibilities. 29 Quinnipiac L. Rev. 841-885 (2011).

Schuster, W. Michael. Claim construction and technical training: an empirical study of the reversal rates of technically trained judges in patent claim construction cases. 29 Quinnipiac L. Rev. 887-924 (2011).

Plecnik, John T. Abolish the inflation tax on the poor & middle class. 29 Quinnipiac L. Rev. 925-969 (2011).

Ching, Bruce. Narrative implications of evidentiary rules. 29 Quinnipiac L. Rev. 971-1000 (2011).

Hickox, Stacy A. Clearing the smoke on medical marijuana users in the workplace. 29 Quinnipiac L. Rev. 1001-1071 (2011).

Payne-Tsoupros, Christina. Student article. **Kennedy v. Plan Administrator for DuPont Savings & Investment Plan**: anti-alienation and anti-cutback rules. (**Kennedy v. Plan Adm'r for DuPont Sav. & Inv. Plan**, 129 S. Ct. 865, 2009.) 29 Quinnipiac L. Rev. 1073-1099 (2011).

Santry, Shelley M. Can you find me now? Amanda's Bill: a case study in the use of GPS in tracking pretrial domestic violence offenders. 29 Quinnipiac L. Rev. 1101-1124 (2011).

63 RUTGERS LAW REVIEW, NO. 4, SUMMER, 2011.

Symposium 2011: Unsettled Foundations, Uncertain Results: 9/11 and the Law, Ten Years After. 63 Rutgers L. Rev. 1085-1251 (2011).

Farmer, John J., Jr. Awaiting "the authorities": 9/11 and national security doctrine after ten years. 63 Rutgers L. Rev. 1085-1093 (2011).

Kean, Thomas H. Unsettled foundations: ten years after 9/11, legal questions and practical challenges of how to battle terrorism remain. 63 Rutgers L. Rev. 1095-1100 (2011).

Gibbons, Hon. John J. Does 9/11 justify a war on the judicial branch? 63 Rutgers L. Rev. 1101-1116 (2011).

Chertoff, Hon. Michael. The decline of judicial deference on national security. 63 Rutgers L. Rev. 1117-1133 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 28

January 27, 2012

Fong, Ivan K. The current state of national security. 63 Rutgers L. Rev. 1135-1147 (2011).

Walen, Alec. Transcending, but not abandoning, the combatant-civilian distinction: a case study. 63 Rutgers L. Rev. 1149-1168 (2011).

Blank, Laurie R. A square peg in a round hole: stretching law of war detention too far. 63 Rutgers L. Rev. 1169-1193 (2011).

Thompson, Gary. Guantánamo and the struggle for due process of law. 63 Rutgers L. Rev. 1195-1213 (2011).

Rostow, Nicholas. The laws of war and the killing of suspected terrorists: false starts, rabbit holes, and dead ends. 63 Rutgers L. Rev. 1215-1233 (2011).

Rishikof, Harvey and student Jeff Mustin. Projecting force in the 21st century — legitimacy and the rule of law: Title 50, Title 10, Title 18, and Art. 75. 63 Rutgers L. Rev. 1235-1251 (2011).

64 SMU LAW REVIEW, NO. 3, SUMMER, 2011.

Symposium: Perspectives on Innovation, Past, Present and Future. 64 SMU L. Rev. 785-1186 (2011).

Nguyen, Xuan-Thao and Jeffrey A. Maine. The history of intellectual property taxation: promoting innovation and other intellectual property goals? 64 SMU L. Rev. 795-858 (2011).

Rowe, Elizabeth A. Patents, genetically modified foods, and IP overreaching. 64 SMU L. Rev. 859-893 (2011).

Chuang, Chester S. Unjust patents & bargaining breakdown: when is declaratory relief needed? 64 SMU L. Rev. 895-921 (2011).

Gibbons, Llewellyn Joseph. Do as I say (not as I did): putative intellectual property lessons for emerging economies from the not so long past of the developed nations. 64 SMU L. Rev. 923-973 (2011).

