

CURRENT INDEX TO LEGAL PERIODICALS

Marian Gould Gallagher Law Library
University of Washington

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

Key to Citations—June 1, 2012

Alabama Law Review	63	Ala. L. Rev., No. 3, Pp. 429-666, 2012.
Annals of Health Law	21	Annals Health L., No. 2, Winter, 2012.
Berkeley Journal of Gender, Law & Justice	27	Berkeley J. Gender L. & Just., No. 1, Winter, 2012.
Boston College Law Review	53	B.C. L. Rev., No. 2, March, 2012.
Brigham Young University Education and Law Journal	2012	BYU Educ. & L.J., No. 1, Pp. 1-214.
California Law Review	100	Cal. L. Rev., No. 2, April, 2012.
Cardozo Law Review	33	Cardozo L. Rev., No. 4, April, 2012.
Clinical Law Review	18	Clinical L. Rev., No. 2, Spring, 2012.
Cumberland Law Review	42	Cumb. L. Rev., No. 1, Pp. 1-244, 2011-2012.
DePaul Journal of Health Care Law	14	DePaul J. Health Care L., No. 1, Fall, 2011.
Duke Law Journal	61	Duke L.J., No. 7, April, 2012.
Federal Communications Law Journal	64	Fed. Comm. L.J., No. 2, March, 2012.
Florida Tax Review	12	Fla. Tax Rev., No. 3, Pp. 125-182, 2012.
Hamline Law Review	35	Hamline L. Rev., No. 1, Winter, 2012.
Harvard Environmental Law Review	36	Harv. Envtl. L. Rev., No. 1, Pp. 1-304, 2012.
Harvard Law Review	125	Harv. L. Rev., No. 6, April, 2012.
Houston Law Review	48	Hous. L. Rev., No. 5, Winter, 2012.
Journal of Business & Technology Law	7	J. Bus. & Tech. L., No. 1, Pp. 1-246, 2012.
Journal of Health & Biomedical Law	7	J. Health & Biomed. L., No. 3, Pp. 407-680, 2012.
Journal of Law & Education	41	J.L. & Educ., No. 2, April, 2012.
Journal of Legal Analysis	2	J. Legal Analysis, No. 1, Spring, 2010.
Journal of Legal Education	61	J. Legal Educ., No. 3, February, 2012.
Law and Contemporary Problems	75	Law & Contemp. Probs., No. 2, Pp. 1-232, 2012.
Loyola Consumer Law Review	24	Loy. Consumer L. Rev., No. 3, Pp. 329-453, 2012.
Loyola of Los Angeles International and Comparative Law Review	33	Loy. L.A. Int'l & Comp. L. Rev., No. 3, Spring, 2011.
Marquette Law Review	95	Marq. L. Rev., No. 2, Winter, 2011-2012.
Michigan Journal of International Law	33	Mich. J. Int'l L., No. 2, Winter, 2012.
Nevada Law Journal	12	Nev. L.J., No. 2, Spring, 2012.
New York University Law Review	87	N.Y.U. L. Rev., No. 1, April, 2012.
North Carolina Law Review	90	N.C. L. Rev., No. 3, March, 2012.
North Dakota Law Review	87	N.D. L. Rev., No. 1, Pp. 1-194, 2011.
Oregon Law Review	90	Or. L. Rev., No. 3, Pp. 691-912, 2012.
Pacific Rim Law & Policy Journal	21	Pac. Rim L. & Pol'y J., No. 2, March, 2012.
San Diego Law Review	49	San Diego L. Rev., No. 1, Winter, 2012.
SMU Science and Technology Law Review	15	SMU Sci. & Tech. L. Rev., No. 1, Fall, 2011.
Syracuse Law Review	62	Syracuse L. Rev., No. 2, Pp. 167-302, 2012.
Temple Law Review	84	Temp. L. Rev., No. 2, Winter, 2012.
University of Memphis Law Review	42	U. Mem. L. Rev., No. 2, Winter, 2011.
University of Pennsylvania Journal of International Law	33	U. Pa. J. Int'l L., No. 3, Spring, 2012.
University of Toledo Law Review	43	U. Tol. L. Rev., No. 2, Winter, 2012.
Virginia Tax Review	31	Va. Tax Rev., No. 3, Winter, 2012.
Washington Journal of Law, Technology & Arts	7	Wash. J. L. Tech. & Arts, No. 2, Fall, 2011.
William Mitchell Law Review	38	Wm. Mitchell L. Rev., No. 3, Pp. 900-1208, 2012.

ACCOUNTING

Tolan, Patrick E., Jr. It's about time: registration and regulation will boost competence and accountability of paid tax preparers. 31 Va. Tax Rev. 471-544 (2012).

ADMIRALTY

Galligan, Thomas C., Jr. and student Brittan J. Bush. Displacement and preemption: the OPA's effect on general maritime law and state tort law punitive damages claims. 42 Cumb. L. Rev. 1-63 (2011-2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 2
June 1, 2012

AGENCY

Petrin, Martin. Circumscribing the “prosecutor’s ticket to tag the elite”—a critique of the responsible corporate officer doctrine. 84 Temp. L. Rev. 283-324 (2012).

AGRICULTURE LAW

Grimm, Nicole E. Note. **Monsanto Co. v. Geertson Seed Farms**: limiting district courts’ equitable discretion to grant permanent injunctions for NEPA violations. (**Monsanto Co. v. Geertson Seed Farms**, 130 S. Ct. 2743, 2010.) 7 J. Bus. & Tech. L. 223-246 (2012).

Overcash, Elizabeth Ann. Comment. Unwarranted discrepancies in the advancement of animal law: the growing disparity in protection between companion animals and agricultural animals. 90 N.C. L. Rev. 837-883 (2012).

Smith, Laura Moore. Comment. Divided we fall: the shortcomings of the European Union’s proposal for independent member states to regulate the cultivation of genetically modified organisms. 33 U. Pa. J. Int’l L. 841-870 (2012).

AIR AND SPACE LAW

Stancombe, Brittany R. Fed up with being felt up: the complicated relationship between the Fourth Amendment and TSA’s “body scanners” and “pat-downs.” 42 Cumb. L. Rev. 181-215 (2011-2012).

ANIMAL LAW

Overcash, Elizabeth Ann. Comment. Unwarranted discrepancies in the advancement of animal law: the growing disparity in protection between companion animals and agricultural animals. 90 N.C. L. Rev. 837-883 (2012).

ARTS AND ENTERTAINMENT

Clements, Christopher. Note. Protecting protected speech: violent video game legislation post-**Brown v. Entertainment Merchants Ass’n**. (**Brown v. Entm’t Merchs. Ass’n**, 131 S. Ct. 2729, 2011.) 53 B.C. L. Rev. 661-692 (2012).

Eppler, Carl. Note. These are the breaks: applying the **Newton** test in a new context to provide protection for rhythmic material in musical works. (**Newton v. Diamond**, 388 F.3d 1189, 2004.) 42 U. Mem. L. Rev. 413-457 (2011).

Frye, Brian L. The dialectic of obscenity. 35 Hamline L. Rev. 229-278 (2012).

Gey, Steven G. Deconceptualizing artists’ rights. 49 San Diego L. Rev. 37-92 (2012).

Olson, Alexandra E. Note. Dilution by tarnishment: an unworkable cause of action in cases of artistic expression. 53 B.C. L. Rev. 693-736 (2012).

Rae-Hunter, Casey. Better mousetraps: licensing, access, and innovation in the new music marketplace. 7 J. Bus. & Tech. L. 35-67 (2012).

Simshaw, Drew. Note. Survival of the standard: today’s public interest requirement in television broadcasting and the return to regulation. 64 Fed. Comm. L.J. 401-425 (2012).

BANKING AND FINANCE

Bilali, Genci. Know your customer—or not. 43 U. Tol. L. Rev. 319-366 (2012).

Kaal, Wulf A. and Christoph K. Henkel. Contingent capital with sequential triggers. 49 San Diego L. Rev. 221-277 (2012).

Knicley, Jared E. Debt, nature, and indigenous rights: twenty-five years of debt-for-nature evolution. 36 Harv. Envtl. L. Rev. 79-122 (2012).

Rehkopf, Brandon. Comment. Saving the American dream in Ohio: crafting incentives and disincentives to promote a responsible foreclosure process. 43 U. Tol. L. Rev. 437-471 (2012).

BANKRUPTCY LAW

Fox, Judith. Do we have a debt collection crisis? Some cautionary tales of debt collection in Indiana. 24 Loy. Consumer L. Rev. 355-388 (2012).

Leyba, Tracy L. Note. **Hamilton v. Lanning**: the economic implications of forecasting a debtor’s disposable income. (**Hamilton v. Lanning**, 130 S. Ct. 2464, 2010.) 7 J. Bus. & Tech. L. 181-200 (2012).

Rappoport, Nancy B. The case for value billing in Chapter 11. 7 J. Bus. & Tech. L. 117-179 (2012).

Wachnik, Eryk L. Student article. The student debt crisis: the impact of the Obama Administration’s “pay as you earn” plan on millions of current & former students. 24 Loy. Consumer L. Rev. 442-453 (2012).

Weiner, Alex S. Comment. Net equity only comes with net equality: an exploration of an alternative remedy for victims of Ponzi schemes. 84 Temp. L. Rev. 523-553 (2012).

CIVIL RIGHTS AND DISCRIMINATION

Delgado, Richard. Centennial reflections on the California Law Review’s scholarship on race: the structure of civil rights thought. 100 Cal. L. Rev. 431-462 (2012).

Forman, James, Jr. Racial critiques of mass incarceration: beyond the new Jim Crow. 87 N.Y.U. L. Rev. 21-69 (2012).

Garda, Robert A., Jr. Culture clash: special education in charter schools. 90 N.C. L. Rev. 655-718 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3
June 1, 2012

McAndrews, Patrick J. Keeping score: how universities can comply with Title IX without eliminating men's collegiate athletic programs. 2012 *BYU Educ. & L.J.* 111-140.

Ver Ploeg, Kimberley P. Comment. Shifting targets on shifting fees: attorney's fees in the wake of ... (**Singer Management Consultants, Inc. v. Milgram**, 650 F.3d 223, 2011.) 53 *B.C. L. Rev.* 807-820 (2012).

Commentary. Primary and secondary education. Universities and other institutions. 41 *J.L. & Educ.* 401-416 (2012).

Recent decisions. Lower federal courts and state courts. Primary and secondary education. Universities and other institutions. 41 *J.L. & Educ.* 376-399 (2012).

COMMUNICATIONS LAW

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

Allen, Mallory. Student article. Ninth Circuit unmasks anonymous Internet users and lowers the bar for disclosure of online speakers. (*In re Anonymous Online Speakers*, 611 F.3d 653, 2010, *opinion withdrawn and superseded by, In re Anonymous Online Speakers*, 2011 WL 61635, 2011.) 7 *Wash. J. L. Tech. & Arts* 75-91 (2011).

Chaudhry, Peggy E. Curbing consumer complicity for counterfeiters in a digital environment. 7 *J. Bus. & Tech. L.* 23-34 (2012).

Redd, Justin A. Note. **Educational Media Company at Virginia Tech, Inc. v. Swecker**: First Amendment lite waters down commercial speech protection. (**Educational Media Company at Virginia Tech, Inc. v. Swecker**, 602 F.3d 583, *cert. denied*, 131 S. Ct. 646, 2010.) 7 *J. Bus. & Tech. L.* 201-222 (2012).

Sherrod, Heather. Comment. The "hot news" doctrine: it's not 1918 anymore—why the "hot news" doctrine shouldn't be used to save the newspapers. 48 *Hous. L. Rev.* 1205-1240 (2012).

COMPARATIVE AND FOREIGN LAW

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

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
SMU Science and Technology Law Review
University of Pennsylvania Journal of International Law

Campbell, Patricia E. and Michael Pecht. The emperor's new clothes: intellectual property protections in China. 7 *J. Bus. & Tech. L.* 69-115 (2012).

Goddar, Heinz. Cross-border contributory patent infringement in Germany. 7 *Wash. J. L. Tech. & Arts* 135-148 (2011).

Haller, Linda. Restorative lawyer discipline in Australia. 12 *Nev. L.J.* 316-332 (2012).

Isoda, Naoya. Copyright infringement liability of placeshifting services in the United States and Japan. 7 *Wash. J. L. Tech. & Arts* 149-207 (2011).

Vassalotti, Julia. Rough seas: the Greek-Turkish Aegean Sea dispute and ideas for resolution. 33 *Loy. L.A. Int'l & Comp. L. Rev.* 387-399 (2011).

Yin, George K. Principles and practices to enhance compliance and enforcement of the personal income tax. 31 *Va. Tax Rev.* 381-411 (2012).

2011 China IP: Now! Symposium. Welcoming remarks by Joseph J. Norton; presentation by Mark Cohen with introduction by Hope Shimabuku; panel participation by Zunxuan "Digger" Chen, David O'Dell and Wei Wei Jeang, moderators; Hon. Judge Cheng Yongshun, Zhang Yumin, Yi Jianxiong, Jennie Wu, Zhang Chu, Alfonso Chan, Shelley Zheng, Henry Haojin Wang, Federico Fraccaroli and Sheana Chen, panelists; student article by Whitney Stenger. 15 *SMU Sci. & Tech. L. Rev.* 13-100 (2011).

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

CONSTITUTIONAL LAW, GENERALLY

Alexander, Janet Cooper. John Yoo's *War powers.*: the law review and the world. 100 *Cal. L. Rev.* 331-364 (2012).

Fromer, Jeanne C. The Intellectual Property Clause's external limitations. 61 *Duke L.J.* 1329-1414 (2012).

Kian, Sina. The path of the Constitution: the original system of remedies, how it changed, and how the Court responded. 87 *N.Y.U. L. Rev.* 132-206 (2012).

Ogolla, Christopher. Non-criminal *habeas corpus* for quarantine and isolation detainees: serving the private right or violating public policy? 14 *DePaul J. Health Care L.* 135-167 (2011).

Pegion, Anthony D. and Andrew Zacher. Mandating HPV vaccinations in the United States. 14 *DePaul J. Health Care L.* 169-187 (2011).

Rausch, Rebecca L. Reframing **Roe**: property over privacy. 27 *Berkeley J. Gender L. & Just.* 28-63 (2012).

Tamanaha, Brian Z. A battle between law and society in Micronesia: an example of originalism gone awry. 21 *Pac. Rim L. & Pol'y J.* 295-325 (2012).

Van Winkle, Andrew B. Comment. Separation of religion and state in Japan: a pragmatic interpretation of Articles 20 and 89 of the Japanese Constitution. 21 *Pac. Rim L. & Pol'y J.* 363-398 (2012).

Commentary. Primary and secondary education. Universities and other institutions. 41 *J.L. & Educ.* 401-416 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 4
June 1, 2012

Recent decisions. Lower federal courts and state courts. Primary and secondary education. Universities and other institutions. 41 J.L. & Educ. 376-399 (2012).

CONSUMER PROTECTION LAW

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

Loyola Consumer Law Review

Irick, Michelle D. Comment. Age of an information revolution: the direct-to-consumer genetic testing industry and the need for a holistic regulatory approach. 49 San Diego L. Rev. 279-340 (2012).

Robinson, Cameron. Note. Consumer watchdog: the FCC's proposed rulemaking to help consumers avoid bill shock. 64 Fed. Comm. L.J. 427-448 (2012).

Sternlight, Jean R. Tsunami: **AT&T Mobility LLC v. Concepcion** impedes access to justice. 90 Or. L. Rev. 703-727 (2012).

CONTRACTS

Eisenberg, Melvin A. *Impossibility, impracticability, and frustration*—Professor Goldberg constructs an imaginary article, attributes it to me, and then criticizes it. 2 J. Legal Analysis 383-396 (2010).

Goldberg, Victor P. Excuse doctrine: the Eisenberg uncertainty principle. 2 J. Legal Analysis 359-381 (2010).

Lemley, Mark A. Contracting around liability rules. 100 Cal. L. Rev. 463-486 (2012).

Richman, Barak and Dennis Schmeltzer. When money grew on trees: **Lucy v. Zehmer** and contracting in a boom market. 61 Duke L.J. 1511-1562 (2012).

Thomson, Dean B. and James R. Thomson. The business risk doctrine in Minnesota: the emperor has no clothes. 35 Hamline L. Rev. 43-66 (2012).

CORPORATIONS

Arsenault, Steven J. Aesop and the ESOP: a new fable about dividends and redemptions. 31 Va. Tax Rev. 545-572 (2012).

Barsalona, Joseph C. II. Litigation supply should not exceed shareholder ADR demand: how proper use of the demand requirement in derivative suits can decrease corporate litigation. 90 Or. L. Rev. 773-795 (2012).

Duruigbo, Emeka. Stimulating long-term shareholding. 33 Cardozo L. Rev. 1733-1801 (2012).

McMahon, Martin J., Jr. Understanding consolidated returns. 12 Fla. Tax Rev. 125-182 (2012).

Petrin, Martin. Circumscribing the “prosecutor’s ticket to tag the elite”—a critique of the responsible corporate officer doctrine. 84 Temp. L. Rev. 283-324 (2012).

Romiti, Jonathan. Note. Playing politics with shareholder value: the case for applying fiduciary law to corporate political donations post-**Citizens United**. 53 B.C. L. Rev. 737-774 (2012).

China’s Global Business Perspectives and Intellectual Property. Wei Wei Jeang, moderator; Henry Haojin Wang, Federico Fraccaroli and Sheana Chen, panelists. 15 SMU Sci. & Tech. L. Rev. 83-100 (2011).

COURTS

Babcock, Sandra. The limits of international law: efforts to enforce rulings of the International Court of Justice in U.S. death penalty cases. 62 Syracuse L. Rev. 183-197 (2012).

Combs, Nancy Amoury. Legitimizing international criminal justice: the importance of process control. 33 Mich. J. Int’l L. 321-381 (2012).

