

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 15, 2012

Animal Law	18	Animal L., No. 1, Pp. 1-174, 2011.
Baylor Law Review	64	Baylor L. Rev., No. 1, Winter, 2012.
Boston University International Law Journal	30	B.U. Int'l L.J., No. 1, Spring, 2012.
Brigham Young University Law Review	*2012	BYU L. Rev., No. 2, Pp. 371-688.
Cardozo Public Law, Policy, & Ethics Journal	10	Cardozo Pub. L. Pol'y & Ethics J., No. 2, Spring, 2012.
Chicago-Kent Law Review	87	Chi.-Kent. L. Rev., No. 2, Pp. 329-702, 2012.
Connecticut Law Review	44	Conn. L. Rev., No. 3, February, 2012.
Cornell International Law Journal	45	Cornell Int'l L.J., No. 1, Winter, 2012.
Cornell Journal of Law and Public Policy	21	Cornell J.L. & Pub. Pol'y, No. 3, Spring, 2012.
CUNY Law Review	+14	CUNY L. Rev., No. 1, Winter, 2010.
Emory International Law Review	25	Emory Int'l L. Rev., No. 3, Pp. 1061-1570, 2011.
Emory Law Journal	61	Emory L.J., No. 2, Pp. 209-434, 2011.
First Amendment Law Review	10	First Amend. L. Rev., Winter, 2012.
Florida Tax Review	12	Fla. Tax Rev., No. 5, Pp. 235-451, 2012.
Fordham Law Review	80	Fordham L. Rev., No. 5, April, 2012.
Georgetown Journal of Legal Ethics	23	Geo. J. Legal Ethics, No. 2, Spring, 2010.
Georgetown Law Journal	100	Geo. L.J., No. 4, April, 2012.
Georgia State University Law Review	28	Ga. St. U. L. Rev., No. 3, Spring, 2012.
Golden Gate University Law Review	42	Golden Gate U. L. Rev., No. 2, March, 2012.
Gonzaga Law Review	47	Gonz. L. Rev., No. 2, Pp. 241-586, 2011/12.
Harvard International Law Journal	53	Harv. Int'l L.J., No. 1, Winter, 2012.
Harvard Journal of Law & Public Policy	35	Harv. J.L. & Pub. Pol'y, No. 2, Spring, 2012.
Hastings Communications and Entertainment Law Journal (COMM/ENT)	34	Hastings Comm. & Ent. L.J., No. 2, Winter, 2012.
Journal of Intellectual Property Law	19	J. Intell. Prop. L., No. 1, Fall, 2011.
Journal of Legal Analysis	2	J. Legal Analysis, No. 2, Fall, 2010.
Journal of Supreme Court History	36	J. Sup. Ct. Hist., No. 3, Pp. 181-323, 2011.
Loyola of Los Angeles Law Review	45	Loy. L.A. L. Rev., No. 2, Winter, 2012.
Mississippi Law Journal	81	Miss. L.J., No. 5, Pp. 895-1436, 2012.
Nebraska Law Review	90	Neb. L. Rev., No. 3, Pp. 611-886, 2012.
New York University Annual Survey of American Law	67	N.Y.U. Ann. Surv. Am. L., No. 3, Pp. 433-642, 2012.
New York University Journal of Law & Business	8	N.Y.U. J.L. & Bus., No. 1, Fall, 2011.
North Dakota Law Review	87	N.D. L. Rev., No. 1, Pp. 1-194, 2011.
Saint Louis University Law Journal	56	St. Louis U. L.J., No. 3, Spring, 2012.
San Diego Journal of Climate & Energy Law	3	San Diego J. Climate & Energy L., Pp. 1-418, 2011-12.
Stanford Law Review	64	Stan. L. Rev., No. 3, March, 2012.
Suffolk University Law Review	45	Suffolk U.L. Rev., No. 2, Pp. 253-600, 2012.
Syracuse Law Review	62	Syracuse L. Rev., No. 3, Pp. 303-474, 2012.
Tennessee Law Review	79	Tenn. L. Rev., No. 1, Fall, 2011.
Texas Law Review	90	Tex. L. Rev., No. 5, April, 2012.
Tulane Journal of Law & Sexuality: A Review of Sexual Orientation and Gender Identity in the Law	++21	Tul. J.L. & Sexuality, Pp. 1-186, 2012.
UCLA Journal of Environmental Law & Policy	30	UCLA J. Env'tl. L. & Pol'y, Pp. 1-280, 2012.
University of Illinois Law Review	2012	U. Ill. L. Rev., No. 2, Pp. 319-610.
Valparaiso University Law Review	46	Val. U. L. Rev., No. 1, Fall, 2011.
Washington University Journal of Law & Policy	38	Wash. U. J.L. & Pol'y, Pp. 1-474, 2012.
Whittier Journal of Child and Family Advocacy	11	Whittier J. Child & Fam. Advoc., No. 1, Fall, 2011.
Wisconsin Law Review	2012	Wis. L. Rev., No. 1, Pp. 1-236.

* This entire issue comprises the Third Annual Survey of the Ninth and Tenth Circuits.

+ Note name change: formerly New York City Law Review.

CURRENT INDEX TO LEGAL PERIODICALS

Page 2
June 15, 2012

++ Note name change: formerly Law & Sexuality: A Review of Lesbian, Gay, Bisexual, and Transgender Legal Issues.

ADMINISTRATIVE LAW

Cooper, Charles J. and Vincent Colatriano. The regulatory authority of the Treasury Department to index capital gains for inflation: a sequel. 35 Harv. J.L. & Pub. Pol'y 487-524 (2012).

Haws, J. Matthew. Note. Analysis paralysis: rethinking the court's role in evaluating EIS reasonable alternatives. 2012 U. Ill. L. Rev. 537-575.

Masur, Jonathan S. Costly screens and patent examination. 2 J. Legal Analysis 687-734 (2010).

Stein, Darryl G. Note. Perilous proxies: issues of scale for consumer representation in agency proceedings. 67 N.Y.U. Ann. Surv. Am. L. 513-587 (2012).

Vincent, David P. Comment. Administrative absurdity: why the judiciary should uphold EPA's use of the administrative necessity and absurd results doctrines within the Tailoring Rule. 3 San Diego J. Climate & Energy L. 393-417 (2011-12).

ADMIRALTY

Reed, Michael W. Port and coastal state control of atmospheric pollution from merchant vessels. 3 San Diego J. Climate & Energy L. 205-242 (2011-12).

AGENCY

Arruñda, Benito. Institutional support of the firm. 2 J. Legal Analysis 525-576 (2010).

AGRICULTURE LAW

Kimbrell, George and Paige Tomaselli. A "fisheye" lens on the technological dilemma: the specter of genetically engineered animals. 18 Animal L. 75-103 (2011).

Vick, Lindsay. Comment. Confined to a process: the preemptive strike of livestock care standards boards in farm animal welfare regulation. 18 Animal L. 151-174 (2011).

Yelpaala, Kojo. *Quo vadis* WTO? The threat of TRIPS and the Biodiversity Convention to human health and food security. 30 B.U. Int'l L.J. 55-134 (2012).

AIR AND SPACE LAW

Davis, Alexander G. Comment. Space commercialization: the need to immediately renegotiate treaties implicating international environmental law. [Includes photographs.] 3 San Diego J. Climate & Energy L. 363-392 (2011-12).

Patrick, Katie Lynn. Note. Airline employees are not reporting violations because they lack adequate whistleblower protection: are you ready for takeoff? 46 Val. U. L. Rev. 211-261 (2011).

ANIMAL LAW

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

ARTS AND ENTERTAINMENT

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Hastings Communications and Entertainment Law Journal (COMMENT)

Armendariz, David E. Note. Picking on the little guy? Asserting trademark rights against fans, emulators, and enthusiasts. 90 Tex. L. Rev. 1259-1281 (2012).

Byron, Thomas M. Spelling confusion: implications of the Ninth Circuit's view of the "explicitly misleading" prong of the **Rogers** test. 19 J. Intell. Prop. L. 1-20 (2011).

Dirusso, Alyssa A. and Letitia Van Campen. Law and literature junior: lawyers in books for young children. 11 Whittier J. Child & Fam. Advoc. 39-83 (2011).

Gaba, Jeffrey M. Copyrighting Shakespeare: Jacob Tonson, eighteenth century English copyright, and the birth of Shakespeare scholarship. 19 J. Intell. Prop. L. 21-63 (2011).

Garrett, R. Sam. Seriously funny: understanding campaign finance policy through the Colbert Super PAC. 56 St. Louis U. L.J. 711-723 (2012).

Holt, Kathryn Dailey. Note. **Grokster** and beyond: secondary liability for copyright infringement during live musical performances. (**Metro-Goldwyn-Mayer Studios Inc. v. Grokster, Ltd.**, 545 U.S. 913, 2005.) 19 J. Intell. Prop. L. 173-200 (2011).

Liemer, Susan P. On the origins of *le droit moral*: how non-economic rights came to be protected in French IP law. 19 J. Intell. Prop. L. 65-116 (2011).

Mott, Garrett Matthew-James. Comment. Game over for regulating violent video games? The effect of **Brown v. Entertainment Merchants Ass'n** on First Amendment jurisprudence. (**Brown v. Entertainment Merchants Ass'n**, 131 S. Ct. 2729, 2011.) 45 Loy. L.A. L. Rev. 633-655 (2012).

BANKING AND FINANCE

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

Al-Shawaf, Hassen T. Note. Bargaining for salvation: how alternative auditor liability regimes can save the capital markets. 2012 U. Ill. L. Rev. 501-536.

CURRENT INDEX TO LEGAL PERIODICALS

Page 3
June 15, 2012

Baltali, Candemir and Joseph Tanega. Basel III: dehybridization of capital. 8 N.Y.U. J.L. & Bus. 1-75 (2011).

Judge, Kathryn. Fragmentation nodes: a study in financial innovation, complexity, and systemic risk. 64 Stan. L. Rev. 657-725 (2012).

Overton, Spencer. The participation interest. 100 Geo. L.J. 1259-1310 (2012).

Ryvkin, Boris. Note. Saving the euro: tensions with European treaty law in the European Union's efforts to protect the common currency. 45 Cornell Int'l L.J. 227-255 (2012).

Toben, Bradley J.B. and Carolyn P. Osolinik. Nonprofit student lenders and risk retention: how the Dodd-Frank Act threatens students' access to higher education and the viability of nonprofit student lenders. 64 Baylor L. Rev. 158-203 (2012).

Symposium. Fixing America: A Look At the Way Projects Are Funded & Who Should Be Regulating the Process. Articles by John R. Dorocak, James Estes, Nicholas J. Houpt, Reed T. Schuster, Aaron C. Stine and Eric D. Gorman. 62 Syracuse L. Rev. 303-425 (2012).

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

BANKRUPTCY LAW

Faure, Michael and Klaus Heine. Insurance against financial crises? 8 N.Y.U. J.L. & Bus. 117-150 (2011).

Solan, David E. State bankruptcy: surviving a Tenth Amendment challenge. 42 Golden Gate U. L. Rev. 217-242 (2012).

Strasser, Mark. DOMA's bankruptcy. 79 Tenn. L. Rev. 1-28 (2011).

Sugden, Ryan. Note. Sick and (still) broke: why the Affordable Care Act won't end medical bankruptcy. 38 Wash. U. J.L. & Pol'y 441-474 (2012).

Tanner, Jolene. **Stern v. Marshall**: the earthquake that hit the bankruptcy courts and the aftershocks that followed. (**Stern v. Marshall**, 131 S. Ct. 2594, 2011.) 45 Loy. L.A. L. Rev. 587-612 (2012).

BIOGRAPHY

Lupton, John A. Myra Bradwell and the profession of law: case documents. [Includes photograph.] 36 J. Sup. Ct. Hist. 236-263 (2011).

CIVIL RIGHTS AND DISCRIMINATION

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

Burke, Andrew J. Case comment. Constitutional law—Ninth Circuit effectively precludes future findings of **Brady** violations in the absence of a conviction. (**Smith v. Almada**, 640 F.3d 931, 2011.) 45 Suffolk U.L. Rev. 589-599 (2012).

Freyer, Tony A. and student Daniel Thomas. The **Passenger Cases** reconsidered in transatlantic Commerce Clause history. 36 J. Sup. Ct. Hist. 216-235 (2011).

Friedman, Amelia A. Note. Qualified immunity in the Fifth Circuit: identifying the "obvious" hole in clearly established law. 90 Tex. L. Rev. 1283-1306 (2012).

Gross, Ariela J. From the streets to the courts: doing grassroots legal history of the civil rights era. (Reviewing Tomiko Brown-Nagin, Courage to Dissent: Atlanta and the Long History of the Civil Rights Movement.) 90 Tex. L. Rev. 1233-1257 (2012).

Jordan, Gwen. Engendering the history of race and international relations: the career of Edith Sampson, 1927-1978. 87 Chi.-Kent. L. Rev. 521-548 (2012).

Keaney, Mark T. Comment. Examining teacher attitudes toward integration: important considerations for legislatures, courts, and schools. 56 St. Louis U. L.J. 827-856 (2012).

Lieberman, Denise. Emphasizing voting rights in and out of the classroom: a service learning model toward achieving a just democracy. 56 St. Louis U. L.J. 801-825 (2012).

Toledano, Enbar. Comment. Section 5 of the Voting Rights Act and its place in "post-racial" America. 61 Emory L.J. 389-434 (2011).

Sexual Reorientation. Article by Elizabeth M. Glazer; responses by Ruth Colker, Andrew Koppelman and Naomi Mezey; surresponse by Elizabeth M. Glazer. 100 Geo. L.J. 997-1115 (2012).

Suspect Fits Description: Responses to Racial Profiling in New York City. Introduction by Andrea McArdle; panel participation by Babe Howell, moderator; Darius Charney, Jesus Gonzalez, David Kennedy, Noel Leader and Robert Perry, panelists. 14 CUNY L. Rev. 57-104 (2010).

Symposium: Race and Criminal Justice in the West. Introduction by Hon. Steven C. González; keynote address by Hon. Barbara Madsen; report by the Task Force on Race and the Criminal Justice System; articles by Jacqueline Johnson, Christian M. Halliburton, Brooks Holland, Jennifer Rae Taylor, Jason A. Gillmer, Sahar F. Aziz, Jesse J. Norris and Sahar Fathi; note by Michael L. Vander Giessen. 47 Gonz. L. Rev. 241-585 (2011/12).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 4
June 15, 2012

COMMERCIAL LAW

Listokin, Yair. The meaning of contractual silence. 2 J. Legal Analysis 397-416 (2010).

COMMUNICATIONS LAW

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

Hastings Communications and Entertainment Law Journal (COMM/ENT)

Anderson, José Felipé. Big brother or little brother? Surrendering seizure privacy for the benefits of communication technology. 81 Miss. L.J. 895-914 (2012).

Boggs, Lisa. Note. Room for error online: revising Georgia's retraction statute to accommodate the rise of Internet media. (**Mathis v. Cannon**, 573 S.E.2d 376, 2002.) 28 Ga. St. U. L. Rev. 923-951 (2012).

Dickerson, Justin. Comment. Rethink "personal": **AT&T** and the grammar clamor at the Court. (**FCC v. AT&T Inc.**, 131 S. Ct. 1177, 2011.) 45 Loy. L.A. L. Rev. 499-516 (2012).

Golay, Blythe. Comment. **NASA v. Nelson**: the High Court flying high above the right to informational privacy. (**National Aeronautics & Space Administration v. Nelson**, 131 S. Ct. 746, 2011.) 45 Loy. L.A. L. Rev. 477-497 (2012).

Grimmelmann, James. Sealand, HavenCo, and the rule of law. 2012 U. Ill. L. Rev. 405-484.

Herman, Sarah. Note. The battle for the remote control—has the FCC indecency policy worn out its welcome in America's living room? 38 Wash. U. J.L. & Pol'y 357-382 (2012).

Janoski-Haehlen, Emily M. The courts are all a 'Twitter': the implications of social media use in the courts. 46 Val. U. L. Rev. 43-68 (2011).

Lewis, Kyle. Note. Wikifreak-out: the legality of prior restraints on WikiLeaks' publication of government documents. 38 Wash. U. J.L. & Pol'y 417-440 (2012).

Oliver, Wesley MacNeil. Western Union, the American Federation of Labor, Google, and the changing face of privacy advocates. 81 Miss. L.J. 971-989 (2012).

Pomeranz, Jennifer L. No need to break new ground: a response to the Supreme Court's threat to overhaul the commercial speech doctrine. 45 Loy. L.A. L. Rev. 389-434 (2012).

Potanos, Thea E. Note. Dueling values: the clash of cyber suicide speech and the First Amendment. 87 Chi.-Kent. L. Rev. 669-702 (2012).

