Marian Gould Gallagher Law Library University of Washington

Theresa Chemnick, Substitute Information Specialist Melia Mauer Cossette, Ingrid Holmlund, Tania Schriwer, Alena Wolotira and Alysha Yagoda, Editors

Copyright 2012, Marian Gould Gallagher Law Library

Key to Citations—-March 30, 2012

Brigham Young University Law Review	2011	BYU L. Rev., No. 6, Pp. 1783-2356, 2011.
Business Lawyer	67	Bus. Law., No. 1, November, 2011.
California Law Review	100	Cal. L. Rev., No. 1, February, 2012.
Capital University Law Review	39	Cap. U. L. Rev., No. 4, Fall, 2011.
Cardozo Arts & Entertainment Law Journal	29	Cardozo Arts & Ent. L.J., No. 3, Pp. 523-826, 2011.
Cardozo Law Review	33	Cardozo L. Rev., No. 3, February, 2012.
DePaul Business & Commercial Law Journal	10	DePaul Bus. & Com. L.J., No. 1, Fall, 2011.
DePaul Journal of Health Care Law	13	DePaul J. Health Care L., No. 3, Summer, 2011.
First Amendment Law Review	10	First Amend. L. Rev., Fall, 2011.
Georgetown Journal of Law & Public Policy	10	Geo. J.L. & Pub. Pol'y, No. 1, Winter, 2012.
Georgetown Journal of Legal Ethics	*24	Geo. J. Legal Ethics, No. 3, Summer, 2011.
I/S: A Journal of Law and Policy for the Information Society	7	I/S, No. 2, Winter, 2012.
Jurimetrics: The Journal of Law, Science, and Technology	52	Jurimetrics J., No. 1, Fall, 2011.
Law and Critique	23	Law & Critique, No. 1, February, 2012.
Liberty University Law Review	6	Liberty U. L. Rev., No. 1, Fall, 2011.
McGeorge Law Review	43	McGeorge L. Rev., No. 1, Pp. 1-168, 2012.
Michigan Journal of Gender & Law	18	Mich. J. Gender & L., No. 2, Pp. 229-519, 2012.
Southwestern Journal of International Law	18	Sw. J. Int'l L., No. 1, Pp. 1-415, 2011.
St. John's Law Review	85	St. John's L. Rev., No. 2, Spring, 2011.
St. Mary's Law Journal	43	St. Mary's L.J., No. 2, Pp. 289-494, 2012.
Suffolk University Law Review	45	Suffolk U.L. Rev., No. 1, Pp. 1-252, 2011.
Texas Environmental Law Journal	41	Tex. Envtl. L.J., No. 3, Spring & Summer, 2011.
Transactions: The Tennessee Journal of Business Law	13	Transactions, No. 1, Fall, 2011.
UC Davis Law Review	45	UC Davis L. Rev., No. 2, December, 2011.
University of Chicago Law Review	77	U. Chi. L. Rev., No. 1, Winter, 2010.
University of Colorado Law Review	83	U. Colo. L. Rev., No. 1, Winter, 2011.
University of Florida Journal of Law and Public Policy	22	U. Fla. J.L. & Pub. Pol'y, No. 3, December, 2011.
Vermont Law Review	36	Vt. L. Rev., No. 2, Winter, 2011.
Washington University Jurisprudence Review	4	Wash. U. Jur. Rev., No. 1, Pp. 1-212, 2011.

*This entire issue comprises a student survey: Current Developments 2010-2011.

ADMINISTRATIVE LAW

Camacho, Alejandro E. A learning collaboratory: improving federal climate change adaptation planning. 2011 BYU L. Rev. 1821-1861 (2011).

Macey, Gregg P. Environmental crisis and the paradox of organizing. 2011 BYU L. Rev. 2063-2114 (2011).

Verchick, Robert R.M. and Abby Hall. Adapting to climate change while planning for disaster: footholds, rope lines, and the Iowa floods. 2011 BYU L. Rev. 2203-2250 (2011).

AGRICULTURE LAW

Ludlow, Karinne and Stuart J. Smyth. The quandary of agricultural biotechnology, pure economic loss, and non-adopters: comparing Australia, Canada, and the United States. 52 Jurimetrics J. 7-41 (2011).

ARTS AND ENTERTAINMENT

Fayne, Steven E. Media finance: the next generation. 18 Sw. J. Int'l L. 253-264 (2011).

Grobman, Daniel. Note. Preemptive ex parte seizure orders and substantive relief: a far cry from Congressional intent. 33 Cardozo L. Rev. 1185-1215 (2012).

Rosenfeld, Shelly. A photo finish? Copyright and Shepard Fairey's use of a news photo image of the president. 36 Vt. L. Rev. 355-372 (2011).

BANKING AND FINANCE

Burkett, Edan. A crowdfunding exemption? Online investment crowdfunding and U.S. securities regulation. 13 Transactions 63-106 (2011).

Page 2 March 30, 2012

Cammack, Mark. Islamic finance: prospects and significance. 18 Sw. J. Int'l L. 113-123 (2011).

Christin, Nicolas, et al. Monetary forgery in the digital age: will physical-digital cash be a solution? 7 I/S 171-205 (2012).

Cosenza, Elizabeth. Is the third time the charm? **Janus** and the proper balance between primary and secondary actor liability under Section 10(b). 33 Cardozo L. Rev. 1019-1083 (2012).

Dana, David A. The foreclosure crisis and the antifragmentation principle in state property law. 77 U. Chi. L. Rev. 97-120 (2010).

Del Duca, Patrick. The rule of law and the contributions of lawyers to deepening Latin American financial markets. 18 Sw. J. Int'l L. 125-136 (2011).

Epstein, Richard A. How to undermine tax increment financing: the lessons of **City of Chicago v. ProLogis**. 77 U. Chi. L. Rev. 121-141 (2010).

Fayne, Steven E. Media finance: the next generation. 18 Sw. J. Int'l L. 253-264 (2011).

Fennell, Lee Anne and Julie A. Roin. Controlling residential stakes. 77 U. Chi. L. Rev. 143-176 (2010).

Hughes, Sarah Jane. Developments in the laws governing electronic payments. 67 Bus. Law. 259-238 (2011).

Vars, Fredrick E. Don't try this at home. (Reviewing Ian Ayres and Barry Nalebuff, <u>Lifecycle Investing: A New, Safe, and Audacious Way to Improve the Performance of Your Retirement Portfolio.</u>) 36 Vt. L. Rev. 373-385 (2011).

Verstein, Andrew. The misregulation of person-to-person lending. 45 UC Davis L. Rev. 445-530 (2011).

BANKRUPTCY LAW

Barney, Joshua. Student article. Chapter 11 reorganizations and credit bidding: why the Third Circuit erred in ... (*In re* **Philadelphia Newspapers, LLC**, 599 F.3d 298, 2010.) 10 DePaul Bus. & Com. L.J. 55-76 (2011).

Flint, Richard E. Consumer bankruptcy policy: ability to pay and Catholic social teaching. 43 St. Mary's L.J. 333-412 (2012).

CIVIL RIGHTS AND DISCRIMINATION

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

Capital University Law Review

Bales, Justice Scott. Two presidents, two inaugurations, and the course of freedom. 45 UC Davis L. Rev. 261-276 (2011).

Barker, Emily Eschenbach. The changing face of liberalism in workplace democracy: the shift from collective to individual rights. 36 Vt. L. Rev. 303-325 (2011).

Nichols, Joel A. and James W. McCarty III. When the state is evil: biblical civil (dis)obedience in South Africa. 85 St. John's L. Rev. 593-625 (2011).

Renteln, Alison Dundes. Cultural defenses in international criminal tribunals: a preliminary consideration of the issues. 18 Sw. J. Int'l L. 267-285 (2011).

Rush, Sharon E. Talking about race and equality. 22 U. Fla. J.L. & Pub. Pol'y 417-429 (2011).

National Symposium for Minority Professionals in Alternative Dispute Resolution. Articles by Floyd D. Weatherspoon, Solomon Oliver, Jr., Sharon Press, Larry J. Pittman, Bobby Marzine Harges and Janice Tudy-Jackson. 39 Cap. U. L. Rev. 789-959 (2011).

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

COMMERCIAL LAW

Madigan, Michael. Note. Orphaned art consignors: confusion in the courts and the UCC. 29 Cardozo Arts & Ent. L.J. 753-791 (2011).

COMMUNICATIONS LAW

Connor, Bryan M. Case comment. Tort law—First Circuit declares widespread publicity triggers claim accrual under Federal Tort Claims Act—(**Donahue v. United States**, 634 F.3d 615, 2011.) 45 Suffolk U.L. Rev. 215-225 (2011).

Ferrara, Peter J. and Carlos S. Ramirez. The constitutional freedom to listen. 6 Liberty U. L. Rev. 1-26 (2011).

Frieden, Rob. Assessing the need for more incentives to stimulate next generation network investment. 7 I/S 207-256 (2012).

Kapitanyan, Matthew. Beyond *WarGames*: how the Computer Fraud and Abuse Act should be interpreted in the employment context. 7 I/S 405-454 (2012).

Lemon, Jeremy D. Note. Reclassifying broadband Internet access: who cares what Congress wants anyway? (**Comcast Corp. v. FCC**, 600 F.3d 642, 2010.) 6 Liberty U. L. Rev. 137-173 (2011).

Mateus, Alexandre M. and Jon M. Peha. P2P on campus: who, what, and how much. 7 I/S 257-297 (2012).

O'Brien, Christine Neylon. The first Facebook firing case under Section 7 of the National Labor Relations Act: exploring the limits of labor law protection for concerted communication on social media. 45 Suffolk U.L. Rev. 29-66 (2011).

Reilly, Lauren. Note. Automatic consumer privacy rights embedded in smart grid technology standards by the federal government. 36 Vt. L. Rev. 471-501 (2011).

Page 3 March 30, 2012

Richards, Robert D. and Clay Calvert. Adult websites and the top-level domain debate: ICANN's adoption of .XXX draws adult-industry ire. 29 Cardozo Arts & Ent. L.J. 527-563 (2011).

Štefančič, Polona Pičman. The legal regime affecting online consultations in Europe. 7 I/S 325-360 (2012).

COMPARATIVE AND FOREIGN LAW

Abe, Keisuke Mark. Separation of church and state in Japan: what happened to the conservative Supreme Court? 85 St. John's L. Rev. 447-471 (2011).

Davies, Lincoln L. Beyond Fukushima: disasters, nuclear energy, and energy law. 2011 BYU L. Rev. 1937-1989 (2011).

Gunneflo, Markus. The targeted killing judgment of the Israeli Supreme Court and the critique of legal violence. 23 Law & Critique 67-82 (2012).

Ilesanmi, Simeon O. Disestablishment without impartiality: a case-study examination of the religious clauses in the Nigerian Constitution. 85 St. John's L. Rev. 545-578 (2011).

Ludlow, Karinne and Stuart J. Smyth. The quandary of agricultural biotechnology, pure economic loss, and non-adopters: comparing Australia, Canada, and the United States. 52 Jurimetrics J. 7-41 (2011).

Nash, Andrew R. Comment. In-house but out in the cold: a comparison of the attorney-client privilege in the United States and European Union. (Case C-550/07, **Akzo Nobel Chemicals Ltd. v. Commission**, 2010 EUR-Lex CELEX LEXIS 62007J0550, 2010.) 43 St. Mary's L.J. 453-493 (2012).

Nichols, Joel A. and James W. McCarty III. When the state is evil: biblical civil (dis)obedience in South Africa. 85 St. John's L. Rev. 593-625 (2011).

Pin, Andrea. (European) stars or (American) stripes: are the European Court of Human Rights' neutrality and the Supreme Court's wall of separation one and the same? 85 St. John's L. Rev. 627-648 (2011).

Quintanilla, Marcus S. and Christopher A. Whytock. The new multipolarity in transnational litigation: foreign courts, foreign judgments, and foreign law. 18 Sw. J. Int'l L. 31-49 (2011).

Štefančič, Polona Pičman. The legal regime affecting online consultations in Europe. 7 I/S 325-360 (2012).

Stevens, Lisa. **Ballenger-Green Diversity Paper.** Note. The illusion of sustainable development: how Nigeria's environmental laws are failing the Niger Delta. 36 Vt. L. Rev. 387-407 (2011).

Tomlinson, Brendan, Elise Ball and Linda Luu. Update on cyberspace law from an Australian perspective. 67 Bus. Law. 383-392 (2011).

Wagner, William, John Kane, and Stephen P. Kallman. Suicide killing of human life as a human right. 6 Liberty U. L. Rev. 27-50 (2011).

Report of the ABA Business Law Section Task Force on Delivery of Document Review Reports to Third Parties. 67 Bus. Law. 99-115 (2011).

CONFLICT OF LAWS

Zaremby, Justin. Restating the Restatement of Conflicts: approaching the legitimacy question in choice-of-law theory. 45 Suffolk U.L. Rev. 67-89 (2011).

CONSTITUTIONAL LAW, GENERALLY

Abe, Keisuke Mark. Separation of church and state in Japan: what happened to the conservative Supreme Court? 85 St. John's L. Rev. 447-471 (2011).

Andrews, Trent. Comment. Official maps and the regulatory takings problem: a legislative solution. 2011 BYU L. Rev. 2251-2281 (2011).

Boykin, Scott. The Commerce Clause, American democracy, and the Affordable Care Act. 10 Geo. J.L. & Pub. Pol'y 89-114 (2012).

Brett, Sharon. Student article. "No contact" parole restrictions: unconstitutional and counterproductive. 18 Mich. J. Gender & L. 485-519 (2012).

Hains, William M. Comment. Challenging the executive: the constitutionality of congressional regulation of the president's wartime detention policies. 2011 BYU L. Rev. 2283-2320 (2011).

Ilesanmi, Simeon O. Disestablishment without impartiality: a case-study examination of the religious clauses in the Nigerian Constitution. 85 St. John's L. Rev. 545-578 (2011).

Kiely, Christian G. Note. Much ado about nothing: why the war over the Affordable Care Act's individual mandate will end with a whimper and not a bang. 45 Suffolk U.L. Rev. 169-191 (2011).

Knouse, Jessica. Civil marriage: threat to democracy. 18 Mich. J. Gender & L. 361-421 (2012).

Pin, Andrea. (European) stars or (American) stripes: are the European Court of Human Rights' neutrality and the Supreme Court's wall of separation one and the same? 85 St. John's L. Rev. 627-648 (2011).

Valauri, John. Baffled by inactivity: the individual mandate and the commerce power. 10 Geo. J.L. & Pub. Pol'y 51-88 (2012).

Withers, Patrick A. Note. Pouring new wine into old wineskins: the Guaranty Clause and a federalist jurisprudence of voting rights. 10 Geo. J.L. & Pub. Pol'y 185-213 (2012).

Page 4 March 30, 2012

CONSUMER PROTECTION LAW

Flint, Richard E. Consumer bankruptcy policy: ability to pay and Catholic social teaching. 43 St. Mary's L.J. 333-412 (2012).

Reilly, Lauren. Note. Automatic consumer privacy rights embedded in smart grid technology standards by the federal government. 36 Vt. L. Rev. 471-501 (2011).

Tynan, Matthew. Note. "Tour de farce!" Misblurb marketing in film and publishing. 29 Cardozo Arts & Ent. L.J. 793-326 (2011).

CONTRACTS

West, Glenn D. and Natalie A. Smeltzer. Protecting the integrity of the entity-specific contract: the "no recourse against others" clause—missing or ineffective boilerplate? 67 Bus. Law. 39-73 (2011).

CORPORATIONS

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

Business Lawyer

DePaul Business & Commercial Law Journal Transactions: The Tennessee Journal of Business Law

Sharp, Sam. Note. Whose money is it anyway?: why Dodd-Frank mandatory compensation clawbacks are bad public policy. 10 Geo. J.L. & Pub. Pol'y 321-341 (2012).

Speir, Ian. Corporations, the original understanding, and the problem of power. 10 Geo. J.L. & Pub. Pol'y 115-183 (2012).