Yu, Peter K. Six secret (and now open) fears of ACTA. 64 SMU L. Rev. 975-1094 (2011).

Conway, Danielle M. Promoting indigenous innovation, enterprise, and entrepreneurship through the licensing of Article 31 indigenous assets and resources. 64 SMU L. Rev. 1095-1125 (2011).

Jamar, Steven D. and Lateef Mtima. The centrality of social justice for an academic intellectual property institute. 64 SMU L. Rev. 1127-1159 (2011).

Gomulkiewicz, Robert W. Intellectual property, innovation, and the future: toward a better model for educating leaders in intellectual property law. 64 SMU L. Rev. 1161-1186 (2011).

55 SOUTH DAKOTA LAW REVIEW, NO. 3, PP. 385-562, 2010.

The Twenty Year Anniversary of **Employment Division v. Smith**: Reassessing the Free Exercise Clause and the Intersection Between Religion and the Law. 55 S.D. L. Rev. 385-562 (2010).

Hamilton, Marci A. Introduction to the South Dakota Law Review's 2010 symposium issue. 55 S.D. L. Rev. 385-389 (2010).

Duncan, Richard F. The “clearest command” of the Establishment Clause: denominational preferences, religious liberty, and public scholarships that classify religions. 55 S.D. L. Rev. 390-411 (2010).

Kende, Mark S. Free exercise of religion: a pragmatic and comparative perspective. 55 S.D. L. Rev. 412-425 (2010).

Kelin, Zackeree S. and Kimberly Younce Schooley. Dramatically narrowing RFRA's definition of “substantial burden” in the Ninth Circuit—the vestiges of **Lyng v. Northwest Indian Cemetery Protective Association in Navajo Nation et al. v. United States Forest Service et al.** 55 S.D. L. Rev. 426-465 (2010).

Lund, Christopher C. Religious liberty after **Gonzales**: a look at state RFRAs. 55 S.D. L. Rev. 466-497 (2010).

Day, David S. Some reflections on modern free exercise doctrine: a review essay. 55 S.D. L. Rev. 498-509 (2010).

Fletcher, Matthew L.M. **2010 Dillon Lecture**. Rebooting Indian law in the Supreme Court. 55 S.D. L. Rev. 510-527 (2010).

Fjerstad, Jessica L. Student article. The First Amendment and eagle feathers: an analysis of RFRA, BGEPA, and the regulation of Indian religious practices. 55 S.D. L. Rev. 528-562 (2010).

84 SOUTHERN CALIFORNIA LAW REVIEW, NO. 6, SEPTEMBER, 2011.

Depoorter, Ben, Alain Van Hiel and Sven Vanneste. Copyright backlash. 84 S. Cal. L. Rev. 1251-1292 (2011).

Petherbridge, Lee, Jason Rantanen and Ali Mojibi. The Federal Circuit and inequitable conduct: an empirical assessment. 84 S. Cal. L. Rev. 1293-1355 (2011).

Kessler, William A. II. Note. Whose office is this anyway? A look at the IRS's new position on offshore lending. 84 S. Cal. L. Rev. 1357-1401 (2011).

Quan, Natalie. Note. Black and white or red all over? The impropriety of using crime scene DNA to construct racial profiles of suspects. 84 S. Cal. L. Rev. 1403-1444 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 29

January 27, 2012

90 TEXAS LAW REVIEW, NO. 1, NOVEMBER, 2011.

Calabresi, Steven G. and student Julia T. Rickert. Originalism and sex discrimination. 90 Tex. L. Rev. 1-101 (2011).

Porter, Katherine. The pretend solution: an empirical study of bankruptcy outcomes. 90 Tex. L. Rev. 103-162 (2011).

Auslander, Leora. On citation and dialogue: thoughts on Inga Markovits, *Justice in Lüritz*. (Reviewing Inga Markovits, *Justice in Lüritz: Experiencing Socialist Law in East Germany*.) 90 Tex. L. Rev. 163-175 (2011).