Robinson, Dustin F. Note. Bad footage: surveillance laws, police misconduct, and the Internet. 100 Geo. L.J. 1399-1435 (2012).

Terry, Nicolas P. Fear of Facebook: private ordering of social media risks incurred by healthcare providers. 90 Neb. L. Rev. 703-751 (2012).

Zora, Marcy. Note. The real social network: how jurors' use of social media and smart phones affects a defendant's Sixth Amendment rights. 2012 U. Ill. L. Rev. 577-609.

COMPARATIVE AND FOREIGN LAW

Bates, Stephen. Libel capital no more? Reforming British defamation law. 34 Hastings Comm. & Ent. L.J. 233-274 (2012).

Castilla, Maria. Note. Client confidentiality and the external regulation of the legal profession: reporting requirements in the United States and United Kingdom. 10 Cardozo Pub. L. Pol'y & Ethics J. 321-355 (2012).

Dammann, Jens. *Place aux dames*: the ideological divide between U.S. and European gender discrimination laws. 45 Cornell Int'l L.J. 25-76 (2012).

Duramy, Benedetta Faedi. Women and poisons in 17th century France. 87 Chi.-Kent. L. Rev. 347-370 (2012).

Eisen, Mark. Note. Who's running this place? A comparative look at the political appointment system in the United States and Britain, and what the United States can learn. 30 B.U. Int'l L.J. 295-329 (2012).

Ellickson, Robert C. Legal sources of residential lock-ins: why French households move half as often as U.S. households. 2012 U. Ill. L. Rev. 373-404.

Englander, Daniel. Comment. Protecting the human rights of LGBT people in Uganda in the wake of Uganda's "Anti-Homosexuality Bill, 2009." 25 Emory Int'l L. Rev. 1263-1316 (2011).

Gunther, Caitlin T. Note. France's repatriation of Roma: violation of fundamental freedoms? 45 Cornell Int'l L.J. 205-225 (2012).

Ilumoka, Adetoun. Globalization and the re-establishment of women's land rights in Nigeria: the role of legal history. 87 Chi.-Kent. L. Rev. 423-437 (2012).

Karsai, Liza I. You can't give my name: rethinking witness anonymity in light of the United States and British experience. 79 Tenn. L. Rev. 29-93 (2011).

Landau, David. The reality of social rights enforcement. 53 Harv. Int'l L.J. 189-247 (2012).

Liemer, Susan P. On the origins of *le droit moral*: how non-economic rights came to be protected in French IP law. 19 J. Intell. Prop. L. 65-116 (2011).

Mirabella, Julia Grace. Note. Scales of justice: assessing Italian criminal procedure through the Amanda Knox trial. 30 B.U. Int'l L.J. 229-260 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 5
June 15, 2012

Nguyen, Xuan-Thao. Apologies as intellectual property remedies: lessons from China. 44 Conn. L. Rev. 883-923 (2012).

Novak, Andrew. Constitutional reform and the abolition of the mandatory death penalty in Kenya. 45 Suffolk U.L. Rev. 285-356 (2012).

Piehl, Matthew J. The brave new world of genetic biobanks: international lessons for a potential United States biobank. 46 Val. U. L. Rev. 69-101 (2011).

Ramseyer, J. Mark. The effect of universal health insurance on malpractice claims. 2 J. Legal Analysis 621-686 (2010).

CONFLICT OF LAWS

Klewin, Erin V. Note. Reconciling Federal Circuit choice of law with **eBay v. MercExchange**'s abrogation of the presumption of irreparable harm in copyright preliminary injunctions. (**Jacobsen v. Katzer**, 535 F.3d 1373, 2008.) 80 Fordham L. Rev. 2113-2155 (2012).

Knop, Karen, Ralf Michaels and Annelise Riles. From multiculturalism to technique: feminism, culture, and the conflict of laws style. 64 Stan. L. Rev. 589-656 (2012).

Rivlin, Galia. Constitutions beyond borders: the overlooked practical aspects of the extraterritorial question. 30 B.U. Int'l L.J. 135-227 (2012).

CONSTITUTIONAL LAW, GENERALLY

Alicea, Joel. Note. *Stare decisis* in an originalist Congress. 35 Harv. J.L. & Pub. Pol'y 797-819 (2012).

Burke, Elizabeth. Note. Only as strong as the missing link: the unsteady constitutionality of the Adam Walsh Act. 45 Suffolk U.L. Rev. 427-464 (2012).

Cohen, Denise. Note. Childhood obesity: balancing the nation's interest with a parent's constitutional right to privacy. 10 Cardozo Pub. L. Pol'y & Ethics J. 357-394 (2012).

DiSarro, Anthony. A farewell to harms: against presuming irreparable injury in constitutional litigation. 35 Harv. J.L. & Pub. Pol'y 743-795 (2012).

Donnelly, Tom. Making popular constitutionalism work. 2012 Wis. L. Rev. 159-194.

Henry, Leslie Meltzer and Maxwell L. Stearns. Commerce games and the individual mandate. 100 Geo. L.J. 1117-1175 (2012).

Hudson, Blake. Fail-safe federalism and climate change: the case of U.S. and Canadian forest policy. 44 Conn. L. Rev. 925-1000 (2012).

McEvily, Conor P. Note. Vested interests: the federal felon body-armor ban and the continuing vitality of **Scarborough v. United States**. 100 Geo. L.J. 1341-1398 (2012).

Novak, Andrew. Constitutional reform and the abolition of the mandatory death penalty in Kenya. 45 Suffolk U.L. Rev. 285-356 (2012).

Rivlin, Galia. Constitutions beyond borders: the overlooked practical aspects of the extraterritorial question. 30 B.U. Int'l L.J. 135-227 (2012).

Sloss, David L. Executing **Foster v. Neilson**: the two-step approach to analyzing self-executing treaties. 53 Harv. Int'l L.J. 135-188 (2012).

Smith, Fred O., Jr. Awakening the people's giant: sovereign immunity and the Constitution's republican commitment. 80 Fordham L. Rev. 1941-1995 (2012).

Sobel, Stacey L. The tsunami of legal uncertainty: what's a court to do post-**McDonald**? 21 Cornell J.L. & Pub. Pol'y 489-524 (2012).

Solan, David E. State bankruptcy: surviving a Tenth Amendment challenge. 42 Golden Gate U. L. Rev. 217-242 (2012).

Strang, Lee J. Originalism and the Aristotelian tradition: virtue's home in originalism. 80 Fordham L. Rev. 1997-2040 (2012).

Taylor, Paul. The *Federalist Papers*, the Commerce Clause, and federal tort reform. 45 Suffolk U.L. Rev. 357-395 (2012).

CONSUMER PROTECTION LAW

Stein, Darryl G. Note. Perilous proxies: issues of scale for consumer representation in agency proceedings. 67 N.Y.U. Ann. Surv. Am. L. 513-587 (2012).

Tracey, Ann Marie and Shelley McGill. Seeking a rational lawyer for consumer claims after the Supreme Court disconnects consumers in **AT&T Mobility LLC v. Concepcion**. 45 Loy. L.A. L. Rev. 435-476 (2012).

CONTRACTS

Arruñada, Benito. Institutional support of the firm. 2 J. Legal Analysis 525-576 (2010).

Bedi, Monu. Contract breaches and the criminal/civil divide: an *inter-common* law analysis. 28 Ga. St. U. L. Rev. 559-618 (2012).

Cuccinelli, Kenneth T. II, E. Duncan Getchell Jr. and Wesley G. Russell Jr. Judicial compulsion and the public fisc — a historical overview. 35 Harv. J.L. & Pub. Pol'y 525-541 (2012).

Haupt, Nicholas J. Financing innovation: braiding, monitoring, and uncertainty. 62 Syracuse L. Rev. 337-383 (2012).

Listokin, Yair. The meaning of contractual silence. 2 J. Legal Analysis 397-416 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
June 15, 2012

Sarjapur, Melinda. Comment. Bargaining in the dark: why the California Legislature should render “no damage for delay” clauses void as against public policy in all construction contracts. (**Harper/Nielsen-Dillingham, Builders, Inc. v. United States**, 81 Fed. Cl. 667, 2008.) 42 Golden Gate U. L. Rev. 283-320 (2012).

Tracey, Ann Marie and Shelley McGill. Seeking a rational lawyer for consumer claims after the Supreme Court disconnects consumers in **AT&T Mobility LLC v. Concepcion**. 45 Loy. L.A. L. Rev. 435-476 (2012).

CORPORATIONS

Al-Shawaf, Hassen T. Note. Bargaining for salvation: how alternative auditor liability regimes can save the capital markets. 2012 U. Ill. L. Rev. 501-536.

Dickerson, Justin. Comment. Rethink “personal”: **AT&T** and the grammar clamor at the Court. (**FCC v. AT&T Inc.**, 131 S. Ct. 1177, 2011.) 45 Loy. L.A. L. Rev. 499-516 (2012).

Fitzmaurice, Timothy J. Note. The scope of protected activity under section 806 of SOX. 80 Fordham L. Rev. 2041-2074 (2012).

Georgis, Pete J. Comment. Settling with your hands tied: why judicial intervention is needed to curb an expanding interpretation of the Foreign Corrupt Practices Act. (**United States v. Kay**, 359 F.3d 738, 2004.) 42 Golden Gate U. L. Rev. 243-282 (2012).

Gupta, Anurag. Note. L3Cs and B Corps: new corporate forms fertilizing the field between traditional for-profit and nonprofit corporations. 8 N.Y.U. J.L. & Bus. 203-226 (2011).

Schizer, David M. Fiscal policy in an era of austerity. 35 Harv. J.L. & Pub. Pol’y 453-486 (2012).

Sepinwall, Amy J. **Citizens United** and the ineluctable question of corporate citizenship. 44 Conn. L. Rev. 575-615 (2012).

Shapira, Roy. Corporate philanthropy as signaling and co-optation. 80 Fordham L. Rev. 1889-1939 (2012).

COURTS

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Journal of Supreme Court History
Loyola of Los Angeles Law Review

Abtahi, Hiram and Steven Arrigg Koh. The emerging enforcement practice of the International Criminal Court. 45 Cornell Int’l L.J. 1-23 (2012).

Janoski-Haehlen, Emily M. The courts are all a ‘Twitter’: the implications of social media use in the courts. 46 Val. U. L. Rev. 43-68 (2011).

Leanos, Brendan. Comment. Cooperative justice: understanding the future of the International Criminal Court through its involvement in Libya. 80 Fordham L. Rev. 2267-2304 (2012).

Patton, William Wesley. Connecticut’s failed open juvenile dependency court pilot project: presumptively open juvenile court doors closed again to protect abused children. 11 Whittier J. Child & Fam. Advoc. 85-111 (2011).

Zygadlo, Anne E. Note. Circuit circus: what is the correct standard of review applicable to supervised release appeals after **United States v. Booker**? 46 Val. U. L. Rev. 311-355 (2011).

Supreme Court—October Term 2010. Foreword by Allan Ides; articles by Jennifer L. Pomeranz, Ann Marie Tracey and Shelley McGill; comments by Blythe Golay, Justin Dickerson, Allison Chan, Ellen Christopoulos, Alicia Bower, David Doeling, Jolene Tanner, Megan Weisgerber, Garrett Matthew-James Mott and Roya Rahmanpour. 45 Loy. L.A. L. Rev. 341-674 (2012).

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

CRIMINAL LAW AND PROCEDURE

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Gonzaga Law Review
Mississippi Law Journal
New York University Annual Survey of American Law
Washington University Journal of Law & Policy

Abtahi, Hiram and Steven Arrigg Koh. The emerging enforcement practice of the International Criminal Court. 45 Cornell Int’l L.J. 1-23 (2012).

Anderson, Nathan D. Note. Change attorneys and courts can believe in: reviewing the retroactive application of amendments to the Federal Sentencing Guidelines in ... (**United States v. Tolliver**, 570 F.3d 1062, 2009.) 90 Neb. L. Rev. 862-886 (2012).

Barry, Jordan M. Prosecuting the exonerated: actual innocence and the Double Jeopardy Clause. 64 Stan. L. Rev. 535-588 (2012).

Bedi, Monu. Contract breaches and the criminal/civil divide: an *inter*-common law analysis. 28 Ga. St. U. L. Rev. 559-618 (2012).

Burke, Andrew J. Case comment. Constitutional law—Ninth Circuit effectively precludes future findings of **Brady** violations in the absence of a conviction. (**Smith v. Almada**, 640 F.3d 931, 2011.) 45 Suffolk U.L. Rev. 589-599 (2012).

Burke, Elizabeth. Note. Only as strong as the missing link: the unsteady constitutionality of the Adam Walsh Act. 45 Suffolk U.L. Rev. 427-464 (2012).

Burns, Amy Knight. Note. Insurmountable obstacles: structural errors, procedural default, and ineffective assistance. 64 Stan. L. Rev. 727-764 (2012).

Chan, Allison. Comment. **Connick v. Thompson**: sacrificing deterrence and reparations in the name of avoiding *respondeat superior* liability. (**Connick v. Thompson**, 131 S. Ct. 1350, 2011.) 45 Loy. L.A. L. Rev. 517-536 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 7
June 15, 2012

- Coven, Hon. Mark S. and James F. Comerford. What's going on? The right to confrontation. 45 *Suffolk U.L. Rev.* 269-284 (2012).
- Doeling, David. Comment. **Ashcroft v. al-Kidd**: troubling developments in post-9/11 Fourth Amendment jurisprudence. (**Ashcroft v. al-Kidd**, 131 S. Ct. 2074, 2011.) 45 *Loy. L.A. L. Rev.* 569-585 (2012).
- Duramy, Benedetta Faedi. Women and poisons in 17th century France. 87 *Chi.-Kent. L. Rev.* 347-370 (2012).
- Evert, Jill. Case note. Constitutional law—Sixth Amendment right of confrontation—development of the primary purpose exception to the requirement of cross-examination. (**Michigan v. Bryant**, 131 S. Ct. 1143, 2011.) 79 *Tenn. L. Rev.* 191-212 (2011).
- Fletcher, Laurel E., Alexis Kelly and Zulaikha Aziz. Defending the rule of law: reconceptualizing Guantánamo *habeas* attorneys. 44 *Conn. L. Rev.* 617-673 (2012).
- Fulford, Thomas R. Note. Writing scripts for silent movies: how officer experience and high-crime areas turn innocuous behavior into criminal conduct. 45 *Suffolk U.L. Rev.* 497-522 (2012).
- Georgis, Pete J. Comment. Settling with your hands tied: why judicial intervention is needed to curb an expanding interpretation of the Foreign Corrupt Practices Act. (**United States v. Kay**, 359 F.3d 738, 2004.) 42 *Golden Gate U. L. Rev.* 243-282 (2012).
- Harrington, Kathryn A. Note. Ghosts of innocent men: necessary implications of ... (**Skinner v. Switzer**, 131 S. Ct. 1289, 2011.) 38 *Wash. U. J.L. & Pol'y* 325-355 (2012).
- Heller, Kevin Jon. A sentence-based theory of complementarity. 53 *Harv. Int'l L.J.* 85-133 (2012).
- Henning, Peter J. The pitfalls of dealing with witnesses in public corruption prosecutions. 23 *Geo. J. Legal Ethics* 351-368 (2010).
- Holper, Mary. Deportation for a sin: why moral turpitude is void for vagueness. 90 *Neb. L. Rev.* 647-702 (2012).
- Howard, Maureen A. Taking the high road: why prosecutors should voluntarily waive peremptory challenges. 23 *Geo. J. Legal Ethics* 369-420 (2010).
- Iraola, Roberto. Due process, the Sixth Amendment, and international extradition. 90 *Neb. L. Rev.* 752-785 (2012).
- Karsai, Liza I. You can't give my name: rethinking witness anonymity in light of the United States and British experience. 79 *Tenn. L. Rev.* 29-93 (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).
- Leanos, Brendan. Comment. Cooperative justice: understanding the future of the International Criminal Court through its involvement in Libya. 80 *Fordham L. Rev.* 2267-2304 (2012).
- Levitt, Jessica A. Note. Competing rights under the totality of the circumstances test: expanding DNA collection statutes. 46 *Val. U. L. Rev.* 117-167 (2011).
- Malone, Katharine. Note. Parody or identity theft: the high-wire act of digital doppelgangers in California. 34 *Hastings Comm. & Ent. L.J.* 275-312 (2012).
- Mirabella, Julia Grace. Note. Scales of justice: assessing Italian criminal procedure through the Amanda Knox trial. 30 *B.U. Int'l L.J.* 229-260 (2012).
- Nelson, Adam R. Note. Extending outsider trading liability to thieves. 80 *Fordham L. Rev.* 2157-2198 (2012).
- Pohlman, Sarah A. Comment. Shooting from the hip: Missouri's new approach to defense of habitation. 56 *St. Louis U. L.J.* 857-882 (2012).
- Sykes, Nicole. Note. **Padilla v. Kentucky**: the criminal defense attorney's obligation to warn of immigration consequences of criminal conviction. (**Padilla v. Kentucky**, 130 S. Ct. 1473, 2010.) 28 *Ga. St. U. L. Rev.* 891-921 (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).
- Viera, Danielle. Comment. Try as they might, just can't get it right: shortcomings of the International Megan's Law of 2010. 25 *Emory Int'l L. Rev.* 1517-1560 (2011).
- Weinstein, Hannah. Note. S-Comm: shattering communities. 10 *Cardozo Pub. L. Pol'y & Ethics J.* 395-434 (2012).
- Weisgerber, Megan. Comment. Confronting forensics: **Bullcoming v. New Mexico** and the Sixth Amendment. (**Bullcoming v. New Mexico**, 131 S. Ct. 2705, 2011.) 45 *Loy. L.A. L. Rev.* 613-632 (2012).
- Zora, Marcy. Note. The real social network: how jurors' use of social media and smart phones affects a defendant's Sixth Amendment rights. 2012 *U. Ill. L. Rev.* 577-609.
- Zygadlo, Anne E. Note. Circuit circus: what is the correct standard of review applicable to supervised release appeals after **United States v. Booker**? 46 *Val. U. L. Rev.* 311-355 (2011).
- Access to Justice: Evolving Standards in Juvenile Justice: From **Gault** to **Graham** and Beyond. Introduction by Mae C. Quinn; articles by Kristin Henning, Tamar R. Birckhead, Martin Guggenheim, Randy Hertz, Lourdes M. Rosado, Kim M. McLaurin, Sandra Simkins, Marty Beyer and Lisa M. Geis. 38 *Wash. U. J.L. & Pol'y* 1-287 (2012).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 8
June 15, 2012

Policing, Regulating and Prosecuting Corruption. Articles by Susan Rose-Ackerman, Michael Johnston, Kevin E. Davis and student Sinéad Hunt. 67 N.Y.U. Ann. Surv. Am. L. 433-511 (2012).