COURTS

Carter, Linda E. The International Criminal Court in 2021. 18 Sw. J. Int'l L. 199-212 (2011).

Ginsburg, Hon. Douglas H. Remarks upon receiving the Lifetime Service Award of the Georgetown Federalist Society Chapter. 10 Geo. J.L. & Pub. Pol'y 1-13 (2012).

Jung, Elliott H. Comment. A proper means to an end: why the International Criminal Court should prohibit the application of the Rome Statute's Article 31(d)—the necessity defense, as a defense to torture. 18 Sw. J. Int'l L. 369-392 (2011).

Oliver, Solomon, Jr. Alternative dispute resolution (ADR) and minorities in federal courts. 39 Cap. U. L. Rev. 805-817 (2011).

Press, Sharon. Court-connected mediation and minorities: a report card. 39 Cap. U. L. Rev. 819-851 (2011).

Quintanilla, Marcus S. and Christopher A. Whytock. The new multipolarity in transnational litigation: foreign courts, foreign judgments, and foreign law. 18 Sw. J. Int'l L. 31-49 (2011).

CRIMINAL LAW AND PROCEDURE

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

McGeorge Law Review

Z .

Bikundo, Edwin. The International Criminal Court and Africa: exemplary justice. 23 Law & Critique 21-41 (2012).

Bowman, Frank O., III. Debacle: how the Supreme Court has mangled American sentencing law and how it might yet be mended. 77 U. Chi. L. Rev. 367-477 (2010).

Brett, Sharon. Student article. "No contact" parole restrictions: unconstitutional and counterproductive. 18 Mich. J. Gender & L. 485-519 (2012).

Carter, Linda E. The International Criminal Court in 2021. 18 Sw. J. Int'l L. 199-212 (2011).

Dancig-Rosenberg, Hadar and Dana Pugach. Pain. love, and voice: the role of domestic violence victims in sentencing. 18 Mich. J. Gender & L. 423-483 (2012).

Frampton, T. Ward. Comment. The uneven bulwark: how (and why) criminal jury trial rates vary by state. 100 Cal. L. Rev. 183-222 (2012).

Gorman, Thomas E. Comment. Fast-track sentencing disparity: rereading congressional intent to resolve the circuit split. 77 U. Chi. L. Rev. 479-519 (2010).

Helgesen, Elise. Note. Allotment of justice: how U.S. policy in Indian country perpetuates the victimization of American Indians. 22 U. Fla. J.L. & Pub. Pol'y 441-472 (2011).

Jung, Elliott H. Comment. A proper means to an end: why the International Criminal Court should prohibit the application of the Rome Statute's Article 31(d)—the necessity defense, as a defense to torture. 18 Sw. J. Int'l L. 369-392 (2011).

Kapitanyan, Matthew. Beyond *WarGames*: how the Computer Fraud and Abuse Act should be interpreted in the employment context. 7 I/S 405-454 (2012).

Polonsky, Katie. Note. A defense attorney's guide to confrontation after ... (**Michigan v. Bryant**, 131 S. Ct. 1143, 2011.) 36 Vt. L. Rev. 433-469 (2011).

Renteln, Alison Dundes. Cultural defenses in international criminal tribunals: a preliminary consideration of the issues. 18 Sw. J. Int'l L. 267-285 (2011).

Roberts, Jenny. Why misdemeanors matter: defining effective advocacy in the lower criminal courts. 45 UC Davis L. Rev. 277-372 (2011).

SáCouto, Susana. Victim participation at the International Criminal Court and the extraordinary chambers in the courts of Cambodia: a feminist project? 18 Mich. J. Gender & L. 297-359 (2012).

Page 5 March 30, 2012

Simons, Kenneth W. Retributivism refined—or run amok? (Reviewing Larry Alexander and Kimberly Kessler Ferzan, with Stephen Morse, <u>Crime and Culpability: A Theory of Criminal Law.</u>) 77 U. Chi. L. Rev. 551-584 (2010).

Suslak, Brian Andrew. Note. GPS tracking, police intrusion, and the diverging paths of state and federal judiciaries. (**United States v. Pineda-Moreno**, 591 F.3d 1212, 2010.) 45 Suffolk U.L. Rev. 193-214 (2011).

Waller, William. Note. "Criminal" insanity, diagnosis, and public morality. 4 Wash. U. Jur. Rev. 183-212 (2011).

Symposium: The Road to Legitimizing Marijuana: What Benefit at What Cost? Articles by Robert Weisberg, Susan F. Mandiberg, Michael Vitiello, Itai Danovitch, M.D., Benjamin B. Wagner, Jared C. Dolan, Gerald Caplan and Sam Kamin. 43 McGeorge L. Rev. 1-167 (2012).

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

DISPUTE RESOLUTION

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

Capital University Law Review

Harhay, Leah D. Investment arbitration in 2021: a look to diversity and consistency. 18 Sw. J. Int'l L. 89-101 (2011).

Kruser, Rebecca. Note. Simulacra of virtue: the responsibility of labor arbitrators in employee drug testing grievances. 10 Geo. J.L. & Pub. Pol'y 239-267 (2012).

National Symposium for Minority Professionals in Alternative Dispute Resolution. Articles by Floyd D. Weatherspoon, Solomon Oliver, Jr., Sharon Press, Larry J. Pittman, Bobby Marzine Harges and Janice Tudy-Jackson. 39 Cap. U. L. Rev. 789-959 (2011).

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

DOMESTIC RELATIONS

Abrams, Kerry. Marriage fraud. 100 Cal. L. Rev. 1-67 (2012).

Ellis, Allison Stewart. Comment. Inheritance rights of posthumously conceived children in Texas. 43 St. Mary's L.J. 413-451 (2012).

Sanger, Carol. "The birth of death": stillborn birth certificates and the problem for law. 100 Cal. L. Rev. 269-311 (2012).

Seeley, Matthew B. Comment. Unexplained fractures in infants and child abuse: the case for requiring bone-density testing before convicting caretakers. 2011 BYU L. Rev. 2321-2356 (2011).

ECONOMICS

Briffault, Richard. The most popular tool: tax increment financing and the political economy of local government. 77 U. Chi. L. Rev. 65-95 (2010).

Schragger, Richard C. Rethinking the theory and practice of local economic development. 77 U. Chi. L. Rev. 311-339 (2010).

EDUCATION LAW

Deardorff, Michelle D. and Angela Mae Kupenda. Negotiation social mobility and critical citizenship: institutions at a crossroads. 22 U. Fla. J.L. & Pub. Pol'y 335-376 (2011).

Fischel, William A. Neither "creatures of the state" nor "accidents of geography": the creation of American public school districts in the twentieth century. 77 U. Chi. L. Rev. 177-199 (2010).

Garnett, Nicole Stelle. Affordable private education and the middle class city. 77 U. Chi. L. Rev. 201-222 (2010).

EMPLOYMENT PRACTICE

Hesch, Joel D. Whistleblower rights and protections: critiquing federal whistleblower laws and recommending filling in missing pieces to form a beautiful patchwork quilt. 6 Liberty U. L. Rev. 51-107 (2011).

Kapitanyan, Matthew. Beyond *WarGames*: how the Computer Fraud and Abuse Act should be interpreted in the employment context. 7 I/S 405-454 (2012).

Kolinsky, Heather M. Taking away an employer's free pass: making the case for a more sophisticated sex-plus analysis in employment discrimination cases. 36 Vt. L. Rev. 327-353 (2011).

Kukreja, Michal. Comments. Employees should be treated equally: a plea to change the Workers' Compensation Retaliation Statute. 39 Cap. U. L. Rev. 961-991 (2011).

O'Brien, Christine Neylon. The first Facebook firing case under Section 7 of the National Labor Relations Act: exploring the limits of labor law protection for concerted communication on social media. 45 Suffolk U.L. Rev. 29-66 (2011).

Valenza, Michael A. Article response: **CIGNA v. Amara**: Supreme Court resolves several ERISA claim issues while leaving others for the lower courts. 13 Transactions 139-164 (2011).

Watral, Diana M. Comment. When "no" is not enough: the express rejection of sexual advances under Title VII. 77 U. Chi. L. Rev. 521-550 (2010).

Page 6 March 30, 2012

ENERGY AND UTILITIES LAW

Cox, Prentiss. Keeping pace?: the case against property assessed clean energy financing programs. 83 U. Colo. L. Rev. 83-122 (2011).

Davies, Lincoln L. Beyond Fukushima: disasters, nuclear energy, and energy law. 2011 BYU L. Rev. 1937-1989 (2011).

Fahring, T.L. Note. Nuclear uncertainty: a look at the uncertainties of a U.S. nuclear renaissance. 41 Tex. Envtl. L.J. 279-307 (2011).

McAllister, Lesley K. Adaptive mitigation in the electric power sector. 2011 BYU L. Rev. 2115-2155 (2011).

Muranovic, Sanja. Note. Cost-benefit analysis in environmental regulation: the case of impingement and entrainment and what to take away from ... (**Entergy Corp. v. Riverkeeper, Inc.**, 129 S.Ct. 1498, 2009.) 41 Tex. Envtl. L.J. 309-326 (2011).

Plaskov, Justin. Comment. Geothermal's prior appropriation problem. 83 U. Colo. L. Rev. 257-306 (2011).

Reilly, Lauren. Note. Automatic consumer privacy rights embedded in smart grid technology standards by the federal government. 36 Vt. L. Rev. 471-501 (2011).

ENVIRONMENTAL LAW

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

Brigham Young University Law Review Texas Environmental Law Journal University of Colorado Law Review

Atik, Jeffery. Inventing trade remedies *In response* to climate change. 18 Sw. J. Int'l L. 53-63 (2011).

Higgens, Mark M. Note. Do as I say and not as I do: the United States' immunity in oil spill response actions. 45 Suffolk U.L. Rev. 149-168 (2011).

Horgan, Danielle E. Note. Reconciling the past with the future: the Cape Wind Project and the National Historic Preservation Act. 36 Vt. L. Rev. 409-432 (2011).

Mueller, Troy M. Comment. Because I asked you nicely: defining prior informed consent under the Convention on Biological Diversity. 18 Sw. J. Int'l L. 393-415 (2011).

Owley, Jessica. The enforceability of exacted conservation easements. 36 Vt. L. Rev. 261-302 (2011).

Serkin, Christopher. Entrenching environmentalism: private conservation easements over public land. 77 U. Chi. L. Rev. 341-366 (2010).

Stevens, Lisa. **Ballenger-Green Diversity Paper.** Note. The illusion of sustainable development: how Nigeria's environmental laws are failing the Niger Delta. 36 Vt. L. Rev. 387-407 (2011).

Disasters and the Environment Symposium. Introduction by Daniel Farber; articles by Alejandro E. Camacho, Robin Kundis Craig, Brigham Daniels, Lincoln L. Davies, Blake Hudson, Gregg P. Macey, Lesley K. McAllister, Lisa Grow Sun, Robert R.M. Verchick and Abby Hall. 2011 BYU L. Rev. 1783-2250 (2011).

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

Natural Resources and Environmental Law. Articles by Eric Biber, Prentiss Cox, Robert L. Fischman, Jeremiah I. Williamson and Shi-Ling Hsu; comments by Justin Plaskov and Chris Reagen. 83 U. Colo. L. Rev. 1-338 (2011).

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

ESTATES AND TRUSTS

Ellis, Allison Stewart. Comment. Inheritance rights of posthumously conceived children in Texas. 43 St. Mary's L.J. 413-451 (2012).

Sneddon, Karen J. Speaking for the dead: voice in last wills and testaments. 85 St. John's L. Rev. 683-754 (2011).

EVIDENCE

Polonsky, Katie. Note. A defense attorney's guide to confrontation after ... (**Michigan v. Bryant**, 131 S. Ct. 1143, 2011.) 36 Vt. L. Rev. 433-469 (2011).

Schaefer, Paula. Transactional lawyers and inadvertent disclosure. 13 Transactions 107-137 (2011).

Uncel, Megan. Comment. "Facebook is now friends with the court": current federal rules and social media evidence. 52 Jurimetrics J. 43-69 (2011).

FIRST AMENDMENT

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

First Amendment Law Review 10 First Amend. L. Rev. (2011).

Ferrara, Peter J. and Carlos S. Ramirez. The constitutional freedom to listen. 6 Liberty U. L. Rev. 1-26 (2011).

Hiltebrand, David C. Note. Too much information: the burden of informed consent laws on religious hospitals. 10 Geo. J.L. & Pub. Pol'y 299-320 (2012).

Legg, Martha M. Note. Excluding parsonages from taxation: declaring a victor in the duel between Caesar and the First Amendment. 10 Geo. J.L. & Pub. Pol'y 269-297 (2012).

Schmid, Daniel J. Comment. Making speech truly free: applying the principles of **Citizens United** to 501(c)(3) organizations. 6 Liberty U. L. Rev. 205-241 (2011).

Page 7 March 30, 2012

Smith, Steven D. Nonestablishment, standing, and the soft Constitution. 85 St. John's L. Rev. 407-445 (2011).

Speir, Ian. Corporations, the original understanding, and the problem of power. 10 Geo. J.L. & Pub. Pol'y 115-183 (2012).

FOOD AND DRUG LAW

Drabiak-Syed, Katherine. Sleep deprived physicians considering Modafinil: using a controlled substance for cognitive enhancement gambles with differential drug responses and violates ethical and legal duties against physician impairment. 13 DePaul J. Health Care L. 339-366 (2011).

Ingle, Cory J. Student note. Reverse payment settlements: a patent approach to defending the argument for illegality. 7 I/S 503-542 (2012).

Malinowski, Michael J. Doctors, patients, and pills—a system popping under too much physician discretion? A law-policy prescription to make drug approval more meaningful in the delivery of health care. 33 Cardozo L. Rev. 1085-1130 (2012).

Royal, Dayna B. The skinny on the federal menu-labeling law and why it should survive a First Amendment challenge. 10 First Amend. L. Rev. 140-199 (2011).

FOURTEENTH AMENDMENT

Baumgarten, Austin. Comment. Medical treatment demands medical assessment: substantive due process rights in involuntary commitments. 45 UC Davis L. Rev. 597-628 (2011).

Frame, Ian M. Note. If you build it, he will come: judicial takings and a search for common ground. (**Stop the Beach Renourishment, Inc. v. Fla. Dep't of Envtl. Prot.**, 130 S. Ct. 2592, 2010.) 6 Liberty U. L. Rev. 109-135 (2011).

Pittman, Larry J. Mandatory arbitration: due process and other constitutional concerns. 39 Cap. U. L. Rev. 853-891 (2011).

Zimmerman, Lauren J. Exile without process: the New York City Housing Authority's unconstitutional trespass notice program. 33 Cardozo L. Rev. 1253-1290 (2012).

HEALTH LAW AND POLICY

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

DePaul Journal of Health Care Law

Boykin, Scott. The Commerce Clause, American democracy, and the Affordable Care Act. 10 Geo. J.L. & Pub. Pol'y 89-114 (2012).

Danovitch, Itai, M.D. Sorting through the science on marijuana: facts, fallacies, and implications for legalization. 43 McGeorge L. Rev. 91-108 (2012).

Fan, Mary D. Sex, privacy, and public health in a casual encounters culture. 45 UC Davis L. Rev. 531-596 (2011).

Kiely, Christian G. Note. Much ado about nothing: why the war over the Affordable Care Act's individual mandate will end with a whimper and not a bang. 45 Suffolk U.L. Rev. 169-191 (2011).

Royal, Dayna B. The skinny on the federal menu-labeling law and why it should survive a First Amendment challenge. 10 First Amend. L. Rev. 140-199 (2011).

Valauri, John. Baffled by inactivity: the individual mandate and the commerce power. 10 Geo. J.L. & Pub. Pol'y 51-88 (2012).

HOUSING LAW

Fennell, Lee Anne and Julie A. Roin. Controlling residential stakes. 77 U. Chi. L. Rev. 143-176 (2010).