Friedman, Lawrence M. The magic mailbox of Inga Markovits. (Reviewing Inga Markovits, *Justice in Lüritz: Experiencing Socialist Law in East Germany*.) 90 Tex. L. Rev. 177-186 (2011).

Farrell, Ian P. On the value of jurisprudence. (Reviewing Scott J. Shapiro, *Legality*.) 90 Tex. L. Rev. 187-224 (2011).

Goldstein, Ryan M. Note. Improving forensic science through state oversight. 90 Tex. L. Rev. 225-258 (2011).

Raupp, Michael T. Note. The multiplication of indivisible injury. 90 Tex. L. Rev. 259-282 (2011).

86 TULANE LAW REVIEW, NO. 1, NOVEMBER, 2011.

Monestier, Tanya J. Transactional class actions and the illusory search for *res judicata*. 86 Tul. L. Rev. 1-79 (2011).

Pappas, Michael. Unnatural resource law: situating desalination in coastal resource and water law doctrines. 86 Tul. L. Rev. 81-134 (2011).

Bayern, Shawn J. False efficiency and missed opportunities in law and economics. 86 Tul. L. Rev. 135-179 (2011).

Coplan, Karl S. Legal realism, innate morality, and the structural role of the Supreme Court in the U.S. constitutional democracy. 86 Tul. L. Rev. 181-218 (2011).

Fulton, Duncan. Comment. Emergence of a deportation *Gideon*?: the impact of *Padilla v. Kentucky* on right to counsel jurisprudence. (*Padilla v. Kentucky*, 130 S. Ct. 1473, 2010.) 86 Tul. L. Rev. 219-245 (2011).

Gauthier, Camille E. Comment. Is it really *that simple*?: circuits split over reasonable suspicion requirement for visual body-cavity searches of arrestees. 86 Tul. L. Rev. 247-272 (2011).

80 UMKC LAW REVIEW, NO. 1, FALL, 2011.

Peck, Alison. Revisiting the original “Tea Party”: the historical roots of regulating food consumption in America. 80 UMKC L. Rev. 1-43 (2011).

Dolgin, Janet L. and Katherine R. Dieterich. Social and legal debate about the Affordable Care Act. 80 UMKC L. Rev. 45-90 (2011).

Haneman, Victoria J. Changing the estate planning malpractice landscape: applying the constructive trust to cure testamentary mistake. 80 UMKC L. Rev. 91-111 (2011).

Batey, Robert. The vagueness doctrine in the Roberts Court: constitutional orphan. 80 UMKC L. Rev. 113-138 (2011).

Konar-Steenberg, Mehmet K. and Anne F. Peterson. Forum, federalism, and free markets: an empirical study of judicial behavior under the dormant Commerce Clause doctrine. 80 UMKC L. Rev. 139-172 (2011).

Mashburn, D. Denise. Comment. Patenting Eden: human gene ownership. 80 UMKC L. Rev. 173-198 (2011).

Maul, Jami A. Comment. America’s favorite “nonprofits”: taxation of the National Football League and sports organizations. 80 UMKC L. Rev. 199-220 (2011).

Aslam, Sadia. Note. *Hijab* in the workplace: why Title VII does not adequately protect employees from discrimination on the basis of religious dress and appearance. 80 UMKC L. Rev. 221-238 (2011).

Stelman, Austin. Note. *Miranda*’s great mirage: how protections against widespread findings of implied waiver have been lost on the horizon. 80 UMKC L. Rev. 239-254 (2011).

Utter, Russell E., Jr. Note. The benefits and pitfalls of adult adoption in estate planning and its likely future in Missouri. 80 UMKC L. Rev. 255-270 (2011).

2011 UNIVERSITY OF ILLINOIS JOURNAL OF LAW, TECHNOLOGY & POLICY, NO. 2, FALL.

Kosseff, Jeff. Student article. Private or public? Eliminating the *Gertz* defamation test. 2011 U. Ill. J.L. Tech. & Pol’y 249-279.