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

Symposium: Race and Criminal Justice in the West. Introduction by Hon. Steven C. González; keynote address by Hon. Barbara Madsen; report by the Task Force on Race and the Criminal Justice System; articles by Jacqueline Johnson, Christian M. Halliburton, Brooks Holland, Jennifer Rae Taylor, Jason A. Gillmer, Sahar F. Aziz, Jesse J. Norris and Sahar Fathi; note by Michael L. Vander Giessen. 47 Gonz. L. Rev. 241-585 (2011/12).

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

The Fourth Amendment: Views of the Future. Foreword by Thomas K. Clancy; articles by José Felipe Anderson, Ronald Bacigal, Richard E. Meyers II, Wesley MacNeil Oliver, Ric Simmons, Jack Wade Nowlin, Donald A. Dripps, Cynthia Lee, Tracey Maclin, Susan W. Brenner, Patrick E. Corbett, Paul Ohm and student Jennifer Rader; lecture by Clifford S. Fishman with introduction by Thomas K. Clancy. 81 Miss. L.J. 895-1435 (2012).

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

DISPUTE RESOLUTION

Jones, Bernie D. Litigating the schism and reforming the canons: orthodoxy, property & the modern social gospel of the Episcopal Church. 42 Golden Gate U. L. Rev. 151-215 (2012).

McDonell, Colin. Comment. The Gulf Coast Claims Facility and the Deepwater Horizon litigation: judicial regulation of private compensation schemes. 64 Stan. L. Rev. 765-795 (2012).

Pair, Lara M. and Paul Frankenstein. The new ICC rule on consolidation: progress or change? 25 Emory Int'l L. Rev. 1061-1085 (2011).

Tracey, Ann Marie and Shelley McGill. Seeking a rational lawyer for consumer claims after the Supreme Court disconnects consumers in **AT&T Mobility LLC v. Concepcion**. 45 Loy. L.A. L. Rev. 435-476 (2012).

DOMESTIC RELATIONS

Baker, Katharine K. Homogenous rules for heterogeneous families: the standardization of family law when there is no standard family. 2012 U. Ill. L. Rev. 319-371.

Bhushan, Natasha. Note. Work-family policy in the United States. 21 Cornell J.L. & Pub. Pol'y 677-696 (2012).

Bruno, Stephanie A. Note. Insuring the knot: the Massachusetts approach to postnuptial agreements. 45 Suffolk U.L. Rev. 397-426 (2012).

Cushman, Clare. Wives, children...husbands: supporting roles. [Includes photographs.] 36 J. Sup. Ct. Hist. 264-286 (2011).

David, Meta S. Note. Legal guardianship of individuals incapacitated by mental illness: where do we draw the line? 45 Suffolk U.L. Rev. 465-496 (2012).

Esckridge, William N. Jr. **Seegers Lecture in Jurisprudence**. Six myths that confuse the marriage equality debate. 46 Val. U. L. Rev. 103-116 (2011).

Gillmer, Jason A. Crimes of passion: the regulation of interracial sex in Washington, 1855-1950. 47 Gonz. L. Rev. 393-428 (2011/12).

Grosh, Olga. Comment. A call of duty: preventing adoption disruption by expanding adoption providers' responsibility to investigate and disclose adoptive children's medical history. 11 Whittier J. Child & Fam. Advoc. 149-182 (2011).

Kaiser, Jeanne M. Victimized twice: the reasonable efforts requirement in child protection cases when parents have a mental illness. 11 Whittier J. Child & Fam. Advoc. 3-36 (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).

Main, Matthew P. Note. Promoting self-sufficiency? How HRA's exclusion of incarceration from the definition of "temporary absence" contradicts statutory mandates and hurts New York families. 14 CUNY L. Rev. 105-146 (2010).

Pryor, Christina A. Note. "Aging out" of immigration: analyzing family preference visa petitions under the Child Status Protection Act. 80 Fordham L. Rev. 2199-2236 (2012).

Strasser, Mark. DOMA's bankruptcy. 79 Tenn. L. Rev. 1-28 (2011).

Udell, Nora. Comment. A riddle for Dr. Seuss. "Are you my (adoptive, biological, gestational, genetic, *de facto*) mother (father, second parent, or stepparent)?" And an answer for our times: a gender-neutral, intention-based standard for determining parentage. 21 Tul. J.L. & Sexuality 147-168 (2012).

Vestal, Allan W. To soften their obdurate hearts: the Southern Baptist Convention and marriage equality. 21 Tul. J.L. & Sexuality 49-124 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9
June 15, 2012

ECONOMICS

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

Bedi, Monu. Contract breaches and the criminal/civil divide: an *inter*-common law analysis. 28 Ga. St. U. L. Rev. 559-618 (2012).

Henry, Leslie Meltzer and Maxwell L. Stearns. Commerce games and the individual mandate. 100 Geo. L.J. 1117-1175 (2012).

Johnson, Jacqueline. Mass incarceration: a contemporary mechanism of racialization in the United States. 47 Gonz. L. Rev. 301-318 (2011/12).

Shapira, Roy. Corporate philanthropy as signaling and co-optation. 80 Fordham L. Rev. 1889-1939 (2012).

Wren, Jim. Applying the economic loss rule in Texas. 64 Baylor L. Rev. 204-276 (2012).

Law in an Age of Austerity. Articles by David M. Schizer, Charles J. Cooper, Vincent Colatriano, Kenneth T. Cuccinelli II, E. Duncan Getchell Jr., Wesley G. Russell Jr., David B. Kopel, Trevor Burrus, John C. Eastman and Ernest A. Young. 35 Harv. J.L. & Pub. Pol'y 453-622 (2012).

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

EDUCATION LAW

Bradley, Rachel S. Sparks. Note. On-campus suicide sites and means-restrictive suicide barriers: protecting students and their universities. 21 Cornell J.L. & Pub. Pol'y 697-732 (2012).

Brown, Brittany. Comment. An inside-out approach to ending the school-to-prison pipeline: an adequacy argument for early childhood education in Massachusetts. 11 Whittier J. Child & Fam. Advoc. 123-146 (2011).

Hernández, Laura A. Dreams deferred—why in-state college tuition rates are not a benefit under the IIRIRA and how this interpretation violates the spirit of **Plyler**. 21 Cornell J.L. & Pub. Pol'y 525-566 (2012).

Keaney, Mark T. Comment. Examining teacher attitudes toward integration: important considerations for legislatures, courts, and schools. 56 St. Louis U. L.J. 827-856 (2012).

Swiney, Elijah. John Forrest Dillon goes to school: Dillon's Rule in Tennessee ten years after **Southern Constructors**. 79 Tenn. L. Rev. 103-140 (2011).

Toben, Bradley J.B. and Carolyn P. Osolinik. Nonprofit student lenders and risk retention: how the Dodd-Frank Act threatens students' access to higher education and the viability of nonprofit student lenders. 64 Baylor L. Rev. 158-203 (2012).

ELDER LAW

David, Meta S. Note. Legal guardianship of individuals incapacitated by mental illness: where do we draw the line? 45 Suffolk U.L. Rev. 465-496 (2012).

EMPLOYMENT PRACTICE

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

Barber, Jackie. Case note. **Glenn v. Brumby**: extending protection from sex-based discrimination to transsexuals in the Eleventh Circuit. (**Glenn v. Brumby**, 663 F.3d 1312, 2011.) 21 Tul. J.L. & Sexuality 169-178 (2012).

Bhushan, Natasha. Note. Work-family policy in the United States. 21 Cornell J.L. & Pub. Pol'y 677-696 (2012).

Chopko, Mark E. and Marissa Parker. Still a threshold question: refining the ministerial exception post-**Hosanna-Tabor**. 10 First Amend. L. Rev. 233-303 (2012).

Dammann, Jens. *Place aux dames*: the ideological divide between U.S. and European gender discrimination laws. 45 Cornell Int'l L.J. 25-76 (2012).

Fitzmaurice, Timothy J. Note. The scope of protected activity under section 806 of SOX. 80 Fordham L. Rev. 2041-2074 (2012).

Golay, Blythe. Comment. **NASA v. Nelson**: the High Court flying high above the right to informational privacy. (**National Aeronautics & Space Administration v. Nelson**, 131 S. Ct. 746, 2011.) 45 Loy. L.A. L. Rev. 477-497 (2012).

Leyda, Elizabeth A. Note. The war(i)ors at home: examining USERRA's veterans' reemployment protections when hostility follows soldiers to the workplace. 28 Ga. St. U. L. Rev. 851-889 (2012).

Malone, Kristin M. Note. Using financial incentives to achieve the normative goals of the FMLA. 90 Tex. L. Rev. 1307-1327 (2012).

McIntyre, Thomas J. Note. Discriminatory opportunism: why undertaking self-employment to mitigate damages creates unique challenges. 45 Suffolk U.L. Rev. 549-573 (2012).

Patrick, Katie Lynn. Note. Airline employees are not reporting violations because they lack adequate whistleblower protection: are you ready for takeoff? 46 Val. U. L. Rev. 211-261 (2011).

Peterson, Christopher. Comment. Thinking outside the disability management box: the case for modified duty off-site in Nebraska. 90 Neb. L. Rev. 834-861 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
June 15, 2012

Symposium: Crossing the Borders of Immigration and Workplace Law. Articles by Kati L. Griffith, Leticia M. Saucedo, Maria Cristina Morales and Ruben J. Garcia. 21 Cornell J.L. & Pub. Pol'y 611-675 (2012).

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

ENERGY AND UTILITIES LAW

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

San Diego Journal of Climate & Energy Law
UCLA Journal of Environmental Law & Policy

Sichtermann, Jonathan R. Note. Slowing the pace of recovery: why property assessed clean energy programs risk repeating the mistakes of the recent foreclosure crisis. 46 Val. U. L. Rev. 263-309 (2011).

Symposium: Perspectives on Climate Change, Pollution and the Clean Air Act. Articles by M. Rhead Enion, Alice Kaswan, Robert B. Moreno, Peter Zalzal, Craig N. Oren, Kassie Siegel, Kevin Bundy, Vera Pardee and Katherine A. Trisolini; comment by Colin R. Hagan. 30 UCLA J. Env'tl. L. & Pol'y 1-280 (2012).

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

Third Annual Climate & Energy Law Symposium. Foreword by Dan Hua; articles by Lincoln L. Davies, Kirsten H. Engel, Robert L. Glicksman, Alexandra B. Klass, Michael W. Reed, Jim Rossi, David B. Spence, Joseph P. Tomain and Steven Weissman. 3 San Diego J. Climate & Energy L. 1-362 (2011-12).

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

ENVIRONMENTAL LAW

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

San Diego Journal of Climate & Energy Law
UCLA Journal of Environmental Law & Policy

Gwyn, Madeline. Comment. **Monsanto Co. v. Geertson Seed Farms**: irreparable injury to the National Environmental Policy Act? (**Monsanto Co. v. Geertson Seed Farms**, 130 S. Ct. 2743, 2010.) 61 Emory L.J. 349-388 (2011).

Haws, J. Matthew. Note. Analysis paralysis: rethinking the court's role in evaluating EIS reasonable alternatives. 2012 U. Ill. L. Rev. 537-575.

Smith, Marissa. Comment. The Deepwater Horizon disaster: an examination of the spill's impact on the gap in international regulation of oil pollution from fixed platforms. 25 Emory Int'l L. Rev. 1477-1516 (2011).

ESTATES AND TRUSTS

Aflatooni, Shidon. The statutory pet trust: recommendations for a new uniform law based on the past twenty-one years. 18 Animal L. 1-56 (2011).

Spivack, Carla. Law, land, identity: the case of Lady Anne Clifford. 87 Chi.-Kent. L. Rev. 393-421 (2012).

EVIDENCE

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

Buffmire, Edwin M. The (unappreciated) multidimensional benefits of Rule 502(d): why and how litigants should better utilize the new Federal Rule of Evidence. 79 Tenn. L. Rev. 141-190 (2011).

Douglass, Sean. Note. From the blue lights of "police" to the red lights of "first responders": the changing rhetoric of law enforcement in ... (**Michigan v. Bryant**, 131 S. Ct. 1143, 2011.) 100 Geo. L.J. 1311-1340 (2012).

Evert, Jill. Case note. Constitutional law—Sixth Amendment right of confrontation—development of the primary purpose exception to the requirement of cross-examination. (**Michigan v. Bryant**, 131 S. Ct. 1143, 2011.) 79 Tenn. L. Rev. 191-212 (2011).

Eyster, James P. Searching for the key in the wrong place: why "common sense" credibility rules consistently harm refugees. 30 B.U. Int'l L.J. 1-54 (2012).

Harrington, Kathryn A. Note. Ghosts of innocent men: necessary implications of ... (**Skinner v. Switzer**, 131 S. Ct. 1289, 2011.) 38 Wash. U. J.L. & Pol'y 325-355 (2012).

Helmreich, Jeffrey S. Does 'sorry' incriminate? Evidence, harm and the protection of apology. 21 Cornell J.L. & Pub. Pol'y 567-609 (2012).

Rosado, Lourdes M. Outside the police station: dealing with the potential for self-incrimination in juvenile court. 38 Wash. U. J.L. & Pol'y 177-211 (2012).

The Fourth Amendment: Views of the Future. Foreword by Thomas K. Clancy; articles by José Felipé Anderson, Ronald Bacigal, Richard E. Meyers II, Wesley MacNeil Oliver, Ric Simmons, Jack Wade Nowlin, Donald A. Dripps, Cynthia Lee, Tracey Maclin, Susan W. Brenner, Patrick E. Corbett, Paul Ohm and student Jennifer Rader; lecture by Clifford S. Fishman with introduction by Thomas K. Clancy. 81 Miss. L.J. 895-1435 (2012).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
June 15, 2012

FIRST AMENDMENT

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

Cardozo Public Law, Policy, & Ethics Journal
First Amendment Law Review

Ammori, Marvin. First Amendment architecture. 2012 Wis. L. Rev. 1-83.

Christopoulos, Ellen. Comment. **Arizona Christian School Tuition Organization v. Winn**: religion stole the money from the taxpayer jar—no standing, then who? (**Arizona Christian School Tuition Organization v. Winn**, 131 S. Ct. 1436, 2011.) 45 Loy. L.A. L. Rev. 537-553 (2012).

Fleishour, Austin Leland. Case note. Constitutional law—First Amendment and competing state interests—protecting harmful speech on matters of public concern. (**Snyder v. Phelps**, 131 S. Ct. 1207, 2011.) 79 Tenn. L. Rev. 213-232 (2011).