Harges, Bobby Marzine. Disaster mediation programs—ensuring fairness and quality for minority participants. 39 Cap. U. L. Rev. 893-919 (2011).

Seicshnaydre, Stacy E. The fair housing choice myth. 33 Cardozo L. Rev. 967-1018 (2012).

Zimmerman, Lauren J. Exile without process: the New York City Housing Authority's unconstitutional trespass notice program. 33 Cardozo L. Rev. 1253-1290 (2012).

HUMAN RIGHTS LAW

Calo, Zachary R. Religion, human rights, and post-secular legal theory. 85 St. John's L. Rev. 495-519 (2011).

Dina, Nathalie. Comment. Human Rights Council trampling on rights: finding Israel's blockade legal underpins the core argument of the United Nations Report condemning Israel's attacks on the flotilla. 18 Sw. J. Int'l L. 347-367 (2011).

Johnson, Paul. Heteronormativity and the European Court of Human Rights. 23 Law & Critique 43-66 (2012).

Ramos, Federico. The need for an in-time response: the challenge for the Inter-American Commission on Human Rights for the next decade. 18 Sw. J. Int'l L. 159-177 (2011).

Rodriguez, Natalie. Comment. Give us your weary but not your battered: the Department of Homeland Security, politics and asylum for victims of domestic violence. 18 Sw. J. Int'l L. 317-346 (2011).

Wagner, William, John Kane, and Stephen P. Kallman. Suicide killing of human life as a human right. 6 Liberty U. L. Rev. 27-50 (2011).

IMMIGRATION LAW

Gregorin, Jennifer L. Comment. Hidden beneath the waves of immigration debate: San Francisco's sanctuary ordinance. 6 Liberty U. L. Rev. 175-204 (2011).

Page 8 March 30, 2012

Hazeldean, Susan. Confounding identities: the paradox of LGBT children under asylum law. 45 UC Davis L. Rev. 373-443 (2011).

Jones, Zoey T. Prescribing disproportionate punishment: the Federal Sentencing Guidelines for illegal reentry. 33 Cardozo L. Rev. 1217-1251 (2012).

INDIAN AND ABORIGINAL LAW

Helgesen, Elise. Note. Allotment of justice: how U.S. policy in Indian country perpetuates the victimization of American Indians. 22 U. Fla. J.L. & Pub. Pol'y 441-472 (2011).

Horgan, Danielle E. Note. Reconciling the past with the future: the Cape Wind Project and the National Historic Preservation Act. 36 Vt. L. Rev. 409-432 (2011).

INSURANCE LAW

Boykin, Scott. The Commerce Clause, American democracy, and the Affordable Care Act. 10 Geo. J.L. & Pub. Pol'y 15-49 (2012).

Valauri, John. Baffled by inactivity: the individual mandate and the commerce power. 10 Geo. J.L. & Pub. Pol'y 51-88 (2012).

INTELLECTUAL PROPERTY LAW

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

Cardozo Arts & Entertainment Law Journal

Barr, Camille. Note. License to collude: patent pools, the patent misuse doctrine, and ... (**Princo Corp. v. Int'l Trade Comm'n**, 616 F.3d 1318, 2010.) 45 UC Davis L. Rev. 629-661 (2011).

Brown, Scott. Student note. "I tweeted on Facebook today:" reevaluating trademark genericide of Internet-based trademarks. 7 I/S 457-502 (2012).

Dorrain, Kristine F. A survey of developments in copyright law: a perspective from cyberspace. 67 Bus. Law. 327-347 (2011).

Dorrain, Kristine F. The cyberspace survey of recent trademark cases. 67 Bus. Law. 349-360 (2011).

Gorman, Eric D. Appropriate testing and resolution: how to determine whether appropriation art is transformative "fair use" or merely an unauthorized derivative? 43 St. Mary's L.J. 289-332 (2012).

Greathouse, Brian. Note. *In re* Nuijten: a failure of the patent system to incentivize innovation. 52 Jurimetrics J. 71-85 (2011).

Grobman, Daniel. Note. Preemptive ex parte seizure orders and substantive relief: a far cry from Congressional intent. 33 Cardozo L. Rev. 1185-1215 (2012).

Heverly, Robert A. One piece of the puzzle: a private right to your image in the digital age. 7 I/S 299-324 (2012).

Ingle, Cory J. Student note. Reverse payment settlements: a patent approach to defending the argument for illegality. 7 I/S 503-542 (2012).

Kwok, Kelvin Hiu Fai. A rule of reason approach to the antitrust issues of the Google book search settlement. 10 DePaul Bus. & Com. L.J. 1-53 (2011).

Mateus, Alexandre M. and Jon M. Peha. P2P on campus: who, what, and how much. 7 I/S 257-297 (2012).

Maughan, Eric. Note. Protecting the rights of inventors: how natural rights theory should influence the injunction analysis in patent infringement cases. 10 Geo. J.L. & Pub. Pol'y 215-238 (2012).

Moskow, Kenneth. Note. What's in a word? Defining registration under the Copyright Act. 52 Jurimetrics J. 87-106 (2011).

Mueller, Troy M. Comment. Because I asked you nicely: defining prior informed consent under the Convention on Biological Diversity. 18 Sw. J. Int'l L. 393-415 (2011).

Nguyen, Phong D. A survey of patent law in cyberspace. 67 Bus. Law. 373-382 (2011).

Port, Kenneth L. A case against the ACTA. 33 Cardozo L. Rev. 1131-1183 (2012).

Rosenfeld, Shelly. A photo finish? Copyright and Shepard Fairey's use of a news photo image of the president. 36 Vt. L. Rev. 355-372 (2011).

Trimble, Marketa. Extraterritorial intellectual property enforcement in the European Union. 18 Sw. J. Int'l L. 233-242 (2011).

Yu, Allen K. The en banc Federal Circuit's written description requirement: time for the Supreme Court to reverse again? 33 Cardozo L. Rev. 895-966 (2012).

INTERNATIONAL LAW

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

Southwestern Journal of International Law

Bikundo, Edwin. The International Criminal Court and Africa: exemplary justice. 23 Law & Critique 21-41 (2012).

Costelloe, Daniel G. Political constructivism and reasoning about peremptory norms of international law. 4 Wash. U. Jur. Rev. 1-47 (2011).

Helmken, William F. Note. Legal duty beyond borders: value pluralism and the possibility of cosmopolitan law. 4 Wash. U. Jur. Rev. 151-181 (2011).

Page 9 March 30, 2012

SáCouto, Susana. Victim participation at the International Criminal Court and the extraordinary chambers in the courts of Cambodia: a feminist project? 18 Mich. J. Gender & L. 297-359 (2012).

INTERNATIONAL TRADE

Hsu, Shi-Ling. A prediction market for climate outcomes. 83 U. Colo. L. Rev. 179-256 (2011).

Port, Kenneth L. A case against the ACTA. 33 Cardozo L. Rev. 1131-1183 (2012).

JUDGES

Frame, Ian M. Note. If you build it, he will come: judicial takings and a search for common ground. (**Stop the Beach Renourishment, Inc. v. Fla. Dep't of Envtl. Prot.**, 130 S. Ct. 2592, 2010.) 6 Liberty U. L. Rev. 109-135 (2011).

Ginsburg, Hon. Douglas H. Remarks upon receiving the Lifetime Service Award of the Georgetown Federalist Society Chapter. 10 Geo. J.L. & Pub. Pol'y 1-13 (2012).

Reyes, René. The Supreme Court's Catholic majority: doctrine, discretion, and judicial decision-making. 85 St. John's L. Rev. 649-681 (2011).

Stobbs, Nigel. The nature of juristic paradigms: exploring the theoretical and conceptual relationship between adversarialism and therapeutic jurisprudence. 4 Wash. U. Jur. Rev. 97-149 (2011).

Toy, John Robert II. Comment. Restoring the gatekeeper: how illustrative notice pleading can save the American judicial system. 6 Liberty U. L. Rev. 243-272 (2011).

Zaremby, Justin. Restating the Restatement of Conflicts: approaching the legitimacy question in choice-of-law theory. 45 Suffolk U.L. Rev. 67-89 (2011).

JURISDICTION

Bagnuola, Anthony. Note. "Show me the money": **State v. Western Union Financial Services** and the jurisdictional significance of electronic debts. (**State v. Western Union Financial Services, Inc.**, 208 P.3d 218, 2009.) 85 St. John's L. Rev. 797-835 (2011).

Boykin, Scott. The Commerce Clause, American democracy, and the Affordable Care Act. 10 Geo. J.L. & Pub. Pol'y 89-114 (2012).

Hains, William M. Comment. Challenging the executive: the constitutionality of congressional regulation of the president's wartime detention policies. 2011 BYU L. Rev. 2283-2320 (2011).

Helgesen, Elise. Note. Allotment of justice: how U.S. policy in Indian country perpetuates the victimization of American Indians. 22 U. Fla. J.L. & Pub. Pol'y 441-472 (2011).

Helmken, William F. Note. Legal duty beyond borders: value pluralism and the possibility of cosmopolitan law. 4 Wash. U. Jur. Rev. 151-181 (2011).

Hudson, Blake. Reconstituting land-use federalism to address transitory and perpetual disasters: the bimodal federalism framework. 2011 BYU L. Rev. 1991-2061 (2011).

Lemon, Jeremy D. Note. Reclassifying broadband Internet access: who cares what Congress wants anyway? (Comcast Corp. v. FCC, 600 F.3d 642, 2010.) 6 Liberty U. L. Rev. 137-173 (2011).

Traynor, Michael. The future of foreign relations law of the United States. 18 Sw. J. Int'l L. 5-18 (2011).

Valauri, John. Baffled by inactivity: the individual mandate and the commerce power. 10 Geo. J.L. & Pub. Pol'y 51-88 (2012).

JURISPRUDENCE

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

Law and Critique St. John's Law Review Washington University Jurisprudence Review

Dancig-Rosenberg, Hadar and Dana Pugach. Pain. love, and voice: the role of domestic violence victims in sentencing. 18 Mich. J. Gender & L. 423-483 (2012).

Pasquale, Frank. Joining or changing the conversation? Catholic social thought and intellectual property. 29 Cardozo Arts & Ent. L.J. 681-727 (2011).

Symposium: Religious Legal Theory. Introduction by Mark L. Movsesian; articles by Steven D. Smith, Keisuke Mark Abe, Ian Bartrum, Zachary R. Calo, Nathan S. Chapman, Simeon O. Ilesanmi, Samuel J. Levine, Joel A. Nichols, James W. McCarty III, Andrea Pin and René Reyes. 85 St. John's L. Rev. 397-681 (2011).

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

JUVENILES

Hazeldean, Susan. Confounding identities: the paradox of LGBT children under asylum law. 45 UC Davis L. Rev. 373-443 (2011).

Seeley, Matthew B. Comment. Unexplained fractures in infants and child abuse: the case for requiring bone-density testing before convicting caretakers. 2011 BYU L. Rev. 2321-2356 (2011).

Page 10 March 30, 2012

LABOR LAW

Barker, Emily Eschenbach. The changing face of liberalism in workplace democracy: the shift from collective to individual rights. 36 Vt. L. Rev. 303-325 (2011).

Cameron, Christopher David Ruiz. What's prologue is past: how the present of international labor law predicts the past of U.S. labor law. 18 Sw. J. Int'l L. 145-157 (2011).

Golden, Zachary. Note. Is this heaven? No, it's I.O.U.: why Major League Baseball must modify its current revenue-sharing and luxury-tax procedures. 45 Suffolk U.L. Rev. 125-148 (2011).

Hesch, Joel D. Whistleblower rights and protections: critiquing federal whistleblower laws and recommending filling in missing pieces to form a beautiful patchwork quilt. 6 Liberty U. L. Rev. 51-107 (2011).

Kruser, Rebecca. Note. Simulacra of virtue: the responsibility of labor arbitrators in employee drug testing grievances. 10 Geo. J.L. & Pub. Pol'y 239-267 (2012).

O'Brien, Christine Neylon. The first Facebook firing case under Section 7 of the National Labor Relations Act: exploring the limits of labor law protection for concerted communication on social media. 45 Suffolk U.L. Rev. 29-66 (2011).

Riordan, Elizabeth. Where the heart is: amending the Fair Labor Standards Act to provide wage and overtime pay protection to agency-employed home health aides. 85 St. John's L. Rev. 837-868 (2011).

LAND USE PLANNING

Been, Vicki. Community benefits agreements: a new local government tool or another variation on the exactions theme? 77 U. Chi. L. Rev. 5-35 (2010).

Briffault, Richard. The most popular tool: tax increment financing and the political economy of local government. 77 U. Chi. L. Rev. 65-95 (2010).

Fischman, Robert L. and Jeremiah I. Williamson. The story of **Kleppe v. New Mexico**: the Sagebrush Rebellion as un-cooperative federalism. 83 U. Colo. L. Rev. 123-178 (2011).

Giles, Morgan. Comment. A call to action: expanding public access to Ohio's navigable rivers and streams. 39 Cap. U. L. Rev. 993-1025 (2011).

Hills, Roderick M., Jr. and David Schleicher. The steep costs of using noncumulative zoning to preserve land for urban manufacturing. 77 U. Chi. L. Rev. 249-273 (2010).

Horgan, Danielle E. Note. Reconciling the past with the future: the Cape Wind Project and the National Historic Preservation Act. 36 Vt. L. Rev. 409-432 (2011).

Hudson, Blake. Reconstituting land-use federalism to address transitory and perpetual disasters: the bimodal federalism framework. 2011 BYU L. Rev. 1991-2061 (2011).

Owley, Jessica. The enforceability of exacted conservation easements. 36 Vt. L. Rev. 261-302 (2011).

Serkin, Christopher. Entrenching environmentalism: private conservation easements over public land. 77 U. Chi. L. Rev. 341-366 (2010).

Sun, Lisa Grow. Smart growth in dumb places: sustainability, disaster, and the future of the American city. 2011 BYU L. Rev. 2157-2201 (2011).

Weinstein, Alan C. and Richard McCleary. The association of adult businesses with secondary effects: legal doctrine, social theory, and empirical evidence. 29 Cardozo Arts & Ent. L.J. 565-596 (2011).

LAW AND SOCIETY

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

McGeorge Law Review Southwestern Journal of International Law University of Florida Journal of Law and Public Policy

Berry, Christopher R. and Jacob E. Gersen. The timing of elections. 77 U. Chi. L. Rev. 37-64 (2010).

Heverly, Robert A. One piece of the puzzle: a private right to your image in the digital age. 7 I/S 299-324 (2012).

Macey, Gregg P. Environmental crisis and the paradox of organizing. 2011 BYU L. Rev. 2063-2114 (2011).

Mezey, Naomi and Cornelia T.L. Pillard. Against the new maternalism. 18 Mich. J. Gender & L. 229-296 (2012).

Pasquale, Frank. Joining or changing the conversation? Catholic social thought and intellectual property. 29 Cardozo Arts & Ent. L.J. 681-727 (2011).

Sanger, Carol. "The birth of death": stillborn birth certificates and the problem for law. 100 Cal. L. Rev. 269-311 (2012).

Schwartz, Joanna C. What police learn from lawsuits. 33 Cardozo L. Rev. 841-894 (2012).

Tudy-Jackson, Janice. "Non-traditional" approaches to ADR processes that engage African-American communities and African-American ADR professionals. 39 Cap. U. L. Rev. 921-959 (2011).

Weinstein, Alan C. and Richard McCleary. The association of adult businesses with secondary effects: legal doctrine, social theory, and empirical evidence. 29 Cardozo Arts & Ent. L.J. 565-596 (2011).