De Muniz, Hon. Paul J. **Brennan Lecture**. Overturning precedent: the case for judicial activism in reengineering state courts. 87 N.Y.U. L. Rev. 1-20 (2012).

deGuzman, Margaret M. Choosing to prosecute: expressive selection at the International Criminal Court. 33 Mich. J. Int’l L. 265-320 (2012).

Liberato, Lynne and Kent Rutter. Reasons for reversal in the Texas courts of appeals. 48 Hous. L. Rev. 993-1047 (2012).

McDonough, Lawrence R. To be or not to be unpublished: housing law and the lost precedent of the Minnesota Court of Appeals. 35 Hamline L. Rev. 1-42 (2012).

Peppers, Todd C. and Chad M. Oldfather. Till death do us part: Chief Justices and the United States Supreme Court. 95 Marq. L. Rev. 709-733 (2011-2012).

CRIMINAL LAW AND PROCEDURE

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

Law and Contemporary Problems
Syracuse Law Review

Combs, Nancy Amoury. Legitimizing international criminal justice: the importance of process control. 33 Mich. J. Int’l L. 321-381 (2012).

deGuzman, Margaret M. Choosing to prosecute: expressive selection at the International Criminal Court. 33 Mich. J. Int’l L. 265-320 (2012).

Duvall, Kenneth. The defendant was not heard...now what?: prejudice analysis, harmless error review, and the right to testify. 35 Hamline L. Rev. 279-326 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 5
June 1, 2012

- Fan, Mary D. Beyond budget-cut criminal justice: the future of penal law. 90 N.C. L. Rev. 581-653 (2012).
- Firestone, Ryan. Comment. The **Boumediene** illusion: the unsettled role of *habeas corpus* abroad in the war on terror. (**Boumediene v. Bush**, 553 U.S. 723, 2008.) 84 Temp. L. Rev. 555-597 (2012).
- Forman, James, Jr. Racial critiques of mass incarceration: beyond the new Jim Crow. 87 N.Y.U. L. Rev. 21-69 (2012).
- Gatewood, Jace C. Warrantless GPS surveillance: search and seizure—using the right to exclude to address the constitutionality of GPS tracking systems under the Fourth Amendment. 42 U. Mem. L. Rev. 303-368 (2011).
- Gilligan, Meghan. Note. It's not popular but it sure is right: the (in)admissibility of statements made pursuant to sexual offender treatment programs. 62 Syracuse L. Rev. 255-280 (2012).
- Grubman, Scott R. I want my (immigration) lawyer! The necessity of court-appointed immigration counsel in criminal prosecutions after **Padilla v. Kentucky**. 12 Nev. L.J. 364-394 (2012).
- Hamilton, Melissa. The child pornography crusade and its net-widening effect. 33 Cardozo L. Rev. 1679-1732 (2012).
- Hartry, Allison S. Comment. Gendering crimmigration: the intersection of gender, immigration, and the criminal justice system. 27 Berkeley J. Gender L. & Just. 1-27 (2012).
- Holliday, Wyatt. Comment. "The answer to criminal aggression is retaliation": stand-your-ground laws and the liberalization of self-defense. 43 U. Tol. L. Rev. 407-436 (2012).
- Howe, Scott W. Can California save its death sentences? Will Californians save the expense? 33 Cardozo L. Rev. 1451-1516 (2012).
- Huigens, Kyron. Provocation at face value. 95 Marq. L. Rev. 409-473 (2011-2012).
- Ryan, Meghan J. Proximate retribution. 48 Hous. L. Rev. 1049-1106 (2012).
- Sacharoff, Laurent. **Miranda's** hidden right. 63 Ala. L. Rev. 535-589 (2012).
- Shatz, Steven F. and Naomi R. Shatz. Chivalry is not dead: murder, gender, and the death penalty. 27 Berkeley J. Gender L. & Just. 64-112 (2012).
- Thornton, Nicholas D. The failing promise of **Padilla**: how **Padilla v. Kentucky** should have changed the game in North Dakota, but did not. 87 N.D. L. Rev. 85-137 (2011).
- Upadrashta, Pranava. Recent development. Child exclusion provisions: the harmful impacts on domestic violence survivors. 27 Berkeley J. Gender L. & Just. 113-141 (2012).
- Waldman, Ari Ezra. Tormented: antigay bullying in schools. 84 Temp. L. Rev. 385-442 (2012).
- Webb, Justin P. Note. Car-ving out notions of privacy: the impact of GPS tracking and why **Maynard** is a move in the right direction. 95 Marq. L. Rev. 751-798 (2011-2012).
- Weisberg, Robert. Crime and law: an American tragedy. (Reviewing William J. Stuntz, The Collapse of American Criminal Justice.) 125 Harv. L. Rev. 1425-1452 (2012).
- Wilson, Aurora J. Student article. Discovery of breathalyzer source code in DUI prosecutions. (**State v. Underdahl**, 767 N.W.2d 677, 2009.) 7 Wash. J. L. Tech. & Arts 121-133 (2011).
- Adjudicating the Guilty Mind. Foreword by Samuel W. Buell and Lisa Kern Griffin; articles by Janice Nadler, Stuart P. Green, Matthew B. Kugler, Alex Stein, Kimberly Kessler Ferzan, Darryl K. Brown, Samuel W. Buell, Lisa Kern Griffin and Dan Simon. 75 Law & Contemp. Probs. 1-209 (2012).
- (For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)
- Crime & Punishment: The Modern Development of Homegrown Creative Justice. Foreword by David M. Crane; articles by Carrie N. Baker, Sandra Babcock, J. Richard Broughton and Walter E. Kuhn. 62 Syracuse L. Rev. 167-253 (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:
Oregon Law Review

Choksi, Bilal M. Comment. Religious arbitration in Ontario — making the case based on the British example of the Muslim Arbitration Tribunal. 33 U. Pa. J. Int'l L. 791-840 (2012).

Colatrella, Michael T. Jr. A "lawyer for all seasons": the lawyer as conflict manager. 49 San Diego L. Rev. 93-160 (2012).

Cox, Clayton. Note. Learning together: using ADR to improve communication and collaboration in education. 2012 BYU Educ. & L.J. 191-213.

Morant, Blake D. The declining prevalence of trials as a dispute resolution device: implications for the academy. 38 Wm. Mitchell L. Rev. 1123-1145 (2012).

Rubstello, Stephanie. Comment. Predictable protection for mediated pendent state claims: a judicial solution. 90 Or. L. Rev. 855-884 (2012).

Stempel, Jeffrey W. Paradox lost: the potential of restorative attorney discipline—with a cautionary call for making distinctions. 12 Nev. L.J. 350-363 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
June 1, 2012

2012 Scholarship Series: ADR for the Masses. Foreword by Jennifer W. Reynolds; articles by Jean R. Sternlight, Michael J. Yelnosky and Joseph C. Barsalona II. 90 Or. L. Rev. 691-795 (2012).

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

DOMESTIC RELATIONS

Baker, Jeffrey R. Trifling violence: the U.S. Supreme Court, domestic violence and a theory of love. 42 Cumb. L. Rev. 65-134 (2011-2012).

Krause, Danielle. Note. The Domestic Violence Leave Act: the need for victim workplace leave on a federal level and in North Dakota. 87 N.D. L. Rev. 167-194 (2011).

Parness, Jeffrey A. and Zachary Townsend. Legal paternity (and other parenthood) after **Lehr** and **Michael H.** 43 U. Tol. L. Rev. 225-265 (2012).

ECONOMICS

Chen, Jim. A degree of practical wisdom: the ratio of educational debt to income as a basic measurement of law school graduates' economic viability. 38 Wm. Mitchell L. Rev. 1185-1208 (2012).

De Muniz, Hon. Paul J. **Brennan Lecture.** Overturning precedent: the case for judicial activism in reengineering state courts. 87 N.Y.U. L. Rev. 1-20 (2012).

Stein, Alex. Corrupt intentions: bribery, unlawful gratuity, and honest-services fraud. 75 Law & Contemp. Probs. 61-81 (2012).

Stucke, Maurice E. Reconsidering antitrust's goals. 53 B.C. L. Rev. 551-629 (2012).

Westfall, Paul. Ethically economic: the Affordable Care Act's impact on the administration of health benefits. 14 DePaul J. Health Care L. 99-133 (2011).

Womble, Philip and Martin Doyle. The geography of trading ecosystem services: a case study of wetland and stream compensatory mitigation markets. 36 Harv. Envtl. L. Rev. 229-296 (2012).

Wright, Joshua D. and Judd E. Stone II. Misbehavioral economics: the case against behavioral antitrust. 33 Cardozo L. Rev. 1517-1553 (2012).

EDUCATION LAW

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

Brigham Young University Education and Law Journal
Journal of Law & Education

Black, Derek W. Middle-income peers as educational resources and the constitutional right to equal access. 53 B.C. L. Rev. 373-442 (2012).

Busby, J. Winston. Comment. Playing for love: why the NCAA rules must require a knowledge-intent element to affect the eligibility of student-athletes. 42 Cumb. L. Rev. 135-180 (2011-2012).

Connolly, Lisa C. Note. Anti-gay bullying in schools—are anti-bullying statutes the solution? 87 N.Y.U. L. Rev. 248-283 (2012).

Garda, Robert A., Jr. Culture clash: special education in charter schools. 90 N.C. L. Rev. 655-718 (2012).

Holt, Lynne and Mary Galligan. Is it time to recreate the E-rate program? 64 Fed. Comm. L.J. 275-317 (2012).

Penrose, Mary Margaret. Tattoos, tickets, and other tawdry behavior: how universities use federal law to hide their scandals. 33 Cardozo L. Rev. 1555-1600 (2012).

Redd, Justin A. Note. **Educational Media Company at Virginia Tech, Inc. v. Swecker:** First Amendment lite waters down commercial speech protection. (**Educational Media Company at Virginia Tech, Inc. v. Swecker**, 602 F.3d 583, *cert. denied*, 131 S. Ct. 646, 2010.) 7 J. Bus. & Tech. L. 201-222 (2012).

Rich, Mike. Note. Textbooks disclaimed or evolution denied: a constitutional analysis of textbook disclaimer policies and academic freedom acts. 63 Ala. L. Rev. 641-666 (2012).

Wachnik, Eryk L. Student article. The student debt crisis: the impact of the Obama Administration's "pay as you earn" plan on millions of current & former students. 24 Loy. Consumer L. Rev. 442-453 (2012).

Waldman, Ari Ezra. Tormented: antigay bullying in schools. 84 Temp. L. Rev. 385-442 (2012).

ELDER LAW

James, Vaughn E. No help for the helpless: how the law has failed to serve and protect persons suffering from Alzheimer's disease. 7 J. Health & Biomed. L. 407-448 (2012).

EMPLOYMENT PRACTICE

Cox, Jeannette. Pregnancy as "disability" and the amended Americans with Disabilities Act. 53 B.C. L. Rev. 443-487 (2012).

Franklin, Cary. Inventing the "traditional concept" of sex discrimination. 125 Harv. L. Rev. 1307-1380 (2012).

Green, Preston C., Bruce D. Baker and Joseph Oluwole. The legal and policy implications of value-added teacher assessment policies. 2012 BYU Educ. & L.J. 1-29.

Jones, Bryant. Casenote. Employment law—Legal Arizona Workers Act—Arizona law neither conflicts with nor is preempted by existing federal law. (**Chamber of Commerce of U.S. v. Whiting**, 131 S. Ct. 1968, 2011.) 42 Cumb. L. Rev. 217-228 (2011-2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 7
June 1, 2012

Rosenthal, Lawrence D. Title VII's unintended beneficiaries: how some white supremacist groups will be able to use Title VII to gain protection from discrimination in the workplace. 84 *Temp. L. Rev.* 443-479 (2012).

ENERGY AND UTILITIES LAW

Meredith, Michael W. Comment. Malaysia's World Trade Organization challenge to the European Union's Renewable Energy Directive: an economic analysis. 21 *Pac. Rim L. & Pol'y J.* 399-426 (2012).

ENVIRONMENTAL LAW

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

Grimm, Nicole E. Note. **Monsanto Co. v. Geertson Seed Farms**: limiting district courts' equitable discretion to grant permanent injunctions for NEPA violations. (**Monsanto Co. v. Geertson Seed Farms**, 130 S. Ct. 2743, 2010.) 7 *J. Bus. & Tech. L.* 223-246 (2012).

Hawkins, Laura. The CERCLA of life: using environmental regulation to revive the Menomonee Valley. 35 *Hamline L. Rev.* 139-181 (2012).

Keeton, Chelsea M. Comment. Sharing sustainability: preventing international environmental injustice in an age of regulation. 48 *Hous. L. Rev.* 1167-1203 (2012).

ESTATES AND TRUSTS

Singleton, J. Paul. Yes, Virginia, tax loopholes still exist: an examination of the Tennessee Community Property Trust Act of 2010. 42 *U. Mem. L. Rev.* 369-411 (2011).

EVIDENCE

Democko, Breanne M. Social media and the rules on authentication. 43 *U. Tol. L. Rev.* 367-405 (2012).

Giesel, Grace M. End the experiment: the attorney-client privilege should not protect communications in the allied lawyer setting. 95 *Marq. L. Rev.* 475-561 (2011-2012).

Gilligan, Meghan. Note. It's not popular but it sure is right: the (in)admissibility of statements made pursuant to sexual offender treatment programs. 62 *Syracuse L. Rev.* 255-280 (2012).

Rubstello, Stephanie. Comment. Predictable protection for mediated pendent state claims: a judicial solution. 90 *Or. L. Rev.* 855-884 (2012).

FIRST AMENDMENT

Bains, Abigail. Casenote. Constitutional law—Free Speech Clause—First Amendment shields funeral picketers from tort liability for speech touching upon matters of public concern. (**Snyder v. Phelps**, 131 S. Ct. 1207, 2011.) 42 *Cumb. L. Rev.* 229-244 (2011-2012).

Boumil, Marcia M. and students Kaitlyn Dunn, Nancy Ryan and Katrina Clearwater. Prescription data mining, medical privacy and the First Amendment: the U.S. Supreme Court in **Sorrell v. IMS Health Inc.** 21 *Annals Health L.* 447-491 (2012).

Calvert, Clay. Of burning houses and roasting pigs: why **Butler v. Michigan** remains a key free speech victory more than a half-century later. 64 *Fed. Comm. L.J.* 247-274 (2012).

Clements, Christopher. Note. Protecting protected speech: violent video game legislation post-**Brown v. Entertainment Merchants Ass'n.** (**Brown v. Entm't Merchs. Ass'n**, 131 S. Ct. 2729, 2011.) 53 *B.C. L. Rev.* 661-692 (2012).

Connolly, Lisa C. Note. Anti-gay bullying in schools—are anti-bullying statutes the solution? 87 *N.Y.U. L. Rev.* 248-283 (2012).

Frye, Brian L. The dialectic of obscenity. 35 *Hamline L. Rev.* 229-278 (2012).

Han, David S. Autobiographical lies and the First Amendment's protection of self-defining speech. 87 *N.Y.U. L. Rev.* 70-131 (2012).

Hethcoat, Gayland O. II. In the crosshairs: legislative restrictions on patient-physician speech about firearms. 14 *DePaul J. Health Care L.* 1-34 (2011).

Olson, Alexandra E. Note. Dilution by tarnishment: an unworkable cause of action in cases of artistic expression. 53 *B.C. L. Rev.* 693-736 (2012).

Pierce, Raymond C. The First Amendment "under God": reviewing the coercion test in establishment of religion claims. 35 *Hamline L. Rev.* 183-228 (2012).

Redd, Justin A. Note. **Educational Media Company at Virginia Tech, Inc. v. Swecker**: First Amendment lite waters down commercial speech protection. (**Educational Media Company at Virginia Tech, Inc. v. Swecker**, 602 F.3d 583, *cert. denied*, 131 S. Ct. 646, 2010.) 7 *J. Bus. & Tech. L.* 201-222 (2012).

Rich, Mike. Note. Textbooks disclaimed or evolution denied: a constitutional analysis of textbook disclaimer policies and academic freedom acts. 63 *Ala. L. Rev.* 641-666 (2012).

Smith, Kathryn. Note. Hey! That's my valor: the Stolen Valor Act and government regulation of false speech under the First Amendment. (**United States v. Alvarez**, 617 F.3d 1198, 2010, *cert. granted*, 80 U.S.L.W. 3098, 2011.) 53 *B.C. L. Rev.* 775-806 (2012).

Zelinsky, Edward A. Do religious tax exemptions entangle in violation of the Establishment Clause? The constitutionality of the parsonage allowance exclusion and the religious exemptions of the individual health care mandate and the FICA and self-employment taxes. 33 *Cardozo L. Rev.* 1633-1677 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8
June 1, 2012

FOOD AND DRUG LAW

Boumil, Marcia M. and students Kaitlyn Dunn, Nancy Ryan and Katrina Clearwater. Prescription data mining, medical privacy and the First Amendment: the U.S. Supreme Court in **Sorrell v. IMS Health Inc.**. 21 *Annals Health L.* 447-491 (2012).

Freiberg, Michael. Options for state and local governments to regulate non-cigarette tobacco products. 21 *Annals Health L.* 407-445 (2012).

Ourso, André. Can the FDA improve oversight of foreign clinical trials?: closing the information gap and moving towards a globalized regulatory scheme. 21 *Annals Health L.* 493-511 (2012).

Rencher, Kammi L. Note. Food choice and fundamental rights: *a piece of cake or pie in the sky?* 12 *Nev. L.J.* 418-442 (2012).

Smith, Franklin. Student article. Where have we seen this before?: comparing the “natural” caloric-sweetened beverage trend to the claims of “light” cigarettes. 24 *Loy. Consumer L. Rev.* 389-411 (2012).

FOURTEENTH AMENDMENT

Beata, Luke A. Note. Stateside Guantanamo: breaking the silence. 62 *Syracuse L. Rev.* 281-301 (2012).