Herman, Sarah. Note. The battle for the remote control—has the FCC indecency policy worn out its welcome in America's living room? 38 Wash. U. J.L. & Pol'y 357-382 (2012).

Lewis, Kyle. Note. Wikifreak-out: the legality of prior restraints on WikiLeaks' publication of government documents. 38 Wash. U. J.L. & Pol'y 417-440 (2012).

Lund, Christopher C. The new victims of the old anti-Catholicism. 44 Conn. L. Rev. 1001-1020 (2012).

Malone, Katharine. Note. Parody or identity theft: the high-wire act of digital doppelgangers in California. 34 Hastings Comm. & Ent. L.J. 275-312 (2012).

Mott, Garrett Matthew-James. Comment. Game over for regulating violent video games? The effect of **Brown v. Entertainment Merchants Ass'n** on First Amendment jurisprudence. (**Brown v. Entertainment Merchants Ass'n**, 131 S. Ct. 2729, 2011.) 45 Loy. L.A. L. Rev. 633-655 (2012).

Norton, Helen. Campaign speech law with a twist: when the government is the speaker, not the regulator. 61 Emory L.J. 209-263 (2011).

Pomeranz, Jennifer L. No need to break new ground: a response to the Supreme Court's threat to overhaul the commercial speech doctrine. 45 Loy. L.A. L. Rev. 389-434 (2012).

Potanos, Thea E. Note. Dueling values: the clash of cyber suicide speech and the First Amendment. 87 Chi.-Kent. L. Rev. 669-702 (2012).

Rahmanpour, Roya. **Arizona Free Enterprise Club's Freedom Club PAC v. Bennett**: money talks, matching funds provision walks. (**Arizona Free Enterprise Club's Freedom Club PAC v. Bennett**, 131 S. Ct. 2806, 2011.) 45 Loy. L.A. L. Rev. 657-674 (2012).

Sepinwall, Amy J. **Citizens United** and the ineluctable question of corporate citizenship. 44 Conn. L. Rev. 575-615 (2012).

Symposium. Discrimination By and Against Religion and the First Amendment. Articles by Martin E. Marty, Melissa Rogers, Mark E. Chopko, Marissa Parker, Katherine Lewis Parker, Eric Treene, Asma T. Uddin and Dave Pantzer. 10 First Amend. L. Rev. 201-418 (2012).

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

FOOD AND DRUG LAW

Craig, Sarah Renée. Note. Placebo patents: creating stronger intellectual property protection for pharmaceuticals approved by the U.S. Food & Drug Administration. (**Eli Lilly & Co. v. Actavis Elizabeth LLC**, 2011 WL 3235718, 2011.) 19 J. Intell. Prop. L. 143-171 (2011).

Kimbrell, George and Paige Tomaselli. A "fisheye" lens on the technological dilemma: the specter of genetically engineered animals. 18 Animal L. 75-103 (2011).

Kopel, David B. and Trevor Burrus. Reducing the drug war's damage to government budgets. 35 Harv. J.L. & Pub. Pol'y 543-568 (2012).

Malinowski, Michael J. and Grant G. Gautreaux. All that is gold does not glitter in human clinical research: a law-policy proposal to brighten the global "gold-standard" for drug research and development. 45 Cornell Int'l L.J. 185-204 (2012).

Wisser, Evan. Note. Simulating pharmaceutical markets in the developing world: the problems with "pull" funding mechanisms. 30 B.U. Int'l L.J. 261-293 (2012).

FOURTEENTH AMENDMENT

Iraola, Roberto. Due process, the Sixth Amendment, and international extradition. 90 Neb. L. Rev. 752-785 (2012).

Taylor, Jennifer Rae. Constitutionally unprotected: prison slavery, felon disenfranchisement, and the criminal exception to citizenship rights. 47 Gonz. L. Rev. 365-392 (2011/12).

HEALTH LAW AND POLICY

Chen, Elizabeth J. Note. Equal protection: why the HPV vaccine should be mandated for both boys and girls. 38 Wash. U. J.L. & Pol'y 289-324 (2012).

Cohen, Denise. Note. Childhood obesity: balancing the nation's interest with a parent's constitutional right to privacy. 10 Cardozo Pub. L. Pol'y & Ethics J. 357-394 (2012).

Kamiat, Jenna L. Comment. PPACA and the individual mandate: a healthy approach to severability. 80 Fordham L. Rev. 2237-2266 (2012).

Malone, Kristin M. Note. Using financial incentives to achieve the normative goals of the FMLA. 90 Tex. L. Rev. 1307-1327 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
June 15, 2012

Rupp, Sarah R. Comment. Making room for patient autonomy in health information exchange: the role of informed consent. 56 St. Louis U. L.J. 885-915 (2012).

Sugden, Ryan. Note. Sick and (still) broke: why the Affordable Care Act won't end medical bankruptcy. 38 Wash. U. J.L. & Pol'y 441-474 (2012).

Wisser, Evan. Note. Simulating pharmaceutical markets in the developing world: the problems with "pull" funding mechanisms. 30 B.U. Int'l L.J. 261-293 (2012).

HOUSING LAW

Ellickson, Robert C. Legal sources of residential lock-ins: why French households move half as often as U.S. households. 2012 U. Ill. L. Rev. 373-404.

Iglesias, Tim. Moving beyond two-person-per-bedroom: revitalizing application of the federal Fair Housing Act to private residential occupancy standards. 28 Ga. St. U. L. Rev. 619-719 (2012).

Krishnan, Shekar. Advocacy for tenant and community empowerment: reflections on my first year in practice. 14 CUNY L. Rev. 215-254 (2010).

Levitin, Adam J. and Susan M. Wachter. Explaining the housing bubble. 100 Geo. L.J. 1177-1258 (2012).

HUMAN RIGHTS LAW

Concannon, Brian, Jr. and Beatrice Lindstrom. Cheaper, better, longer-lasting: a rights-based approach to disaster response in Haiti. 25 Emory Int'l L. Rev. 1145-1191 (2011).

Englander, Daniel. Comment. Protecting the human rights of LGBT people in Uganda in the wake of Uganda's "Anti-Homosexuality Bill, 2009." 25 Emory Int'l L. Rev. 1263-1316 (2011).

Greenfield, Heather. Comment. International law, religious limitations, and cultural sensitivity: the Park51 mosque at Ground Zero. 25 Emory Int'l L. Rev. 1317-1369 (2011).

Gunther, Caitlin T. Note. France's repatriation of Roma: violation of fundamental freedoms? 45 Cornell Int'l L.J. 205-225 (2012).

Nanwani, Shaira. Comment. The *burqa* ban: an unreasonable limitation on religious freedom or a justifiable restriction? 25 Emory Int'l L. Rev. 1431-1475 (2011).

IMMIGRATION LAW

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

Eastman, John C. Papers, please: does the Constitution permit the states a role in immigration enforcement? 35 Harv. J.L. & Pub. Pol'y 569-592 (2012).

Eyster, James P. Searching for the key in the wrong place: why "common sense" credibility rules consistently harm refugees. 30 B.U. Int'l L.J. 1-54 (2012).

Freyer, Tony A. and student Daniel Thomas. The **Passenger Cases** reconsidered in transatlantic Commerce Clause history. 36 J. Sup. Ct. Hist. 216-235 (2011).

Gunther, Caitlin T. Note. France's repatriation of Roma: violation of fundamental freedoms? 45 Cornell Int'l L.J. 205-225 (2012).

Hernández, Laura A. Dreams deferred—why in-state college tuition rates are not a benefit under the IIRIRA and how this interpretation violates the spirit of **Plyler**. 21 Cornell J.L. & Pub. Pol'y 525-566 (2012).

Holper, Mary. Deportation for a sin: why moral turpitude is void for vagueness. 90 Neb. L. Rev. 647-702 (2012).

Keough, Michael A. Note. **Kucana v. Holder** and judicial review of the decision not to reopen *sua sponte* in immigration removal proceedings. (**Kucana v. Holder**, 130 S. Ct. 827, 2010.) 80 Fordham L. Rev. 2075-2111 (2012).

Pryor, Christina A. Note. "Aging out" of immigration: analyzing family preference visa petitions under the Child Status Protection Act. 80 Fordham L. Rev. 2199-2236 (2012).

Smith, Peter J. Note. Suffering in silence: asylum law and the concealment of political opinion as a form of persecution. 44 Conn. L. Rev. 1021-1056 (2012).

Sykes, Nicole. Note. **Padilla v. Kentucky**: the criminal defense attorney's obligation to warn of immigration consequences of criminal conviction. (**Padilla v. Kentucky**, 130 S. Ct. 1473, 2010.) 28 Ga. St. U. L. Rev. 891-921 (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).

Weinstein, Hannah. Note. S-Comm: shattering communities. 10 Cardozo Pub. L. Pol'y & Ethics J. 395-434 (2012).

Symposium: Crossing the Borders of Immigration and Workplace Law. Articles by Kati L. Griffith, Leticia M. Saucedo, Maria Cristina Morales and Ruben J. Garcia. 21 Cornell J.L. & Pub. Pol'y 611-675 (2012).

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

INDIAN AND ABORIGINAL LAW

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

INSURANCE LAW

Faure, Michael and Klaus Heine. Insurance against financial crises? 8 N.Y.U. J.L. & Bus. 117-150 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13
June 15, 2012

Ramseyer, J. Mark. The effect of universal health insurance on malpractice claims. 2 J. Legal Analysis 621-686 (2010).

Sugden, Ryan. Note. Sick and (still) broke: why the Affordable Care Act won't end medical bankruptcy. 38 Wash. U. J.L. & Pol'y 441-474 (2012).

INTELLECTUAL PROPERTY LAW

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

Journal of Intellectual Property Law

Armendariz, David E. Note. Picking on the little guy? Asserting trademark rights against fans, emulators, and enthusiasts. 90 Tex. L. Rev. 1259-1281 (2012).

Fagundes, David. Talk derby to me: intellectual property norms governing roller derby pseudonyms. 90 Tex. L. Rev. 1093-1152 (2012).

Klewin, Erin V. Note. Reconciling Federal Circuit choice of law with **eBay v. MercExchange's** abrogation of the presumption of irreparable harm in copyright preliminary injunctions. (**Jacobsen v. Katzer**, 535 F.3d 1373, 2008.) 80 Fordham L. Rev. 2113-2155 (2012).

Masur, Jonathan S. Costly screens and patent examination. 2 J. Legal Analysis 687-734 (2010).

Nguyen, Xuan-Thao. Apologies as intellectual property remedies: lessons from China. 44 Conn. L. Rev. 883-923 (2012).

Torrance, Andrew W. DNA copyright. 46 Val. U. L. Rev. 1-41 (2011).

Wisser, Evan. Note. Simulating pharmaceutical markets in the developing world: the problems with "pull" funding mechanisms. 30 B.U. Int'l L.J. 261-293 (2012).

Yelpaala, Kojo. *Quo vadis* WTO? The threat of TRIPS and the Biodiversity Convention to human health and food security. 30 B.U. Int'l L.J. 55-134 (2012).

INTERNATIONAL LAW

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

Boston University International Law Journal

Cornell International Law Journal

Emory International Law Review

Harvard International Law Journal

New York University Annual Survey of American Law

Davis, Alexander G. Comment. Space commercialization: the need to immediately renegotiate treaties implicating international environmental law. [Includes photographs.] 3 San Diego J. Climate & Energy L. 363-392 (2011-12).

Hudson, Blake. Fail-safe federalism and climate change: the case of U.S. and Canadian forest policy. 44 Conn. L. Rev. 925-1000 (2012).

Iraola, Roberto. Due process, the Sixth Amendment, and international extradition. 90 Neb. L. Rev. 752-785 (2012).

Jordan, Gwen. Engendering the history of race and international relations: the career of Edith Sampson, 1927-1978. 87 Chi.-Kent. L. Rev. 521-548 (2012).

Leanos, Brendan. Comment. Cooperative justice: understanding the future of the International Criminal Court through its involvement in Libya. 80 Fordham L. Rev. 2267-2304 (2012).

Pope, Alexander B. Note. A second look at first sale: an international look at U.S. copyright exhaustion. 19 J. Intell. Prop. L. 201-230 (2011).

Policing, Regulating and Prosecuting Corruption. Articles by Susan Rose-Ackerman, Michael Johnston, Kevin E. Davis and student Sinéad Hunt. 67 N.Y.U. Ann. Surv. Am. L. 433-511 (2012).

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

INTERNATIONAL TRADE

Boehm, Joshua L. Note. Private securities fraud litigation after **Morrison v. National Australia Bank**: reconsidering a reliance-based approach to extraterritoriality. (**Morrison v. Nat'l Austl. Bank Ltd.**, 130 S. Ct. 2869, 2010.) 53 Harv. Int'l L.J. 249-290 (2012).

Georgis, Pete J. Comment. Settling with your hands tied: why judicial intervention is needed to curb an expanding interpretation of the Foreign Corrupt Practices Act. (**United States v. Kay**, 359 F.3d 738, 2004.) 42 Golden Gate U. L. Rev. 243-282 (2012).

Kadens, Emily. The myth of the customary law merchant. 90 Tex. L. Rev. 1153-1206 (2012).

Sykes, Alan O. The questionable case for subsidies regulation. 2 J. Legal Analysis 473-523 (2010).

Wu, Mark. Antidumping in Asia's emerging giants. 53 Harv. Int'l L.J. 1-84 (2012).

Yelpaala, Kojo. *Quo vadis* WTO? The threat of TRIPS and the Biodiversity Convention to human health and food security. 30 B.U. Int'l L.J. 55-134 (2012).

JUDGES

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

Harvard Journal of Law & Public Policy

Journal of Supreme Court History

Ammori, Marvin. First Amendment architecture. 2012 Wis. L. Rev. 1-83.

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
June 15, 2012

Anderson, Nathan D. Note. Change attorneys and courts can believe in: reviewing the retroactive application of amendments to the Federal Sentencing Guidelines in ... (**United States v. Tolliver**, 570 F.3d 1062, 2009.) 90 Neb. L. Rev. 862-886 (2012).

Bower, Alicia. Comment. Unconstitutionally crowded: **Brown v. Plata** and how the Supreme Court pushed back to keep prison reform litigation alive. (**Brown v. Plata**, 131 S. Ct. 1910, 2011.) 45 Loy. L.A. L. Rev. 555-567 (2012).

Dannenbaum, Tom. Nationality and the international judge: the nationalist presumption governing the international judiciary and why it must be reversed. 45 Cornell Int'l L.J. 77-184 (2012).

Henry, Leslie Meltzer and Maxwell L. Stearns. Commerce games and the individual mandate. 100 Geo. L.J. 1117-1175 (2012).

Kamiat, Jenna L. Comment. PPACA and the individual mandate: a healthy approach to severability. 80 Fordham L. Rev. 2237-2266 (2012).

Keough, Michael A. Note. **Kucana v. Holder** and judicial review of the decision not to reopen *sua sponte* in immigration removal proceedings. (**Kucana v. Holder**, 130 S. Ct. 827, 2010.) 80 Fordham L. Rev. 2075-2111 (2012).

Liebman, Matthew. Who the judge ate for breakfast: on the limits of creativity in animal law and the redeeming power of powerlessness. 18 Animal L. 133-150 (2011).

Lippman, Chief Judge Jonathan. A conversation with Chief Judge Jonathan Lippman. 14 CUNY L. Rev. 3-19 (2010).

McDonell, Colin. Comment. The Gulf Coast Claims Facility and the Deepwater Horizon litigation: judicial regulation of private compensation schemes. 64 Stan. L. Rev. 765-795 (2012).

Quintanilla, Victor D. Judicial mindsets: the social psychology of implicit theories and the law. 90 Neb. L. Rev. 611-646 (2012).

Sessions, Hon. William K. III. **Thomas E. Fairchild Lecture**. Federal sentencing policy: changes since the Sentencing Reform Act of 1984 and the evolving role of the United States Sentencing Commission. 2012 Wis. L. Rev. 85-114.

Sloss, David L. Executing **Foster v. Neilson**: the two-step approach to analyzing self-executing treaties. 53 Harv. Int'l L.J. 135-188 (2012).

Stone, Geoffrey R. **David C. Baum Memorial Lecture**. **Citizens United** and conservative judicial activism. 2012 U. Ill. L. Rev. 485-500.

Symposium: Judicial Independence. Articles by Charles Gardner Geyh, G. Alan Tarr, William R. Casto and Scott Douglas Gerber. 35 Harv. J.L. & Pub. Pol'y 623-679 (2012).

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

JURISDICTION

Caballero, Josue. Comment. **Colorado River** abstention doctrine in the Fifth Circuit: the exceptional circumstances of a likely reversal. 64 Baylor L. Rev. 277-308 (2012).