Page 11 March 30, 2012

2021: International Law Ten Years from Now. Foreword by Robert E. Lutz; keynote address by Michael Traynor; articles by Debra Lyn Bassett, Marcus S. Quintanilla, Christopher A. Whytock, Jeffery Atik, Warren S. Grimes, John Linarelli, Leah D. Harhay, Hon. Richard M. Mosk, Mark Cammack, Patrick Del Duca, Neal S. Millard, Christopher David Ruiz Cameron, Federico Ramos, Elizabeth Burleson, Caleb Mason, Linda E. Carter, Robert E. Lutz, Frederic S. Ury, Marketa Trimble, Tom W. Bell, Steven E. Fayne, Alison Dundes Renteln, Robert K. Paterson, James A. R. Nafziger and Kenneth J. Vandvelde. 18 Sw. J. Int'l L. 1-314 (2011).

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

Symposium: The Road to Legitimizing Marijuana: What Benefit at What Cost? Articles by Robert Weisberg, Susan F. Mandiberg, Michael Vitiello, Itai Danovitch, M.D., Benjamin B. Wagner, Jared C. Dolan, Gerald Caplan and Sam Kamin. 43 McGeorge L. Rev. 1-167 (2012).

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

LAW ENFORCEMENT AND CORRECTIONS

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

McGeorge Law Review

Hudson, David L., Jr. **Pearson v. Callahan** and qualified immunity: impact on First Amendment law. 10 First Amend. L. Rev. 125-139 (2011).

Jones, Zoey T. Prescribing disproportionate punishment: the Federal Sentencing Guidelines for illegal reentry. 33 Cardozo L. Rev. 1217-1251 (2012).

Kandel, Erin. Note. Joining behind bars: reconciling Federal Rule of Civil Procedure 20(a)(1) with the Prison Litigation Reform Act. 85 St. John's L. Rev. 755-795 (2011).

Murphy, Russell G. Execution watch: Mitt Romney's "foolproof" Death Penalty Act and the politics of capital punishment. 45 Suffolk U.L. Rev. 1-28 (2011).

Schwartz, Joanna C. What police learn from lawsuits. 33 Cardozo L. Rev. 841-894 (2012).

Suslak, Brian Andrew. Note. GPS tracking, police intrusion, and the diverging paths of state and federal judiciaries. (**United States v. Pineda-Moreno**, 591 F.3d 1212, 2010.) 45 Suffolk U.L. Rev. 193-214 (2011).

Symposium: The Road to Legitimizing Marijuana: What Benefit at What Cost? Articles by Robert Weisberg, Susan F. Mandiberg, Michael Vitiello, Itai Danovitch, M.D., Benjamin B. Wagner, Jared C. Dolan, Gerald Caplan and Sam Kamin. 43 McGeorge L. Rev. 1-167 (2012).

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

LEGAL ANALYSIS AND WRITING

Baker, Daniel J. A jester's promenade: citations to Wikipedia in law reviews, 2002-2008. 7 I/S 361-404 (2012).

LEGAL EDUCATION

Deardorff, Michelle D. and Angela Mae Kupenda. Negotiation social mobility and critical citizenship: institutions at a crossroads. 22 U. Fla. J.L. & Pub. Pol'y 335-376 (2011).

LEGAL HISTORY

Abrams, Kerry. Marriage fraud. 100 Cal. L. Rev. 1-67 (2012).

Fischel, William A. Neither "creatures of the state" nor "accidents of geography": the creation of American public school districts in the twentieth century. 77 U. Chi. L. Rev. 177-199 (2010).

Speir, Ian. Corporations, the original understanding, and the problem of power. 10 Geo. J.L. & Pub. Pol'y 115-183 (2012).

LEGAL PROFESSION

Del Duca, Patrick. The rule of law and the contributions of lawyers to deepening Latin American financial markets. 18 Sw. J. Int'l L. 125-136 (2011).

Roberts, Jenny. Why misdemeanors matter: defining effective advocacy in the lower criminal courts. 45 UC Davis L. Rev. 277-372 (2011).

Schaefer, Paula. Transactional lawyers and inadvertent disclosure. 13 Transactions 107-137 (2011).

Report of the ABA Business Law Section Task Force on Delivery of Document Review Reports to Third Parties. 67 Bus. Law. 99-115 (2011).

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

LEGISLATION

Revised Prototype Limited Liability Company Act Editorial Board, LLCs, Partnerships and Unincorporated Entities Committee, ABA Section of Business Law. Revised Prototype Limited Liability Company Act. 67 Bus. Law. 117-225 (2011).

Page 12 March 30, 2012

MEDICAL JURISPRUDENCE

Baumgarten, Austin. Comment. Medical treatment demands medical assessment: substantive due process rights in involuntary commitments. 45 UC Davis L. Rev. 597-628 (2011).

Hiltebrand, David C. Note. Too much information: the burden of informed consent laws on religious hospitals. 10 Geo. J.L. & Pub. Pol'y 299-320 (2012).

Lau, Kristina M. Student note. Illinois medical malpractice: redefining the sole proximate cause defense. 13 DePaul J. Health Care L. 387-403 (2011).

Malinowski, Michael J. Doctors, patients, and pills—a system popping under too much physician discretion? A law-policy prescription to make drug approval more meaningful in the delivery of health care. 33 Cardozo L. Rev. 1085-1130 (2012).

Seeley, Matthew B. Comment. Unexplained fractures in infants and child abuse: the case for requiring bone-density testing before convicting caretakers. 2011 BYU L. Rev. 2321-2356 (2011).

Wiener, Christopher J. Student article. Transgenerational tort liability for epigenetic disease. 13 DePaul J. Health Care L. 319-337 (2011).

MILITARY, WAR AND PEACE

Crandall, Carla. The effects of repealing Don't Ask, Don't Tell: is the combat exclusion the next casualty in the march toward integration? 10 Geo. J.L. & Pub. Pol'y 15-49 (2012).

Dina, Nathalie. Comment. Human Rights Council trampling on rights: finding Israel's blockade legal underpins the core argument of the United Nations Report condemning Israel's attacks on the flotilla. 18 Sw. J. Int'l L. 347-367 (2011).

Gunneflo, Markus. The targeted killing judgment of the Israeli Supreme Court and the critique of legal violence. 23 Law & Critique 67-82 (2012).

Hains, William M. Comment. Challenging the executive: the constitutionality of congressional regulation of the president's wartime detention policies. 2011 BYU L. Rev. 2283-2320 (2011).

Jung, Elliott H. Comment. A proper means to an end: why the International Criminal Court should prohibit the application of the Rome Statute's Article 31(d)—the necessity defense, as a defense to torture. 18 Sw. J. Int'l L. 369-392 (2011).

NATURAL RESOURCES LAW

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

Brigham Young University Law Review University of Colorado Law Review

Holcomb, James R., IV. NEPA and climate change: after the CEQ's draft guidance. 41 Tex. Envtl. L.J. 259-278 (2011).

Disasters and the Environment Symposium. Introduction by Daniel Farber; articles by Alejandro E. Camacho, Robin Kundis Craig, Brigham Daniels, Lincoln L. Davies, Blake Hudson, Gregg P. Macey, Lesley K. McAllister, Lisa Grow Sun, Robert R.M. Verchick and Abby Hall. 2011 BYU L. Rev. 1783-2250 (2011).

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

Natural Resources and Environmental Law. Articles by Eric Biber, Prentiss Cox, Robert L. Fischman, Jeremiah I. Williamson and Shi-Ling Hsu; comments by Justin Plaskov and Chris Reagen. 83 U. Colo. L. Rev. 1-338 (2011).

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

OIL, GAS, AND MINERAL LAW

Craig, Robin Kundis. Legal remedies for deep marine oil spills and long-term ecological resilience: a match made in hell. 2011 BYU L. Rev. 1863-1897 (2011).

Higgens, Mark M. Note. Do as I say and not as I do: the United States' immunity in oil spill response actions. 45 Suffolk U.L. Rev. 149-168 (2011).

Stevens, Lisa. **Ballenger-Green Diversity Paper.** Note. The illusion of sustainable development: how Nigeria's environmental laws are failing the Niger Delta. 36 Vt. L. Rev. 387-407 (2011).

POLITICS

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

Georgetown Journal of Law & Public Policy University of Chicago Law Review

Bartrum, Ian. Nonpublic reasons and political paradigm change. 85 St. John's L. Rev. 473-493 (2011).

Costelloe, Daniel G. Political constructivism and reasoning about peremptory norms of international law. 4 Wash. U. Jur. Rev. 1-47 (2011).

Daniels, Brigham. Addressing global climate change in an age of political climate change. 2011 BYU L. Rev. 1899-1935 (2011).

Davies, Lincoln L. Beyond Fukushima: disasters, nuclear energy, and energy law. 2011 BYU L. Rev. 1937-1989 (2011).

Hains, William M. Comment. Challenging the executive: the constitutionality of congressional regulation of the president's wartime detention policies. 2011 BYU L. Rev. 2283-2320 (2011).

Knouse, Jessica. Civil marriage: threat to democracy. 18 Mich. J. Gender & L. 361-421 (2012).

Page 13 March 30, 2012

Leib, Ethan J. and Christopher S. Elmendorf. Why party Democrats need popular democracy and popular Democrats need parties. 100 Cal. L. Rev. 69-113 (2012).

Mezey, Naomi and Cornelia T.L. Pillard. Against the new maternalism. 18 Mich. J. Gender & L. 229-296 (2012).

Murphy, Russell G. Execution watch: Mitt Romney's "foolproof" Death Penalty Act and the politics of capital punishment. 45 Suffolk U.L. Rev. 1-28 (2011).

Nichols, Joel A. and James W. McCarty III. When the state is evil: biblical civil (dis)obedience in South Africa. 85 St. John's L. Rev. 593-625 (2011).

Rodriguez, Natalie. Comment. Give us your weary but not your battered: the Department of Homeland Security, politics and asylum for victims of domestic violence. 18 Sw. J. Int'l L. 317-346 (2011).

Schmid, Daniel J. Comment. Making speech truly free: applying the principles of **Citizens United** to 501(c)(3) organizations. 6 Liberty U. L. Rev. 205-241 (2011).

Štefančič, Polona Pičman. The legal regime affecting online consultations in Europe. 7 I/S 325-360 (2012).

Vitiello, Michael. Why the initiative process is the wrong way to go: lessons we should have learned from Proposition 215. 43 McGeorge L. Rev. 63-90 (2012).

Symposium: Reassessing the State and Local Government Toolkit. Introduction by Julie A. Roin, Lee Anne Fennell and Richard A. Epstein; articles by Vicki Been, Christopher R. Berry, Jacob E. Gersen, Richard Briffault, David A. Dana, Richard A. Epstein, Lee Anne Fennell, Julie A. Roin, William A. Fischel, Nicole Stelle Garnett, Clayton P. Gillette, Roderick M. Hills, Jr., David Schleicher, Thomas W. Merrill, Richard C. Schragger and Christopher Serkin. 77 U. Chi. L. Rev. 1-366 (2010).

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

PRACTICE AND PROCEDURE

Bagnuola, Anthony. Note. "Show me the money": **State v. Western Union Financial Services** and the jurisdictional significance of electronic debts. (**State v. Western Union Financial Services, Inc.**, 208 P.3d 218, 2009.) 85 St. John's L. Rev. 797-835 (2011).

Grobman, Daniel. Note. Preemptive ex parte seizure orders and substantive relief: a far cry from Congressional intent. 33 Cardozo L. Rev. 1185-1215 (2012).

Kandel, Erin. Note. Joining behind bars: reconciling Federal Rule of Civil Procedure 20(a)(1) with the Prison Litigation Reform Act. 85 St. John's L. Rev. 755-795 (2011).

Toy, John Robert II. Comment. Restoring the gatekeeper: how illustrative notice pleading can save the American judicial system. 6 Liberty U. L. Rev. 243-272 (2011).

Uncel, Megan. Comment. "Facebook is now friends with the court": current federal rules and social media evidence. 52 Jurimetrics J. 43-69 (2011).

PRESIDENT/EXECUTIVE DEPARTMENT

Bales, Justice Scott. Two presidents, two inaugurations, and the course of freedom. 45 UC Davis L. Rev. 261-276 (2011).

PROFESSIONAL ETHICS

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

Georgetown Journal of Legal Ethics

Drabiak-Syed, Katherine. Sleep deprived physicians considering Modafinil: using a controlled substance for cognitive enhancement gambles with differential drug responses and violates ethical and legal duties against physician impairment. 13 DePaul J. Health Care L. 339-366 (2011).

McGreal, Paul E. Survey—corporate compliance. 67 Bus. Law. 227-253 (2011).

Nash, Andrew R. Comment. In-house but out in the cold: a comparison of the attorney-client privilege in the United States and European Union. (Case C-550/07, **Akzo Nobel Chemicals Ltd. v. Commission**, 2010 EUR-Lex CELEX LEXIS 62007J0550, 2010.) 43 St. Mary's L.J. 453-493 (2012).

Schaefer, Paula. Transactional lawyers and inadvertent disclosure. 13 Transactions 107-137 (2011).

PROPERTY—PERSONAL AND REAL

Andrews, Trent. Comment. Official maps and the regulatory takings problem: a legislative solution. 2011 BYU L. Rev. 2251-2281 (2011).

Cox, Prentiss. Keeping pace?: the case against property assessed clean energy financing programs. 83 U. Colo. L. Rev. 83-122 (2011).

Dana, David A. The foreclosure crisis and the antifragmentation principle in state property law. 77 U. Chi. L. Rev. 97-120 (2010).

Epstein, Richard A. How to undermine tax increment financing: the lessons of **City of Chicago v. ProLogis**. 77 U. Chi. L. Rev. 121-141 (2010).

Fennell, Lee Anne and Julie A. Roin. Controlling residential stakes. 77 U. Chi. L. Rev. 143-176 (2010).

Frame, Ian M. Note. If you build it, he will come: judicial takings and a search for common ground. (**Stop the Beach Renourishment, Inc. v. Fla. Dep't of Envtl. Prot.**, 130 S. Ct. 2592, 2010.) 6 Liberty U. L. Rev. 109-135 (2011).

Giles, Morgan. Comment. A call to action: expanding public access to Ohio's navigable rivers and streams. 39 Cap. U. L. Rev. 993-1025 (2011).

Page 14 March 30, 2012

Merrill, Thomas W. Direct voting by property owners. 77 U. Chi. L. Rev. 275-310 (2010).

Serkin, Christopher. Entrenching environmentalism: private conservation easements over public land. 77 U. Chi. L. Rev. 341-366 (2010).

PSYCHOLOGY AND PSYCHIATRY

Baumgarten, Austin. Comment. Medical treatment demands medical assessment: substantive due process rights in involuntary commitments. 45 UC Davis L. Rev. 597-628 (2011).

Waller, William. Note. "Criminal" insanity, diagnosis, and public morality. 4 Wash. U. Jur. Rev. 183-212 (2011).

RELIGION

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

St. John's Law Review

Cammack, Mark. Islamic finance: prospects and significance. 18 Sw. J. Int'l L. 113-123 (2011).

Flint, Richard E. Consumer bankruptcy policy: ability to pay and Catholic social teaching. 43 St. Mary's L.J. 333-412 (2012).

Hiltebrand, David C. Note. Too much information: the burden of informed consent laws on religious hospitals. 10 Geo. J.L. & Pub. Pol'y 299-320 (2012).

Legg, Martha M. Note. Excluding parsonages from taxation: declaring a victor in the duel between Caesar and the First Amendment. 10 Geo. J.L. & Pub. Pol'y 269-297 (2012).

Pasquale, Frank. Joining or changing the conversation? Catholic social thought and intellectual property. 29 Cardozo Arts & Ent. L.J. 681-727 (2011).

Symposium: Religious Legal Theory. Introduction by Mark L. Movsesian; articles by Steven D. Smith, Keisuke Mark Abe, Ian Bartrum, Zachary R. Calo, Nathan S. Chapman, Simeon O. Ilesanmi, Samuel J. Levine, Joel A. Nichols, James W. McCarty III, Andrea Pin and René Reyes. 85 St. John's L. Rev. 397-681 (2011).

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

REMEDIES

Maughan, Eric. Note. Protecting the rights of inventors: how natural rights theory should influence the injunction analysis in patent infringement cases. 10 Geo. J.L. & Pub. Pol'y 215-238 (2012).