Keane, Peter D. Case comment. Constitutional law — the use of the clear and convincing evidence standard in civil commitment proceedings pursuant to the Adam Walsh Act does not violate due process. (**United States v. Comstock**, 627 F.3d 513, 2010.) 7 *J. Health & Biomed. L.* 667-680 (2012).

Rencher, Kammi L. Note. Food choice and fundamental rights: *a piece of cake or pie in the sky?* 12 *Nev. L.J.* 418-442 (2012).

HEALTH LAW AND POLICY

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

Annals of Health Law
DePaul Journal of Health Care Law
Journal of Health & Biomedical Law

Barry, Kevin. Gray matters: autism, impairment, and the end of binaries. 49 *San Diego L. Rev.* 161-219 (2012).

Berger, Dustin D. The management of health care costs: independent medical review after “ObamaCare.” 42 *U. Mem. L. Rev.* 255-301 (2011).

Haertlein, Lauren L. Note. Immunizing against bad science: the Vaccine Court and the autism test cases. (**Cedillo v. Department of Health & Human Services**, 617 F.3d 1328, 2010.) 75 *Law & Contemp. Probs.* 211-232 (2012).

HOUSING LAW

Lemons, Bryan R. Public education and student privacy: application of the Fourth Amendment to dormitories at public colleges and universities. 2012 *BYU Educ. & L.J.* 31-77.

McDonough, Lawrence R. To be or not to be unpublished: housing law and the lost precedent of the Minnesota Court of Appeals. 35 *Hamline L. Rev.* 1-42 (2012).

Rehkopf, Brandon. Comment. Saving the American dream in Ohio: crafting incentives and disincentives to promote a responsible foreclosure process. 43 *U. Tol. L. Rev.* 437-471 (2012).

HUMAN RIGHTS LAW

Kestenbaum, Jocelyn Getgen, Esteban Hoyos-Ceballos and Melissa C. de Aguila Talvadkar. Catalysts for change: a proposed framework for human rights clinical teaching and advocacy. 18 *Clinical L. Rev.* 459-504 (2012).

Marks, Jonathan H. Toward a unified theory of professional ethics and human rights. 33 *Mich. J. Int'l L.* 215-263 (2012).

IMMIGRATION LAW

Grubman, Scott R. I want my (immigration) lawyer! The necessity of court-appointed immigration counsel in criminal prosecutions after **Padilla v. Kentucky**. 12 *Nev. L.J.* 364-394 (2012).

Hartry, Allison S. Comment. Gendering crimmigration: the intersection of gender, immigration, and the criminal justice system. 27 *Berkeley J. Gender L. & Just.* 1-27 (2012).

Jones, Bryant. Casenote. Employment law—Legal Arizona Workers Act—Arizona law neither conflicts with nor is preempted by existing federal law. (**Chamber of Commerce of U.S. v. Whiting**, 131 S. Ct. 1968, 2011.) 42 *Cumb. L. Rev.* 217-228 (2011-2012).

Thornton, Nicholas D. The failing promise of **Padilla**: how **Padilla v. Kentucky** should have changed the game in North Dakota, but did not. 87 *N.D. L. Rev.* 85-137 (2011).

Note. Improving the carceral conditions of federal immigrant detainees. 125 *Harv. L. Rev.* 1476-1497 (2012).

INDIAN AND ABORIGINAL LAW

Christensen, Grant. Judging Indian law: what factors influence individual justice’s votes on Indian law in the modern era. 43 *U. Tol. L. Rev.* 267-317 (2012).

Knicley, Jared E. Debt, nature, and indigenous rights: twenty-five years of debt-for-nature evolution. 36 *Harv. Envtl. L. Rev.* 79-122 (2012).

Zuger, Hon. William P. “Members only”: a critique of **Montana v. United States**. 87 *N.D. L. Rev.* 1-18 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9
June 1, 2012

INSURANCE LAW

Thomson, Dean B. and James R. Thomson. The business risk doctrine in Minnesota: the emperor has no clothes. 35 *Hamline L. Rev.* 43-66 (2012).

INTELLECTUAL PROPERTY LAW

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

Campbell, Patricia E. and Michael Pecht. The emperor's new clothes: intellectual property protections in China. 7 *J. Bus. & Tech. L.* 69-115 (2012).

Chaudhry, Peggy E. Curbing consumer complicity for counterfeits in a digital environment. 7 *J. Bus. & Tech. L.* 23-34 (2012).

Corsaro, Veronica. Note. From Betamax to YouTube: how **Sony Corporation of America v. Universal City Studios, Inc.** could still be a standard for new technology. (**Sony Corp. of Am. v. Universal City Studios, Inc.**, 464 U.S. 417, 1984.) 64 *Fed. Comm. L.J.* 449-475 (2012).

Durham, Alan L. The fractal geometry of invention. 53 *B.C. L. Rev.* 489-549 (2012).

Elhauge, Einer R. Why the Google Books settlement is procompetitive. 2 *J. Legal Analysis* 1-68 (2010).

Eppler, Carl. Note. These are the breaks: applying the **Newton** test in a new context to provide protection for rhythmic material in musical works. (**Newton v. Diamond**, 388 F.3d 1189, 2004.) 42 *U. Mem. L. Rev.* 413-457 (2011).

Fromer, Jeanne C. The Intellectual Property Clause's external limitations. 61 *Duke L.J.* 1329-1414 (2012).

Goddard, Heinz. Cross-border contributory patent infringement in Germany. 7 *Wash. J. L. Tech. & Arts* 135-148 (2011).

Hughes, Justin. A short history of "intellectual property" in relation to copyright. 33 *Cardozo L. Rev.* 1293-1340 (2012).

Isoda, Naoya. Copyright infringement liability of placeshifting services in the United States and Japan. 7 *Wash. J. L. Tech. & Arts* 149-207 (2011).

Kimbrough, Ashton. Note. Transformative use vs. market impact: why the fourth fair use factor should not be supplanted by transformative use as the most important element in a fair use analysis. 63 *Ala. L. Rev.* 625-640 (2012).

Lemley, Mark A. Contracting around liability rules. 100 *Cal. L. Rev.* 463-486 (2012).

Linn, Hon. Richard. Changing times: changing demands. 15 *SMU Sci. & Tech. L. Rev.* 1-12 (2011).

Morris, P. Sean. The economics of distinctiveness: the road to monopolization in trade mark law. 33 *Loy. L.A. Int'l & Comp. L. Rev.* 321-386 (2011).

Olson, Alexandra E. Note. Dilution by tarnishment: an unworkable cause of action in cases of artistic expression. 53 *B.C. L. Rev.* 693-736 (2012).

Patterson, Jeff. Student article. End user liability for software developed with trade secrets. (**Silvaco Data Systems v. Intel Corp.**, 109 Cal. Rptr. 3d 27, 2010.) 7 *Wash. J. L. Tech. & Arts* 105-120 (2011).

Price, W. Nicholson II. Unlocked future: why gene patents won't hinder whole genome sequencing and personalized medicine. 33 *Cardozo L. Rev.* 1601-1631 (2012).

Rae-Hunter, Casey. Better mousetraps: licensing, access, and innovation in the new music marketplace. 7 *J. Bus. & Tech. L.* 35-67 (2012).

Shavell, Steven. Should copyright of academic works be abolished? 2 *J. Legal Analysis* 301-358 (2010).

Sherrod, Heather. Comment. The "hot news" doctrine: it's not 1918 anymore—why the "hot news" doctrine shouldn't be used to save the newspapers. 48 *Hous. L. Rev.* 1205-1240 (2012).

Tran, Sarah. Expediting innovation. 36 *Harv. Envtl. L. Rev.* 123-168 (2012).

Zinda, Stephen. Comment. Preserving the copyright balance: why copyright misuse should invalidate software licenses designed to prohibit resale and oust service market competition. 48 *Hous. L. Rev.* 1241-1274 (2012).

2011 China IP: Now! Symposium. Welcoming remarks by Joseph J. Norton; presentation by Mark Cohen with introduction by Hope Shimabuku; panel participation by Zunxuan "Digger" Chen, David O'Dell and Wei Wei Jeang, moderators; Hon. Judge Cheng Yongshun, Zhang Yumin, Yi Jianxiong, Jennie Wu, Zhang Chu, Alfonso Chan, Shelley Zheng, Henry Haojin Wang, Federico Fraccaroli and Sheana Chen, panelists; student article by Whitney Stenger. 15 *SMU Sci. & Tech. L. Rev.* 13-100 (2011).

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

Note. Everlasting software. 125 *Harv. L. Rev.* 1454-1475 (2012).

INTERNATIONAL LAW

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

Loyola of Los Angeles International and Comparative Law Review
Michigan Journal of International Law

Babcock, Sandra. The limits of international law: efforts to enforce rulings of the International Court of Justice in U.S. death penalty cases. 62 *Syracuse L. Rev.* 183-197 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
June 1, 2012

Baker, Carrie N. The influence of international human trafficking on United States prostitution laws: the case of expungement laws. 62 *Syracuse L. Rev.* 171-182 (2012).

Bilali, Genci. Know your customer—or not. 43 *U. Tol. L. Rev.* 319-366 (2012).

Blank, Laurie R. After “top gun”: how drone strikes impact the law of war. 33 *U. Pa. J. Int’l L.* 675-718 (2012).

Burbank, Stephen B. International civil litigation in U.S. courts: becoming a paper tiger? 33 *U. Pa. J. Int’l L.* 663-673 (2012).

Gartner, David. Foreign relations, strategic doctrine, and presidential power. 63 *Ala. L. Rev.* 499-534 (2012).

Guzman, Andrew T. and Timothy L. Meyer. International soft law. 2 *J. Legal Analysis* 171-225 (2010).

Kaal, Wulf A. and Christoph K. Henkel. Contingent capital with sequential triggers. 49 *San Diego L. Rev.* 221-277 (2012).

Kazmi, Humza. Comment. Counterinsurgency and the rule of law. 33 *U. Pa. J. Int’l L.* 871-905 (2012).

Keeton, Chelsea M. Comment. Sharing sustainability: preventing international environmental injustice in an age of regulation. 48 *Hous. L. Rev.* 1167-1203 (2012).

Knicley, Jared E. Debt, nature, and indigenous rights: twenty-five years of debt-for-nature evolution. 36 *Harv. Envtl. L. Rev.* 79-122 (2012).

INTERNATIONAL TRADE

Meredith, Michael W. Comment. Malaysia’s World Trade Organization challenge to the European Union’s Renewable Energy Directive: an economic analysis. 21 *Pac. Rim L. & Pol’y J.* 399-426 (2012).

Morris, P. Sean. The economics of distinctiveness: the road to monopolization in trade mark law. 33 *Loy. L.A. Int’l & Comp. L. Rev.* 321-386 (2011).

Smith, Laura Moore. Comment. Divided we fall: the shortcomings of the European Union’s proposal for independent member states to regulate the cultivation of genetically modified organisms. 33 *U. Pa. J. Int’l L.* 841-870 (2012).

JUDGES

Beck, Randy. Fueling controversy. 95 *Marq. L. Rev.* 735-750 (2011-2012).

Bennett, Thomas B. Note. The canon at the water’s edge. 87 *N.Y.U. L. Rev.* 207-247 (2012).

Brenner, Hannah and Renee Newman Knake. Rethinking gender equality in the legal profession’s pipeline to power: a study on media coverage of Supreme Court nominees (phase I, the introduction week). 84 *Temp. L. Rev.* 325-383 (2012).

Brown, Darryl K. Federal *mens rea* interpretation and the limits of culpability’s relevance. 75 *Law & Contemp. Probs.* 109-131 (2012).

Christensen, Grant. Judging Indian law: what factors influence individual justice’s votes on Indian law in the modern era. 43 *U. Tol. L. Rev.* 267-317 (2012).

Harel, Alon and Tsvi Kahana. The easy core case for judicial review. 2 *J. Legal Analysis* 227-256 (2010).

Ho, Daniel E. and Kevin M. Quinn. Did a switch in time save nine? 2 *J. Legal Analysis* 69-113 (2010).

Lippman, Hon. Jonathan. The judge and extrajudicial conduct: challenges, lessons learned, and a proposed framework for assessing the propriety of pursuing activities beyond the bench. 33 *Cardozo L. Rev.* 1341-1388 (2012).

Norris, Jesse J. Should states expand judicial sentence modification? A cautionary tale. 35 *Hamline L. Rev.* 101-137 (2012).

Peppers, Todd C. and Chad M. Oldfather. Till death do us part: Chief Justices and the United States Supreme Court. 95 *Marq. L. Rev.* 709-733 (2011-2012).

Sayler, Joseph M. Mischief makers beware: Minnesota courts’ broad power to sanction misconduct in the wake of **Frazier v. BNSF**. 35 *Hamline L. Rev.* 67-100 (2012).

Shelanski, Howard A. Justice Breyer, Professor Kahn, and antitrust enforcement in regulated industries. 100 *Cal. L. Rev.* 487-517 (2012).

Snyder, Brad and John Q. Barrett. Rehnquist’s missing letter: a former law clerk’s 1955 thoughts on Justice Jackson and **Brown**. 53 *B.C. L. Rev.* 631-660 (2012).

Winn, Jonathan J. Note. Death penalty without a hearing? How the Nevada Supreme Court’s decision in **Bahena v. Goodyear** incorrectly defines discovery sanctions and denies due process to civil litigants. (**Bahena v. Goodyear Tire & Rubber Co.**, 235 P.3d 592, 2010.) 12 *Nev. L.J.* 486-509 (2012).

Chinese Intellectual Property Judges Panel. Zunxuan “Digger” Chen, moderator; Hon. Judge Cheng Yongshun, Zhang Yumin, Yi Jianxiong and Jennie Wu, panelists. 15 *SMU Sci. & Tech. L. Rev.* 61-72 (2011).

JURISDICTION

Huq, Aziz Z. Forum choice for terrorism suspects. 61 *Duke L.J.* 1415-1509 (2012).

Jones, Bryant. Casenote. Employment law—Legal Arizona Workers Act—Arizona law neither conflicts with nor is preempted by existing federal law. (**Chamber of Commerce of U.S. v. Whiting**, 131 S. Ct. 1968, 2011.) 42 *Cumb. L. Rev.* 217-228 (2011-2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
June 1, 2012

Martin, Benton. An increased role for the Department of Education in addressing federalism concerns. 2012 *BYU Educ. & L.J.* 79-110.

Yelnosky, Michael J. Fully federalizing the Federal Arbitration Act. 90 *Or. L. Rev.* 729-771 (2012).

JURISPRUDENCE

deGuzman, Margaret M. Choosing to prosecute: expressive selection at the International Criminal Court. 33 *Mich. J. Int'l L.* 265-320 (2012).

Harel, Alon and Tsvi Kahana. The easy core case for judicial review. 2 *J. Legal Analysis* 227-256 (2010).

McGinniss, Michael S. Virtue ethics, earnestness, and the deciding lawyer: human flourishing in a legal community. 87 *N.D. L. Rev.* 19-57 (2011).

Sawicki, Nadia N. The hollow promise of freedom of conscience. 33 *Cardozo L. Rev.* 1389-1449 (2012).

Ursin, Edmund. The missing normative dimension in Brian Leiter's "reconstructed" legal realism. 49 *San Diego L. Rev.* 1-35 (2012).

JUVENILES

González, Thalia. Keeping kids in schools: restorative justice, punitive discipline, and the school to prison pipeline. 41 *J.L. & Educ.* 281-335 (2012).

Hamilton, Melissa. The child pornography crusade and its net-widening effect. 33 *Cardozo L. Rev.* 1679-1732 (2012).

Sosnow, Robin E. Note. Genetic material girl: embryonic screening, the donor child, and the need for statutory reform. 7 *J. Health & Biomed. L.* 609-651 (2012).

Todres, Jonathan. Maturity. 48 *Hous. L. Rev.* 1107-1165 (2012).

LABOR LAW

Arsenault, Steven J. Aesop and the ESOP: a new fable about dividends and redemptions. 31 *Va. Tax Rev.* 545-572 (2012).

Everett, Erin. Book review. (Reviewing Joan C. Williams, Reshaping the Work-Family Debate: Why Men and Class Matter.) 27 *Berkeley J. Gender L. & Just.* 160-170 (2012).

LAND USE PLANNING

Anderson, Michelle Wilde. Sprawl's shepherd: the rural county. 100 *Cal. L. Rev.* 365-380 (2012).

Hawkins, Laura. The CERCLA of life: using environmental regulation to revive the Menomonee Valley. 35 *Hamline L. Rev.* 139-181 (2012).

Jay, Jessica E. When perpetual is not forever: the challenge of changing conditions, amendment, and termination of perpetual conservation easements. 36 *Harv. Envtl. L. Rev.* 1-78 (2012).

Purdy, Jedediah. American natures: the shape of conflict in environmental law. 36 *Harv. Envtl. L. Rev.* 169-228 (2012).

LAW AND SOCIETY

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

Barry, Kevin. Gray matters: autism, impairment, and the end of binaries. 49 *San Diego L. Rev.* 161-219 (2012).

Black, Derek W. Middle-income peers as educational resources and the constitutional right to equal access. 53 *B.C. L. Rev.* 373-442 (2012).

Everett, Erin. Book review. (Reviewing Joan C. Williams, Reshaping the Work-Family Debate: Why Men and Class Matter.) 27 *Berkeley J. Gender L. & Just.* 160-170 (2012).

Farnsworth, Ward, Anup Malani and student Dustin F. Guzior. Ambiguity about ambiguity: an empirical inquiry into legal interpretation. 2 *J. Legal Analysis* 257-300 (2010).

Guzman, Andrew T. and Timothy L. Meyer. International soft law. 2 *J. Legal Analysis* 171-225 (2010).

Hoffer, Stephanie R. Redirecting direct democracy: non-essential spending as political speech. 95 *Marq. L. Rev.* 563-639 (2011-2012).

O'Neill, Timothy P. Law and "the argumentative theory." 90 *Or. L. Rev.* 837-853 (2012).