Eastman, John C. Papers, please: does the Constitution permit the states a role in immigration enforcement? 35 Harv. J.L. & Pub. Pol'y 569-592 (2012).

Heller, Kevin Jon. A sentence-based theory of complementarity. 53 Harv. Int'l L.J. 85-133 (2012).

Ides, Allan. Foreword: a critical appraisal of the Supreme Court's decision in **J. McIntyre Machinery, Ltd. v. Nicaastro**. 45 Loy. L.A. L. Rev. 341-387 (2012).

Lund, Paul E. The timeliness of removal and multiple-defendant lawsuits. 64 Baylor L. Rev. 50-112 (2012).

McEvily, Conor P. Note. Vested interests: the federal felon body-armor ban and the continuing vitality of **Scarborough v. United States**. 100 Geo. L.J. 1341-1398 (2012).

Rossi, Jim. Clean energy and the price preemption ceiling. 3 San Diego J. Climate & Energy L. 243-266 (2011-12).

Simpson-Wood, Taylor. In the aftermath of **Goodyear Dunlop**: Oyez! Oyez! Oyez! A call for a hybrid approach to personal jurisdiction in international products liability controversies. 64 Baylor L. Rev. 113-157 (2012).

Stark, Andrew T. Case comment. Civil procedure—Ninth Circuit focuses on importance of subsidiary rather than control to impose general jurisdiction over foreign corporation. (**Bauman v. DaimlerChrysler Corp.**, 644 F.3d 909, 2011.) 45 Suffolk U.L. Rev. 575-588 (2012).

Tanner, Jolene. **Stern v. Marshall**: the earthquake that hit the bankruptcy courts and the aftershocks that followed. (**Stern v. Marshall**, 131 S. Ct. 2594, 2011.) 45 Loy. L.A. L. Rev. 587-612 (2012).

Weismann, Steven. Effective renewable energy policy: leave it to the states? 3 San Diego J. Climate & Energy L. 345-362 (2011-12).

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

JURISPRUDENCE

Chen, Jim. Modern disaster theory: evaluating disaster law as a portfolio of legal rules. 25 Emory Int'l L. Rev. 1121-1143 (2011).

Gelzinis, Peter P. Note. Do friends need the law? Examining why friendship matters and what governments can do for this important, though overlooked, relationship. 45 Suffolk U.L. Rev. 523-548 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
June 15, 2012

Grimmelmann, James. Sealand, HavenCo, and the rule of law. 2012 U. Ill. L. Rev. 405-484.

Strang, Lee J. Originalism and the Aristotelian tradition: virtue's home in originalism. 80 Fordham L. Rev. 1997-2040 (2012).

JUVENILES

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

Washington University Journal of Law & Policy

Whittier Journal of Child and Family Advocacy

Chen, Elizabeth J. Note. Equal protection: why the HPV vaccine should be mandated for both boys and girls. 38 Wash. U. J.L. & Pol'y 289-324 (2012).

Cohen, Denise. Note. Childhood obesity: balancing the nation's interest with a parent's constitutional right to privacy. 10 Cardozo Pub. L. Pol'y & Ethics J. 357-394 (2012).

Mott, Garrett Matthew-James. Comment. Game over for regulating violent video games? The effect of **Brown v. Entertainment Merchants Ass'n** on First Amendment jurisprudence. (**Brown v. Entertainment Merchants Ass'n**, 131 S. Ct. 2729, 2011.) 45 Loy. L.A. L. Rev. 633-655 (2012).

Pryor, Christina A. Note. "Aging out" of immigration: analyzing family preference visa petitions under the Child Status Protection Act. 80 Fordham L. Rev. 2199-2236 (2012).

Stefanilo, Michael, Jr. National LGBT Bar Association Michael Greenberg Writing Competition. First place winner. Identity, interrupted: the parental notification requirement of the Massachusetts anti-bullying law. 21 Tul. J.L. & Sexuality 125-145 (2012).

Todres, Jonathan. Mainstreaming children's rights in post-disaster settings. 25 Emory Int'l L. Rev. 1233-1261 (2011).

Access to Justice: Evolving Standards in Juvenile Justice: From **Gault to Graham** and Beyond. Introduction by Mae C. Quinn; articles by Kristin Henning, Tamar R. Birkhead, Martin Guggenheim, Randy Hertz, Lourdes M. Rosado, Kim M. McLaurin, Sandra Simkins, Marty Beyer and Lisa M. Geis. 38 Wash. U. J.L. & Pol'y 1-287 (2012).

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

LABOR LAW

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

Cornell Journal of Law and Public Policy

Dorocak, John R. and James Estes. State and local government funding of health and retirement benefits for employees: current problems and possible solutions with California health benefits as an example. 62 Syracuse L. Rev. 303-335 (2012).

Fishman, Clifford S. **James Otis Lecture**. Electronic privacy in the government workplace and **City of Ontario, California v. Quon**: the Supreme Court brought forth a mouse. 81 Miss. L.J. 1359-1435 (2012).

Fitzmaurice, Timothy J. Note. The scope of protected activity under section 806 of SOX. 80 Fordham L. Rev. 2041-2074 (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).

Symposium: Crossing the Borders of Immigration and Workplace Law. Articles by Kati L. Griffith, Leticia M. Saucedo, Maria Cristina Morales and Ruben J. Garcia. 21 Cornell J.L. & Pub. Pol'y 611-675 (2012).

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

LAND USE PLANNING

Ellickson, Robert C. Legal sources of residential lock-ins: why French households move half as often as U.S. households. 2012 U. Ill. L. Rev. 373-404.

Glicksman, Robert L. Solar energy development on the federal public lands: environmental trade-offs on the road to a lower-carbon future. 3 San Diego J. Climate & Energy L. 107-158 (2011-12).

Ten Brink, Charles J. Gayborhoods: intersections of land use regulation, sexual minorities, and the creative class. 28 Ga. St. U. L. Rev. 789-849 (2012).

Treene, Eric. RLUIPA and mosques: enforcing a fundamental right in challenging times. 10 First Amend. L. Rev. 330-362 (2012).

LAW AND SOCIETY

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

CUNY Law Review

Emory International Law Review

Alfieri, Anthony V. Educating lawyers for community. 2012 Wis. L. Rev. 115-158.

Baker, Katharine K. Homogenous rules for heterogeneous families: the standardization of family law when there is no standard family. 2012 U. Ill. L. Rev. 319-371.

Birkhead, Tamar R. Delinquent by reason of poverty. 38 Wash. U. J.L. & Pol'y 53-107 (2012).

Fleishour, Austin Leland. Case note. Constitutional law—First Amendment and competing state interests—protecting harmful speech on matters of public concern. (**Snyder v. Phelps**, 131 S. Ct. 1207, 2011.) 79 Tenn. L. Rev. 213-232 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
June 15, 2012

Gardner, James A. Election law as applied democratic theory. 56 St. Louis U. L.J. 689-699 (2012).

Helmreich, Jeffrey S. Does 'sorry' incriminate? Evidence, harm and the protection of apology. 21 Cornell J.L. & Pub. Pol'y 567-609 (2012).

Johnson, Jacqueline. Mass incarceration: a contemporary mechanism of racialization in the United States. 47 Gonz. L. Rev. 301-318 (2011/12).

Knop, Karen, Ralf Michaels and Annelise Riles. From multiculturalism to technique: feminism, culture, and the conflict of laws style. 64 Stan. L. Rev. 589-656 (2012).

Landau, David. The reality of social rights enforcement. 53 Harv. Int'l L.J. 189-247 (2012).

Malone, Kristin M. Note. Using financial incentives to achieve the normative goals of the FMLA. 90 Tex. L. Rev. 1307-1327 (2012).

Posner, Eric A., Kathryn E. Spier and Adrian Vermeule. Divide and conquer. 2 J. Legal Analysis 417-471 (2010).

Wistrich, Hon. Andrew J. The evolving temporality of lawmaking. 44 Conn. L. Rev. 737-826 (2012).

Symposium: A Worldwide Response: An Examination of International Law Frameworks in the Aftermath of Natural Disasters. Articles by Jenny R. Hernandez, Anne D. Johnson, Paul E. Weisenfeld, Jim Chen, Brian Concannon, Jr., Beatrice Lindstrom, Benedetta Faedi Duramy, Elyse Mosquini and Jonathan Todres. 25 Emory Int'l L. Rev. 1087-1261 (2011).

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

LAW ENFORCEMENT AND CORRECTIONS

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

Gonzaga Law Review
Washington University Journal of Law & Policy

Abtahi, Hiram and Steven Arrigg Koh. The emerging enforcement practice of the International Criminal Court. 45 Cornell Int'l L.J. 1-23 (2012).

Anderson, Nathan D. Note. Change attorneys and courts can believe in: reviewing the retroactive application of amendments to the Federal Sentencing Guidelines in ... (**United States v. Tolliver**, 570 F.3d 1062, 2009.) 90 Neb. L. Rev. 862-886 (2012).

Bower, Alicia. Comment. Unconstitutionally crowded: **Brown v. Plata** and how the Supreme Court pushed back to keep prison reform litigation alive. (**Brown v. Plata**, 131 S. Ct. 1910, 2011.) 45 Loy. L.A. L. Rev. 555-567 (2012).

Doeling, David. Comment. **Ashcroft v. al-Kidd**: troubling developments in post-9/11 Fourth Amendment jurisprudence. (**Ashcroft v. al-Kidd**, 131 S. Ct. 2074, 2011.) 45 Loy. L.A. L. Rev. 569-585 (2012).

Douglass, Sean. Note. From the blue lights of "police" to the red lights of "first responders": the changing rhetoric of law enforcement in ... (**Michigan v. Bryant**, 131 S. Ct. 1143, 2011.) 100 Geo. L.J. 1311-1340 (2012).

Heller, Kevin Jon. A sentence-based theory of complementarity. 53 Harv. Int'l L.J. 85-133 (2012).

Iyama, Karri. Student article. "We have tolled the bell for him": an analysis of the Prison Rape Elimination Act and California's compliance as it applies to transgender inmates. 21 Tul. J.L. & Sexuality 23-48 (2012).

Kopel, David B. and Trevor Burrus. Reducing the drug war's damage to government budgets. 35 Harv. J.L. & Pub. Pol'y 543-568 (2012).

Levitt, Jessica A. Note. Competing rights under the totality of the circumstances test: expanding DNA collection statutes. 46 Val. U. L. Rev. 117-167 (2011).

O'Hear, Michael M. Solving the good-time puzzle: why following the rules should get you out of prison early. 2012 Wis. L. Rev. 195-236.

Power, Margaret. Puerto Rican women nationalists vs. U.S. colonialism: an exploration of their conditions and struggles in jail and in court. 87 Chi.-Kent. L. Rev. 463-479 (2012).

Robbins, Ira P. Ghostwriting: filling in the gaps of *pro se* prisoners' access to the courts. 23 Geo. J. Legal Ethics 271-321 (2010).

Robinson, Dustin F. Note. Bad footage: surveillance laws, police misconduct, and the Internet. 100 Geo. L.J. 1399-1435 (2012).

Sessions, Hon. William K. III. **Thomas E. Fairchild Lecture**. Federal sentencing policy: changes since the Sentencing Reform Act of 1984 and the evolving role of the United States Sentencing Commission. 2012 Wis. L. Rev. 85-114.

Access to Justice: Evolving Standards in Juvenile Justice: From **Gault** to **Graham** and Beyond. Introduction by Mae C. Quinn; articles by Kristin Henning, Tamar R. Birkhead, Martin Guggenheim, Randy Hertz, Lourdes M. Rosado, Kim M. McLaurin, Sandra Simkins, Marty Beyer and Lisa M. Geis. 38 Wash. U. J.L. & Pol'y 1-287 (2012).

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

Suspect Fits Description: Responses to Racial Profiling in New York City. Introduction by Andrea McArdle; panel participation by Babe Howell, moderator; Darius Charney, Jesus Gonzalez, David Kennedy, Noel Leader and Robert Perry, panelists. 14 CUNY L. Rev. 57-104 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
June 15, 2012

Symposium: Race and Criminal Justice in the West. Introduction by Hon. Steven C. González; keynote address by Hon. Barbara Madsen; report by the Task Force on Race and the Criminal Justice System; articles by Jacqueline Johnson, Christian M. Halliburton, Brooks Holland, Jennifer Rae Taylor, Jason A. Gillmer, Sahar F. Aziz, Jesse J. Norris and Sahar Fathi; note by Michael L. Vander Giessen. 47 Gonz. L. Rev. 241-585 (2011/12).

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

LAW OF THE SEA

Smith, Marissa. Comment. The Deepwater Horizon disaster: an examination of the spill's impact on the gap in international regulation of oil pollution from fixed platforms. 25 Emory Int'l L. Rev. 1477-1516 (2011).

LEGAL EDUCATION

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

Alfieri, Anthony V. Educating lawyers for community. 2012 Wis. L. Rev. 115-158.

Teaching Election Law. Articles by Richard L. Hasen, Daniel P. Tokaji, James A. Gardner, Michael R. Dimino, R. Sam Garrett, Bruce E. Cain, Paul Gronke, Kirsten Nussbaumer, Michael J. Pitts, Joshua A. Douglas, Chad Flanders, Frances R. Hill and Denise Lieberman. 56 St. Louis U. L.J. 665-825 (2012).

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

LEGAL HISTORY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Chicago-Kent Law Review
Journal of Supreme Court History

Blackman, Josh. The Supreme Court's new battlefield. (Reviewing Adam Winkler, [Gunfight: The Battle Over the Right to Bear Arms in America.](#)) 90 Tex. L. Rev. 1207-1231 (2012).

Gaba, Jeffrey M. Copyrighting Shakespeare: Jacob Tonson, eighteenth century English copyright, and the birth of Shakespeare scholarship. 19 J. Intell. Prop. L. 21-63 (2011).

Grimmelmann, James. Sealand, HavenCo, and the rule of law. 2012 U. Ill. L. Rev. 405-484.

Gross, Ariela J. From the streets to the courts: doing grassroots legal history of the civil rights era. (Reviewing Tomiko Brown-Nagin, [Courage to Dissent: Atlanta and the Long History of the Civil Rights Movement.](#)) 90 Tex. L. Rev. 1233-1257 (2012).

Hasen, Richard L. Teaching **Bush v. Gore** as history. 56 St. Louis U. L.J. 665-673 (2012).

Kadens, Emily. The myth of the customary law merchant. 90 Tex. L. Rev. 1153-1206 (2012).

Liemer, Susan P. On the origins of *le droit moral*: how non-economic rights came to be protected in French IP law. 19 J. Intell. Prop. L. 65-116 (2011).

Lund, Christopher C. The new victims of the old anti-Catholicism. 44 Conn. L. Rev. 1001-1020 (2012).

Moreno, Robert B. and Peter Zalzal. Greenhouse gas dissonance: the history of EPA's regulations and the incongruity of recent legal challenges. 30 UCLA J. Envtl. L. & Pol'y 121-156 (2012).

Oren, Craig N. When must EPA set ambient air quality standards? Looking back at **NRDC v. Train**. 30 UCLA J. Envtl. L. & Pol'y 157-184 (2012).

Tarr, G. Alan. Contesting the judicial power in the states. 35 Harv. J.L. & Pub. Pol'y 643-661 (2012).

Young, Ernest A. Its hour come round at last? State sovereign immunity and the great state debt crisis of the early twenty-first century. 35 Harv. J.L. & Pub. Pol'y 593-622 (2012).

Women's Legal History: A Global Perspective. Foreword by Tracey Jean Boisseau; introduction by Felice Batlan; articles by Benedetta Faedi Duramy, Lloyd Bonfield, Carla Spivack, Adetoun Ilumoka, Susan Hinely, Margaret Power, Barbara Babcock, Mary Jane Mossman, Gwen Jordan, Karen M. Tani, Mary Ziegler and Kara W. Swanson. 87 Chi.-Kent. L. Rev. 331-633 (2012).

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

LEGAL PROFESSION

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

Alfieri, Anthony V. Educating lawyers for community. 2012 Wis. L. Rev. 115-158.

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

Babcock, Barbara. Women's rights, public defense, and the Chicago World's Fair. 87 Chi.-Kent. L. Rev. 481-502 (2012).

Barron, Laurie, et al. Don't do it alone: a community-based, collaborative approach to *pro bono*. 23 Geo. J. Legal Ethics 323-350 (2010).

Buffmire, Edwin M. The (unappreciated) multidimensional benefits of Rule 502(d): why and how litigants should better utilize the new Federal Rule of Evidence. 79 Tenn. L. Rev. 141-190 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
June 15, 2012

Castilla, Maria. Note. Client confidentiality and the external regulation of the legal profession: reporting requirements in the United States and United Kingdom. 10 *Cardozo Pub. L. Pol'y & Ethics J.* 321-355 (2012).