RETIREMENT SECURITY

Valenza, Michael A. Article response: **CIGNA v. Amara**: Supreme Court resolves several ERISA claim issues while leaving others for the lower courts. 13 Transactions 139-164 (2011).

Vars, Fredrick E. Don't try this at home. (Reviewing Ian Ayres and Barry Nalebuff, <u>Lifecycle Investing: A New, Safe, and Audacious Way to Improve the Performance of Your Retirement Portfolio.</u>) 36 Vt. L. Rev. 373-385 (2011).

SCIENCE AND TECHNOLOGY

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

Business Lawyer

I/S: A Journal of Law and Policy for the Information Society Jurimetrics: The Journal of Law, Science, and Technology

Suslak, Brian Andrew. Note. GPS tracking, police intrusion, and the diverging paths of state and federal judiciaries. (**United States v. Pineda-Moreno**, 591 F.3d 1212, 2010.) 45 Suffolk U.L. Rev. 193-214 (2011).

Survey—Cyperspace Law: Committee on Cyberspace Law, ABA Section of Business Law. Introduction by Kristine F. Dorrain and Jonathan T. Rubens; articles by Sarah Jane Hughes, Ira J. Hammer, Timothy J. Chorvat, Laura E. Pelanek, Megan E. McEnroe, Fatima Khan, Catherine R. Gellis, R. Michelle Boldon, Molly Eichten, Kristine F. Dorrain, Leland Gardner, Paul Godfread, Phong D. Nguyen, Brendan Tomlinson, Elise Ball and Linda Luu. 67 Bus. Law. 255-392 (2011).

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

SECOND AMENDMENT

Driscoll, Brian. Note. Who is armed, and by what authority? An examination of the likely impact of Massachusetts firearm regulations after **McDonald** and **Heller**. 45 Suffolk U.L. Rev. 91-124 (2011).

SECURED TRANSACTIONS

Barney, Joshua. Student article. Chapter 11 reorganizations and credit bidding: why the Third Circuit erred in ... (*In re Philadelphia Newspapers, LLC*, 599 F.3d 298, 2010.) 10 DePaul Bus. & Com. L.J. 55-76 (2011).

Nowka, Richard H. Allowing dual status for purchase-money security interests in consumer-goods transactions. 13 Transactions 13-61 (2011).

SECURITIES LAW

Burkett, Edan. A crowdfunding exemption? Online investment crowdfunding and U.S. securities regulation. 13 Transactions 63-106 (2011).

Cosenza, Elizabeth. Is the third time the charm? **Janus** and the proper balance between primary and secondary actor liability under Section 10(b). 33 Cardozo L. Rev. 1019-1083 (2012).

Page 15 March 30, 2012

Horwich, Allan. An inquiry into the perception of materiality as an element of scienter under SEC Rule 10b-5. 67 Bus. Law. 1-37 (2011).

Park, James J. Rules, principles, and the competition to enforce the securities laws. 100 Cal. L. Rev. 115-181 (2012).

Sharp, Sam. Note. Whose money is it anyway?: why Dodd-Frank mandatory compensation clawbacks are bad public policy. 10 Geo. J.L. & Pub. Pol'y 321-341 (2012).

Verstein, Andrew. The misregulation of person-to-person lending. 45 UC Davis L. Rev. 445-530 (2011).

SEXUALITY AND THE LAW

Crandall, Carla. The effects of repealing Don't Ask, Don't Tell: is the combat exclusion the next casualty in the march toward integration? 10 Geo. J.L. & Pub. Pol'y 15-49 (2012).

Fan, Mary D. Sex, privacy, and public health in a casual encounters culture. 45 UC Davis L. Rev. 531-596 (2011).

Hazeldean, Susan. Confounding identities: the paradox of LGBT children under asylum law. 45 UC Davis L. Rev. 373-443 (2011).

Johnson, Paul. Heteronormativity and the European Court of Human Rights. 23 Law & Critique 43-66 (2012).

Richards, Robert D. and Clay Calvert. Adult websites and the top-level domain debate: ICANN's adoption of .XXX draws adult-industry ire. 29 Cardozo Arts & Ent. L.J. 527-563 (2011).

Weinstein, Alan C. and Richard McCleary. The association of adult businesses with secondary effects: legal doctrine, social theory, and empirical evidence. 29 Cardozo Arts & Ent. L.J. 565-596 (2011).

SPORTS

Golden, Zachary. Note. Is this heaven? No, it's I.O.U.: why Major League Baseball must modify its current revenue-sharing and luxury-tax procedures. 45 Suffolk U.L. Rev. 125-148 (2011).

STATE AND LOCAL GOVERNMENT LAW

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

University of Chicago Law Review

Andrews, Trent. Comment. Official maps and the regulatory takings problem: a legislative solution. 2011 BYU L. Rev. 2251-2281 (2011).

Gregorin, Jennifer L. Comment. Hidden beneath the waves of immigration debate: San Francisco's sanctuary ordinance. 6 Liberty U. L. Rev. 175-204 (2011).

Kamin, Sam. Medical marijuana in Colorado and the future of marijuana regulation in the United States. 43 McGeorge L. Rev. 147-167 (2012).

Pannu, Camille. Comment. Drinking water and exclusion: a case study from California's Central Valley. 100 Cal. L. Rev. 223-268 (2012).

Symposium: Reassessing the State and Local Government Toolkit. Introduction by Julie A. Roin, Lee Anne Fennell and Richard A. Epstein; articles by Vicki Been, Christopher R. Berry, Jacob E. Gersen, Richard Briffault, David A. Dana, Richard A. Epstein, Lee Anne Fennell, Julie A. Roin, William A. Fischel, Nicole Stelle Garnett, Clayton P. Gillette, Roderick M. Hills, Jr., David Schleicher, Thomas W. Merrill, Richard C. Schragger and Christopher Serkin. 77 U. Chi. L. Rev. 1-366 (2010).

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

TAXATION—FEDERAL INCOME

Legg, Martha M. Note. Excluding parsonages from taxation: declaring a victor in the duel between Caesar and the First Amendment. 10 Geo. J.L. & Pub. Pol'y 269-297 (2012).

Martinez, Leo P. and Jennifer M. Martinez. The Internal Revenue Code and Latino realities: a critical perspective. 22 U. Fla. J.L. & Pub. Pol'y 377-406 (2011).

Talley, Jonathan. Note. The research and development tax credit: moderately effective but hampered by politics. 10 DePaul Bus. & Com. L.J. 77-97 (2011).

TAXATION—STATE AND LOCAL

Briffault, Richard. The most popular tool: tax increment financing and the political economy of local government. 77 U. Chi. L. Rev. 65-95 (2010).

Epstein, Richard A. How to undermine tax increment financing: the lessons of **City of Chicago v. ProLogis**. 77 U. Chi. L. Rev. 121-141 (2010).

Garnett, Nicole Stelle. Affordable private education and the middle class city. 77 U. Chi. L. Rev. 201-222 (2010).

Gillette, Clayton P. Who should authorize a commuter tax? 77 U. Chi. L. Rev. 223-248 (2010).

TAXATION—TRANSNATIONAL

Hsu, Shi-Ling. A prediction market for climate outcomes. 83 U. Colo. L. Rev. 179-256 (2011).

TORTS

Connor, Bryan M. Case comment. Tort law—First Circuit declares widespread publicity triggers claim accrual under Federal Tort Claims Act—(**Donahue v. United States**, 634 F.3d 615, 2011.) 45 Suffolk U.L. Rev. 215-225 (2011).

Page 16 March 30, 2012

Cosenza, Elizabeth. Is the third time the charm? **Janus** and the proper balance between primary and secondary actor liability under Section 10(b). 33 Cardozo L. Rev. 1019-1083 (2012).

Higgens, Mark M. Note. Do as I say and not as I do: the United States' immunity in oil spill response actions. 45 Suffolk U.L. Rev. 149-168 (2011).

Horwich, Allan. An inquiry into the perception of materiality as an element of scienter under SEC Rule 10b-5. 67 Bus. Law. 1-37 (2011).

Johnson, Lyman and Robert Ricca. Reality check on officer liability. 67 Bus. Law. 75-97 (2011).

Lau, Kristina M. Student note. Illinois medical malpractice: redefining the sole proximate cause defense. 13 DePaul J. Health Care L. 387-403 (2011).

Wiener, Christopher J. Student article. Transgenerational tort liability for epigenetic disease. 13 DePaul J. Health Care L. 319-337 (2011).

TRADE REGULATION

Atik, Jeffery. Inventing trade remedies *In response* to climate change. 18 Sw. J. Int'l L. 53-63 (2011).

Barr, Camille. Note. License to collude: patent pools, the patent misuse doctrine, and ... (**Princo Corp. v. Int'l Trade Comm'n**, 616 F.3d 1318, 2010.) 45 UC Davis L. Rev. 629-661 (2011).

Frieden, Rob. Assessing the need for more incentives to stimulate next generation network investment. 7 I/S 207-256 (2012).

Ingle, Cory J. Student note. Reverse payment settlements: a patent approach to defending the argument for illegality. 7 I/S 503-542 (2012).

Kwok, Kelvin Hiu Fai. A rule of reason approach to the antitrust issues of the Google book search settlement. 10 DePaul Bus. & Com. L.J. 1-53 (2011).

Linarelli, John. Redesigning global trade institutions. 18 Sw. J. Int'l L. 75-86 (2011).

Lockridge, Lee Ann W. Abolishing state trademark registrations. 29 Cardozo Arts & Ent. L.J. 597-679 (2011).

Tynan, Matthew. Note. "Tour de farce!" Misblurb marketing in film and publishing. 29 Cardozo Arts & Ent. L.J. 793-326 (2011).

WATER LAW

Giles, Morgan. Comment. A call to action: expanding public access to Ohio's navigable rivers and streams. 39 Cap. U. L. Rev. 993-1025 (2011).

Muranovic, Sanja. Note. Cost-benefit analysis in environmental regulation: the case of impingement and entrainment and what to take away from ... (Entergy Corp. v. Riverkeeper, Inc., 129 S.Ct. 1498, 2009.) 41 Tex. Envtl. L.J. 309-326 (2011).

Pannu, Camille. Comment. Drinking water and exclusion: a case study from California's Central Valley. 100 Cal. L. Rev. 223-268 (2012).

Plaskov, Justin. Comment. Geothermal's prior appropriation problem. 83 U. Colo. L. Rev. 257-306 (2011).

Reagen, Chris. Comment. The water transfers rule: how an EPA rule threatens to undermine the Clean Water Act. (**Friends of the Everglades v. S. Fla. Water Mgmt. Dist.**, 570 F.3d 1210, 2009.) 83 U. Colo. L. Rev. 307-338 (2011).

WOMEN

Michigan Journal of Gender & Law

Crandall, Carla. The effects of repealing Don't Ask, Don't Tell: is the combat exclusion the next casualty in the march toward integration? 10 Geo. J.L. & Pub. Pol'y 15-49 (2012).

Kolinsky, Heather M. Taking away an employer's free pass: making the case for a more sophisticated sex-plus analysis in employment discrimination cases. 36 Vt. L. Rev. 327-353 (2011).

WORKERS' COMPENSATION LAW

Kukreja, Michal. Comments. Employees should be treated equally: a plea to change the Workers' Compensation Retaliation Statute. 39 Cap. U. L. Rev. 961-991 (2011).

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

2011 BRIGHAM YOUNG UNIVERSITY LAW REVIEW, NO. 6, PP. 1783-2356, 2011.

Disasters and the Environment Symposium. 2011 BYU L. Rev. 1783-2250 (2011).

Farber, Daniel. Symposium introduction: navigating the intersection of environmental law and disaster law. 2011 BYU L. Rev. 1783-1820 (2011).

Camacho, Alejandro E. A learning collaboratory: improving federal climate change adaptation planning. 2011 BYU L. Rev. 1821-1861 (2011).

Craig, Robin Kundis. Legal remedies for deep marine oil spills and long-term ecological resilience: a match made in hell. 2011 BYU L. Rev. 1863-1897 (2011).

Daniels, Brigham. Addressing global climate change in an age of political climate change. 2011 BYU L. Rev. 1899-1935 (2011).

Page 17 March 30, 2012

Davies, Lincoln L. Beyond Fukushima: disasters, nuclear energy, and energy law. 2011 BYU L. Rev. 1937-1989 (2011).

Hudson, Blake. Reconstituting land-use federalism to address transitory and perpetual disasters: the bimodal federalism framework. 2011 BYU L. Rev. 1991-2061 (2011).

Macey, Gregg P. Environmental crisis and the paradox of organizing. 2011 BYU L. Rev. 2063-2114 (2011).

McAllister, Lesley K. Adaptive mitigation in the electric power sector. 2011 BYU L. Rev. 2115-2155 (2011).

Sun, Lisa Grow. Smart growth in dumb places: sustainability, disaster, and the future of the American city. 2011 BYU L. Rev. 2157-2201 (2011).

Verchick, Robert R.M. and Abby Hall. Adapting to climate change while planning for disaster: footholds, rope lines, and the Iowa floods. 2011 BYU L. Rev. 2203-2250 (2011).

Andrews, Trent. Comment. Official maps and the regulatory takings problem: a legislative solution. 2011 BYU L. Rev. 2251-2281 (2011).

Hains, William M. Comment. Challenging the executive: the constitutionality of congressional regulation of the president's wartime detention policies. 2011 BYU L. Rev. 2283-2320 (2011).

Seeley, Matthew B. Comment. Unexplained fractures in infants and child abuse: the case for requiring bone-density testing before convicting caretakers. 2011 BYU L. Rev. 2321-2356 (2011).

67 BUSINESS LAWYER, NO. 1, NOVEMBER, 2011.

Horwich, Allan. An inquiry into the perception of materiality as an element of scienter under SEC Rule 10b-5. 67 Bus. Law. 1-37 (2011).

West, Glenn D. and Natalie A. Smeltzer. Protecting the integrity of the entity-specific contract: the "no recourse against others" clause—missing or ineffective boilerplate? 67 Bus. Law. 39-73 (2011).

Johnson, Lyman and Robert Ricca. Reality check on officer liability. 67 Bus. Law. 75-97 (2011).

Report of the ABA Business Law Section Task Force on Delivery of Document Review Reports to Third Parties. 67 Bus. Law. 99-115 (2011).

Revised Prototype Limited Liability Company Act Editorial Board, LLCs, Partnerships and Unincorporated Entities Committee, ABA Section of Business Law. Revised Prototype Limited Liability Company Act. 67 Bus. Law. 117-225 (2011).

McGreal, Paul E. Survey—corporate compliance. 67 Bus. Law. 227-253 (2011).

Survey—Cyperspace Law: Committee on Cyberspace Law, ABA Section of Business Law. 67 Bus. Law. 255-392 (2011).

Dorrain, Kristine F. and Jonathan T. Rubens. Survey of the law of cyberspace: introduction. 67 Bus. Law. 255-258 (2011).

Hughes, Sarah Jane. Developments in the laws governing electronic payments. 67 Bus. Law. 259-238 (2011).

Hammer, Ira J. Internet law and electronic contracting cases 2010-2011. 67 Bus. Law. 279-284 (2011).

Chorvat, Timothy J. and Laura E. Pelanek. Electronically stored information in litigation. 67 Bus. Law. 285-292 (2011).

McEnroe, Megan E. The Federal Communications Commission: a summary of recent developments. 67 Bus. Law. 293-295 (2011).

Khan, Fatima. Survey of recent FTC privacy developments and enforcement. 67 Bus. Law. 297-303 (2011).

Gellis, Catherine R. 2011 state of the law regarding website owner liability for user-generated content. 67 Bus. Law. 305-311 (2011).

Boldon, R. Michelle. Long-arm statutes and Internet jurisdiction. 67 Bus. Law. 313-320 (2011).

Eichten, Molly. Survey of Computer Fraud and Abuse Act cases. 67 Bus. Law. 321-326 (2011).

Dorrain, Kristine F. A survey of developments in copyright law: a perspective from cyberspace. 67 Bus. Law. 327-347 (2011).