Simshaw, Drew. Note. Survival of the standard: today's public interest requirement in television broadcasting and the return to regulation. 64 *Fed. Comm. L.J.* 401-425 (2012).

Tamanaha, Brian Z. A battle between law and society in Micronesia: an example of originalism gone awry. 21 *Pac. Rim L. & Pol'y J.* 295-325 (2012).

Todres, Jonathan. Maturity. 48 *Hous. L. Rev.* 1107-1165 (2012).

Weisberg, Robert. Crime and law: an American tragedy. (Reviewing William J. Stuntz, The Collapse of American Criminal Justice.) 125 *Harv. L. Rev.* 1425-1452 (2012).

LAW ENFORCEMENT AND CORRECTIONS

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

Beata, Luke A. Note. Stateside Guantanamo: breaking the silence. 62 *Syracuse L. Rev.* 281-301 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
June 1, 2012

Entzeroth, Lyn Suzanne. The end of the beginning: the politics of death and the American death penalty regime in the twenty-first century. 90 Or. L. Rev. 797-835 (2012).

Fan, Mary D. Beyond budget-cut criminal justice: the future of penal law. 90 N.C. L. Rev. 581-653 (2012).

Forman, James, Jr. Racial critiques of mass incarceration: beyond the new Jim Crow. 87 N.Y.U. L. Rev. 21-69 (2012).

Gatewood, Jace C. Warrantless GPS surveillance: search and seizure—using the right to exclude to address the constitutionality of GPS tracking systems under the Fourth Amendment. 42 U. Mem. L. Rev. 303-368 (2011).

Glazer, Hon. Steven A. Those speed cameras are everywhere: automated speed monitoring law, enforcement, and physics in Maryland. 7 J. Bus. & Tech. L. 1-21 (2012).

González, Thalia. Keeping kids in schools: restorative justice, punitive discipline, and the school to prison pipeline. 41 J.L. & Educ. 281-335 (2012).

Hibbard, Christa M. Note. Wiretapping the Internet: the expansion of the Communications Assistance to Law Enforcement Act to extend government surveillance. 64 Fed. Comm. L.J. 371-399 (2012).

Lemons, Bryan R. Public education and student privacy: application of the Fourth Amendment to dormitories at public colleges and universities. 2012 BYU Educ. & L.J. 31-77.

Nikkel, Ashley C. Note. Painting ourselves into a corner: the fundamental paradoxes of modern warfare in ... (**Al Maqaleh v. Gates**, 605 F.3d 84, 2010.) 12 Nev. L.J. 443-485 (2012).

Norris, Jesse J. Should states expand judicial sentence modification? A cautionary tale. 35 Hamline L. Rev. 101-137 (2012).

Ryan, Meghan J. Proximate retribution. 48 Hous. L. Rev. 1049-1106 (2012).

Stancombe, Brittany R. Fed up with being felt up: the complicated relationship between the Fourth Amendment and TSA's "body scanners" and "pat-downs." 42 Cumb. L. Rev. 181-215 (2011-2012).

Crime & Punishment: The Modern Development of Homegrown Creative Justice. Foreword by David M. Crane; articles by Carrie N. Baker, Sandra Babcock, J. Richard Broughton and Walter E. Kuhn. 62 Syracuse L. Rev. 167-253 (2012).

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

Note. Improving the carceral conditions of federal immigrant detainees. 125 Harv. L. Rev. 1476-1497 (2012).

LAW OF THE SEA

van Osch, Stijn. Note. Save our sharks: using international fisheries law within regional fisheries management organizations to improve shark conservation. 33 Mich. J. Int'l L. 383-431 (2012).

Vassalotti, Julia. Rough seas: the Greek-Turkish Aegean Sea dispute and ideas for resolution. 33 Loy. L.A. Int'l & Comp. L. Rev. 387-399 (2011).

LEGAL ANALYSIS AND WRITING

Bartlett, Katharine T. Feminist legal scholarship: a history through the lens of the California Law Review. 100 Cal. L. Rev. 381-429 (2012).

Delgado, Richard. Centennial reflections on the California Law Review's scholarship on race: the structure of civil rights thought. 100 Cal. L. Rev. 431-462 (2012).

LEGAL EDUCATION

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

Clinical Law Review
Journal of Legal Education
William Mitchell Law Review

Colatrella, Michael T. Jr. A "lawyer for all seasons": the lawyer as conflict manager. 49 San Diego L. Rev. 93-160 (2012).

Edley, Christopher, Jr. Fiat flux: evolving purposes and ideals of the great American public law school. 100 Cal. L. Rev. 313-330 (2012).

Kahn-Fogel, Nicholas A. The troubling shortage of African lawyers: examination of a continental crisis using Zambia as a case study. 33 U. Pa. J. Int'l L. 719-789 (2012).

Kochan, Donald J. "Thinking" in a Deweyan perspective: the law school exam as a case study for thinking in lawyering. 12 Nev. L.J. 395-417 (2012).

Contemporary Issues in Outcomes-Based Legal Education. Foreword by Roy Stuckey; articles by Gregory M. Duhl, Steven I. Friedland, Mary A. Lynch, Deborah Maranville, Kate O'Neill, Carolyn Plumb, Barbara Glesner Fines, Blake D. Morant, Peggy Cooper Davis, James Webb, Sophie M. Sparrow, Antoinette Sedillo Lopez and Jim Chen. 38 Wm. Mitchell L. Rev. 900-1208 (2012).

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

LEGAL HISTORY

Calvert, Clay. Of burning houses and roasting pigs: why **Butler v. Michigan** remains a key free speech victory more than a half-century later. 64 Fed. Comm. L.J. 247-274 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13
June 1, 2012

Ho, Daniel E. and Kevin M. Quinn. Did a switch in time save nine? 2 J. Legal Analysis 69-113 (2010).

Hughes, Justin. A short history of "intellectual property" in relation to copyright. 33 Cardozo L. Rev. 1293-1340 (2012).

Kian, Sina. The path of the Constitution: the original system of remedies, how it changed, and how the Court responded. 87 N.Y.U. L. Rev. 132-206 (2012).

Snyder, Brad and John Q. Barrett. Rehnquist's missing letter: a former law clerk's 1955 thoughts on Justice Jackson and **Brown**. 53 B.C. L. Rev. 631-660 (2012).

Weisberg, Robert. Crime and law: an American tragedy. (Reviewing William J. Stuntz, The Collapse of American Criminal Justice.) 125 Harv. L. Rev. 1425-1452 (2012).

LEGAL PROFESSION

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

Anderson, Alexis, Lynn Barenberg and Carwina Weng. Challenges of "sameness": pitfalls and benefits to assumed connections in lawyering. 18 Clinical L. Rev. 339-399 (2012).

Andrist, Levi D. and Joel Gilbertson. Lawyering and lobbying: the discipline of public policy advocacy. 87 N.D. L. Rev. 59-84 (2011).

Aronson, Bruce E. The brave new world of lawyers in Japan revisited: proceedings of a panel discussion on the Japanese legal profession after the 2008 financial crisis and the 2011 Tōhoku earthquake. 21 Pac. Rim L. & Pol'y J. 255-294 (2012).

Brenner, Hannah and Renee Newman Knake. Rethinking gender equality in the legal profession's pipeline to power: a study on media coverage of Supreme Court nominees (phase I, the introduction week). 84 Temp. L. Rev. 325-383 (2012).

Colatrella, Michael T. Jr. A "lawyer for all seasons": the lawyer as conflict manager. 49 San Diego L. Rev. 93-160 (2012).

Grubman, Scott R. I want my (immigration) lawyer! The necessity of court-appointed immigration counsel in criminal prosecutions after **Padilla v. Kentucky**. 12 Nev. L.J. 364-394 (2012).

Kahn-Fogel, Nicholas A. The troubling shortage of African lawyers: examination of a continental crisis using Zambia as a case study. 33 U. Pa. J. Int'l L. 719-789 (2012).

Stark, Duncan. Student article. Juror investigation: is in-courtroom Internet research going too far? (**Carino v. Muenzen**, 2010 WL 3448071, 2010, *cert. denied*, 205 N.J. 100, 2011.) 7 Wash. J. L. Tech. & Arts 93-104 (2011).

Strickland, Cooper J. Recent development. The dark side of unattributed copying and the ethical implications of plagiarism in the legal profession. (**Iowa Supreme Court Attorney Disciplinary Board v. Cannon**, 789 N.W.2d 756, 2010.) 90 N.C. L. Rev. 920-953 (2012).

Educating Future Transnational Lawyers. Articles by Robert E. Lutz, Bertrand du Marais, Hariolf Wenzler, Kasia Kwietniewska, Soledad Atienza and Julian Lonbay. 61 J. Legal Educ. 449-485 (2012).

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

Symposium: Restorative Justice and Attorney Discipline. Articles by Jennifer Gerarda Brown, Liana G. T. Wolf, Linda Haller, John Braithwaite, Katherine R. Kruse and Jeffrey W. Stempel. 12 Nev. L.J. 253-363 (2012).

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

LEGISLATION

Abbott, Ryan, M.D. Treating the health care crisis: complementary and alternative medicine for PPACA. 14 DePaul J. Health Care L. 35-98 (2011).

Berger, Dustin D. The management of health care costs: independent medical review after "ObamaCare." 42 U. Mem. L. Rev. 255-301 (2011).

Farnsworth, Ward, Anup Malani and student Dustin F. Guzior. Ambiguity about ambiguity: an empirical inquiry into legal interpretation. 2 J. Legal Analysis 257-300 (2010).

Westfall, Paul. Ethically economic: the Affordable Care Act's impact on the administration of health benefits. 14 DePaul J. Health Care L. 99-133 (2011).

MEDICAL JURISPRUDENCE

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

Francis, Maggie H. Student article. Beyond "safe and effective": the role of the Federal Government in supporting and disseminating comparative-effectiveness research. 21 Annals Health L. 329-382 (2012).

Hethcoat, Gayland O. II. In the crosshairs: legislative restrictions on patient-physician speech about firearms. 14 DePaul J. Health Care L. 1-34 (2011).

Irick, Michelle D. Comment. Age of an information revolution: the direct-to-consumer genetic testing industry and the need for a holistic regulatory approach. 49 San Diego L. Rev. 279-340 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
June 1, 2012

Pegion, Anthony D. and Andrew Zacher. Mandating HPV vaccinations in the United States. 14 DePaul J. Health Care L. 169-187 (2011).

Price, W. Nicholson II. Unlocked future: why gene patents won't hinder whole genome sequencing and personalized medicine. 33 Cardozo L. Rev. 1601-1631 (2012).

Schlanger, Serra J. Student article. Putting together the pieces: recent proposals to fill in the genetic testing regulatory puzzle. 21 Annals Health L. 383-405 (2012).

MILITARY, WAR AND PEACE

Alexander, Janet Cooper. John Yoo's *War powers.*: the law review and the world. 100 Cal. L. Rev. 331-364 (2012).

Blank, Laurie R. After "top gun": how drone strikes impact the law of war. 33 U. Pa. J. Int'l L. 675-718 (2012).

Blum, Gabriella. The dispensable lives of soldiers. 2 J. Legal Analysis 115-170 (2010).

Firestone, Ryan. Comment. The **Boumediene** illusion: the unsettled role of *habeas corpus* abroad in the war on terror. (**Boumediene v. Bush**, 553 U.S. 723, 2008.) 84 Temp. L. Rev. 555-597 (2012).

Gartner, David. Foreign relations, strategic doctrine, and presidential power. 63 Ala. L. Rev. 499-534 (2012).

Han, David S. Autobiographical lies and the First Amendment's protection of self-defining speech. 87 N.Y.U. L. Rev. 70-131 (2012).

Huq, Aziz Z. Forum choice for terrorism suspects. 61 Duke L.J. 1415-1509 (2012).

Kazmi, Humza. Comment. Counterinsurgency and the rule of law. 33 U. Pa. J. Int'l L. 871-905 (2012).

Kuhn, Walter E. The speedy trial rights of military detainees. 62 Syracuse L. Rev. 209-253 (2012).

Nikkel, Ashley C. Note. Painting ourselves into a corner: the fundamental paradoxes of modern warfare in ... (**Al Maqaleh v. Gates**, 605 F.3d 84, 2010.) 12 Nev. L.J. 443-485 (2012).

Smith, Kathryn. Note. Hey! That's my valor: the Stolen Valor Act and government regulation of false speech under the First Amendment. (**United States v. Alvarez**, 617 F.3d 1198, 2010, *cert. granted*, 80 U.S.L.W. 3098, 2011.) 53 B.C. L. Rev. 775-806 (2012).

NATURAL RESOURCES LAW

van Osch, Stijn. Note. Save our sharks: using international fisheries law within regional fisheries management organizations to improve shark conservation. 33 Mich. J. Int'l L. 383-431 (2012).

OIL, GAS, AND MINERAL LAW

Galligan, Thomas C., Jr. and student Brittan J. Bush. Displacement and preemption: the OPA's effect on general maritime law and state tort law punitive damages claims. 42 Cumb. L. Rev. 1-63 (2011-2012).

POLITICS

Andrist, Levi D. and Joel Gilbertson. Lawyering and lobbying: the discipline of public policy advocacy. 87 N.D. L. Rev. 59-84 (2011).

Hoffer, Stephanie R. Redirecting direct democracy: non-essential spending as political speech. 95 Marq. L. Rev. 563-639 (2011-2012).

Kennedy, Kersti Harter. Comment. Why land tenure reform is the key to political stability in Tonga. 21 Pac. Rim L. & Pol'y J. 327-362 (2012).

Pildes, Richard H. Law and the President. (Reviewing Eric A. Posner and Adrian Vermeule, The Executive Unbound: After the Madisonian Republic.) 125 Harv. L. Rev. 1381-1424 (2012).

Purdy, Jedediah. American natures: the shape of conflict in environmental law. 36 Harv. Envtl. L. Rev. 169-228 (2012).

Romiti, Jonathan. Note. Playing politics with shareholder value: the case for applying fiduciary law to corporate political donations post-**Citizens United**. 53 B.C. L. Rev. 737-774 (2012).

Zipkin, Saul. Administering election law. 95 Marq. L. Rev. 641-707 (2011-2012).

PRACTICE AND PROCEDURE

Allen, Mallory. Student article. Ninth Circuit unmasks anonymous Internet users and lowers the bar for disclosure of online speakers. (*In re Anonymous Online Speakers*, 611 F.3d 653, 2010, *opinion withdrawn and superseded by*, *In re Anonymous Online Speakers*, 2011 WL 61635, 2011.) 7 Wash. J. L. Tech. & Arts 75-91 (2011).

Burbank, Stephen B. International civil litigation in U.S. courts: becoming a paper tiger? 33 U. Pa. J. Int'l L. 663-673 (2012).

Keane, Peter D. Case comment. Constitutional law — the use of the clear and convincing evidence standard in civil commitment proceedings pursuant to the Adam Walsh Act does not violate due process. (**United States v. Comstock**, 627 F.3d 513, 2010.) 7 J. Health & Biomed. L. 667-680 (2012).

Liberato, Lynne and Kent Rutter. Reasons for reversal in the Texas courts of appeals. 48 Hous. L. Rev. 993-1047 (2012).

Sayler, Joseph M. Mischief makers beware: Minnesota courts' broad power to sanction misconduct in the wake of **Frazier v. BNSF**. 35 Hamline L. Rev. 67-100 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
June 1, 2012

Stark, Duncan. Student article. Juror investigation: is in-courtroom Internet research going too far? (**Carino v. Muenzen**, 2010 WL 3448071, 2010, *cert. denied*, 205 N.J. 100, 2011.) 7 Wash. J. L. Tech. & Arts 93-104 (2011).

Sternlight, Jean R. Tsunami: **AT&T Mobility LLC v. Concepcion** impedes access to justice. 90 Or. L. Rev. 703-727 (2012).

Telman, D.A. Jeremy. Intolerable abuses: rendition for torture and the state secrets privilege. 63 Ala. L. Rev. 429-498 (2012).

Ver Ploeg, Kimberley P. Comment. Shifting targets on shifting fees: attorney's fees in the wake of ... (**Singer Management Consultants, Inc. v. Milgram**, 650 F.3d 223, 2011.) 53 B.C. L. Rev. 807-820 (2012).

Winn, Jonathan J. Note. Death penalty without a hearing? How the Nevada Supreme Court's decision in **Bahena v. Goodyear** incorrectly defines discovery sanctions and denies due process to civil litigants. (**Bahena v. Goodyear Tire & Rubber Co.**, 235 P.3d 592, 2010.) 12 Nev. L.J. 486-509 (2012).

PRESIDENT/EXECUTIVE DEPARTMENT

Alexander, Janet Cooper. John Yoo's *War powers*: the law review and the world. 100 Cal. L. Rev. 331-364 (2012).

Gartner, David. Foreign relations, strategic doctrine, and presidential power. 63 Ala. L. Rev. 499-534 (2012).

Pildes, Richard H. Law and the President. (Reviewing Eric A. Posner and Adrian Vermeule, The Executive Unbound: After the Madisonian Republic.) 125 Harv. L. Rev. 1381-1424 (2012).

Telman, D.A. Jeremy. Intolerable abuses: rendition for torture and the state secrets privilege. 63 Ala. L. Rev. 429-498 (2012).

PROFESSIONAL ETHICS

Combs, Nancy Amoury. Legitimizing international criminal justice: the importance of process control. 33 Mich. J. Int'l L. 321-381 (2012).

Isakoff, Peter D. Note. Agents of change: the fiduciary duties of forwarding market professionals. 61 Duke L.J. 1563-1598 (2012).

Marks, Jonathan H. Toward a unified theory of professional ethics and human rights. 33 Mich. J. Int'l L. 215-263 (2012).

McGinniss, Michael S. Virtue ethics, earnestness, and the deciding lawyer: human flourishing in a legal community. 87 N.D. L. Rev. 19-57 (2011).

Osipian, Ararat L. Grey areas in the higher education sector: legality versus corruptibility. 2012 BYU Educ. & L.J. 141-190.