Chan, Allison. Comment. **Connick v. Thompson**: sacrificing deterrence and reparations in the name of avoiding *respondeat superior* liability. (**Connick v. Thompson**, 131 S. Ct. 1350, 2011.) 45 *Loy. L.A. L. Rev.* 517-536 (2012).

Fletcher, Laurel E., Alexis Kelly and Zulaikha Aziz. Defending the rule of law: reconceptualizing Guantánamo *habeas* attorneys. 44 *Conn. L. Rev.* 617-673 (2012).

Frank, Mitchell J. and Osvaldo F. Morera. Professionalism and advocacy at trial — real jurors speak in detail about the performance of their advocates. 64 *Baylor L. Rev.* 1-49 (2012).

Janoski-Haehlen, Emily M. The courts are all a 'Twitter': the implications of social media use in the courts. 46 *Val. U. L. Rev.* 43-68 (2011).

Jordan, Gwen. Engendering the history of race and international relations: the career of Edith Sampson, 1927-1978. 87 *Chi.-Kent. L. Rev.* 521-548 (2012).

Kim, Jane Y. Note. Refusing to settle: a look at the attorney's ethical dilemma in client settlement decisions. 38 *Wash. U. J.L. & Pol'y* 383-416 (2012).

Lupton, John A. Myra Bradwell and the profession of law: case documents. [Includes photograph.] 36 *J. Sup. Ct. Hist.* 236-263 (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).

Mosquini, Elyse. Are lawyers unsung disaster heroes?: the importance of well-prepared domestic legal and regulatory frameworks for effective disaster response. 25 *Emory Int'l L. Rev.* 1217-1232 (2011).

Mossman, Mary Jane. Women lawyers and women's legal equality: reflections on women lawyers at the 1893 World's Columbian Exposition in Chicago. 87 *Chi.-Kent. L. Rev.* 503-519 (2012).

Robbins, Ira P. Ghostwriting: filling in the gaps of *pro se* prisoners' access to the courts. 23 *Geo. J. Legal Ethics* 271-321 (2010).

Sheppard, Jennifer. What if the big bad wolf in all those fairy tales was just misunderstood?: techniques for maintaining narrative rationality while altering stock stories that are harmful to your client's case. 34 *Hastings Comm. & Ent. L.J.* 187-232 (2012).

Sykes, Nicole. Note. **Padilla v. Kentucky**: the criminal defense attorney's obligation to warn of immigration consequences of criminal conviction. (**Padilla v. Kentucky**, 130 S. Ct. 1473, 2010.) 28 *Ga. St. U. L. Rev.* 891-921 (2012).

Tani, Karen M. Portia's deal. 87 *Chi.-Kent. L. Rev.* 549-570 (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).

Law Reform and Transformative Change: A Panel at CUNY Law. Dean Spade, moderator; Rickke Mananzala, Soniya Munshi, Nadia Qurashi and Elana Redfield, panelists. 14 *CUNY L. Rev.* 21-56 (2010).

Public Interest Practice. Study by Jill Lynch Cruz, Melinda S. Molina and Jenny Rivera; article by Shekar Krishnan. 14 *CUNY L. Rev.* 147-254 (2010).

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

LEGISLATION

Alicea, Joel. Note. *Stare decisis* in an originalist Congress. 35 *Harv. J.L. & Pub. Pol'y* 797-819 (2012).

Choi, Hyeonjoon David. Comment. **Robinson v. Crown**: formulation of a new test for unconstitutional retroactivity or mere restatement of century-old Texas precedents? 64 *Baylor L. Rev.* 309-338 (2012).

Fathi, Sahar. Race and social justice as a budget filter: the solution to racial bias in the state legislature? 47 *Gonz. L. Rev.* 531-545 (2011/12).

Kamiat, Jenna L. Comment. PPACA and the individual mandate: a healthy approach to severability. 80 *Fordham L. Rev.* 2237-2266 (2012).

Lipinski, Arie J. Note. Combating government corruption: suing the Federal Government via a proposed amendment to the civil RICO statute. 46 *Val. U. L. Rev.* 169-210 (2011).

MEDICAL JURISPRUDENCE

Halliburton, Christian M. Race, brain science, and critical decision-making in the context of constitutional criminal procedure. 47 *Gonz. L. Rev.* 319-340 (2011/12).

Hill, Jacquelyn M. Note. **Lebron v. Gottlieb** and noneconomic damages for medical malpractice liability: closing the door on caps, but opening it to new possibilities. (**Lebron v. Gottlieb Mem'l Hosp.**, 930 N.E.2d 895, 2010.) 87 *Chi.-Kent. L. Rev.* 637-668 (2012).

Hofman, Darra L. Clark. Male, female, and other: how science, medicine and law treat the intersexed, and the implications for sex-dependent law. 21 *Tul. J.L. & Sexuality* 1-21 (2012).

Levitt, Jessica A. Note. Competing rights under the totality of the circumstances test: expanding DNA collection statutes. 46 *Val. U. L. Rev.* 117-167 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
June 15, 2012

Malinowski, Michael J. and Grant G. Gautreaux. All that is gold does not glitter in human clinical research: a law-policy proposal to brighten the global “gold-standard” for drug research and development. 45 *Cornell Int'l L.J.* 185-204 (2012).

Piehl, Matthew J. The brave new world of genetic biobanks: international lessons for a potential United States biobank. 46 *Val. U. L. Rev.* 69-101 (2011).

Ramseyer, J. Mark. The effect of universal health insurance on malpractice claims. 2 *J. Legal Analysis* 621-686 (2010).

Rupp, Sarah R. Comment. Making room for patient autonomy in health information exchange: the role of informed consent. 56 *St. Louis U. L.J.* 885-915 (2012).

Swanson, Kara W. Adultery by doctor: artificial insemination, 1890-1945. 87 *Chi.-Kent. L. Rev.* 591-633 (2012).

Terry, Nicolas P. Fear of Facebook: private ordering of social media risks incurred by healthcare providers. 90 *Neb. L. Rev.* 703-751 (2012).

Torrance, Andrew W. DNA copyright. 46 *Val. U. L. Rev.* 1-41 (2011).

MILITARY, WAR AND PEACE

Bobbitt, Philip C. *Inter arma enim non silent leges*. 45 *Suffolk U.L. Rev.* 253-267 (2012).

Juge, Robert J., III. Student article. Heroism, valor, and deceit: false claims of military awards and the First Amendment. 10 *Cardozo Pub. L. Pol'y & Ethics J.* 267-297 (2012).

Kannof, Abraham U. Comment. Dueling nationalities: dual citizenship, dominant and effective nationality, and the case of Anwar al-Aulaqi. 25 *Emory Int'l L. Rev.* 1371-1430 (2011).

Leyda, Elizabeth A. Note. The war(iors) at home: examining USERRA's veterans' reemployment protections when hostility follows soldiers to the workplace. 28 *Ga. St. U. L. Rev.* 851-889 (2012).

NATURAL RESOURCES LAW

Hudson, Blake. Fail-safe federalism and climate change: the case of U.S. and Canadian forest policy. 44 *Conn. L. Rev.* 925-1000 (2012).

Klass, Alexandra B. Energy and animals: a history of conflict. 3 *San Diego J. Climate & Energy L.* 159-204 (2011-12).

OIL, GAS, AND MINERAL LAW

Klass, Alexandra B. Energy and animals: a history of conflict. 3 *San Diego J. Climate & Energy L.* 159-204 (2011-12).

Smith, Marissa. Comment. The Deepwater Horizon disaster: an examination of the spill's impact on the gap in international regulation of oil pollution from fixed platforms. 25 *Emory Int'l L. Rev.* 1477-1516 (2011).

ORGANIZATIONS

Gupta, Anurag. Note. L3Cs and B Corps: new corporate forms fertilizing the field between traditional for-profit and nonprofit corporations. 8 *N.Y.U. J.L. & Bus.* 203-226 (2011).

Weisenfeld, Paul E. Successes and challenges of the Haiti earthquake response: the experience of USAID. 25 *Emory Int'l L. Rev.* 1097-1120 (2011).

POLITICS

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

Harvard Journal of Law & Public Policy
Saint Louis University Law Journal

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

Bobbitt, Philip C. *Inter arma enim non silent leges*. 45 *Suffolk U.L. Rev.* 253-267 (2012).

Donnelly, Tom. Making popular constitutionalism work. 2012 *Wis. L. Rev.* 159-194.

Eisen, Mark. Note. Who's running this place? A comparative look at the political appointment system in the United States and Britain, and what the United States can learn. 30 *B.U. Int'l L.J.* 295-329 (2012).

Hickman, Chris. Courting the right: Richard Nixon's 1968 campaign against the Warren Court. [Includes photographs.] 36 *J. Sup. Ct. Hist.* 287-303 (2011).

Hinely, Susan. The global “parliament of mothers”: history, the revolutionary tradition, and international law in the pre-war women's movement. 87 *Chi.-Kent. L. Rev.* 439-461 (2012).

Johnston, Michael. Why do so many anti-corruption efforts fail? 67 *N.Y.U. Ann. Surv. Am. L.* 467-496 (2012).

Morfeld, Adam S. Comment. Addressing constitutional concerns and strengthening Nebraska's election administration: a roadmap to substantive reform. 90 *Neb. L. Rev.* 786-833 (2012).

Norton, Helen. Campaign speech law with a twist: when the government is the speaker, not the regulator. 61 *Emory L.J.* 209-263 (2011).

Overton, Spencer. The participation interest. 100 *Geo. L.J.* 1259-1310 (2012).

Power, Margaret. Puerto Rican women nationalists vs. U.S. colonialism: an exploration of their conditions and struggles in jail and in court. 87 *Chi.-Kent. L. Rev.* 463-479 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
June 15, 2012

Rahmanpour, Roya. **Arizona Free Enterprise Club's Freedom Club PAC v. Bennett**: money talks, matching funds provision walks. (**Arizona Free Enterprise Club's Freedom Club PAC v. Bennett**, 131 S. Ct. 2806, 2011.) 45 Loy. L.A. L. Rev. 657-674 (2012).

Sepinwall, Amy J. **Citizens United** and the ineluctable question of corporate citizenship. 44 Conn. L. Rev. 575-615 (2012).

Smith, Peter J. Note. Suffering in silence: asylum law and the concealment of political opinion as a form of persecution. 44 Conn. L. Rev. 1021-1056 (2012).

Stone, Geoffrey R. **David C. Baum Memorial Lecture. Citizens United** and conservative judicial activism. 2012 U. Ill. L. Rev. 485-500.

Taylor, Jennifer Rae. Constitutionally unprotected: prison slavery, felon disenfranchisement, and the criminal exception to citizenship rights. 47 Gonz. L. Rev. 365-392 (2011/12).

Toledano, Enbar. Comment. Section 5 of the Voting Rights Act and its place in "post-racial" America. 61 Emory L.J. 389-434 (2011).

Tomain, Joseph P. The politics of clean energy: moving beyond the beltway. 3 San Diego J. Climate & Energy L. 299-343 (2011-12).

Symposium: Judicial Independence. Articles by Charles Gardner Geyh, G. Alan Tarr, William R. Casto and Scott Douglas Gerber. 35 Harv. J.L. & Pub. Pol'y 623-679 (2012).

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

Teaching Election Law. Articles by Richard L. Hasen, Daniel P. Tokaji, James A. Gardner, Michael R. Dimino, R. Sam Garrett, Bruce E. Cain, Paul Gronke, Kirsten Nussbaumer, Michael J. Pitts, Joshua A. Douglas, Chad Flanders, Frances R. Hill and Denise Lieberman. 56 St. Louis U. L.J. 665-825 (2012).

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

PRACTICE AND PROCEDURE

Buffmire, Edwin M. The (unappreciated) multidimensional benefits of Rule 502(d): why and how litigants should better utilize the new Federal Rule of Evidence. 79 Tenn. L. Rev. 141-190 (2011).

Burns, Amy Knight. Note. Insurmountable obstacles: structural errors, procedural default, and ineffective assistance. 64 Stan. L. Rev. 727-764 (2012).

Caballero, Josue. Comment. **Colorado River** abstention doctrine in the Fifth Circuit: the exceptional circumstances of a likely reversal. 64 Baylor L. Rev. 277-308 (2012).

Christopoulos, Ellenly. Comment. **Arizona Christian School Tuition Organization v. Winn**: religion stole the money from the taxpayer jar—no standing, then who? (**Arizona Christian School Tuition Organization v. Winn**, 131 S. Ct. 1436, 2011.) 45 Loy. L.A. L. Rev. 537-553 (2012).

Frank, Mitchell J. and Osvaldo F. Morera. Professionalism and advocacy at trial — real jurors speak in detail about the performance of their advocates. 64 Baylor L. Rev. 1-49 (2012).

Hays, Jeremy. Note. The quasi-class action model for limiting attorneys' fees in multidistrict litigation. 67 N.Y.U. Ann. Surv. Am. L. 589-642 (2012).

Hill, Jacquelyn M. Note. **Lebron v. Gottlieb** and noneconomic damages for medical malpractice liability: closing the door on caps, but opening it to new possibilities. (**Lebron v. Gottlieb Mem'l Hosp.**, 930 N.E.2d 895, 2010.) 87 Chi.-Kent. L. Rev. 637-668 (2012).

Keough, Michael A. Note. **Kucana v. Holder** and judicial review of the decision not to reopen *sua sponte* in immigration removal proceedings. (**Kucana v. Holder**, 130 S. Ct. 827, 2010.) 80 Fordham L. Rev. 2075-2111 (2012).

Lund, Paul E. The timeliness of removal and multiple-defendant lawsuits. 64 Baylor L. Rev. 50-112 (2012).

McDonell, Colin. Comment. The Gulf Coast Claims Facility and the Deepwater Horizon litigation: judicial regulation of private compensation schemes. 64 Stan. L. Rev. 765-795 (2012).

Pair, Lara M. and Paul Frankenstein. The new ICC rule on consolidation: progress or change? 25 Emory Int'l L. Rev. 1061-1085 (2011).

Roberts, Anna. (Re)forming the jury: detection and disinfection of implicit juror bias. 44 Conn. L. Rev. 827-882 (2012).

PRESIDENT/EXECUTIVE DEPARTMENT

Hickman, Chris. Courting the right: Richard Nixon's 1968 campaign against the Warren Court. [Includes photographs.] 36 J. Sup. Ct. Hist. 287-303 (2011).

PRODUCTS LIABILITY

Ides, Allan. Foreword: a critical appraisal of the Supreme Court's decision in **J. McIntyre Machinery, Ltd. v. Nicastro**. 45 Loy. L.A. L. Rev. 341-387 (2012).

Scheurman, Sheila B. Against liability for private risk-exposure. 35 Harv. J.L. & Pub. Pol'y 681-741 (2012).

Simpson-Wood, Taylor. In the aftermath of **Goodyear Dunlop**: Oyez! Oyez! Oyez! A call for a hybrid approach to personal jurisdiction in international products liability controversies. 64 Baylor L. Rev. 113-157 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21
June 15, 2012

PROFESSIONAL ETHICS

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

Georgetown Journal of Legal Ethics

Kim, Jane Y. Note. Refusing to settle: a look at the attorney's ethical dilemma in client settlement decisions. 38 Wash. U. J.L. & Pol'y 383-416 (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).

Terry, Nicolas P. Fear of Facebook: private ordering of social media risks incurred by healthcare providers. 90 Neb. L. Rev. 703-751 (2012).

PROPERTY—PERSONAL AND REAL

Arruñada, Benito. Institutional support of the firm. 2 J. Legal Analysis 525-576 (2010).

Ilumoka, Adetoun. Globalization and the re-establishment of women's land rights in Nigeria: the role of legal history. 87 Chi.-Kent. L. Rev. 423-437 (2012).

Jones, Bernie D. Litigating the schism and reforming the canons: orthodoxy, property & the modern social gospel of the Episcopal Church. 42 Golden Gate U. L. Rev. 151-215 (2012).

Musey, J. Armand. How the traditional property rights model informs the television broadcasting spectrum rationalization challenge. 34 Hastings Comm. & Ent. L.J. 145-186 (2012).

Pohlman, Sarah A. Comment. Shooting from the hip: Missouri's new approach to defense of habitation. 56 St. Louis U. L.J. 857-882 (2012).

Sichtermann, Jonathan R. Note. Slowing the pace of recovery: why property assessed clean energy programs risk repeating the mistakes of the recent foreclosure crisis. 46 Val. U. L. Rev. 263-309 (2011).

Spivack, Carla. Law, land, identity: the case of Lady Anne Clifford. 87 Chi.-Kent. L. Rev. 393-421 (2012).