Dorrain, Kristine F. The cyberspace survey of recent trademark cases. 67 Bus. Law. 349-360 (2011).

Gardner, Leland. Domain names cases 2010-2011. 67 Bus. Law. 361-368 (2011).

Godfread, Paul. Recent developments in Section 230 immunity cases. 67 Bus. Law. 369-372 (2011).

Nguyen, Phong D. A survey of patent law in cyberspace. 67 Bus. Law. 373-382 (2011).

Tomlinson, Brendan, Elise Ball and Linda Luu. Update on cyberspace law from an Australian perspective. 67 Bus. Law. 383-392 (2011).

Page 18 March 30, 2012

100 CALIFORNIA LAW REVIEW, NO. 1, FEBRUARY, 2012.

Abrams, Kerry. Marriage fraud. 100 Cal. L. Rev. 1-67 (2012).

Leib, Ethan J. and Christopher S. Elmendorf. Why party Democrats need popular democracy and popular Democrats need parties. 100 Cal. L. Rev. 69-113 (2012).

Park, James J. Rules, principles, and the competition to enforce the securities laws. 100 Cal. L. Rev. 115-181 (2012).

Frampton, T. Ward. Comment. The uneven bulwark: how (and why) criminal jury trial rates vary by state. 100 Cal. L. Rev. 183-222 (2012).

Pannu, Camille. Comment. Drinking water and exclusion: a case study from California's Central Valley. 100 Cal. L. Rev. 223-268 (2012).

Sanger, Carol. "The birth of death": stillborn birth certificates and the problem for law. 100 Cal. L. Rev. 269-311 (2012).

39 CAPITAL UNIVERSITY LAW REVIEW, NO. 4, FALL, 2011.

National Symposium for Minority Professionals in Alternative Dispute Resolution. 39 Cap. U. L. Rev. 789-959 (2011).

Weatherspoon, Floyd D. The impact of the growth and use of ADR processes on minority communities, individual rights, and neutrals. 39 Cap. U. L. Rev. 789-804 (2011).

Oliver, Solomon, Jr. Alternative dispute resolution (ADR) and minorities in federal courts. 39 Cap. U. L. Rev. 805-817 (2011).

Press, Sharon. Court-connected mediation and minorities: a report card. 39 Cap. U. L. Rev. 819-851 (2011).

Pittman, Larry J. Mandatory arbitration: due process and other constitutional concerns. 39 Cap. U. L. Rev. 853-891 (2011).

Harges, Bobby Marzine. Disaster mediation programs—ensuring fairness and quality for minority participants. 39 Cap. U. L. Rev. 893-919 (2011).

Tudy-Jackson, Janice. "Non-traditional" approaches to ADR processes that engage African-American communities and African-American ADR professionals. 39 Cap. U. L. Rev. 921-959 (2011).

Kukreja, Michal. Comments. Employees should be treated equally: a plea to change the Workers' Compensation Retaliation Statute. 39 Cap. U. L. Rev. 961-991 (2011).

Giles, Morgan. Comment. A call to action: expanding public access to Ohio's navigable rivers and streams. 39 Cap. U. L. Rev. 993-1025 (2011).

29 CARDOZO ARTS & ENTERTAINMENT LAW JOURNAL, NO. 3, PP. 523-826, 2011.

Johnston, Rita Rodin. Introduction, the .XXX factor. 29 Cardozo Arts & Ent. L.J. 523-525 (2011).

Richards, Robert D. and Clay Calvert. Adult websites and the top-level domain debate: ICANN's adoption of .XXX draws adult-industry ire. 29 Cardozo Arts & Ent. L.J. 527-563 (2011).

Weinstein, Alan C. and Richard McCleary. The association of adult businesses with secondary effects: legal doctrine, social theory, and empirical evidence. 29 Cardozo Arts & Ent. L.J. 565-596 (2011).

Lockridge, Lee Ann W. Abolishing state trademark registrations. 29 Cardozo Arts & Ent. L.J. 597-679 (2011).

Pasquale, Frank. Joining or changing the conversation? Catholic social thought and intellectual property. 29 Cardozo Arts & Ent. L.J. 681-727 (2011).

Isabella, Robert. Note. Moving beyond **New Kids** and **Century 21**: a new test for nominative fair use in the domain name context. (**New Kids on the Block v. News America Publishing, Inc.**, 971 F.2d 302, 1992; **Century 21 Real Estate Corp. v. LendingTree, Inc.**, 425 F.3d 211, 2005.) 29 Cardozo Arts & Ent. L.J. 729-752 (2011).

Madigan, Michael. Note. Orphaned art consignors: confusion in the courts and the UCC. 29 Cardozo Arts & Ent. L.J. 753-791 (2011).

Tynan, Matthew. Note. "Tour de farce!" Misblurb marketing in film and publishing. 29 Cardozo Arts & Ent. L.J. 793-326 (2011).

33 CARDOZO LAW REVIEW, NO. 3, FEBRUARY, 2012.

Schwartz, Joanna C. What police learn from lawsuits. 33 Cardozo L. Rev. 841-894 (2012).

Yu, Allen K. The en banc Federal Circuit's written description requirement: time for the Supreme Court to reverse again? 33 Cardozo L. Rev. 895-966 (2012).

Seicshnaydre, Stacy E. The fair housing choice myth. 33 Cardozo L. Rev. 967-1018 (2012).

Cosenza, Elizabeth. Is the third time the charm? **Janus** and the proper balance between primary and secondary actor liability under Section 10(b). 33 Cardozo L. Rev. 1019-1083 (2012).

Page 19 March 30, 2012

Malinowski, Michael J. Doctors, patients, and pills—a system popping under too much physician discretion? A law-policy prescription to make drug approval more meaningful in the delivery of health care. 33 Cardozo L. Rev. 1085-1130 (2012).

Port, Kenneth L. A case against the ACTA. 33 Cardozo L. Rev. 1131-1183 (2012).

Grobman, Daniel. Note. Preemptive ex parte seizure orders and substantive relief: a far cry from Congressional intent. 33 Cardozo L. Rev. 1185-1215 (2012).

Jones, Zoey T. Prescribing disproportionate punishment: the Federal Sentencing Guidelines for illegal reentry. 33 Cardozo L. Rev. 1217-1251 (2012).

Zimmerman, Lauren J. Exile without process: the New York City Housing Authority's unconstitutional trespass notice program. 33 Cardozo L. Rev. 1253-1290 (2012).

10 DEPAUL BUSINESS & COMMERCIAL LAW JOURNAL, NO. 1, FALL, 2011.

Kwok, Kelvin Hiu Fai. A rule of reason approach to the antitrust issues of the Google book search settlement. 10 DePaul Bus. & Com. L.J. 1-53 (2011).

Barney, Joshua. Student article. Chapter 11 reorganizations and credit bidding: why the Third Circuit erred in ... (*In re* **Philadelphia Newspapers, LLC**, 599 F.3d 298, 2010.) 10 DePaul Bus. & Com. L.J. 55-76 (2011).

Talley, Jonathan. Note. The research and development tax credit: moderately effective but hampered by politics. 10 DePaul Bus. & Com. L.J. 77-97 (2011).

Zhou, Abraham Feng. Commercial law bibliography. 10 DePaul Bus. & Com. L.J. 99-105 (2011).

13 DEPAUL JOURNAL OF HEALTH CARE LAW, NO. 3, SUMMER, 2011.

Wiener, Christopher J. Student article. Transgenerational tort liability for epigenetic disease. 13 DePaul J. Health Care L. 319-337 (2011).

Drabiak-Syed, Katherine. Sleep deprived physicians considering Modafinil: using a controlled substance for cognitive enhancement gambles with differential drug responses and violates ethical and legal duties against physician impairment. 13 DePaul J. Health Care L. 339-366 (2011).

Szostak, David C. Apology not accepted: disclosure of medical errors and legal liability. 13 DePaul J. Health Care L. 367-376 (2011).

Bailey, Ryan A. Student article. Obesity and the Internal Revenue Code: deducting costs of diet food items incorporated in physician-prescribed weight-loss programs. 13 DePaul J. Health Care L. 377-386 (2011).

Lau, Kristina M. Student note. Illinois medical malpractice: redefining the sole proximate cause defense. 13 DePaul J. Health Care L. 387-403 (2011).

Snyder, Stephanie. Incentives for global public health: patent law and access to essential medicines. 13 DePaul J. Health Care L. 405-413 (2011).

10 FIRST AMENDMENT LAW REVIEW, FALL, 2011.

Calvert, Clay. Revisiting the right to offend forty years after **Cohen v. California**: one case's legacy on First Amendment jurisprudence. 10 First Amend. L. Rev. 1-56 (2011).

Day, Terri and Erin Bradford. Civility in government meetings: balancing First Amendment, reputational interests, and efficiency. 10 First Amend. L. Rev. 57-98 (2011).

Grenardo, David A., Samuel D. Davis, and Thomas M. Gutting. Take one step forward: federal courts continue to find that volunteers are shielded from retaliation based on protected speech under the First Amendment. 10 First Amend. L. Rev. 99-124 (2011).

Hudson, David L., Jr. **Pearson v. Callahan** and qualified immunity: impact on First Amendment law. 10 First Amend. L. Rev. 125-139 (2011).

Royal, Dayna B. The skinny on the federal menu-labeling law and why it should survive a First Amendment challenge. 10 First Amend. L. Rev. 140-199 (2011).

10 GEORGETOWN JOURNAL OF LAW & PUBLIC POLICY, NO. 1, WINTER, 2012.

Ginsburg, Hon. Douglas H. Remarks upon receiving the Lifetime Service Award of the Georgetown Federalist Society Chapter. 10 Geo. J.L. & Pub. Pol'y 1-13 (2012).

Crandall, Carla. The effects of repealing Don't Ask, Don't Tell: is the combat exclusion the next casualty in the march toward integration? 10 Geo. J.L. & Pub. Pol'y 15-49 (2012).

Valauri, John. Baffled by inactivity: the individual mandate and the commerce power. 10 Geo. J.L. & Pub. Pol'y 51-88 (2012).

Boykin, Scott. The Commerce Clause, American democracy, and the Affordable Care Act. 10 Geo. J.L. & Pub. Pol'y 89-114 (2012).

Page 20 March 30, 2012

Speir, Ian. Corporations, the original understanding, and the problem of power. 10 Geo. J.L. & Pub. Pol'y 115-183 (2012).

Withers, Patrick A. Note. Pouring new wine into old wineskins: the Guaranty Clause and a federalist jurisprudence of voting rights. 10 Geo. J.L. & Pub. Pol'y 185-213 (2012).

Maughan, Eric. Note. Protecting the rights of inventors: how natural rights theory should influence the injunction analysis in patent infringement cases. 10 Geo. J.L. & Pub. Pol'y 215-238 (2012).

Kruser, Rebecca. Note. Simulacra of virtue: the responsibility of labor arbitrators in employee drug testing grievances. 10 Geo. J.L. & Pub. Pol'y 239-267 (2012).

Legg, Martha M. Note. Excluding parsonages from taxation: declaring a victor in the duel between Caesar and the First Amendment. 10 Geo. J.L. & Pub. Pol'y 269-297 (2012).

Hiltebrand, David C. Note. Too much information: the burden of informed consent laws on religious hospitals. 10 Geo. J.L. & Pub. Pol'y 299-320 (2012).

Sharp, Sam. Note. Whose money is it anyway?: why Dodd-Frank mandatory compensation clawbacks are bad public policy. 10 Geo. J.L. & Pub. Pol'y 321-341 (2012).

24 GEORGETOWN JOURNAL OF LEGAL ETHICS, NO. 3, SUMMER, 2011.

Current Developments 2010-2011

Baykan, Deniz. Client list disclosure: ethical dilemma or politically motivated excuse? 24 Geo. J. Legal Ethics 443-459 (2011).

Bisanz, Matthew G. The honor of a nation and the mysterious evolution of 28 U.S.C. § 2509 jurisprudence. 24 Geo. J. Legal Ethics 461-477 (2011).

Brown, Nicole M. **NAACP v. Button**: the troubling intersection of the Civil Rights Movement and public interest law. 24 Geo. J. Legal Ethics 479-495 (2011).

Dempsey, Alexandre and Leila Sahar. Spoiling **Boumediene**: military involvement in the destruction of evidence regarding detainee habeas petitions. 24 Geo. J. Legal Ethics 497-516 (2011).

Edris, Adam. Issues of client identification for municipal attorneys: an agency and public interest approach. 24 Geo. J. Legal Ethics 517-533 (2011).

Entelis, Luke R. Defending the charity "loophole": how criticism of congressional charities falls short. 24 Geo. J. Legal Ethics 535-550 (2011).

Garcia, Melanie. The lawyer as gatekeeper: ethical guidelines for representing a client with a social change agenda. 24 Geo. J. Legal Ethics 551-568 (2011).

Giarelli, Emily. Rethinking **Webb**, reallocating resources: when Virginia's fee caps create conflicts of interest, public defenders must provide alternatives. 24 Geo. J. Legal Ethics 569-587 (2011).

Goldstein, David P. The appearance of impropriety and jurors on social networking sites: rebooting the way courts deal with juror misconduct. 24 Geo. J. Legal Ethics 589-605 (2011).

Harawa, Daniel S. A numbers game: the ethicality of law school reporting practices. 24 Geo. J. Legal Ethics 607-623 (2011).

Kapoor, Vikram J. Wearing hats and walking the line: how arbitrators reconcile outside activities and judicial duties. 24 Geo. J. Legal Ethics 625-641 (2011).

Leone, Joseph and Sujit Patel. Music to my lawyer's ears: interpreting Model Rule 1.13 to guide entertainment attorneys through conflicts of interest. 24 Geo. J. Legal Ethics 643-657 (2011).

Lustila, Kirstin. Ethical duties of expert Supreme Court counsel. 24 Geo. J. Legal Ethics 659-675 (2011).

McFarland, Luke. Is anyone listening? The duty to sit still matters because the justices say it does. 24 Geo. J. Legal Ethics 677-694 (2011).

McKinnon, DonnaMarie. Federal civilian criminal prosecutions of private military contractors: inherent legal ethics issues. 24 Geo. J. Legal Ethics 695-712 (2011).

Mener, Jessica Leval. The aftermath of Citizens United v. Federal Election Commission: preventing impropriety while encouraging the free flow of information in judicial elections. 24 Geo. J. Legal Ethics 713-731 (2011).

Neal, Hayley Easton. Evaluating the New York State Bar Association Lawyer Assistance Committee Model Policy. 24 Geo. J. Legal Ethics 733-746 (2011).

O'Hanlon, Tara. Protecting client confidences: changing the mechanisms for preventing paralegal conflicts. 24 Geo. J. Legal Ethics 747-760 (2011).

Offit, Anna. Ethical guidance for a grander jury. 24 Geo. J. Legal Ethics 761-781 (2011).

Read, Marion McLane. Between a rock and a hard place: looking beyond statutes and the First Amendment to address ethical concerns in federal lobbying. 24 Geo. J. Legal Ethics 783-799 (2011).

Reid, Nicole J.A. The legal profession's "dirty little secret": attorney-client sexual relations and public vs. private disciplinary sanctions. 24 Geo. J. Legal Ethics 801-818 (2011).

Rich, Robert. The most grotesque structure of all: reforming jury instructions, one misshapen stone at a time. 24 Geo. J. Legal Ethics 819-834 (2011).

Page 21 March 30, 2012

Roosevelt, Theresa ("Tracy"). Ethics for the ethical: a code of conduct for the International Criminal Court Office of the Prosecutor. 24 Geo. J. Legal Ethics 835-851 (2011).

Schenkel, Cara. Protecting elections: the argument for allowing lawyer volunteers at the polling place. 24 Geo. J. Legal Ethics 853-870 (2011).

Sears, Hallie. A new approach to judicial retention: where expertise meets democracy. 24 Geo. J. Legal Ethics 871-888 (2011).