Sax, Joanna K. Financial conflicts of interest in science. 21 Annals Health L. 291-327 (2012).

Strickland, Cooper J. Recent development. The dark side of unattributed copying and the ethical implications of plagiarism in the legal profession. (**Iowa Supreme Court Attorney Disciplinary Board v. Cannon**, 789 N.W.2d 756, 2010.) 90 N.C. L. Rev. 920-953 (2012).

Tolan, Patrick E., Jr. It's about time: registration and regulation will boost competence and accountability of paid tax preparers. 31 Va. Tax Rev. 471-544 (2012).

Westfall, Paul. Ethically economic: the Affordable Care Act's impact on the administration of health benefits. 14 DePaul J. Health Care L. 99-133 (2011).

PROPERTY—PERSONAL AND REAL

Gey, Steven G. Deconceptualizing artists' rights. 49 San Diego L. Rev. 37-92 (2012).

Hogue, Jake. Note. Lines in the dirt: **West Linn Corporate Park**, exactions, and the effort to clarify federal takings law. (**W. Linn Corporate Park, L.L.C. v. City of W. Linn**, 428 F. App'x 700, *cert. denied*, 132 S. Ct. 578, 2011.) 90 Or. L. Rev. 885-912 (2012).

Kennedy, Kersti Harter. Comment. Why land tenure reform is the key to political stability in Tonga. 21 Pac. Rim L. & Pol'y J. 327-362 (2012).

Rausch, Rebecca L. Reframing **Roe**: property over privacy. 27 Berkeley J. Gender L. & Just. 28-63 (2012).

PSYCHOLOGY AND PSYCHIATRY

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

O'Neill, Timothy P. Law and "the argumentative theory." 90 Or. L. Rev. 837-853 (2012).

Sax, Joanna K. Financial conflicts of interest in science. 21 Annals Health L. 291-327 (2012).

Thomas, John. Autism, medicine, and the poison of enthusiasm and superstition. 7 J. Health & Biomed. L. 449-492 (2012).

Adjudicating the Guilty Mind. Foreword by Samuel W. Buell and Lisa Kern Griffin; articles by Janice Nadler, Stuart P. Green, Matthew B. Kugler, Alex Stein, Kimberly Kessler Ferzan, Darryl K. Brown, Samuel W. Buell, Lisa Kern Griffin and Dan Simon. 75 Law & Contemp. Probs. 1-209 (2012).

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

RELIGION

Choksi, Bilal M. Comment. Religious arbitration in Ontario — making the case based on the British example of the Muslim Arbitration Tribunal. 33 U. Pa. J. Int'l L. 791-840 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
June 1, 2012

Pierce, Raymond C. The First Amendment “under God”: reviewing the coercion test in establishment of religion claims. 35 *Hamline L. Rev.* 183-228 (2012).

Van Winkle, Andrew B. Comment. Separation of religion and state in Japan: a pragmatic interpretation of Articles 20 and 89 of the Japanese Constitution. 21 *Pac. Rim L. & Pol’y J.* 363-398 (2012).

REMEDIES

Grimm, Nicole E. Note. **Monsanto Co. v. Geertson Seed Farms**: limiting district courts’ equitable discretion to grant permanent injunctions for NEPA violations. (**Monsanto Co. v. Geertson Seed Farms**, 130 S. Ct. 2743, 2010.) 7 *J. Bus. & Tech. L.* 223-246 (2012).

Kian, Sina. The path of the Constitution: the original system of remedies, how it changed, and how the Court responded. 87 *N.Y.U. L. Rev.* 132-206 (2012).

RETIREMENT SECURITY

Kernodle, Matthew N. Note. Harmonizing internal whistleblower complaints with ERISA employee protections: a review of ERISA Section 510. 42 *U. Mem. L. Rev.* 459-492 (2011).

RICO

Thomas, Michael Levi. Note. How does one operate or manage an enterprise? Insights from ... (**Boyle v. United States**, 129 S. Ct. 2237, 2009.) 87 *N.Y.U. L. Rev.* 284-322 (2012).

SCIENCE AND TECHNOLOGY

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

Journal of Business & Technology Law
SMU Science and Technology Law Review
Washington Journal of Law, Technology & Arts

Corsaro, Veronica. Note. From Betamax to YouTube: how **Sony Corporation of America v. Universal City Studios, Inc.** could still be a standard for new technology. (**Sony Corp. of Am. v. Universal City Studios, Inc.**, 464 U.S. 417, 1984.) 64 *Fed. Comm. L.J.* 449-475 (2012).

Democko, Breanne M. Social media and the rules on authentication. 43 *U. Tol. L. Rev.* 367-405 (2012).

Durham, Alan L. The fractal geometry of invention. 53 *B.C. L. Rev.* 489-549 (2012).

Elhauge, Einer R. Why the Google Books settlement is procompetitive. 2 *J. Legal Analysis* 1-68 (2010).

Haile, Andrew J. Affiliate nexus in e-commerce. 33 *Cardozo L. Rev.* 1803-1838 (2012).

Schlanger, Serra J. Student article. Putting together the pieces: recent proposals to fill in the genetic testing regulatory puzzle. 21 *Annals Health L.* 383-405 (2012).

Sosnow, Robin E. Note. Genetic material girl: embryonic screening, the donor child, and the need for statutory reform. 7 *J. Health & Biomed. L.* 609-651 (2012).

Thomas, John. Autism, medicine, and the poison of enthusiasm and superstition. 7 *J. Health & Biomed. L.* 449-492 (2012).

Tran, Sarah. Expediting innovation. 36 *Harv. Envtl. L. Rev.* 123-168 (2012).

Webb, Justin P. Note. Car-ving out notions of privacy: the impact of GPS tracking and why **Maynard** is a move in the right direction. 95 *Marq. L. Rev.* 751-798 (2011-2012).

SECURITIES LAW

Arsenault, Steven J. Aesop and the ESOP: a new fable about dividends and redemptions. 31 *Va. Tax Rev.* 545-572 (2012).

Bilali, Genci. Know your customer—or not. 43 *U. Tol. L. Rev.* 319-366 (2012).

Brinker, Matthew. Comment. Adding meaning to “meaningful cautionary statements”: protecting investors with a narrow reading of the PSLRA’s safe harbor for forward-looking statements. 84 *Temp. L. Rev.* 481-521 (2012).

Duruigbo, Emeka. Stimulating long-term shareholding. 33 *Cardozo L. Rev.* 1733-1801 (2012).

Isakoff, Peter D. Note. Agents of change: the fiduciary duties of forwarding market professionals. 61 *Duke L.J.* 1563-1598 (2012).

Weiner, Alex S. Comment. Net equity only comes with net equality: an exploration of an alternative remedy for victims of Ponzi schemes. 84 *Temp. L. Rev.* 523-553 (2012).

SEXUALITY AND THE LAW

Baker, Carrie N. The influence of international human trafficking on United States prostitution laws: the case of expungement laws. 62 *Syracuse L. Rev.* 171-182 (2012).

Beck, Randy. Fueling controversy. 95 *Marq. L. Rev.* 735-750 (2011-2012).

Calvert, Clay. Of burning houses and roasting pigs: why **Butler v. Michigan** remains a key free speech victory more than a half-century later. 64 *Fed. Comm. L.J.* 247-274 (2012).

Connolly, Lisa C. Note. Anti-gay bullying in schools—are anti-bullying statutes the solution? 87 *N.Y.U. L. Rev.* 248-283 (2012).

Frye, Brian L. The dialectic of obscenity. 35 *Hamline L. Rev.* 229-278 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
June 1, 2012

Gilligan, Meghan. Note. It's not popular but it sure is right: the (in)admissibility of statements made pursuant to sexual offender treatment programs. 62 Syracuse L. Rev. 255-280 (2012).

Hamilton, Melissa. The child pornography crusade and its net-widening effect. 33 Cardozo L. Rev. 1679-1732 (2012).

Keane, Peter D. Case comment. Constitutional law — the use of the clear and convincing evidence standard in civil commitment proceedings pursuant to the Adam Walsh Act does not violate due process. (**United States v. Comstock**, 627 F.3d 513, 2010.) 7 J. Health & Biomed. L. 667-680 (2012).

Waldman, Ari Ezra. Tormented: antigay bullying in schools. 84 Temp. L. Rev. 385-442 (2012).

SOCIAL WELFARE

DeBoer, Michael J. Medicare coverage policy and decision making, preventive services, and comparative effectiveness research before and after the Affordable Care Act. 7 J. Health & Biomed. L. 493-572 (2012).

Upadrashta, Pranava. Recent development. Child exclusion provisions: the harmful impacts on domestic violence survivors. 27 Berkeley J. Gender L. & Just. 113-141 (2012).

SPORTS

Busby, J. Winston. Comment. Playing for love: why the NCAA rules must require a knowledge-intent element to affect the eligibility of student-athletes. 42 Cumb. L. Rev. 135-180 (2011-2012).

McAndrews, Patrick J. Keeping score: how universities can comply with Title IX without eliminating men's collegiate athletic programs. 2012 BYU Educ. & L.J. 111-140.

Nelson, Timothy G. Comment. Flag on the play: the ineffectiveness of athlete-agent laws and regulations—and how North Carolina can take advantage of a scandal to be a model for reform. 90 N.C. L. Rev. 800-836 (2012).

Penrose, Mary Margaret. Tattoos, tickets, and other tawdry behavior: how universities use federal law to hide their scandals. 33 Cardozo L. Rev. 1555-1600 (2012).

STATE AND LOCAL GOVERNMENT LAW

Freiberg, Michael. Options for state and local governments to regulate non-cigarette tobacco products. 21 Annals Health L. 407-445 (2012).

TAXATION—FEDERAL INCOME

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

Puckett, James M. Location, location, location: using cost of living to achieve tax equity. 63 Ala. L. Rev. 591-623 (2012).

Schneller, Jonathan P. The earned income tax credit and the administration of tax expenditures. 90 N.C. L. Rev. 719-799 (2012).

Zelinsky, Edward A. Do religious tax exemptions entangle in violation of the Establishment Clause? The constitutionality of the parsonage allowance exclusion and the religious exemptions of the individual health care mandate and the FICA and self-employment taxes. 33 Cardozo L. Rev. 1633-1677 (2012).

TAXATION—STATE AND LOCAL

Haile, Andrew J. Affiliate nexus in e-commerce. 33 Cardozo L. Rev. 1803-1838 (2012).

Janssen, Cari Beth. Student article. (Un) happy holidays: the true meaning of sales tax "holiday" policy. 24 Loy. Consumer L. Rev. 412-441 (2012).

Shanske, Darien. How less can be more: using the federal income tax to stabilize state and local finance. 31 Va. Tax Rev. 413-469 (2012).

Singleton, J. Paul. Yes, Virginia, tax loopholes still exist: an examination of the Tennessee Community Property Trust Act of 2010. 42 U. Mem. L. Rev. 369-411 (2011).

TORTS

Allen, Mallory. Student article. Ninth Circuit unmasking anonymous Internet users and lowers the bar for disclosure of online speakers. (*In re Anonymous Online Speakers*, 611 F.3d 653, 2010, *opinion withdrawn and superseded by, In re Anonymous Online Speakers*, 2011 WL 61635, 2011.) 7 Wash. J. L. Tech. & Arts 75-91 (2011).

Bains, Abigail. Casenote. Constitutional law—Free Speech Clause—First Amendment shields funeral picketers from tort liability for speech touching upon matters of public concern. (**Snyder v. Phelps**, 131 S. Ct. 1207, 2011.) 42 Cumb. L. Rev. 229-244 (2011-2012).

Galligan, Thomas C., Jr. and student Brittan J. Bush. Displacement and preemption: the OPA's effect on general maritime law and state tort law punitive damages claims. 42 Cumb. L. Rev. 1-63 (2011-2012).

Harris, Lindsay M. Note. North Dakota's seat belt defense: it's time for North Dakota to statutorily adopt the doctrine of avoidable consequences. 87 N.D. L. Rev. 139-165 (2011).

Patterson, Jeff. Student article. End user liability for software developed with trade secrets. (**Silvaco Data Systems v. Intel Corp.**, 109 Cal. Rptr. 3d 27, 2010.) 7 Wash. J. L. Tech. & Arts 105-120 (2011).

Note. Improving the carceral conditions of federal immigrant detainees. 125 Harv. L. Rev. 1476-1497 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
June 1, 2012

TRADE REGULATION

Allen, Michael. Case comment. Antitrust health care law — no agreement between alleged Sherman Act conspirators results in upholding of summary judgment. (**Omnicare, Inc. v. UnitedHealth Group, Inc.**, 629 F.3d 697, 2011.) 7 J. Health & Biomed. L. 653-665 (2012).

Faulhaber, Gerald R., Robert W. Hahn and Hal J. Singer. Assessing competition in U.S. wireless markets: review of the FCC's competition reports. 64 Fed. Comm. L.J. 319-369 (2012).

Shelanski, Howard A. Justice Breyer, Professor Kahn, and antitrust enforcement in regulated industries. 100 Cal. L. Rev. 487-517 (2012).

Stucke, Maurice E. Reconsidering antitrust's goals. 53 B.C. L. Rev. 551-629 (2012).

Wright, Joshua D. and Judd E. Stone II. Misbehavioral economics: the case against behavioral antitrust. 33 Cardozo L. Rev. 1517-1553 (2012).

WOMEN

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

Baker, Jeffrey R. Trifling violence: the U.S. Supreme Court, domestic violence and a theory of love. 42 Cumb. L. Rev. 65-134 (2011-2012).

Bartlett, Katharine T. Feminist legal scholarship: a history through the lens of the California Law Review. 100 Cal. L. Rev. 381-429 (2012).

Brenner, Hannah and Renee Newman Knake. Rethinking gender equality in the legal profession's pipeline to power: a study on media coverage of Supreme Court nominees (phase I, the introduction week). 84 Temp. L. Rev. 325-383 (2012).

Cox, Jeannette. Pregnancy as "disability" and the amended Americans with Disabilities Act. 53 B.C. L. Rev. 443-487 (2012).

WORKERS' COMPENSATION LAW

Richardson, Leah D'Aurora. Recent development. The "substantial uncertainty" of the viability of **Woodson** claims after ... (**Valenzuela v. Pallet Express, Inc.**, 700 S.E.2d 76, 2010.) 90 N.C. L. Rev. 884-919 (2012).

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

63 ALABAMA LAW REVIEW, NO. 3, PP. 429-666, 2012.

Telman, D.A. Jeremy. Intolerable abuses: rendition for torture and the state secrets privilege. 63 Ala. L. Rev. 429-498 (2012).

Gartner, David. Foreign relations, strategic doctrine, and presidential power. 63 Ala. L. Rev. 499-534 (2012).

Sacharoff, Laurent. **Miranda's** hidden right. 63 Ala. L. Rev. 535-589 (2012).

Puckett, James M. Location, location, location: using cost of living to achieve tax equity. 63 Ala. L. Rev. 591-623 (2012).

Kimbrough, Ashten. Note. Transformative use vs. market impact: why the fourth fair use factor should not be supplanted by transformative use as the most important element in a fair use analysis. 63 Ala. L. Rev. 625-640 (2012).

Rich, Mike. Note. Textbooks disclaimed or evolution denied: a constitutional analysis of textbook disclaimer policies and academic freedom acts. 63 Ala. L. Rev. 641-666 (2012).

21 ANNALS OF HEALTH LAW, NO. 2, WINTER, 2012.

Singer, Lawrence, Megan Bess, John Blum and Daniel Marino, Editor-in-Chief. Foreword. 21 Annals Health L. i-iii (2012).

Sax, Joanna K. Financial conflicts of interest in science. 21 Annals Health L. 291-327 (2012).

Francis, Maggie H. Student article. Beyond "safe and effective": the role of the Federal Government in supporting and disseminating comparative-effectiveness research. 21 Annals Health L. 329-382 (2012).

Schlanger, Serra J. Student article. Putting together the pieces: recent proposals to fill in the genetic testing regulatory puzzle. 21 Annals Health L. 383-405 (2012).

Freiberg, Michael. Options for state and local governments to regulate non-cigarette tobacco products. 21 Annals Health L. 407-445 (2012).

Boumil, Marcia M. and students Kaitlyn Dunn, Nancy Ryan and Katrina Clearwater. Prescription data mining, medical privacy and the First Amendment: the U.S. Supreme Court in **Sorrell v. IMS Health Inc.**. 21 Annals Health L. 447-491 (2012).

Ourso, André. Can the FDA improve oversight of foreign clinical trials?: closing the information gap and moving towards a globalized regulatory scheme. 21 Annals Health L. 493-511 (2012).

27 BERKELEY JOURNAL OF GENDER, LAW & JUSTICE, NO. 1, WINTER, 2012.

Dedication to Girls Kick It. 27 Berkeley J. Gender L. & Just. unpagged (2012).

From the Editors. 27 Berkeley J. Gender L. & Just. unpagged (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
June 1, 2012

Hartry, Allison S. Comment. Gendering crimmigration: the intersection of gender, immigration, and the criminal justice system. 27 Berkeley J. Gender L. & Just. 1-27 (2012).

Rausch, Rebecca L. Reframing **Roe**: property over privacy. 27 Berkeley J. Gender L. & Just. 28-63 (2012).

Shatz, Steven F. and Naomi R. Shatz. Chivalry is not dead: murder, gender, and the death penalty. 27 Berkeley J. Gender L. & Just. 64-112 (2012).

Upadrashta, Pranava. Recent development. Child exclusion provisions: the harmful impacts on domestic violence survivors. 27 Berkeley J. Gender L. & Just. 113-141 (2012).

Alsgaard, Hannah. Book review. (Reviewing Deborah L. Rhode, The Beauty Bias: The Injustice of Appearance in Life and Law.) 27 Berkeley J. Gender L. & Just. 142-149 (2012).

Stabile, Emily. Book review. (Reviewing Martha Chamallas and Jennifer B. Wriggins and Jennifer B. Wriggins, The Measure of Injury: Race, Gender, and Tort Law.) 27 Berkeley J. Gender L. & Just. 150-159 (2012).