PSYCHOLOGY AND PSYCHIATRY

David, Meta S. Note. Legal guardianship of individuals incapacitated by mental illness: where do we draw the line? 45 Suffolk U.L. Rev. 465-496 (2012).

Kaiser, Jeanne M. Victimized twice: the reasonable efforts requirement in child protection cases when parents have a mental illness. 11 Whittier J. Child & Fam. Advoc. 3-36 (2011).

Myers, Richard E. II. Challenges to **Terry** for the twenty-first century. 81 Miss. L.J. 937-970 (2012).

Quintanilla, Victor D. Judicial mindsets: the social psychology of implicit theories and the law. 90 Neb. L. Rev. 611-646 (2012).

Rosado, Lourdes M. Outside the police station: dealing with the potential for self-incrimination in juvenile court. 38 Wash. U. J.L. & Pol'y 177-211 (2012).

RELIGION

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

First Amendment Law Review

Aziz, Sahar F. Caught in a preventive dragnet: selective counterterrorism in a post-9/11 America. 47 Gonz. L. Rev. 429-492 (2011/12).

Greenfield, Heather. Comment. International law, religious limitations, and cultural sensitivity: the Park51 mosque at Ground Zero. 25 Emory Int'l L. Rev. 1317-1369 (2011).

Jones, Bernie D. Litigating the schism and reforming the canons: orthodoxy, property & the modern social gospel of the Episcopal Church. 42 Golden Gate U. L. Rev. 151-215 (2012).

Lund, Christopher C. The new victims of the old anti-Catholicism. 44 Conn. L. Rev. 1001-1020 (2012).

Nanwani, Shaira. Comment. The *burqa* ban: an unreasonable limitation on religious freedom or a justifiable restriction? 25 Emory Int'l L. Rev. 1431-1475 (2011).

Vestal, Allan W. To soften their obdurate hearts: the Southern Baptist Convention and marriage equality. 21 Tul. J.L. & Sexuality 49-124 (2012).

Symposium. Discrimination By and Against Religion and the First Amendment. Articles by Martin E. Marty, Melissa Rogers, Mark E. Chopko, Marissa Parker, Katherine Lewis Parker, Eric Treene, Asma T. Uddin and Dave Pantzer. 10 First Amend. L. Rev. 201-418 (2012).

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

REMEDIES

Bower, Alicia. Comment. Unconstitutionally crowded: **Brown v. Plata** and how the Supreme Court pushed back to keep prison reform litigation alive. (**Brown v. Plata**, 131 S. Ct. 1910, 2011.) 45 Loy. L.A. L. Rev. 555-567 (2012).

DiSarro, Anthony. A farewell to harms: against presuming irreparable injury in constitutional litigation. 35 Harv. J.L. & Pub. Pol'y 743-795 (2012).

Eisenberg, Theodore, et al. The decision to award punitive damages. 2 J. Legal Analysis 577-620 (2010).

Gwyn, Madeline. Comment. **Monsanto Co. v. Geertson Seed Farms**: irreparable injury to the National Environmental Policy Act? (**Monsanto Co. v. Geertson Seed Farms**, 130 S. Ct. 2743, 2010.) 61 Emory L.J. 349-388 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22
June 15, 2012

Holland, Brooks. Race and ambivalent criminal procedure remedies. 47 *Gonz. L. Rev.* 341-364 (2011/12).

Klewin, Erin V. Note. Reconciling Federal Circuit choice of law with **eBay v. MercExchange**'s abrogation of the presumption of irreparable harm in copyright preliminary injunctions. (**Jacobsen v. Katzer**, 535 F.3d 1373, 2008.) 80 *Fordham L. Rev.* 2113-2155 (2012).

Landau, David. The reality of social rights enforcement. 53 *Harv. Int'l L.J.* 189-247 (2012).

Lansing, Ronald B. The animal companion puzzle: a worth unknown though height taken. 18 *Animal L.* 105-131 (2011).

Nguyen, Xuan-Thao. Apologies as intellectual property remedies: lessons from China. 44 *Conn. L. Rev.* 883-923 (2012).

Swedloff, Rick. Uncompensated torts. 28 *Ga. St. U. L. Rev.* 721-787 (2012).

Vander Giessen, Michael L. Note. Legislative reforms for Washington State's criminal monetary penalties. 47 *Gonz. L. Rev.* 547-585 (2011/12).

RETIREMENT SECURITY

Cuccinelli, Kenneth T. II, E. Duncan Getchell Jr. and Wesley G. Russell Jr. Judicial compulsion and the public fisc — a historical overview. 35 *Harv. J.L. & Pub. Pol'y* 525-541 (2012).

RICO

Lipinski, Arie J. Note. Combating government corruption: suing the Federal Government via a proposed amendment to the civil RICO statute. 46 *Val. U. L. Rev.* 169-210 (2011).

SCIENCE AND TECHNOLOGY

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

Kimbrell, George and Paige Tomaselli. A "fisheye" lens on the technological dilemma: the specter of genetically engineered animals. 18 *Animal L.* 75-103 (2011).

Malinowski, Michael J. and Grant G. Gautreaux. All that is gold does not glitter in human clinical research: a law-policy proposal to brighten the global "gold-standard" for drug research and development. 45 *Cornell Int'l L.J.* 185-204 (2012).

Robinson, Dustin F. Note. Bad footage: surveillance laws, police misconduct, and the Internet. 100 *Geo. L.J.* 1399-1435 (2012).

Weisgerber, Megan. Comment. Confronting forensics: **Bullcoming v. New Mexico** and the Sixth Amendment. (**Bullcoming v. New Mexico**, 131 S. Ct. 2705, 2011.) 45 *Loy. L.A. L. Rev.* 613-632 (2012).

The Fourth Amendment: Views of the Future. Foreword by Thomas K. Clancy; articles by José Felipé Anderson, Ronald Bacigal, Richard E. Meyers II, Wesley MacNeil Oliver, Ric Simmons, Jack Wade Nowlin, Donald A. Dripps, Cynthia Lee, Tracey Maclin, Susan W. Brenner, Patrick E. Corbett, Paul Ohm and student Jennifer Rader; lecture by Clifford S. Fishman with introduction by Thomas K. Clancy. 81 *Miss. L.J.* 895-1435 (2012).

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

SECOND AMENDMENT

Blackman, Josh. The Supreme Court's new battlefield. (Reviewing Adam Winkler, [Gunfight: The Battle Over the Right to Bear Arms in America.](#)) 90 *Tex. L. Rev.* 1207-1231 (2012).

Sobel, Stacey L. The tsunami of legal uncertainty: what's a court to do post-**McDonald**? 21 *Cornell J.L. & Pub. Pol'y* 489-524 (2012).

SECURED TRANSACTIONS

Haupt, Nicholas J. Financing innovation: braiding, monitoring, and uncertainty. 62 *Syracuse L. Rev.* 337-383 (2012).

SECURITIES LAW

Boehm, Joshua L. Note. Private securities fraud litigation after **Morrison v. National Australia Bank**: reconsidering a reliance-based approach to extraterritoriality. (**Morrison v. Nat'l Austl. Bank Ltd.**, 130 S. Ct. 2869, 2010.) 53 *Harv. Int'l L.J.* 249-290 (2012).

Bondi, Bradley J. and Steven D. Lofchie. The law of insider trading: legal theories, common defenses, and best practices for ensuring compliance. 8 *N.Y.U. J.L. & Bus.* 151-201 (2011).

Chertok, Seth. A theoretical assessment of private placements under Rule 506. 8 *N.Y.U. J.L. & Bus.* 77-116 (2011).

Judge, Kathryn. Fragmentation nodes: a study in financial innovation, complexity, and systemic risk. 64 *Stan. L. Rev.* 657-725 (2012).

Levitin, Adam J. and Susan M. Wachter. Explaining the housing bubble. 100 *Geo. L.J.* 1177-1258 (2012).

Nelson, Adam R. Note. Extending outsider trading liability to thieves. 80 *Fordham L. Rev.* 2157-2198 (2012).

Schuster, Reed T. Sacrificing functionality for transparency? The regulation of swap agreements in the wake of the financial crisis. 62 *Syracuse L. Rev.* 385-404 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23
June 15, 2012

SEXUALITY AND THE LAW

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

Tulane Journal of Law & Sexuality:

Burke, Elizabeth. Note. Only as strong as the missing link: the unsteady constitutionality of the Adam Walsh Act. 45 Suffolk U.L. Rev. 427-464 (2012).

Duramy, Benedetta Faedi. Women in the aftermath of the 2010 Haitian earthquake. 25 Emory Int'l L. Rev. 1193-1215 (2011).

Englander, Daniel. Comment. Protecting the human rights of LGBT people in Uganda in the wake of Uganda's "Anti-Homosexuality Bill, 2009." 25 Emory Int'l L. Rev. 1263-1316 (2011).

Eskridge, William N. Jr. **Seegers Lecture in Jurisprudence**. Six myths that confuse the marriage equality debate. 46 Val. U. L. Rev. 103-116 (2011).

Gillmer, Jason A. Crimes of passion: the regulation of interracial sex in Washington, 1855-1950. 47 Gonz. L. Rev. 393-428 (2011/12).

Strasser, Mark. DOMA's bankruptcy. 79 Tenn. L. Rev. 1-28 (2011).

Swanson, Kara W. Adultery by doctor: artificial insemination, 1890-1945. 87 Chi.-Kent. L. Rev. 591-633 (2012).

Ten Brink, Charles J. Gayborhoods: intersections of land use regulation, sexual minorities, and the creative class. 28 Ga. St. U. L. Rev. 789-849 (2012).

Viera, Danielle. Comment. Try as they might, just can't get it right: shortcomings of the International Megan's Law of 2010. 25 Emory Int'l L. Rev. 1517-1560 (2011).

Ziegler, Mary. The possibility of compromise: antiabortion moderates after **Roe v. Wade**, 1973-1980. 87 Chi.-Kent. L. Rev. 571-590 (2012).

Sexual Reorientation. Article by Elizabeth M. Glazer; responses by Ruth Colker, Andrew Koppelman and Naomi Mezey; surresponse by Elizabeth M. Glazer. 100 Geo. L.J. 997-1115 (2012).

SOCIAL WELFARE

Main, Matthew P. Note. Promoting self-sufficiency? How HRA's exclusion of incarceration from the definition of "temporary absence" contradicts statutory mandates and hurts New York families. 14 CUNY L. Rev. 105-146 (2010).

Tani, Karen M. Portia's deal. 87 Chi.-Kent. L. Rev. 549-570 (2012).

SPORTS

Fagundes, David. Talk derby to me: intellectual property norms governing roller derby pseudonyms. 90 Tex. L. Rev. 1093-1152 (2012).

STATE AND LOCAL GOVERNMENT LAW

Dorocak, John R. and James Estes. State and local government funding of health and retirement benefits for employees: current problems and possible solutions with California health benefits as an example. 62 Syracuse L. Rev. 303-335 (2012).

Klaper, Sarah. The eye-roll heard 'round the world: protecting citizens' free speech and petition rights in accessing local government. 10 Cardozo Pub. L. Pol'y & Ethics J. 299-320 (2012).

Morfeld, Adam S. Comment. Addressing constitutional concerns and strengthening Nebraska's election administration: a roadmap to substantive reform. 90 Neb. L. Rev. 786-833 (2012).

Rossi, Jim. Clean energy and the price preemption ceiling. 3 San Diego J. Climate & Energy L. 243-266 (2011-12).

Solan, David E. State bankruptcy: surviving a Tenth Amendment challenge. 42 Golden Gate U. L. Rev. 217-242 (2012).

Swiney, Elijah. John Forrest Dillon goes to school: Dillon's Rule in Tennessee ten years after **Southern Constructors**. 79 Tenn. L. Rev. 103-140 (2011).

Ten Brink, Charles J. Gayborhoods: intersections of land use regulation, sexual minorities, and the creative class. 28 Ga. St. U. L. Rev. 789-849 (2012).

TAXATION—FEDERAL INCOME

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

Florida Tax Review

Blank, Joshua D. In defense of individual tax privacy. 61 Emory L.J. 265-348 (2011).

Cooper, Charles J. and Vincent Colatristano. The regulatory authority of the Treasury Department to index capital gains for inflation: a sequel. 35 Harv. J.L. & Pub. Pol'y 487-524 (2012).

Cunningham, Steven M. Note. Death and taxes: (over?)reaction to Section 1706 of the Tax Reform Act. 62 Syracuse L. Rev. 451-474 (2012).

Morse, Susan C. Tax compliance and norm formation under high-penalty regimes. 44 Conn. L. Rev. 675-736 (2012).

Schizer, David M. Fiscal policy in an era of austerity. 35 Harv. J.L. & Pub. Pol'y 453-486 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24
June 15, 2012

Wallace, Clinton G. Note. The case for tradable tax credits. 8 N.Y.U. J.L. & Bus. 227-279 (2011).

Zhao, Jane. Note. Nights *on* the museum: should free housing provided to museum directors also be tax-free? 62 Syracuse L. Rev. 427-450 (2012).

TAXATION—STATE AND LOCAL

Christopoulos, Ellen. Comment. **Arizona Christian School Tuition Organization v. Winn**: religion stole the money from the taxpayer jar—no standing, then who? (**Arizona Christian School Tuition Organization v. Winn**, 131 S. Ct. 1436, 2011.) 45 Loy. L.A. L. Rev. 537-553 (2012).

TORTS

Boggs, Lisa. Note. Room for error online: revising Georgia's retraction statute to accommodate the rise of Internet media. (**Mathis v. Cannon**, 573 S.E.2d 376, 2002.) 28 Ga. St. U. L. Rev. 923-951 (2012).

Bradley, Rachel S. Sparks. Note. On-campus suicide sites and means-restrictive suicide barriers: protecting students and their universities. 21 Cornell J.L. & Pub. Pol'y 697-732 (2012).

Chan, Allison. Comment. **Connick v. Thompson**: sacrificing deterrence and reparations in the name of avoiding *respondeat superior* liability. (**Connick v. Thompson**, 131 S. Ct. 1350, 2011.) 45 Loy. L.A. L. Rev. 517-536 (2012).

Cuccinelli, Kenneth T. II, E. Duncan Getchell Jr. and Wesley G. Russell Jr. Judicial compulsion and the public fisc — a historical overview. 35 Harv. J.L. & Pub. Pol'y 525-541 (2012).

Eisenberg, Theodore, et al. The decision to award punitive damages. 2 J. Legal Analysis 577-620 (2010).

Friedman, Amelia A. Note. Qualified immunity in the Fifth Circuit: identifying the "obvious" hole in clearly established law. 90 Tex. L. Rev. 1283-1306 (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).

Helmreich, Jeffrey S. Does 'sorry' incriminate? Evidence, harm and the protection of apology. 21 Cornell J.L. & Pub. Pol'y 567-609 (2012).

Hill, Jacquelyn M. Note. **Lebron v. Gottlieb** and noneconomic damages for medical malpractice liability: closing the door on caps, but opening it to new possibilities. (**Lebron v. Gottlieb Mem'l Hosp.**, 930 N.E.2d 895, 2010.) 87 Chi.-Kent. L. Rev. 637-668 (2012).

Lansing, Ronald B. The animal companion puzzle: a worth unknown though height taken. 18 Animal L. 105-131 (2011).

Scheuerman, Sheila B. Against liability for private risk-exposure. 35 Harv. J.L. & Pub. Pol'y 681-741 (2012).

Smith, Fred O., Jr. Awakening the people's giant: sovereign immunity and the Constitution's republican commitment. 80 Fordham L. Rev. 1941-1995 (2012).

Swedloff, Rick. Uncompensated torts. 28 Ga. St. U. L. Rev. 721-787 (2012).

Taylor, Paul. The *Federalist Papers*, the Commerce Clause, and federal tort reform. 45 Suffolk U.L. Rev. 357-395 (2012).

Wren, Jim. Applying the economic loss rule in Texas. 64 Baylor L. Rev. 204-276 (2012).

Young, Ernest A. Its hour come round at last? State sovereign immunity and the great state debt crisis of the early twenty-first century. 35 Harv. J.L. & Pub. Pol'y 593-622 (2012).

TRADE REGULATION

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
New York University Annual Survey of American Law

Al-Shawaf, Hassen T. Note. Bargaining for salvation: how alternative auditor liability regimes can save the capital markets. 2012 U. Ill. L. Rev. 501-536.

Rossi, Jim. Clean energy and the price preemption ceiling. 3 San Diego J. Climate & Energy L. 243-266 (2011-12).

Sykes, Alan O. The questionable case for subsidies regulation. 2 J. Legal Analysis 473-523 (2010).

Policing, Regulating and Prosecuting Corruption. Articles by Susan Rose-Ackerman, Michael Johnston, Kevin E. Davis and student Sinéad Hunt. 67 N.Y.U. Ann. Surv. Am. L. 433-511 (2012).