Rushin, Stephen. The judicial response to mass police surveillance. 2011 U. Ill. J.L. Tech. & Pol’y 281-328.

CURRENT INDEX TO LEGAL PERIODICALS

Page 30

January 27, 2012

Freilich, Janet. Student article. A nuisance model for patent law. 2011 U. Ill. J.L. Tech. & Pol'y 329-373.

Wan, Ke Steven. Internet service providers' vicarious liability versus regulation of copyright infringement in China. 2011 U. Ill. J.L. Tech. & Pol'y 375-412.

Gobrecht, Harry D. Note. Technically correct: using technology to supplement due diligence standards in Eastern D.R. Congo conflict minerals mining. 2011 U. Ill. J.L. Tech. & Pol'y 413-431.

Hardin, Daniel F. Note. Blowing electronic smoke: electronic cigarettes, regulation, and protecting the public health. 2011 U. Ill. J.L. Tech. & Pol'y 433-462.

Sato, Nan. Note. Red dragon gone green: China's approach to renewable energy technologies, its legal implications, and its impact on U.S. energy policy. 2011 U. Ill. J.L. Tech. & Pol'y 463-485.

Stein, David J. Recent development. Law enforcement efficiency or Orwell's 1984? Supreme Court to decide whether "big brother" is here at last. 2011 U. Ill. J.L. Tech. & Pol'y 487-501.

97 VIRGINIA LAW REVIEW, NO. 7, NOVEMBER, 2011.

Ryan, James E. Laying claim to the Constitution: the promise of new textualism. 97 Va. L. Rev. 1523-1572 (2011).

Stephan, Paul B. Privatizing international law. 97 Va. L. Rev. 1573-1664 (2011).

Motz, Hon. Diana Gribbon. The constitutionality and advisability of recess appointments of Article III judges. 97 Va. L. Rev. 1665-1684 (2011).

King, David A. Note. Formalizing local constitutional standards of review and the implications for federalism. 97 Va. L. Rev. 1685-1725 (2011).

Stoughton, Seth W. Note. Modern police practices: **Arizona v. Gant**'s illusory restriction of vehicle searches incident to arrest. 97 Va. L. Rev. 1727-1773 (2011).

86 WASHINGTON LAW REVIEW, NO. 3, OCTOBER, 2011.

Global Law and Its Exceptions. 86 Wash. L. Rev. 421-634 (2011).

Gathii, James Thuo. The neoliberal turn in regional trade agreements. 86 Wash. L. Rev. 421-474 (2011).

Gervurtz, Franklin A. The globalization of corporate law: the end of history or a never-ending story? 86 Wash. L. Rev. 475-521 (2011).

Law, David S. and Wen-Chen Chang. The limits of global judicial dialogue. 86 Wash. L. Rev. 523-577 (2011).

Percival, Robert V. Global law and the environment. 86 Wash. L. Rev. 579-634 (2011).

O'Brien, Katherine Kirklin. Comment. Beyond absurdity: climate regulation and the case for restricting the absurd results doctrine. 86 Wash. L. Rev. 635-661 (2011).

Wyrwich, Tom. Comment. A cure for a "public concern": Washington's new anti-SLAPP law. 86 Wash. L. Rev. 663-693 (2011).

121 YALE LAW JOURNAL, NO. 2, NOVEMBER, 2011.

Hathaway, Oona and Scott J. Shapiro. Outcasting: enforcement in domestic and international law. 121 Yale L.J. 252-349 (2011).

Kysar, Douglas A. and student Benjamin Ewing. Prods and pleas: limited government in an era of unlimited harm. 121 Yale L.J. 350-424 (2011).

Isaacs, Daniel M. Note. Baseline framing in sentencing. 121 Yale L.J. 426-458 (2011).

Kistler, Cameron O. Comment. The anti-federalists and presidential war powers. 121 Yale L.J. 459-468 (2011).