Sears, Janéa. The ignored privileged relationship: East of the River Community Court and FRE 410. 24 Geo. J. Legal Ethics 889-903 (2011).

Shaheed, Jahaan. The "amorphous reasonable attorney" standard: a checklist approach to ineffective counsel in juvenile court. 24 Geo. J. Legal Ethics 905-920 (2011).

Skriner, Charles. The distinctiveness of Christian legal ethics. 24 Geo. J. Legal Ethics 921-936 (2011).

Svokos, Erini R. What about the client? Trade secret law and fiduciary duty law as applied to law firm client lists. 24 Geo. J. Legal Ethics 937-954 (2011).

Syverson, Samantha. Model Rule 8.5 and the safe harbor provision: balancing client choice and state regulatory interest. 24 Geo. J. Legal Ethics 955-971 (2011).

Young, Ashley N. The real estate agent's role in the housing crisis: a proposal for ethical reform. 24 Geo. J. Legal Ethics 973-990 (2011).

7 I/S: A JOURNAL OF LAW AND POLICY FOR THE INFORMATION SOCIETY, NO. 2, WINTER, 2012.

Christin, Nicolas, et al. Monetary forgery in the digital age: will physical-digital cash be a solution? 7 I/S 171-205 (2012).

Frieden, Rob. Assessing the need for more incentives to stimulate next generation network investment. 7 I/S 207-256 (2012).

Mateus, Alexandre M. and Jon M. Peha. P2P on campus: who, what, and how much. 7 I/S 257-297 (2012).

Heverly, Robert A. One piece of the puzzle: a private right to your image in the digital age. 7 I/S 299-324 (2012).

Štefančič, Polona Pičman. The legal regime affecting online consultations in Europe. 7 I/S 325-360 (2012).

Baker, Daniel J. A jester's promenade: citations to Wikipedia in law reviews, 2002-2008. 7 I/S 361-404 (2012).

Kapitanyan, Matthew. Beyond *WarGames*: how the Computer Fraud and Abuse Act should be interpreted in the employment context. 7 I/S 405-454 (2012).

Brown, Scott. Student note. "I tweeted on Facebook today:" re-evaluating trademark genericide of Internet-based trademarks. 7 I/S 457-502 (2012).

Ingle, Cory J. Student note. Reverse payment settlements: a patent approach to defending the argument for illegality. 7 I/S 503-542 (2012).

52 JURIMETRICS: THE JOURNAL OF LAW, SCIENCE, AND TECHNOLOGY, NO. 1, FALL, 2011.

Chodorow, Adam S. Launching of SciTech Corner. 52 Jurimetrics J. vii (2011).

Kaye, David H. The expected value fallacy in **State v. Wright**. 52 Jurimetrics J. 1-6 (2011).

Ludlow, Karinne and Stuart J. Smyth. The quandary of agricultural biotechnology, pure economic loss, and non-adopters: comparing Australia, Canada, and the United States. 52 Jurimetrics J. 7-41 (2011).

Uncel, Megan. Comment. "Facebook is now friends with the court": current federal rules and social media evidence. 52 Jurimetrics J. 43-69 (2011).

Greathouse, Brian. Note. *In re* Nuijten: a failure of the patent system to incentivize innovation. 52 Jurimetrics J. 71-85 (2011).

Moskow, Kenneth. Note. What's in a word? Defining registration under the Copyright Act. 52 Jurimetrics J. 87-106 (2011).

Giannelli, Paul C. Book review. (Reviewing David H. Kaye, <u>The Double Helix and the Law of Evidence</u>.) 52 Jurimetrics J. 107-116 (2011).

23 LAW AND CRITIQUE, NO. 1, FEBRUARY, 2012.

Antaki, Mark. The turn to imagination in legal theory: the reenchantment of the world? 23 Law & Critique 1-20 (2012).

Bikundo, Edwin. The International Criminal Court and Africa: exemplary justice. 23 Law & Critique 21-41 (2012).

Johnson, Paul. Heteronormativity and the European Court of Human Rights. 23 Law & Critique 43-66 (2012).

Gunneflo, Markus. The targeted killing judgment of the Israeli Supreme Court and the critique of legal violence. 23 Law & Critique 67-82 (2012).

Page 22 March 30, 2012

6 LIBERTY UNIVERSITY LAW REVIEW, NO. 1, FALL, 2011.

Ferrara, Peter J. and Carlos S. Ramirez. The constitutional freedom to listen. 6 Liberty U. L. Rev. 1-26 (2011).

Wagner, William, John Kane, and Stephen P. Kallman. Suicide killing of human life as a human right. 6 Liberty U. L. Rev. 27-50 (2011).

Hesch, Joel D. Whistleblower rights and protections: critiquing federal whistleblower laws and recommending filling in missing pieces to form a beautiful patchwork quilt. 6 Liberty U. L. Rev. 51-107 (2011).

Frame, Ian M. Note. If you build it, he will come: judicial takings and a search for common ground. (**Stop the Beach Renourishment, Inc. v. Fla. Dep't of Envtl. Prot.**, 130 S. Ct. 2592, 2010.) 6 Liberty U. L. Rev. 109-135 (2011).

Lemon, Jeremy D. Note. Reclassifying broadband Internet access: who cares what Congress wants anyway? (Comcast Corp. v. FCC, 600 F.3d 642, 2010.) 6 Liberty U. L. Rev. 137-173 (2011).

Gregorin, Jennifer L. Comment. Hidden beneath the waves of immigration debate: San Francisco's sanctuary ordinance. 6 Liberty U. L. Rev. 175-204 (2011).

Schmid, Daniel J. Comment. Making speech truly free: applying the principles of **Citizens United** to 501(c)(3) organizations. 6 Liberty U. L. Rev. 205-241 (2011).

Toy, John Robert II. Comment. Restoring the gatekeeper: how illustrative notice pleading can save the American judicial system. 6 Liberty U. L. Rev. 243-272 (2011).

43 MCGEORGE LAW REVIEW, NO. 1, PP. 1-168, 2012.

Symposium: The Road to Legitimizing Marijuana: What Benefit at What Cost? 43 McGeorge L. Rev. 1-167 (2012).

Zhublawar, Tamara. Note from the Chief Symposium Editor. 43 McGeorge L. Rev. i (2012).

Weisberg, Robert. Approaches to assessing the effects of marijuana criminal law repeal in California. 43 McGeorge L. Rev. 1-21 (2012).

Mandiberg, Susan F. Marijuana prohibition and the shrinking of the Fourth Amendment. 43 McGeorge L. Rev. 23-62 (2012).

Vitiello, Michael. Why the initiative process is the wrong way to go: lessons we should have learned from Proposition 215. 43 McGeorge L. Rev. 63-90 (2012).

Danovitch, Itai, M.D. Sorting through the science on marijuana: facts, fallacies, and implications for legalization. 43 McGeorge L. Rev. 91-108 (2012).

Wagner, Benjamin B. and Jared C. Dolan. Medical marijuana and federal narcotics enforcement in the Eastern District of California. 43 McGeorge L. Rev. 109-126 (2012).

Caplan, Gerald. Medical marijuana: a study of unintended consequences. 43 McGeorge L. Rev. 127-146 (2012).

Kamin, Sam. Medical marijuana in Colorado and the future of marijuana regulation in the United States. 43 McGeorge L. Rev. 147-167 (2012).

18 MICHIGAN JOURNAL OF GENDER & LAW, NO. 2, PP. 229-519, 2012.

Mezey, Naomi and Cornelia T.L. Pillard. Against the new maternalism. 18 Mich. J. Gender & L. 229-296 (2012).

SáCouto, Susana. Victim participation at the International Criminal Court and the extraordinary chambers in the courts of Cambodia: a feminist project? 18 Mich. J. Gender & L. 297-359 (2012).

Knouse, Jessica. Civil marriage: threat to democracy. 18 Mich. J. Gender & L. 361-421 (2012).

Dancig-Rosenberg, Hadar and Dana Pugach. Pain. love, and voice: the role of domestic violence victims in sentencing. 18 Mich. J. Gender & L. 423-483 (2012).

Brett, Sharon. Student article. "No contact" parole restrictions: unconstitutional and counterproductive. 18 Mich. J. Gender & L. 485-519 (2012).

18 SOUTHWESTERN JOURNAL OF INTERNATIONAL LAW, NO. 1, PP. 1-415, 2011.

2021: International Law Ten Years from Now. 18 Sw. J. Int'l L. 1-314 (2011).

Lutz, Robert E. The future of international law. 18 Sw. J. Int'l L. 1-3 (2011).

Keynote Address

Traynor, Michael. The future of foreign relations law of the United States. 18 Sw. J. Int'l L. 5-18 (2011).

International Litigation

Bassett, Debra Lyn. The future of international class actions. 18 Sw. J. Int'l L. 21-29 (2011).

Quintanilla, Marcus S. and Christopher A. Whytock. The new multipolarity in transnational litigation: foreign courts, foreign judgments, and foreign law. 18 Sw. J. Int'l L. 31-49 (2011).

Page 23 March 30, 2012

International Trade Law

Atik, Jeffery. Inventing trade remedies *In response* to climate change. 18 Sw. J. Int'l L. 53-63 (2011).

Grimes, Warren S. Wealth distribution, free trade, and competition law. 18 Sw. J. Int'l L. 65-73 (2011).

Linarelli, John. Redesigning global trade institutions. 18 Sw. J. Int'l L. 75-86 (2011).

International Dispute Resolution Law

Harhay, Leah D. Investment arbitration in 2021: a look to diversity and consistency. 18 Sw. J. Int'l L. 89-101 (2011).

Mosk, Hon. Richard M. Trends in international arbitration. 18 Sw. J. Int'l L. 103-109 (2011).

International Financial Law and Institutions

Cammack, Mark. Islamic finance: prospects and significance. 18 Sw. J. Int'l L. 113-123 (2011).

Del Duca, Patrick. The rule of law and the contributions of lawyers to deepening Latin American financial markets. 18 Sw. J. Int'l L. 125-136 (2011).

Millard, Neal S. World financial markets look towards the East. 18 Sw. J. Int'l L. 137-142 (2011).

International Human Rights

Cameron, Christopher David Ruiz. What's prologue is past: how the present of international labor law predicts the past of U.S. labor law. 18 Sw. J. Int'l L. 145-157 (2011).

Ramos, Federico. The need for an in-time response: the challenge for the Inter-American Commission on Human Rights for the next decade. 18 Sw. J. Int'l L. 159-177 (2011).

International Environmental Law/Climate Change

Burleson, Elizabeth. Water, climate, and energy security. 18 Sw. J. Int'l L. 181-186 (2011).

International Criminal Law

Mason, Caleb. International cooperation, drug mule sentences, and deterrence: preliminary thoughts from the cross-border drug mule survey. 18 Sw. J. Int'l L. 189-198 (2011).

Carter, Linda E. The International Criminal Court in 2021. 18 Sw. J. Int'l L. 199-212 (2011).

International Legal Profession

Lutz, Robert E. An essay concerning the changing international legal profession. 18 Sw. J. Int'l L. 215-223 (2011).

Ury, Frederic S. Atticus Finch and the future of the legal profession. 18 Sw. J. Int'l L. 225-230 (2011).

International Intellectual Property

Trimble, Marketa. Extraterritorial intellectual property enforcement in the European Union. 18 Sw. J. Int'l L. 233-242 (2011).

International Entertainment and Media Law

Bell, Tom W. Pirates in the family room: how performances from abroad, to U.S. consumers, might evade copyright law. 18 Sw. J. Int'l L. 245-252 (2011).

Fayne, Steven E. Media finance: the next generation. 18 Sw. J. Int'l L. 253-264 (2011).

International Cultural Law

Renteln, Alison Dundes. Cultural defenses in international criminal tribunals: a preliminary consideration of the issues. 18 Sw. J. Int'l L. 267-285 (2011).

Paterson, Robert K. Moving culture: the future of national cultural property export controls. 18 Sw. J. Int'l L. 287-294 (2011).

Nafziger, James A. R. The influence of cultural variables on the international regime to combat doping in sports. 18 Sw. J. Int'l L. 295-303 (2011).

International Investment Law

Vandevelde, Kenneth J. Model bilateral investment treaties: the way forward. 18 Sw. J. Int'l L. 307-314 (2011).

Rodriguez, Natalie. Comment. Give us your weary but not your battered: the Department of Homeland Security, politics and asylum for victims of domestic violence. 18 Sw. J. Int'l L. 317-346 (2011).

Dina, Nathalie. Comment. Human Rights Council trampling on rights: finding Israel's blockade legal underpins the core argument of the United Nations Report condemning Israel's attacks on the flotilla. 18 Sw. J. Int'l L. 347-367 (2011).

Jung, Elliott H. Comment. A proper means to an end: why the International Criminal Court should prohibit the application of the Rome Statute's Article 31(d)—the necessity defense, as a defense to torture. 18 Sw. J. Int'l L. 369-392 (2011).

Mueller, Troy M. Comment. Because I asked you nicely: defining prior informed consent under the Convention on Biological Diversity. 18 Sw. J. Int'l L. 393-415 (2011).

Page 24 March 30, 2012

85 ST. JOHN'S LAW REVIEW, NO. 2, SPRING, 2011.

Symposium: Religious Legal Theory. 85 St. John's L. Rev. 397-681 (2011).

Movsesian, Mark L. Introduction. 85 St. John's L. Rev. 397-405 (2011).

Smith, Steven D. Nonestablishment, standing, and the soft Constitution. 85 St. John's L. Rev. 407-445 (2011).

Abe, Keisuke Mark. Separation of church and state in Japan: what happened to the conservative Supreme Court? 85 St. John's L. Rev. 447-471 (2011).

Bartrum, Ian. Nonpublic reasons and political paradigm change. 85 St. John's L. Rev. 473-493 (2011).

Calo, Zachary R. Religion, human rights, and post-secular legal theory. 85 St. John's L. Rev. 495-519 (2011).

Chapman, Nathan S. Law asks for trust. 85 St. John's L. Rev. 521-543 (2011).

Ilesanmi, Simeon O. Disestablishment without impartiality: a case-study examination of the religious clauses in the Nigerian Constitution. 85 St. John's L. Rev. 545-578 (2011).

Levine, Samuel J. RLT: a preliminary examination of religious legal theory as a movement. 85 St. John's L. Rev. 579-592 (2011).

Nichols, Joel A. and James W. McCarty III. When the state is evil: biblical civil (dis)obedience in South Africa. 85 St. John's L. Rev. 593-625 (2011).

Pin, Andrea. (European) stars or (American) stripes: are the European Court of Human Rights' neutrality and the Supreme Court's wall of separation one and the same? 85 St. John's L. Rev. 627-648 (2011).

Reyes, René. The Supreme Court's Catholic majority: doctrine, discretion, and judicial decision-making. 85 St. John's L. Rev. 649-681 (2011).

Sneddon, Karen J. Speaking for the dead: voice in last wills and testaments. 85 St. John's L. Rev. 683-754 (2011).

Kandel, Erin. Note. Joining behind bars: reconciling Federal Rule of Civil Procedure 20(a)(1) with the Prison Litigation Reform Act. 85 St. John's L. Rev. 755-795 (2011).

Bagnuola, Anthony. Note. "Show me the money": **State v. Western Union Financial Services** and the jurisdictional significance of electronic debts. (**State v. Western Union Financial Services, Inc.**, 208 P.3d 218, 2009.) 85 St. John's L. Rev. 797-835 (2011).

Riordan, Elizabeth. Where the heart is: amending the Fair Labor Standards Act to provide wage and overtime pay protection to agency-employed home health aides. 85 St. John's L. Rev. 837-868 (2011).

43 ST. MARY'S LAW JOURNAL, NO. 2, PP. 289-494, 2012.

Gorman, Eric D. Appropriate testing and resolution: how to determine whether appropriation art is transformative "fair use" or merely an unauthorized derivative? 43 St. Mary's L.J. 289-332 (2012).

Flint, Richard E. Consumer bankruptcy policy: ability to pay and Catholic social teaching. 43 St. Mary's L.J. 333-412 (2012).