Everett, Erin. Book review. (Reviewing Joan C. Williams, Reshaping the Work-Family Debate: Why Men and Class Matter.) 27 Berkeley J. Gender L. & Just. 160-170 (2012).

53 BOSTON COLLEGE LAW REVIEW, NO. 2, MARCH, 2012.

Black, Derek W. Middle-income peers as educational resources and the constitutional right to equal access. 53 B.C. L. Rev. 373-442 (2012).

Cox, Jeannette. Pregnancy as "disability" and the amended Americans with Disabilities Act. 53 B.C. L. Rev. 443-487 (2012).

Durham, Alan L. The fractal geometry of invention. 53 B.C. L. Rev. 489-549 (2012).

Stucke, Maurice E. Reconsidering antitrust's goals. 53 B.C. L. Rev. 551-629 (2012).

Snyder, Brad and John Q. Barrett. Rehnquist's missing letter: a former law clerk's 1955 thoughts on Justice Jackson and **Brown**. 53 B.C. L. Rev. 631-660 (2012).

Clements, Christopher. Note. Protecting protected speech: violent video game legislation post-**Brown v. Entertainment Merchants Ass'n**. (**Brown v. Entm't Merchs. Ass'n**, 131 S. Ct. 2729, 2011.) 53 B.C. L. Rev. 661-692 (2012).

Olson, Alexandra E. Note. Dilution by tarnishment: an unworkable cause of action in cases of artistic expression. 53 B.C. L. Rev. 693-736 (2012).

Romiti, Jonathan. Note. Playing politics with shareholder value: the case for applying fiduciary law to corporate political donations post-**Citizens United**. 53 B.C. L. Rev. 737-774 (2012).

Smith, Kathryn. Note. Hey! That's my valor: the Stolen Valor Act and government regulation of false speech under the First Amendment. (**United States v. Alvarez**, 617 F.3d 1198, 2010, *cert. granted*, 80 U.S.L.W. 3098, 2011.) 53 B.C. L. Rev. 775-806 (2012).

Ver Ploeg, Kimberley P. Comment. Shifting targets on shifting fees: attorney's fees in the wake of ... (**Singer Management Consultants, Inc. v. Milgram**, 650 F.3d 223, 2011.) 53 B.C. L. Rev. 807-820 (2012).

2012 BRIGHAM YOUNG UNIVERSITY EDUCATION AND LAW JOURNAL, NO. 1, PP. 1-214.

Green, Preston C., Bruce D. Baker and Joseph Oluwole. The legal and policy implications of value-added teacher assessment policies. 2012 BYU Educ. & L.J. 1-29.

Lemons, Bryan R. Public education and student privacy: application of the Fourth Amendment to dormitories at public colleges and universities. 2012 BYU Educ. & L.J. 31-77.

Martin, Benton. An increased role for the Department of Education in addressing federalism concerns. 2012 BYU Educ. & L.J. 79-110.

McAndrews, Patrick J. Keeping score: how universities can comply with Title IX without eliminating men's collegiate athletic programs. 2012 BYU Educ. & L.J. 111-140.

Osipian, Ararat L. Grey areas in the higher education sector: legality versus corruptibility. 2012 BYU Educ. & L.J. 141-190.

Cox, Clayton. Note. Learning together: using ADR to improve communication and collaboration in education. 2012 BYU Educ. & L.J. 191-213.

100 CALIFORNIA LAW REVIEW, NO. 2, APRIL, 2012.

Tassin, Philip J. Editor's note. 100 Cal. L. Rev. unpagged (2012).

Edley, Christopher, Jr. Fiat flux: evolving purposes and ideals of the great American public law school. 100 Cal. L. Rev. 313-330 (2012).

Alexander, Janet Cooper. John Yoo's *War powers*: the law review and the world. 100 Cal. L. Rev. 331-364 (2012).

Anderson, Michelle Wilde. *Sprawl's shepherd*: the rural county. 100 Cal. L. Rev. 365-380 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
June 1, 2012

Bartlett, Katharine T. Feminist legal scholarship: a history through the lens of the California Law Review. 100 Cal. L. Rev. 381-429 (2012).

Delgado, Richard. Centennial reflections on the California Law Review's scholarship on race: the structure of civil rights thought. 100 Cal. L. Rev. 431-462 (2012).

Lemley, Mark A. Contracting around liability rules. 100 Cal. L. Rev. 463-486 (2012).

Shelanski, Howard A. Justice Breyer, Professor Kahn, and antitrust enforcement in regulated industries. 100 Cal. L. Rev. 487-517 (2012).

33 CARDOZO LAW REVIEW, NO. 4, APRIL, 2012.

Hughes, Justin. A short history of "intellectual property" in relation to copyright. 33 Cardozo L. Rev. 1293-1340 (2012).

Lippman, Hon. Jonathan. The judge and extrajudicial conduct: challenges, lessons learned, and a proposed framework for assessing the propriety of pursuing activities beyond the bench. 33 Cardozo L. Rev. 1341-1388 (2012).

Sawicki, Nadia N. The hollow promise of freedom of conscience. 33 Cardozo L. Rev. 1389-1449 (2012).

Howe, Scott W. Can California save its death sentences? Will Californians save the expense? 33 Cardozo L. Rev. 1451-1516 (2012).

Wright, Joshua D. and Judd E. Stone II. Misbehavioral economics: the case against behavioral antitrust. 33 Cardozo L. Rev. 1517-1553 (2012).

Penrose, Mary Margaret. Tattoos, tickets, and other tawdry behavior: how universities use federal law to hide their scandals. 33 Cardozo L. Rev. 1555-1600 (2012).

Price, W. Nicholson II. Unlocked future: why gene patents won't hinder whole genome sequencing and personalized medicine. 33 Cardozo L. Rev. 1601-1631 (2012).

Zelinsky, Edward A. Do religious tax exemptions entangle in violation of the Establishment Clause? The constitutionality of the parsonage allowance exclusion and the religious exemptions of the individual health care mandate and the FICA and self-employment taxes. 33 Cardozo L. Rev. 1633-1677 (2012).

Hamilton, Melissa. The child pornography crusade and its net-widening effect. 33 Cardozo L. Rev. 1679-1732 (2012).

Duruigbo, Emeka. Stimulating long-term shareholding. 33 Cardozo L. Rev. 1733-1801 (2012).

Haile, Andrew J. Affiliate nexus in e-commerce. 33 Cardozo L. Rev. 1803-1838 (2012).

18 CLINICAL LAW REVIEW, NO. 2, SPRING, 2012.

Anderson, Alexis, Lynn Barenberg and Carwina Weng. Challenges of "sameness": pitfalls and benefits to assumed connections in lawyering. 18 Clinical L. Rev. 339-399 (2012).

Barry, Margaret Martin, et al. Teaching social justice lawyering: systematically including community legal education in law school clinics. 18 Clinical L. Rev. 401-457 (2012).

Kestenbaum, Jocelyn Getgen, Esteban Hoyos-Ceballos and Melissa C. de Aguila Talvadkar. Catalysts for change: a proposed framework for human rights clinical teaching and advocacy. 18 Clinical L. Rev. 459-504 (2012).

Mlyniec, Wallace J. Where to begin? Training new teachers in the art of clinical pedagogy. 18 Clinical L. Rev. 505-591 (2012).

42 CUMBERLAND LAW REVIEW, NO. 1, PP. 1-244, 2011-2012.

Galligan, Thomas C., Jr. and student Brittan J. Bush. Displacement and preemption: the OPA's effect on general maritime law and state tort law punitive damages claims. 42 Cumb. L. Rev. 1-63 (2011-2012).

Baker, Jeffrey R. Trifling violence: the U.S. Supreme Court, domestic violence and a theory of love. 42 Cumb. L. Rev. 65-134 (2011-2012).

Busby, J. Winston. Comment. Playing for love: why the NCAA rules must require a knowledge-intent element to affect the eligibility of student-athletes. 42 Cumb. L. Rev. 135-180 (2011-2012).

Stancombe, Brittany R. Fed up with being felt up: the complicated relationship between the Fourth Amendment and TSA's "body scanners" and "pat-downs." 42 Cumb. L. Rev. 181-215 (2011-2012).

Jones, Bryant. Casenote. Employment law—Legal Arizona Workers Act—Arizona law neither conflicts with nor is preempted by existing federal law. (**Chamber of Commerce of U.S. v. Whiting**, 131 S. Ct. 1968, 2011.) 42 Cumb. L. Rev. 217-228 (2011-2012).

Bains, Abigail. Casenote. Constitutional law—Free Speech Clause—First Amendment shields funeral picketers from tort liability for speech touching upon matters of public concern. (**Snyder v. Phelps**, 131 S. Ct. 1207, 2011.) 42 Cumb. L. Rev. 229-244 (2011-2012).

14 DEPAUL JOURNAL OF HEALTH CARE LAW, NO. 1, FALL, 2011.

Hethcoat, Gayland O. II. In the crosshairs: legislative restrictions on patient-physician speech about firearms. 14 DePaul J. Health Care L. 1-34 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21
June 1, 2012

Abbott, Ryan, M.D. Treating the health care crisis: complementary and alternative medicine for PPACA. 14 DePaul J. Health Care L. 35-98 (2011).

Westfall, Paul. Ethically economic: the Affordable Care Act's impact on the administration of health benefits. 14 DePaul J. Health Care L. 99-133 (2011).

Ogolla, Christopher. Non-criminal *habeas corpus* for quarantine and isolation detainees: serving the private right or violating public policy? 14 DePaul J. Health Care L. 135-167 (2011).

Pegion, Anthony D. and Andrew Zacher. Mandating HPV vaccinations in the United States. 14 DePaul J. Health Care L. 169-187 (2011).

61 DUKE LAW JOURNAL, NO. 7, APRIL, 2012.

Fromer, Jeanne C. The Intellectual Property Clause's external limitations. 61 Duke L.J. 1329-1414 (2012).

Huq, Aziz Z. Forum choice for terrorism suspects. 61 Duke L.J. 1415-1509 (2012).

Richman, Barak and Dennis Schmeltzer. When money grew on trees: **Lucy v. Zehmer** and contracting in a boom market. 61 Duke L.J. 1511-1562 (2012).

Isakoff, Peter D. Note. Agents of change: the fiduciary duties of forwarding market professionals. 61 Duke L.J. 1563-1598 (2012).

64 FEDERAL COMMUNICATIONS LAW JOURNAL, NO. 2, MARCH, 2012.

Kellogg, Sarah L. Editor's note. 64 Fed. Comm. L.J. unpagged (2012).

Calvert, Clay. Of burning houses and roasting pigs: why **Butler v. Michigan** remains a key free speech victory more than a half-century later. 64 Fed. Comm. L.J. 247-274 (2012).

Holt, Lynne and Mary Galligan. Is it time to recreate the E-rate program? 64 Fed. Comm. L.J. 275-317 (2012).

Faulhaber, Gerald R., Robert W. Hahn and Hal J. Singer. Assessing competition in U.S. wireless markets: review of the FCC's competition reports. 64 Fed. Comm. L.J. 319-369 (2012).

Hibbard, Christa M. Note. Wiretapping the Internet: the expansion of the Communications Assistance to Law Enforcement Act to extend government surveillance. 64 Fed. Comm. L.J. 371-399 (2012).

Simshaw, Drew. Note. Survival of the standard: today's public interest requirement in television broadcasting and the return to regulation. 64 Fed. Comm. L.J. 401-425 (2012).

Robinson, Cameron. Note. Consumer watchdog: the FCC's proposed rulemaking to help consumers avoid bill shock. 64 Fed. Comm. L.J. 427-448 (2012).

Corsaro, Veronica. Note. From Betamax to YouTube: how **Sony Corporation of America v. Universal City Studios, Inc.** could still be a standard for new technology. (**Sony Corp. of Am. v. Universal City Studios, Inc.**, 464 U.S. 417, 1984.) 64 Fed. Comm. L.J. 449-475 (2012).

12 FLORIDA TAX REVIEW, NO. 3, PP. 125-182, 2012.

McMahon, Martin J., Jr. Understanding consolidated returns. 12 Fla. Tax Rev. 125-182 (2012).

35 HAMLINE LAW REVIEW, NO. 1, WINTER, 2012.

McDonough, Lawrence R. To be or not to be unpublished: housing law and the lost precedent of the Minnesota Court of Appeals. 35 Hamline L. Rev. 1-42 (2012).

Thomson, Dean B. and James R. Thomson. The business risk doctrine in Minnesota: the emperor has no clothes. 35 Hamline L. Rev. 43-66 (2012).

Saylor, Joseph M. Mischief makers beware: Minnesota courts' broad power to sanction misconduct in the wake of **Frazier v. BNSF**. 35 Hamline L. Rev. 67-100 (2012).

Norris, Jesse J. Should states expand judicial sentence modification? A cautionary tale. 35 Hamline L. Rev. 101-137 (2012).

Hawkins, Laura. The CERCLA of life: using environmental regulation to revive the Menomonee Valley. 35 Hamline L. Rev. 139-181 (2012).

Pierce, Raymond C. The First Amendment "under God": reviewing the coercion test in establishment of religion claims. 35 Hamline L. Rev. 183-228 (2012).

Frye, Brian L. The dialectic of obscenity. 35 Hamline L. Rev. 229-278 (2012).

Duvall, Kenneth. The defendant was not heard...now what?: prejudice analysis, harmless error review, and the right to testify. 35 Hamline L. Rev. 279-326 (2012).

36 HARVARD ENVIRONMENTAL LAW REVIEW, NO. 1, PP. 1-304, 2012.

Jay, Jessica E. When perpetual is not forever: the challenge of changing conditions, amendment, and termination of perpetual conservation easements. 36 Harv. Envtl. L. Rev. 1-78 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22
June 1, 2012

Knicley, Jared E. Debt, nature, and indigenous rights: twenty-five years of debt-for-nature evolution. 36 Harv. Envtl. L. Rev. 79-122 (2012).

Tran, Sarah. Expediting innovation. 36 Harv. Envtl. L. Rev. 123-168 (2012).

Purdy, Jedediah. American natures: the shape of conflict in environmental law. 36 Harv. Envtl. L. Rev. 169-228 (2012).

Womble, Philip and Martin Doyle. The geography of trading ecosystem services: a case study of wetland and stream compensatory mitigation markets. 36 Harv. Envtl. L. Rev. 229-296 (2012).

Brody, David R. Case comment. **American Electric Power Co. v. Connecticut**. 36 Harv. Envtl. L. Rev. 297-304 (2012).

125 HARVARD LAW REVIEW, NO. 6, APRIL, 2012.

Franklin, Cary. Inventing the “traditional concept” of sex discrimination. 125 Harv. L. Rev. 1307-1380 (2012).

Pildes, Richard H. Law and the President. (Reviewing Eric A. Posner and Adrian Vermeule, The Executive Unbound: After the Madisonian Republic.) 125 Harv. L. Rev. 1381-1424 (2012).

Weisberg, Robert. Crime and law: an American tragedy. (Reviewing William J. Stuntz, The Collapse of American Criminal Justice.) 125 Harv. L. Rev. 1425-1452 (2012).

Note. Everlasting software. 125 Harv. L. Rev. 1454-1475 (2012).

Note. Improving the carceral conditions of federal immigrant detainees. 125 Harv. L. Rev. 1476-1497 (2012).

Recent case. Sixth Amendment — ineffective assistance of counsel — Sixth Circuit holds that defense counsel’s nap during the defendant’s cross-examination does not clearly violate the Sixth Amendment. (**Muniz v. Smith**, 647 F.3d 619, 2011.) 125 Harv. L. Rev. 1498-1505 (2012).

Recent case. Constitutional law — First Amendment — Second Circuit finds affirmative speech condition on Leadership Act funds unconstitutional. (**Alliance for Open Society International v. U.S. Agency for International Development**, 651 F.3d 218, 2011.) 125 Harv. L. Rev. 1506-1513 (2012).

Recent case. Evidence — eyewitness identifications — New Jersey Supreme Court uses psychological research to update admissibility standards for out-of-court identifications. (**State v. Henderson**, 27 A.3d 872, 2011.) 125 Harv. L. Rev. 1514-1521 (2012).

Recent case. Due process — immigration detention — Third Circuit holds that the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 authorizes immigration detention only for a “reasonable period of time.” (**Diop v. ICE/Homeland Security**, 656 F.3d 221, 2011.) 125 Harv. L. Rev. 1522-1529 (2012).

Recent case. Fourteenth Amendment — school desegregation — Ninth Circuit requires continued federal oversight of school district. (**Fisher v. Tucson Unified School District**, 652 F.3d 1131, 2011.) 125 Harv. L. Rev. 1530-1537 (2012).

Recent case. Copyright law — first sale doctrine — Second Circuit holds that the first sale doctrine does not apply to imported works manufactured and first sold abroad. (**John Wiley & Sons, Inc. v. Kirtsaeng**, 654 F.3d 210, 2011.) 125 Harv. L. Rev. 1538-1545 (2012).

Recent administrative interpretation. Separation of powers — War Powers Resolution — Obama Administration argues that U.S. military action in Libya does not constitute “hostilities.” (*Libya and War Powers: Hearing Before the Senate Committee on Foreign Relations*, 112th Cong. 7-40, 2011.) 125 Harv. L. Rev. 1546-1553 (2012).

Recent legislation. International law — universal jurisdiction — United Kingdom adds barrier to private prosecution of universal jurisdiction crimes. (Police Reform and Social Responsibility Act, 2011, c.13, U.K.) 125 Harv. L. Rev. 1554-1561 (2012).

Recent publications. 125 Harv. L. Rev. 1562 (2012).

48 HOUSTON LAW REVIEW, NO. 5, WINTER, 2012.

Liberato, Lynne and Kent Rutter. Reasons for reversal in the Texas courts of appeals. 48 Hous. L. Rev. 993-1047 (2012).

Ryan, Meghan J. Proximate retribution. 48 Hous. L. Rev. 1049-1106 (2012).