Ellis, Allison Stewart. Comment. Inheritance rights of posthumously conceived children in Texas. 43 St. Mary's L.J. 413-451 (2012).

Nash, Andrew R. Comment. In-house but out in the cold: a comparison of the attorney-client privilege in the United States and European Union. (Case C-550/07, **Akzo Nobel Chemicals Ltd. v. Commission**, 2010 EUR-Lex CELEX LEXIS 62007J0550, 2010.) 43 St. Mary's L.J. 453-493 (2012).

45 SUFFOLK UNIVERSITY LAW REVIEW, NO. 1, PP. 1-252, 2011.

Murphy, Russell G. Execution watch: Mitt Romney's "foolproof" Death Penalty Act and the politics of capital punishment. 45 Suffolk U.L. Rev. 1-28 (2011).

O'Brien, Christine Neylon. The first Facebook firing case under Section 7 of the National Labor Relations Act: exploring the limits of labor law protection for concerted communication on social media. 45 Suffolk U.L. Rev. 29-66 (2011).

Zaremby, Justin. Restating the Restatement of Conflicts: approaching the legitimacy question in choice-of-law theory. 45 Suffolk U.L. Rev. 67-89 (2011).

Driscoll, Brian. Note. Who is armed, and by what authority? An examination of the likely impact of Massachusetts firearm regulations after **McDonald** and **Heller**. 45 Suffolk U.L. Rev. 91-124 (2011).

Golden, Zachary. Note. Is this heaven? No, it's I.O.U.: why Major League Baseball must modify its current revenue-sharing and luxury-tax procedures. 45 Suffolk U.L. Rev. 125-148 (2011).

Higgens, Mark M. Note. Do as I say and not as I do: the United States' immunity in oil spill response actions. 45 Suffolk U.L. Rev. 149-168 (2011).

Page 25 March 30, 2012

Kiely, Christian G. Note. Much ado about nothing: why the war over the Affordable Care Act's individual mandate will end with a whimper and not a bang. 45 Suffolk U.L. Rev. 169-191 (2011).

Suslak, Brian Andrew. Note. GPS tracking, police intrusion, and the diverging paths of state and federal judiciaries. (**United States v. Pineda-Moreno**, 591 F.3d 1212, 2010.) 45 Suffolk U.L. Rev. 193-214 (2011).

Connor, Bryan M. Case comment. Tort law—First Circuit declares widespread publicity triggers claim accrual under Federal Tort Claims Act—(**Donahue v. United States**, 634 F.3d 615, 2011.) 45 Suffolk U.L. Rev. 215-225 (2011).

Wilusz, John M. Case comment. Constitutional law—Arrest or impaired movement material to physical force seizure analysis—(**Brooks v. Gaenzle**, 614 F.3d 1213, 2010, *cert. denied*, 131 S. Ct. 1045, 2011.) 45 Suffolk U.L. Rev. 227-234 (2011).

Baxter, George G., IV. Case comment. Employment law—Third Circuit denies ERISA whistleblower protection to employee discharged after making unsolicited internal complaint—(**Edwards v. A.H. Cornell & Son, Inc.**, 610 F.3d 217, 2010, *cert. denied*, 131 S. Ct. 1604, 2011.) 45 Suffolk U.L. Rev. 235-242 (2011).

Lidington, Beth. Case comment. Criminal procedure—The impact of marijuana decriminalization on searches and seizures in Massachusetts—(Commonwealth v. Cruz, 945 N.E.2d 899, 2011.) 45 Suffolk U.L. Rev. 243-251 (2011).

41 TEXAS ENVIRONMENTAL LAW JOURNAL, NO. 3, SPRING & SUMMER, 2011.

Holcomb, James R., IV. NEPA and climate change: after the CEQ's draft guidance. 41 Tex. Envtl. L.J. 259-278 (2011).

Fahring, T.L. Note. Nuclear uncertainty: a look at the uncertainties of a U.S. nuclear renaissance. 41 Tex. Envtl. L.J. 279-307 (2011).

Muranovic, Sanja. Note. Cost-benefit analysis in environmental regulation: the case of impingement and entrainment and what to take away from ... (Entergy Corp. v. Riverkeeper, Inc., 129 S.Ct. 1498, 2009.) 41 Tex. Envtl. L.J. 309-326 (2011).

Turney, John B. and Nicholas "Nick" Ybarra. Recent development. Air quality. 41 Tex. Envtl. L.J. 327-330 (2011).

Hooks, Aileen M. and Zachary Rider. Recent development. Natural resources. 41 Tex. Envtl. L.J. 330-334 (2011).

Abazari, Ali and Alyssa Nava. Recent development. Solid waste. 41 Tex. Envtl. L.J. 334-336 (2011).

Rogers, Emily and Rachael K. Jones. Recent development. Water quality and utilities. 41 Tex. Envtl. L.J. 337-342 (2011).

Smith, Robin and Catherine Bennett. Recent development. Water rights. 41 Tex. Envtl. L.J. 342-345 (2011).

Klein, David J. and Tim Redmond. Recent development. Casenotes: federal. 41 Tex. Envtl. L.J. 346-348 (2011).

Slobodin, Howard S. and Sarah Page Jackson. Recent development. Casenotes: state. 41 Tex. Envtl. L.J. 348-350 (2011).

Chin, Francis and Maxim Farberov. Recent development. Publications. 41 Tex. Envtl. L.J. 350-352 (2011).

LaValle, Laura and Madeline Mathews. Recent development. Washington update. 41 Tex. Envtl. L.J. 352-355 (2011).

State bar section news. 41 Tex. Envtl. L.J. 356 (2011).

13 TRANSACTIONS: THE TENNESSEE JOURNAL OF BUSINESS LAW, NO. 1, FALL, 2011.

Business faculty notes. 13 Transactions 1-12 (2011).

Nowka, Richard H. Allowing dual status for purchase-money security interests in consumer-goods transactions. 13 Transactions 13-61 (2011).

Burkett, Edan. A crowdfunding exemption? Online investment crowdfunding and U.S. securities regulation. 13 Transactions 63-106 (2011).

Schaefer, Paula. Transactional lawyers and inadvertent disclosure. 13 Transactions 107-137 (2011).

Valenza, Michael A. Article response: **CIGNA v. Amara**: Supreme Court resolves several ERISA claim issues while leaving others for the lower courts. 13 Transactions 139-164 (2011).

Case commentaries. Bankruptcy, business associations, contracts, insurance, real estate, securities, shareholder litigation, & tax. 13 Transactions 165-209 (2011).

45 UC DAVIS LAW REVIEW, NO. 2, DECEMBER, 2011.

Bales, Justice Scott. Two presidents, two inaugurations, and the course of freedom. 45 UC Davis L. Rev. 261-276 (2011).

Roberts, Jenny. Why misdemeanors matter: defining effective advocacy in the lower criminal courts. 45 UC Davis L. Rev. 277-372 (2011).

Hazeldean, Susan. Confounding identities: the paradox of LGBT children under asylum law. 45 UC Davis L. Rev. 373-443 (2011).

Verstein, Andrew. The misregulation of person-to-person lending. 45 UC Davis L. Rev. 445-530 (2011).

Page 26 March 30, 2012

Fan, Mary D. Sex, privacy, and public health in a casual encounters culture. 45 UC Davis L. Rev. 531-596 (2011).

Baumgarten, Austin. Comment. Medical treatment demands medical assessment: substantive due process rights in involuntary commitments. 45 UC Davis L. Rev. 597-628 (2011).

Barr, Camille. Note. License to collude: patent pools, the patent misuse doctrine, and ... (**Princo Corp. v. Int'l Trade Comm'n**, 616 F.3d 1318, 2010.) 45 UC Davis L. Rev. 629-661 (2011).

77 UNIVERSITY OF CHICAGO LAW REVIEW, NO. 1, WINTER, 2010.

Symposium: Reassessing the State and Local Government Toolkit. 77 U. Chi. L. Rev. 1-366 (2010).

Roin, Julie A., Lee Anne Fennell and Richard A. Epstein. Introduction. 77 U. Chi. L. Rev. 1-3 (2010).

Been, Vicki. Community benefits agreements: a new local government tool or another variation on the exactions theme? 77 U. Chi. L. Rev. 5-35 (2010).

Berry, Christopher R. and Jacob E. Gersen. The timing of elections. 77 U. Chi. L. Rev. 37-64 (2010).

Briffault, Richard. The most popular tool: tax increment financing and the political economy of local government. 77 U. Chi. L. Rev. 65-95 (2010).

Dana, David A. The foreclosure crisis and the antifragmentation principle in state property law. 77 U. Chi. L. Rev. 97-120 (2010).

Epstein, Richard A. How to undermine tax increment financing: the lessons of **City of Chicago v. ProLogis**. 77 U. Chi. L. Rev. 121-141 (2010).

Fennell, Lee Anne and Julie A. Roin. Controlling residential stakes. 77 U. Chi. L. Rev. 143-176 (2010).

Fischel, William A. Neither "creatures of the state" nor "accidents of geography": the creation of American public school districts in the twentieth century. 77 U. Chi. L. Rev. 177-199 (2010).

Garnett, Nicole Stelle. Affordable private education and the middle class city. 77 U. Chi. L. Rev. 201-222 (2010).

Gillette, Clayton P. Who should authorize a commuter tax? 77 U. Chi. L. Rev. 223-248 (2010).

Hills, Roderick M., Jr. and David Schleicher. The steep costs of using noncumulative zoning to preserve land for urban manufacturing. 77 U. Chi. L. Rev. 249-273 (2010).

Merrill, Thomas W. Direct voting by property owners. 77 U. Chi. L. Rev. 275-310 (2010).

Schragger, Richard C. Rethinking the theory and practice of local economic development. 77 U. Chi. L. Rev. 311-339 (2010).

Serkin, Christopher. Entrenching environmentalism: private conservation easements over public land. 77 U. Chi. L. Rev. 341-366 (2010).

Bowman, Frank O., III. Debacle: how the Supreme Court has mangled American sentencing law and how it might yet be mended. 77 U. Chi. L. Rev. 367-477 (2010).

Gorman, Thomas E. Comment. Fast-track sentencing disparity: rereading congressional intent to resolve the circuit split. 77 U. Chi. L. Rev. 479-519 (2010).

Watral, Diana M. Comment. When "no" is not enough: the express rejection of sexual advances under Title VII. 77 U. Chi. L. Rev. 521-550 (2010).

Simons, Kenneth W. Retributivism refined—or run amok? (Reviewing Larry Alexander and Kimberly Kessler Ferzan, with Stephen Morse, <u>Crime and Culpability: A Theory of Criminal Law.</u>) 77 U. Chi. L. Rev. 551-584 (2010).

83 UNIVERSITY OF COLORADO LAW REVIEW, NO. 1, WINTER, 2011.

About the contributors. 83 U. Colo. L. Rev. unpaged (2011).

Gibson, Mark D., Editor-in-Chief. Foreword. 83 U. Colo. L. Rev. unpaged (2011).

Natural Resources and Environmental Law. 83 U. Colo. L. Rev. 1-338 (2011).

Biber, Eric. The problem of environmental monitoring. 83 U. Colo. L. Rev. 1-82 (2011).

Cox, Prentiss. Keeping pace?: the case against property assessed clean energy financing programs. 83 U. Colo. L. Rev. 83-122 (2011).

Fischman, Robert L. and Jeremiah I. Williamson. The story of **Kleppe v. New Mexico**: the Sagebrush Rebellion as un-cooperative federalism. 83 U. Colo. L. Rev. 123-178 (2011).

Hsu, Shi-Ling. A prediction market for climate outcomes. 83 U. Colo. L. Rev. 179-256 (2011).

Plaskov, Justin. Comment. Geothermal's prior appropriation problem. 83 U. Colo. L. Rev. 257-306 (2011).

Page 27 March 30, 2012

Reagen, Chris. Comment. The water transfers rule: how an EPA rule threatens to undermine the Clean Water Act. (**Friends of the Everglades v. S. Fla. Water Mgmt. Dist.**, 570 F.3d 1210, 2009.) 83 U. Colo. L. Rev. 307-338 (2011).

22 UNIVERSITY OF FLORIDA JOURNAL OF LAW AND PUBLIC POLICY, NO. 3, DECEMBER, 2011.

Deardorff, Michelle D. and Angela Mae Kupenda. Negotiation social mobility and critical citizenship: institutions at a crossroads. 22 U. Fla. J.L. & Pub. Pol'y 335-376 (2011).

Martinez, Leo P. and Jennifer M. Martinez. The Internal Revenue Code and Latino realities: a critical perspective. 22 U. Fla. J.L. & Pub. Pol'y 377-406 (2011).

Cohen, Jonathan R. Fostering race-related dialogue: lessons from a small seminar. 22 U. Fla. J.L. & Pub. Pol'y 407-416 (2011).

Rush, Sharon E. Talking about race and equality. 22 U. Fla. J.L. & Pub. Pol'y 417-429 (2011).

Nunn, Kenneth B. The "R-word": a tribute to Derrick Bell. 22 U. Fla. J.L. & Pub. Pol'y 431-439 (2011).

Helgesen, Elise. Note. Allotment of justice: how U.S. policy in Indian country perpetuates the victimization of American Indians. 22 U. Fla. J.L. & Pub. Pol'y 441-472 (2011).

36 VERMONT LAW REVIEW, NO. 2, WINTER, 2011.

Owley, Jessica. The enforceability of exacted conservation easements. 36 Vt. L. Rev. 261-302 (2011).

Barker, Emily Eschenbach. The changing face of liberalism in workplace democracy: the shift from collective to individual rights. 36 Vt. L. Rev. 303-325 (2011).

Kolinsky, Heather M. Taking away an employer's free pass: making the case for a more sophisticated sex-plus analysis in employment discrimination cases. 36 Vt. L. Rev. 327-353 (2011).

Rosenfeld, Shelly. A photo finish? Copyright and Shepard Fairey's use of a news photo image of the president. 36 Vt. L. Rev. 355-372 (2011).

Vars, Fredrick E. Don't try this at home. (Reviewing Ian Ayres and Barry Nalebuff, <u>Lifecycle Investing: A New, Safe, and Audacious Way to Improve the Performance of Your Retirement Portfolio.</u>) 36 Vt. L. Rev. 373-385 (2011).

Stevens, Lisa. **Ballenger-Green Diversity Paper.** Note. The illusion of sustainable development: how Nigeria's environmental laws are failing the Niger Delta. 36 Vt. L. Rev. 387-407 (2011).

Horgan, Danielle E. Note. Reconciling the past with the future: the Cape Wind Project and the National Historic Preservation Act. 36 Vt. L. Rev. 409-432 (2011).

Polonsky, Katie. Note. A defense attorney's guide to confrontation after ... (**Michigan v. Bryant**, 131 S. Ct. 1143, 2011.) 36 Vt. L. Rev. 433-469 (2011).

Reilly, Lauren. Note. Automatic consumer privacy rights embedded in smart grid technology standards by the federal government. 36 Vt. L. Rev. 471-501 (2011).

4 WASHINGTON UNIVERSITY JURISPRUDENCE REVIEW, NO. 1, PP. 1-212, 2011.

Costelloe, Daniel G. Political constructivism and reasoning about peremptory norms of international law. 4 Wash. U. Jur. Rev. 1-47 (2011).

Smith, Tara. Neutrality isn't neutral: on the value-neutrality of the rule of law. 4 Wash. U. Jur. Rev. 49-95 (2011).

Stobbs, Nigel. The nature of juristic paradigms: exploring the theoretical and conceptual relationship between adversarialism and therapeutic jurisprudence. 4 Wash. U. Jur. Rev. 97-149 (2011).

Helmken, William F. Note. Legal duty beyond borders: value pluralism and the possibility of cosmopolitan law. 4 Wash. U. Jur. Rev. 151-181 (2011).

Waller, William. Note. "Criminal" insanity, diagnosis, and public morality. 4 Wash. U. Jur. Rev. 183-212 (2011).