Todres, Jonathan. Maturity. 48 Hous. L. Rev. 1107-1165 (2012).

Keeton, Chelsea M. Comment. Sharing sustainability: preventing international environmental injustice in an age of regulation. 48 Hous. L. Rev. 1167-1203 (2012).

Sherrod, Heather. Comment. The “hot news” doctrine: it’s not 1918 anymore—why the “hot news” doctrine shouldn’t be used to save the newspapers. 48 Hous. L. Rev. 1205-1240 (2012).

Zinda, Stephen. Comment. Preserving the copyright balance: why copyright misuse should invalidate software licenses designed to prohibit resale and oust service market competition. 48 Hous. L. Rev. 1241-1274 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23

June 1, 2012

7 JOURNAL OF BUSINESS & TECHNOLOGY LAW, NO. 1, PP. 1-246, 2012.

Glazer, Hon. Steven A. Those speed cameras are everywhere: automated speed monitoring law, enforcement, and physics in Maryland. 7 J. Bus. & Tech. L. 1-21 (2012).

Chaudhry, Peggy E. Curbing consumer complicity for counterfeits in a digital environment. 7 J. Bus. & Tech. L. 23-34 (2012).

Rae-Hunter, Casey. Better mousetraps: licensing, access, and innovation in the new music marketplace. 7 J. Bus. & Tech. L. 35-67 (2012).

Campbell, Patricia E. and Michael Pecht. The emperor's new clothes: intellectual property protections in China. 7 J. Bus. & Tech. L. 69-115 (2012).

Rappoport, Nancy B. The case for value billing in Chapter 11. 7 J. Bus. & Tech. L. 117-179 (2012).

Leyba, Tracy L. Note. **Hamilton v. Lanning**: the economic implications of forecasting a debtor's disposable income. (**Hamilton v. Lanning**, 130 S. Ct. 2464, 2010.) 7 J. Bus. & Tech. L. 181-200 (2012).

Redd, Justin A. Note. **Educational Media Company at Virginia Tech, Inc. v. Swecker**: First Amendment lite waters down commercial speech protection. (**Educational Media Company at Virginia Tech, Inc. v. Swecker**, 602 F.3d 583, *cert. denied*, 131 S. Ct. 646, 2010.) 7 J. Bus. & Tech. L. 201-222 (2012).

Grimm, Nicole E. Note. **Monsanto Co. v. Geertson Seed Farms**: limiting district courts' equitable discretion to grant permanent injunctions for NEPA violations. (**Monsanto Co. v. Geertson Seed Farms**, 130 S. Ct. 2743, 2010.) 7 J. Bus. & Tech. L. 223-246 (2012).

7 JOURNAL OF HEALTH & BIOMEDICAL LAW, NO. 3, PP. 407-680, 2012.

Diamond, Rebekah. Editor's note. 7 J. Health & Biomed. L. i (2012).

James, Vaughn E. No help for the helpless: how the law has failed to serve and protect persons suffering from Alzheimer's disease. 7 J. Health & Biomed. L. 407-448 (2012).

Thomas, John. Autism, medicine, and the poison of enthusiasm and superstition. 7 J. Health & Biomed. L. 449-492 (2012).

DeBoer, Michael J. Medicare coverage policy and decision making, preventive services, and comparative effectiveness research before and after the Affordable Care Act. 7 J. Health & Biomed. L. 493-572 (2012).

Abel, Brendan. Note. Physician assisted homicide in organ donations after cardiac death: the failure of biotechnologies to comply with the Uniform Definition of Death Act and the dead donor rule. 7 J. Health & Biomed. L. 573-607 (2012).

Sosnow, Robin E. Note. Genetic material girl: embryonic screening, the donor child, and the need for statutory reform. 7 J. Health & Biomed. L. 609-651 (2012).

Allen, Michael. Case comment. Antitrust health care law — no agreement between alleged Sherman Act conspirators results in upholding of summary judgment. (**Omnicare, Inc. v. UnitedHealth Group, Inc.**, 629 F.3d 697, 2011.) 7 J. Health & Biomed. L. 653-665 (2012).

Keane, Peter D. Case comment. Constitutional law — the use of the clear and convincing evidence standard in civil commitment proceedings pursuant to the Adam Walsh Act does not violate due process. (**United States v. Comstock**, 627 F.3d 513, 2010.) 7 J. Health & Biomed. L. 667-680 (2012).

41 JOURNAL OF LAW & EDUCATION, NO. 2, APRIL, 2012.

González, Thalia. Keeping kids in schools: restorative justice, punitive discipline, and the school to prison pipeline. 41 J.L. & Educ. 281-335 (2012).

Saiger, Aaron J. Changing the conversation in education law: political geography and virtual schooling. (Reviewing James E. Ryan, *Five Miles Away, A World Apart*; Paul E. Peterson, *Saving Schools: From Horace Mann to Virtual Learning*.) 41 J.L. & Educ. 337-362 (2012).

Recent decisions. Supreme Court. 41 J.L. & Educ. 363-375 (2012).

Recent decisions. Lower federal courts and state courts. Primary and secondary education. Universities and other institutions. 41 J.L. & Educ. 376-399 (2012).

Commentary. Primary and secondary education. Universities and other institutions. 41 J.L. & Educ. 401-416 (2012).

Arnold, Christopher. The AIA and TTOS: how technology transfer offices can best handle the changes in patent law brought about by the America Invents Act. 41 J.L. & Educ. 417-425 (2012).

Cooper, Taylor D. When a public school can be liable for private acts of violence: the new direction taken in **Covington County**. 41 J.L. & Educ. 427-433 (2012).

2 JOURNAL OF LEGAL ANALYSIS, NO. 1, SPRING, 2010.

Elhauge, Einer R. Why the Google Books settlement is procompetitive. 2 J. Legal Analysis 1-68 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24
June 1, 2012

Ho, Daniel E. and Kevin M. Quinn. Did a switch in time save nine? 2 J. Legal Analysis 69-113 (2010).

Blum, Gabriella. The dispensable lives of soldiers. 2 J. Legal Analysis 115-170 (2010).

Guzman, Andrew T. and Timothy L. Meyer. International soft law. 2 J. Legal Analysis 171-225 (2010).

Harel, Alon and Tsvi Kahana. The easy core case for judicial review. 2 J. Legal Analysis 227-256 (2010).

Farnsworth, Ward, Anup Malani and student Dustin F. Guzior. Ambiguity about ambiguity: an empirical inquiry into legal interpretation. 2 J. Legal Analysis 257-300 (2010).

Shavell, Steven. Should copyright of academic works be abolished? 2 J. Legal Analysis 301-358 (2010).

Goldberg, Victor P. Excuse doctrine: the Eisenberg uncertainty principle. 2 J. Legal Analysis 359-381 (2010).

Eisenberg, Melvin A. *Impossibility, impracticability, and frustration*—Professor Goldberg constructs an imaginary article, attributes it to me, and then criticizes it. 2 J. Legal Analysis 383-396 (2010).

61 JOURNAL OF LEGAL EDUCATION, NO. 3, FEBRUARY, 2012.

Garth, Bryant G., Gowri Ramachandran and Molly Selvin. From the Editors. 61 J. Legal Educ. 343-344 (2012).

Nichol, Gene R. Rankings, economic challenge, and the future of legal education. 61 J. Legal Educ. 345-352 (2012).

Holmquist, Kristen. Challenging Carnegie. 61 J. Legal Educ. 353-378 (2012).

Sargent, Carol Springer and Andrea A. Curcio. Empirical evidence that formative assessments improve final exams. 61 J. Legal Educ. 379-405 (2012).

Donovan, James M. and Kevin B. Shelton. Tenure and the law library director. 61 J. Legal Educ. 406-434 (2012).

Roark, Marc L. The contracts course survey. 61 J. Legal Educ. 435-448 (2012).

Educating Future Transnational Lawyers. 61 J. Legal Educ. 449-485 (2012).

Lutz, Robert E. Reforming approaches to educating transnational lawyers: observations from America. 61 J. Legal Educ. 449-454 (2012).

du Marais, Bertrand. Training lawyers for a globalized world in economic crisis. 61 J. Legal Educ. 455-461 (2012).

Wenzler, Hariolf and Kasia Kwietniewska. Educating the global lawyer: the German experience. 61 J. Legal Educ. 462-467 (2012).

Atienza, Soledad. The evolution of legal education in Spain. 61 J. Legal Educ. 468-478 (2012).

Lonbay, Julian. The changing regulatory environment affecting the education and training of Europe's lawyers. 61 J. Legal Educ. 479-485 (2012).

Spiro, Peter J. Book review. (Reviewing Craig Robertson, The Passport in America: The History of a Document.) 61 J. Legal Educ. 486-494 (2012).

Bloom, Anne and Julie Davies. Book review. (Reviewing Martha Chamallas and Jennifer B. Wriggins, The Measure of Injury: Race, Gender, and Tort Law.) 61 J. Legal Educ. 495-503 (2012).

Underkuffler, Laura S. Book review. (Reviewing Stuart Banner, American Property: A History of How, Why, and What We Own.) 61 J. Legal Educ. 504-508 (2012).

75 LAW AND CONTEMPORARY PROBLEMS, NO. 2, PP. 1-232, 2012.

Adjudicating the Guilty Mind. 75 Law & Contemp. Probs. 1-209 (2012).

Buell, Samuel W. and Lisa Kern Griffin. Foreword. 75 Law & Contemp. Probs. i-v (2012).

Nadler, Janice. Blaming as a social process: the influence of character and moral emotion on blame. 75 Law & Contemp. Probs. 1-31 (2012).

Green, Stuart P. and Matthew B. Kugler. Public perceptions of white collar crime culpability: bribery, perjury, and fraud. 75 Law & Contemp. Probs. 33-59 (2012).

Stein, Alex. Corrupt intentions: bribery, unlawful gratuity, and honest-services fraud. 75 Law & Contemp. Probs. 61-81 (2012).

Ferzan, Kimberly Kessler. Plotting premeditation's demise. 75 Law & Contemp. Probs. 83-108 (2012).

Brown, Darryl K. Federal *mens rea* interpretation and the limits of culpability's relevance. 75 Law & Contemp. Probs. 109-131 (2012).

Buell, Samuel W. and Lisa Kern Griffin. On the mental state of consciousness of wrongdoing. 75 Law & Contemp. Probs. 133-166 (2012).

Simon, Dan. More problems with criminal trials: the limited effectiveness of legal mechanisms. 75 Law & Contemp. Probs. 167-209 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25
June 1, 2012

Haertlein, Lauren L. Note. Immunizing against bad science: the Vaccine Court and the autism test cases. (**Cedillo v. Department of Health & Human Services**, 617 F.3d 1328, 2010.) 75 Law & Contemp. Probs. 211-232 (2012).

Topical index to previously published symposia. 75 Law & Contemp. Probs. unpagged (2012).

24 LOYOLA CONSUMER LAW REVIEW, NO. 3, PP. 329-453, 2012.

Schein, David D. and James D. Phillips. Holding credit reporting agencies accountable: how the financial crisis may be contributing to improving accuracy in credit reporting. 24 Loy. Consumer L. Rev. 329-354 (2012).

Fox, Judith. Do we have a debt collection crisis? Some cautionary tales of debt collection in Indiana. 24 Loy. Consumer L. Rev. 355-388 (2012).

Smith, Franklin. Student article. Where have we seen this before?: comparing the “natural” caloric-sweetened beverage trend to the claims of “light” cigarettes. 24 Loy. Consumer L. Rev. 389-411 (2012).

Janssen, Cari Beth. Student article. (Un) happy holidays: the true meaning of sales tax “holiday” policy. 24 Loy. Consumer L. Rev. 412-441 (2012).

Wachnik, Eryk L. Student article. The student debt crisis: the impact of the Obama Administration’s “pay as you earn” plan on millions of current & former students. 24 Loy. Consumer L. Rev. 442-453 (2012).

33 LOYOLA OF LOS ANGELES INTERNATIONAL AND COMPARATIVE LAW REVIEW, NO. 3, SPRING, 2011.

Morris, P. Sean. The economics of distinctiveness: the road to monopolization in trade mark law. 33 Loy. L.A. Int’l & Comp. L. Rev. 321-386 (2011).

Vassalotti, Julia. Rough seas: the Greek-Turkish Aegean Sea dispute and ideas for resolution. 33 Loy. L.A. Int’l & Comp. L. Rev. 387-399 (2011).

95 MARQUETTE LAW REVIEW, NO. 2, WINTER, 2011-2012.

Huigens, Kyron. Provocation at face value. 95 Marq. L. Rev. 409-473 (2011-2012).

Giesel, Grace M. End the experiment: the attorney-client privilege should not protect communications in the allied lawyer setting. 95 Marq. L. Rev. 475-561 (2011-2012).

Hoffer, Stephanie R. Redirecting direct democracy: non-essential spending as political speech. 95 Marq. L. Rev. 563-639 (2011-2012).

Zipkin, Saul. Administering election law. 95 Marq. L. Rev. 641-707 (2011-2012).

Peppers, Todd C. and Chad M. Oldfather. Till death do us part: Chief Justices and the United States Supreme Court. 95 Marq. L. Rev. 709-733 (2011-2012).

Beck, Randy. Fueling controversy. 95 Marq. L. Rev. 735-750 (2011-2012).

Webb, Justin P. Note. Car-ving out notions of privacy: the impact of GPS tracking and why **Maynard** is a move in the right direction. 95 Marq. L. Rev. 751-798 (2011-2012).

33 MICHIGAN JOURNAL OF INTERNATIONAL LAW, NO. 2, WINTER, 2012.

Marks, Jonathan H. Toward a unified theory of professional ethics and human rights. 33 Mich. J. Int’l L. 215-263 (2012).

deGuzman, Margaret M. Choosing to prosecute: expressive selection at the International Criminal Court. 33 Mich. J. Int’l L. 265-320 (2012).

Combs, Nancy Amoury. Legitimizing international criminal justice: the importance of process control. 33 Mich. J. Int’l L. 321-381 (2012).

van Osch, Stijn. Note. Save our sharks: using international fisheries law within regional fisheries management organizations to improve shark conservation. 33 Mich. J. Int’l L. 383-431 (2012).

12 NEVADA LAW JOURNAL, NO. 2, SPRING, 2012.

Symposium: Restorative Justice and Attorney Discipline. 12 Nev. L.J. 253-363 (2012).

Brown, Jennifer Gerarda and Liana G. T. Wolf. The paradox and promise of restorative attorney discipline. 12 Nev. L.J. 253-315 (2012).

Haller, Linda. Restorative lawyer discipline in Australia. 12 Nev. L.J. 316-332 (2012).

Braithwaite, John. Paradox and civic republican vision. 12 Nev. L.J. 333-340 (2012).

Kruse, Katherine R. The promise of client-centered professional norms. 12 Nev. L.J. 341-349 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 26
June 1, 2012

Stempel, Jeffrey W. Paradox lost: the potential of restorative attorney discipline—with a cautionary call for making distinctions. 12 Nev. L.J. 350-363 (2012).

Grubman, Scott R. I want my (immigration) lawyer! The necessity of court-appointed immigration counsel in criminal prosecutions after **Padilla v. Kentucky**. 12 Nev. L.J. 364-394 (2012).

Kochan, Donald J. “Thinking” in a Deweyan perspective: the law school exam as a case study for thinking in lawyering. 12 Nev. L.J. 395-417 (2012).

Rencher, Kammi L. Note. Food choice and fundamental rights: *a piece of cake or pie in the sky?* 12 Nev. L.J. 418-442 (2012).

Nikkel, Ashley C. Note. Painting ourselves into a corner: the fundamental paradoxes of modern warfare in ... (**Al Maqaleh v. Gates**, 605 F.3d 84, 2010.) 12 Nev. L.J. 443-485 (2012).

Winn, Jonathan J. Note. Death penalty without a hearing? How the Nevada Supreme Court’s decision in **Bahena v. Goodyear** incorrectly defines discovery sanctions and denies due process to civil litigants. (**Bahena v. Goodyear Tire & Rubber Co.**, 235 P.3d 592, 2010.) 12 Nev. L.J. 486-509 (2012).

87 NEW YORK UNIVERSITY LAW REVIEW, NO. 1, APRIL, 2012.

De Muniz, Hon. Paul J. **Brennan Lecture**. Overturning precedent: the case for judicial activism in reengineering state courts. 87 N.Y.U. L. Rev. 1-20 (2012).

Forman, James, Jr. Racial critiques of mass incarceration: beyond the new Jim Crow. 87 N.Y.U. L. Rev. 21-69 (2012).

Han, David S. Autobiographical lies and the First Amendment’s protection of self-defining speech. 87 N.Y.U. L. Rev. 70-131 (2012).

Kian, Sina. The path of the Constitution: the original system of remedies, how it changed, and how the Court responded. 87 N.Y.U. L. Rev. 132-206 (2012).

Bennett, Thomas B. Note. The canon at the water’s edge. 87 N.Y.U. L. Rev. 207-247 (2012).

Connolly, Lisa C. Note. Anti-gay bullying in schools—are anti-bullying statutes the solution? 87 N.Y.U. L. Rev. 248-283 (2012).

Thomas, Michael Levi. Note. How does one operate or manage an enterprise? Insights from ... (**Boyle v. United States**, 129 S. Ct. 2237, 2009.) 87 N.Y.U. L. Rev. 284-322 (2012).

90 NORTH CAROLINA LAW REVIEW, NO. 3, MARCH, 2012.

Broun, Kenneth S. Walker J. Blakey: in memoriam. [Includes photograph.] 90 N.C. L. Rev. 577-579 (2012).

Fan, Mary D. Beyond budget-cut criminal justice: the future of penal law. 90 N.C. L. Rev. 581-653 (2012).

Garda, Robert A., Jr. Culture clash: special education in charter schools. 90 N.C. L. Rev. 655-718 (2012).

Schneller, Jonathan P. The earned income tax credit and the administration of tax expenditures. 90 N.C. L. Rev. 719-799 (2012).

Nelson, Timothy G. Comment. Flag on the play: the ineffectiveness of athlete-agent laws and regulations—and how North Carolina can take advantage of a scandal to be a model for reform. 90 N.C. L. Rev. 800-836 (2012).

Overcash, Elizabeth Ann. Comment. Unwarranted discrepancies in the advancement of animal law: the growing disparity in protection between companion animals and agricultural animals. 90 N.C. L. Rev. 837-883 (2012).

Richardson, Leah D’Aurora. Recent development. The “substantial uncertainty” of the viability of **Woodson** claims after ... (**Valenzuela v. Pallet Express, Inc.**, 700 S.E.2d 76, 2010.) 90 N.C. L. Rev. 884-919 (2012).

Strickland, Cooper J. Recent development. The dark side of unattributed copying and the ethical implications of plagiarism in the legal profession. (**Iowa Supreme Court Attorney Disciplinary Board v. Cannon**, 789 N.W.2d 756, 2010.) 90 N.C. L. Rev. 920-953 (2012).

87 NORTH DAKOTA LAW REVIEW, NO. 1, PP. 1-194, 2011.

Zuger, Hon. William P. “Members only”: a critique of **Montana v. United States**. 87 N.D. L. Rev. 1-18 (2011).

McGinniss, Michael S. Virtue ethics, earnestness, and the deciding lawyer: human flourishing in a legal community. 87 N.D. L. Rev. 19-57 (2011).

Andrist, Levi D. and Joel Gilbertson. Lawyering and lobbying: the discipline of public policy advocacy. 87 N.D. L. Rev. 59-84 (2011).

Thornton, Nicholas D. The failing promise of **Padilla**: how **Padilla v. Kentucky** should have changed the game in North Dakota, but did not. 87 N.D. L. Rev. 85-137 (2011).

Harris, Lindsay M. Note. North Dakota’s seat belt defense: it’s time for North Dakota to statutorily adopt the doctrine of avoidable consequences. 87 N.D. L. Rev. 139-165 (2011).

Krause, Danielle. Note. The Domestic Violence Leave Act: the need for victim workplace leave on a federal level and in North Dakota. 87 N.D. L. Rev. 167-194 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 27

June 1, 2012

90 OREGON LAW REVIEW, NO. 3, PP. 691-912, 2012.

2012 Scholarship Series: ADR for the Masses. 90 Or. L. Rev. 691-795 (2012).

Reynolds, Jennifer W. Foreword: ADR for the Masses. 90 Or. L. Rev. 691-701 (2012).

Sternlight, Jean R. Tsunami: **AT&T Mobility LLC v. Concepcion** impedes access to justice. 90 Or. L. Rev. 703-727 (2012).

Yelnosky, Michael J. Fully federalizing the Federal Arbitration Act. 90 Or. L. Rev. 729-771 (2012).

Barsalona, Joseph C. II. Litigation supply should not exceed shareholder ADR demand: how proper use of the demand requirement in derivative suits can decrease corporate litigation. 90 Or. L. Rev. 773-795 (2012).

Entzeroth, Lyn Suzanne. The end of the beginning: the politics of death and the American death penalty regime in the twenty-first century. 90 Or. L. Rev. 797-835 (2012).

O'Neill, Timothy P. Law and "the argumentative theory." 90 Or. L. Rev. 837-853 (2012).

Rubstello, Stephanie. Comment. Predictable protection for mediated pendent state claims: a judicial solution. 90 Or. L. Rev. 855-884 (2012).

Hogue, Jake. Note. Lines in the dirt: **West Linn Corporate Park**, exactions, and the effort to clarify federal takings law. (**W. Linn Corporate Park, L.L.C. v. City of W. Linn**, 428 F. App'x 700, *cert. denied*, 132 S. Ct. 578, 2011.) 90 Or. L. Rev. 885-912 (2012).

21 PACIFIC RIM LAW & POLICY JOURNAL, NO. 2, MARCH, 2012.

Aronson, Bruce E. The brave new world of lawyers in Japan revisited: proceedings of a panel discussion on the Japanese legal profession after the 2008 financial crisis and the 2011 Tōhoku earthquake. 21 Pac. Rim L. & Pol'y J. 255-294 (2012).

Tamanaha, Brian Z. A battle between law and society in Micronesia: an example of originalism gone awry. 21 Pac. Rim L. & Pol'y J. 295-325 (2012).

Kennedy, Kersti Harter. Comment. Why land tenure reform is the key to political stability in Tonga. 21 Pac. Rim L. & Pol'y J. 327-362 (2012).

Van Winkle, Andrew B. Comment. Separation of religion and state in Japan: a pragmatic interpretation of Articles 20 and 89 of the Japanese Constitution. 21 Pac. Rim L. & Pol'y J. 363-398 (2012).

Meredith, Michael W. Comment. Malaysia's World Trade Organization challenge to the European Union's Renewable Energy Directive: an economic analysis. 21 Pac. Rim L. & Pol'y J. 399-426 (2012).

49 SAN DIEGO LAW REVIEW, NO. 1, WINTER, 2012.

Ursin, Edmund. The missing normative dimension in Brian Leiter's "reconstructed" legal realism. 49 San Diego L. Rev. 1-35 (2012).

Gey, Steven G. Deconceptualizing artists' rights. 49 San Diego L. Rev. 37-92 (2012).

Colatrella, Michael T. Jr. A "lawyer for all seasons": the lawyer as conflict manager. 49 San Diego L. Rev. 93-160 (2012).

Barry, Kevin. Gray matters: autism, impairment, and the end of binaries. 49 San Diego L. Rev. 161-219 (2012).

Kaal, Wulf A. and Christoph K. Henkel. Contingent capital with sequential triggers. 49 San Diego L. Rev. 221-277 (2012).

Irick, Michelle D. Comment. Age of an information revolution: the direct-to-consumer genetic testing industry and the need for a holistic regulatory approach. 49 San Diego L. Rev. 279-340 (2012).

15 SMU SCIENCE AND TECHNOLOGY LAW REVIEW, NO. 1, FALL, 2011.

Linn, Hon. Richard. Changing times: changing demands. 15 SMU Sci. & Tech. L. Rev. 1-12 (2011).

2011 China IP: Now! Symposium. 15 SMU Sci. & Tech. L. Rev. 13-100 (2011).

Norton, Joseph J. Welcoming remarks. 15 SMU Sci. & Tech. L. Rev. 13-16 (2011).

China's Current Intellectual Property Plan, Policies & Practices. Presentation by Mark Cohen with introduction by Hope Shimabuku. 15 SMU Sci. & Tech. L. Rev. 17-39 (2011).

Stenger, Whitney. Student article. Mark Cohen: global intellectual property ambassador. 15 SMU Sci. & Tech. L. Rev. 41-59 (2011).

Chinese Intellectual Property Judges Panel. Zunxuan "Digger" Chen, moderator; Hon. Judge Cheng Yongshun, Zhang Yumin, Yi Jianxiong and Jennie Wu, panelists. 15 SMU Sci. & Tech. L. Rev. 61-72 (2011).

China Patent Re-Examination. David O'Dell, moderator; Zhang Chu, Alfonso Chan and Shelley Zheng, panelists. 15 SMU Sci. & Tech. L. Rev. 73-81 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 28
June 1, 2012

China's Global Business Perspectives and Intellectual Property. Wei Wei Jeang, moderator; Henry Haojin Wang, Federico Fraccaroli and Sheana Chen, panelists. 15 SMU Sci. & Tech. L. Rev. 83-100 (2011).

Ruggiero, Scott M. Case note. Paying for privacy: an unjust facade. 15 SMU Sci. & Tech. L. Rev. 101-109 (2011).

62 SYRACUSE LAW REVIEW, NO. 2, PP. 167-302, 2012.

Crime & Punishment: The Modern Development of Homegrown Creative Justice. 62 Syracuse L. Rev. 167-253 (2012).

Crane, David M. Foreword. 62 Syracuse L. Rev. 167-170 (2012).

Baker, Carrie N. The influence of international human trafficking on United States prostitution laws: the case of expungement laws. 62 Syracuse L. Rev. 171-182 (2012).

Babcock, Sandra. The limits of international law: efforts to enforce rulings of the International Court of Justice in U.S. death penalty cases. 62 Syracuse L. Rev. 183-197 (2012).

Broughton, J. Richard. Federalism, harm, and the politics of **Leal Garcia v. Texas**. 62 Syracuse L. Rev. 199-207 (2012).

Kuhn, Walter E. The speedy trial rights of military detainees. 62 Syracuse L. Rev. 209-253 (2012).

Gilligan, Meghan. Note. It's not popular but it sure is right: the (in)admissibility of statements made pursuant to sexual offender treatment programs. 62 Syracuse L. Rev. 255-280 (2012).

Beata, Luke A. Note. Stateside Guantanamo: breaking the silence. 62 Syracuse L. Rev. 281-301 (2012).

84 TEMPLE LAW REVIEW, NO. 2, WINTER, 2012.

Petrin, Martin. Circumscribing the "prosecutor's ticket to tag the elite"—a critique of the responsible corporate officer doctrine. 84 Temp. L. Rev. 283-324 (2012).

Brenner, Hannah and Renee Newman Knake. Rethinking gender equality in the legal profession's pipeline to power: a study on media coverage of Supreme Court nominees (phase I, the introduction week). 84 Temp. L. Rev. 325-383 (2012).

Waldman, Ari Ezra. Tormented: antigay bullying in schools. 84 Temp. L. Rev. 385-442 (2012).

Rosenthal, Lawrence D. Title VII's unintended beneficiaries: how some white supremacist groups will be able to use Title VII to gain protection from discrimination in the workplace. 84 Temp. L. Rev. 443-479 (2012).

Brinker, Matthew. Comment. Adding meaning to "meaningful cautionary statements": protecting investors with a narrow reading of the PSLRA's safe harbor for forward-looking statements. 84 Temp. L. Rev. 481-521 (2012).

Weiner, Alex S. Comment. Net equity only comes with net equality: an exploration of an alternative remedy for victims of Ponzi schemes. 84 Temp. L. Rev. 523-553 (2012).

Firestone, Ryan. Comment. The **Boumediene** illusion: the unsettled role of *habeas corpus* abroad in the war on terror. (**Boumediene v. Bush**, 553 U.S. 723, 2008.) 84 Temp. L. Rev. 555-597 (2012).

42 UNIVERSITY OF MEMPHIS LAW REVIEW, NO. 2, WINTER, 2011.

Berger, Dustin D. The management of health care costs: independent medical review after "ObamaCare." 42 U. Mem. L. Rev. 255-301 (2011).

Gatewood, Jace C. Warrantless GPS surveillance: search and seizure—using the right to exclude to address the constitutionality of GPS tracking systems under the Fourth Amendment. 42 U. Mem. L. Rev. 303-368 (2011).

Singleton, J. Paul. Yes, Virginia, tax loopholes still exist: an examination of the Tennessee Community Property Trust Act of 2010. 42 U. Mem. L. Rev. 369-411 (2011).

Eppler, Carl. Note. These are the breaks: applying the **Newton** test in a new context to provide protection for rhythmic material in musical works. (**Newton v. Diamond**, 388 F.3d 1189, 2004.) 42 U. Mem. L. Rev. 413-457 (2011).

Kernodle, Matthew N. Note. Harmonizing internal whistleblower complaints with ERISA employee protections: a review of ERISA Section 510. 42 U. Mem. L. Rev. 459-492 (2011).

33 UNIVERSITY OF PENNSYLVANIA JOURNAL OF INTERNATIONAL LAW, NO. 3, SPRING, 2012.

Burbank, Stephen B. International civil litigation in U.S. courts: becoming a paper tiger? 33 U. Pa. J. Int'l L. 663-673 (2012).

Blank, Laurie R. After "top gun": how drone strikes impact the law of war. 33 U. Pa. J. Int'l L. 675-718 (2012).

Kahn-Fogel, Nicholas A. The troubling shortage of African lawyers: examination of a continental crisis using Zambia as a case study. 33 U. Pa. J. Int'l L. 719-789 (2012).

Choksi, Bilal M. Comment. Religious arbitration in Ontario — making the case based on the British example of the Muslim Arbitration Tribunal. 33 U. Pa. J. Int'l L. 791-840 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 29
June 1, 2012

Smith, Laura Moore. Comment. Divided we fall: the shortcomings of the European Union's proposal for independent member states to regulate the cultivation of genetically modified organisms. 33 U. Pa. J. Int'l L. 841-870 (2012).

Kazmi, Humza. Comment. Counterinsurgency and the rule of law. 33 U. Pa. J. Int'l L. 871-905 (2012).

43 UNIVERSITY OF TOLEDO LAW REVIEW, NO. 2, WINTER, 2012.

Parness, Jeffrey A. and Zachary Townsend. Legal paternity (and other parenthood) after **Lehr** and **Michael H.** 43 U. Tol. L. Rev. 225-265 (2012).

Christensen, Grant. Judging Indian law: what factors influence individual justice's votes on Indian law in the modern era. 43 U. Tol. L. Rev. 267-317 (2012).

Bilali, Genci. Know your customer—or not. 43 U. Tol. L. Rev. 319-366 (2012).

Democko, Breanne M. Social media and the rules on authentication. 43 U. Tol. L. Rev. 367-405 (2012).

Holliday, Wyatt. Comment. "The answer to criminal aggression is retaliation": stand-your-ground laws and the liberalization of self-defense. 43 U. Tol. L. Rev. 407-436 (2012).

Rehkopf, Brandon. Comment. Saving the American dream in Ohio: crafting incentives and disincentives to promote a responsible foreclosure process. 43 U. Tol. L. Rev. 437-471 (2012).

31 VIRGINIA TAX REVIEW, NO. 3, WINTER, 2012.

Yin, George K. Principles and practices to enhance compliance and enforcement of the personal income tax. 31 Va. Tax Rev. 381-411 (2012).

Shanske, Darien. How less can be more: using the federal income tax to stabilize state and local finance. 31 Va. Tax Rev. 413-469 (2012).

Tolan, Patrick E., Jr. It's about time: registration and regulation will boost competence and accountability of paid tax preparers. 31 Va. Tax Rev. 471-544 (2012).

Arsenault, Steven J. Aesop and the ESOP: a new fable about dividends and redemptions. 31 Va. Tax Rev. 545-572 (2012).

7 WASHINGTON JOURNAL OF LAW, TECHNOLOGY & ARTS, NO. 2, FALL, 2011.

Allen, Mallory. Student article. Ninth Circuit unmasks anonymous Internet users and lowers the bar for disclosure of online speakers. (*In re Anonymous Online Speakers*, 611 F.3d 653, 2010, *opinion withdrawn and superseded by, In re Anonymous Online Speakers*, 2011 WL 61635, 2011.) 7 Wash. J. L. Tech. & Arts 75-91 (2011).

Stark, Duncan. Student article. Juror investigation: is in-courtroom Internet research going too far? (**Carino v. Muenzen**, 2010 WL 3448071, 2010, *cert. denied*, 205 N.J. 100, 2011.) 7 Wash. J. L. Tech. & Arts 93-104 (2011).

Patterson, Jeff. Student article. End user liability for software developed with trade secrets. (**Silvaco Data Systems v. Intel Corp.**, 109 Cal. Rptr. 3d 27, 2010.) 7 Wash. J. L. Tech. & Arts 105-120 (2011).

Wilson, Aurora J. Student article. Discovery of breathalyzer source code in DUI prosecutions. (**State v. Underdahl**, 767 N.W.2d 677, 2009.) 7 Wash. J. L. Tech. & Arts 121-133 (2011).

Goddard, Heinz. Cross-border contributory patent infringement in Germany. 7 Wash. J. L. Tech. & Arts 135-148 (2011).

Isoda, Naoya. Copyright infringement liability of placeshifting services in the United States and Japan. 7 Wash. J. L. Tech. & Arts 149-207 (2011).

38 WILLIAM MITCHELL LAW REVIEW, NO. 3, PP. 900-1208, 2012.

Contemporary Issues in Outcomes-Based Legal Education. 38 Wm. Mitchell L. Rev. 900-1208 (2012).

Stuckey, Roy. Foreword. 38 Wm. Mitchell L. Rev. 900-905 (2012).

Duhl, Gregory M. Equipping our lawyers: Mitchell's outcomes-based approach to legal education. 38 Wm. Mitchell L. Rev. 906-946 (2012).

Friedland, Steven I. Outcomes and the ownership conception of law school courses. 38 Wm. Mitchell L. Rev. 947-975 (2012).

Lynch, Mary A. An evaluation of ten concerns about using outcomes in legal education. 38 Wm. Mitchell L. Rev. 976-1016 (2012).

Maranville, Deborah, Kate O'Neill and Carolyn Plumb. Lessons for legal education from the engineering profession's experience with outcomes-based accreditation. 38 Wm. Mitchell L. Rev. 1017-1093 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 30

June 1, 2012

Fines, Barbara Glesner. Lessons learned about classroom teaching from authoring computer-assisted instruction lessons. 38 Wm. Mitchell L. Rev. 1094-1122 (2012).

Morant, Blake D. The declining prevalence of trials as a dispute resolution device: implications for the academy. 38 Wm. Mitchell L. Rev. 1123-1145 (2012).

Davis, Peggy Cooper and James Webb. Learning from dramatized outcomes. 38 Wm. Mitchell L. Rev. 1146-1161 (2012).

Sparrow, Sophie M. Can they work well on a team? Assessing students' collaborative skills. 38 Wm. Mitchell L. Rev. 1162-1175 (2012).

Sedillo Lopez, Antoinette. Beyond best practices for legal education: reflections on cultural awareness—exploring the issues in creating a law school and classroom culture. 38 Wm. Mitchell L. Rev. 1176-1184 (2012).

Chen, Jim. A degree of practical wisdom: the ratio of educational debt to income as a basic measurement of law school graduates' economic viability. 38 Wm. Mitchell L. Rev. 1185-1208 (2012).