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

WOMEN

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

Cruz, Jill Lynch, Melinda S. Molina and Jenny Rivera. Hispanic National Bar Association Commission on the Status of Latinas in the Legal Profession: study on Latina attorneys in the public interest sector. 14 CUNY L. Rev. 147-214 (2010).

Duramy, Benedetta Faedi. Women in the aftermath of the 2010 Haitian earthquake. 25 Emory Int'l L. Rev. 1193-1215 (2011).

Knop, Karen, Ralf Michaels and Annelise Riles. From multiculturalism to technique: feminism, culture, and the conflict of laws style. 64 Stan. L. Rev. 589-656 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25
June 15, 2012

Lupton, John A. Myra Bradwell and the profession of law: case documents. [Includes photograph.] 36 J. Sup. Ct. Hist. 236-263 (2011).

Women's Legal History: A Global Perspective. Foreword by Tracey Jean Boisseau; introduction by Felice Batlan; articles by Benedetta Faedi Duramy, Lloyd Bonfield, Carla Spivack, Adetoun Ilumoka, Susan Hinely, Margaret Power, Barbara Babcock, Mary Jane Mossman, Gwen Jordan, Karen M. Tani, Mary Ziegler and Kara W. Swanson. 87 Chi.-Kent. L. Rev. 331-633 (2012).

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

WORKERS' COMPENSATION LAW

Peterson, Christopher. Comment. Thinking outside the disability management box: the case for modified duty off-site in Nebraska. 90 Neb. L. Rev. 834-861 (2012).

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

18 ANIMAL LAW, NO. 1, PP. 1-174, 2011.

Aflatooni, Shidon. The statutory pet trust: recommendations for a new uniform law based on the past twenty-one years. 18 Animal L. 1-56 (2011).

Girgen, Jen. State animal use protection statutes: an overview. 18 Animal L. 57-74 (2011).

Kimbrell, George and Paige Tomaselli. A "fisheye" lens on the technological dilemma: the specter of genetically engineered animals. 18 Animal L. 75-103 (2011).

Lansing, Ronald B. The animal companion puzzle: a worth unknown though height taken. 18 Animal L. 105-131 (2011).

Liebman, Matthew. Who the judge ate for breakfast: on the limits of creativity in animal law and the redeeming power of powerlessness. 18 Animal L. 133-150 (2011).

Vick, Lindsay. Comment. Confined to a process: the preemptive strike of livestock care standards boards in farm animal welfare regulation. 18 Animal L. 151-174 (2011).

64 BAYLOR LAW REVIEW, NO. 1, WINTER, 2012.

Frank, Mitchell J. and Osvaldo F. Morera. Professionalism and advocacy at trial — real jurors speak in detail about the performance of their advocates. 64 Baylor L. Rev. 1-49 (2012).

Lund, Paul E. The timeliness of removal and multiple-defendant lawsuits. 64 Baylor L. Rev. 50-112 (2012).

Simpson-Wood, Taylor. In the aftermath of **Goodyear Dunlop**: Oyez! Oyez! Oyez! A call for a hybrid approach to personal jurisdiction in international products liability controversies. 64 Baylor L. Rev. 113-157 (2012).

Toben, Bradley J.B. and Carolyn P. Osolinik. Nonprofit student lenders and risk retention: how the Dodd-Frank Act threatens students' access to higher education and the viability of nonprofit student lenders. 64 Baylor L. Rev. 158-203 (2012).

Wren, Jim. Applying the economic loss rule in Texas. 64 Baylor L. Rev. 204-276 (2012).

Caballero, Josue. Comment. **Colorado River** abstention doctrine in the Fifth Circuit: the exceptional circumstances of a likely reversal. 64 Baylor L. Rev. 277-308 (2012).

Choi, Hyeongjoon David. Comment. **Robinson v. Crown**: formulation of a new test for unconstitutional retroactivity or mere restatement of century-old Texas precedents? 64 Baylor L. Rev. 309-338 (2012).

30 BOSTON UNIVERSITY INTERNATIONAL LAW JOURNAL, NO. 1, SPRING, 2012.

Eyster, James P. Searching for the key in the wrong place: why "common sense" credibility rules consistently harm refugees. 30 B.U. Int'l L.J. 1-54 (2012).

Yelpaala, Kojo. *Quo vadis* WTO? The threat of TRIPS and the Biodiversity Convention to human health and food security. 30 B.U. Int'l L.J. 55-134 (2012).

Rivlin, Galia. Constitutions beyond borders: the overlooked practical aspects of the extraterritorial question. 30 B.U. Int'l L.J. 135-227 (2012).

Mirabella, Julia Grace. Note. Scales of justice: assessing Italian criminal procedure through the Amanda Knox trial. 30 B.U. Int'l L.J. 229-260 (2012).

Wisser, Evan. Note. Simulating pharmaceutical markets in the developing world: the problems with "pull" funding mechanisms. 30 B.U. Int'l L.J. 261-293 (2012).

Eisen, Mark. Note. Who's running this place? A comparative look at the political appointment system in the United States and Britain, and what the United States can learn. 30 B.U. Int'l L.J. 295-329 (2012).

2012 BRIGHAM YOUNG UNIVERSITY LAW REVIEW, NO. 2, PP. 371-688.

Third Annual Survey of the Ninth and Tenth Circuits. 2012 BYU L. Rev. 371-688.

CURRENT INDEX TO LEGAL PERIODICALS

Page 26
June 15, 2012

10 CARDOZO PUBLIC LAW, POLICY, & ETHICS JOURNAL, NO. 2, SPRING, 2012.

Juge, Robert J., III. Student article. Heroism, valor, and deceit: false claims of military awards and the First Amendment. 10 *Cardozo Pub. L. Pol'y & Ethics J.* 267-297 (2012).

Klaper, Sarah. The eye-roll heard 'round the world: protecting citizens' free speech and petition rights in accessing local government. 10 *Cardozo Pub. L. Pol'y & Ethics J.* 299-320 (2012).

Castilla, Maria. Note. Client confidentiality and the external regulation of the legal profession: reporting requirements in the United States and United Kingdom. 10 *Cardozo Pub. L. Pol'y & Ethics J.* 321-355 (2012).

Cohen, Denise. Note. Childhood obesity: balancing the nation's interest with a parent's constitutional right to privacy. 10 *Cardozo Pub. L. Pol'y & Ethics J.* 357-394 (2012).

Weinstein, Hannah. Note. S-Comm: shattering communities. 10 *Cardozo Pub. L. Pol'y & Ethics J.* 395-434 (2012).

87 CHICAGO-KENT LAW REVIEW, NO. 2, PP. 329-702, 2012.

Women's Legal History: A Global Perspective. 87 *Chi.-Kent. L. Rev.* 331-633 (2012).

Boisseau, Tracey Jean. Foreword. 87 *Chi.-Kent. L. Rev.* 331-333 (2012).

Batlan, Felice. Introduction: making history. 87 *Chi.-Kent. L. Rev.* 335-346 (2012).

Duramy, Benedetta Faedi. Women and poisons in 17th century France. 87 *Chi.-Kent. L. Rev.* 347-370 (2012).

Bonfield, Lloyd. Finding women in early modern English courts: evidence from Peter King's manuscript reports. 87 *Chi.-Kent. L. Rev.* 371-391 (2012).

Spivack, Carla. Law, land, identity: the case of Lady Anne Clifford. 87 *Chi.-Kent. L. Rev.* 393-421 (2012).

Ilumoka, Adetoun. Globalization and the re-establishment of women's land rights in Nigeria: the role of legal history. 87 *Chi.-Kent. L. Rev.* 423-437 (2012).

Hinely, Susan. The global "parliament of mothers": history, the revolutionary tradition, and international law in the pre-war women's movement. 87 *Chi.-Kent. L. Rev.* 439-461 (2012).

Power, Margaret. Puerto Rican women nationalists vs. U.S. colonialism: an exploration of their conditions and struggles in jail and in court. 87 *Chi.-Kent. L. Rev.* 463-479 (2012).

Babcock, Barbara. Women's rights, public defense, and the Chicago World's Fair. 87 *Chi.-Kent. L. Rev.* 481-502 (2012).

Mossman, Mary Jane. Women lawyers and women's legal equality: reflections on women lawyers at the 1893 World's Columbian Exposition in Chicago. 87 *Chi.-Kent. L. Rev.* 503-519 (2012).

Jordan, Gwen. Engendering the history of race and international relations: the career of Edith Sampson, 1927-1978. 87 *Chi.-Kent. L. Rev.* 521-548 (2012).

Tani, Karen M. Portia's deal. 87 *Chi.-Kent. L. Rev.* 549-570 (2012).

Ziegler, Mary. The possibility of compromise: antiabortion moderates after **Roe v. Wade**, 1973-1980. 87 *Chi.-Kent. L. Rev.* 571-590 (2012).

Swanson, Kara W. Adultery by doctor: artificial insemination, 1890-1945. 87 *Chi.-Kent. L. Rev.* 591-633 (2012).

Hill, Jacquelyn M. Note. **Lebron v. Gottlieb** and noneconomic damages for medical malpractice liability: closing the door on caps, but opening it to new possibilities. (**Lebron v. Gottlieb Mem'l Hosp.**, 930 N.E.2d 895, 2010.) 87 *Chi.-Kent. L. Rev.* 637-668 (2012).

Potanos, Thea E. Note. Dueling values: the clash of cyber suicide speech and the First Amendment. 87 *Chi.-Kent. L. Rev.* 669-702 (2012).

44 CONNECTICUT LAW REVIEW, NO. 3, FEBRUARY, 2012.

Sepinwall, Amy J. **Citizens United** and the ineluctable question of corporate citizenship. 44 *Conn. L. Rev.* 575-615 (2012).

Fletcher, Laurel E., Alexis Kelly and Zulaikha Aziz. Defending the rule of law: reconceptualizing Guantánamo *habeas* attorneys. 44 *Conn. L. Rev.* 617-673 (2012).

Morse, Susan C. Tax compliance and norm formation under high-penalty regimes. 44 *Conn. L. Rev.* 675-736 (2012).

Wistrich, Hon. Andrew J. The evolving temporality of lawmaking. 44 *Conn. L. Rev.* 737-826 (2012).

Roberts, Anna. (Re)forming the jury: detection and disinfection of implicit juror bias. 44 *Conn. L. Rev.* 827-882 (2012).

Nguyen, Xuan-Thao. Apologies as intellectual property remedies: lessons from China. 44 *Conn. L. Rev.* 883-923 (2012).

Hudson, Blake. Fail-safe federalism and climate change: the case of U.S. and Canadian forest policy. 44 *Conn. L. Rev.* 925-1000 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 27

June 15, 2012

Lund, Christopher C. The new victims of the old anti-Catholicism. 44 Conn. L. Rev. 1001-1020 (2012).

Smith, Peter J. Note. Suffering in silence: asylum law and the concealment of political opinion as a form of persecution. 44 Conn. L. Rev. 1021-1056 (2012).

45 CORNELL INTERNATIONAL LAW JOURNAL, NO. 1, WINTER, 2012.

Abtahi, Hiran and Steven Arrigg Koh. The emerging enforcement practice of the International Criminal Court. 45 Cornell Int'l L.J. 1-23 (2012).

Dammann, Jens. *Place aux dames*: the ideological divide between U.S. and European gender discrimination laws. 45 Cornell Int'l L.J. 25-76 (2012).

Dannenbaum, Tom. Nationality and the international judge: the nationalist presumption governing the international judiciary and why it must be reversed. 45 Cornell Int'l L.J. 77-184 (2012).

Malinowski, Michael J. and Grant G. Gautreaux. All that is gold does not glitter in human clinical research: a law-policy proposal to brighten the global "gold-standard" for drug research and development. 45 Cornell Int'l L.J. 185-204 (2012).

Gunther, Caitlin T. Note. France's repatriation of Roma: violation of fundamental freedoms? 45 Cornell Int'l L.J. 205-225 (2012).

Ryvkin, Boris. Note. Saving the euro: tensions with European treaty law in the European Union's efforts to protect the common currency. 45 Cornell Int'l L.J. 227-255 (2012).

21 CORNELL JOURNAL OF LAW AND PUBLIC POLICY, NO. 3, SPRING, 2012.

Dedication to Pamela S. Shelinsky. 21 Cornell J.L. & Pub. Pol'y unpagged (2012).

Sobel, Stacey L. The tsunami of legal uncertainty: what's a court to do post-**McDonald**? 21 Cornell J.L. & Pub. Pol'y 489-524 (2012).

Hernández, Laura A. Dreams deferred—why in-state college tuition rates are not a benefit under the IIRIRA and how this interpretation violates the spirit of **Plyler**. 21 Cornell J.L. & Pub. Pol'y 525-566 (2012).

Helmreich, Jeffrey S. Does 'sorry' incriminate? Evidence, harm and the protection of apology. 21 Cornell J.L. & Pub. Pol'y 567-609 (2012).

Symposium: Crossing the Borders of Immigration and Workplace Law. 21 Cornell J.L. & Pub. Pol'y 611-675 (2012).

Griffith, Kati L. Undocumented workers: crossing the borders of immigration and workplace law. 21 Cornell J.L. & Pub. Pol'y 611-640 (2012).

Saucedo, Leticia M. and Maria Cristina Morales. Voices without law: the border crossing stories and workplace attitudes of immigrants. 21 Cornell J.L. & Pub. Pol'y 641-658 (2012).

Garcia, Ruben J. Ten years after **Hoffman Plastic Compounds, Inc. v. NLRB**: the power of a labor law symbol. 21 Cornell J.L. & Pub. Pol'y 659-675 (2012).

Bhushan, Natasha. Note. Work-family policy in the United States. 21 Cornell J.L. & Pub. Pol'y 677-696 (2012).

Bradley, Rachel S. Sparks. Note. On-campus suicide sites and means-restrictive suicide barriers: protecting students and their universities. 21 Cornell J.L. & Pub. Pol'y 697-732 (2012).

14 CUNY LAW REVIEW, NO. 1, WINTER, 2010.

2010-2011 Editorial Board. Introduction to the CUNY Law Review. 14 CUNY L. Rev. 1 (2010).

Lippman, Chief Judge Jonathan. A conversation with Chief Judge Jonathan Lippman. 14 CUNY L. Rev. 3-19 (2010).

Law Reform and Transformative Change: A Panel at CUNY Law. Dean Spade, moderator; Rickke Mananzala, Soniya Munshi, Nadia Qurashi and Elana Redfield, panelists. 14 CUNY L. Rev. 21-56 (2010).

Suspect Fits Description: Responses to Racial Profiling in New York City. Introduction by Andrea McArdle; panel participation by Babe Howell, moderator; Darius Charney, Jesus Gonzalez, David Kennedy, Noel Leader and Robert Perry, panelists. 14 CUNY L. Rev. 57-104 (2010).

Main, Matthew P. Note. Promoting self-sufficiency? How HRA's exclusion of incarceration from the definition of "temporary absence" contradicts statutory mandates and hurts New York families. 14 CUNY L. Rev. 105-146 (2010).

Public Interest Practice. 14 CUNY L. Rev. 147-254 (2010).

Cruz, Jill Lynch, Melinda S. Molina and Jenny Rivera. Hispanic National Bar Association Commission on the Status of Latinas in the Legal Profession: study on Latina attorneys in the public interest sector. 14 CUNY L. Rev. 147-214 (2010).

Krishnan, Shekar. Advocacy for tenant and community empowerment: reflections on my first year in practice. 14 CUNY L. Rev. 215-254 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 28
June 15, 2012

25 EMORY INTERNATIONAL LAW REVIEW, NO. 3, PP. 1061-1570, 2011.

Pair, Lara M. and Paul Frankenstein. The new ICC rule on consolidation: progress or change? 25 Emory Int'l L. Rev. 1061-1085 (2011).

Symposium: A Worldwide Response: An Examination of International Law Frameworks in the Aftermath of Natural Disasters. 25 Emory Int'l L. Rev. 1087-1261 (2011).

Hernandez, Jenny R. and Anne D. Johnson. A call to respond: the international community's obligation to mitigate the impact of natural disasters. 25 Emory Int'l L. Rev. 1087-1096 (2011).

Weisenfeld, Paul E. Successes and challenges of the Haiti earthquake response: the experience of USAID. 25 Emory Int'l L. Rev. 1097-1120 (2011).

Chen, Jim. Modern disaster theory: evaluating disaster law as a portfolio of legal rules. 25 Emory Int'l L. Rev. 1121-1143 (2011).

Concannon, Brian, Jr. and Beatrice Lindstrom. Cheaper, better, longer-lasting: a rights-based approach to disaster response in Haiti. 25 Emory Int'l L. Rev. 1145-1191 (2011).

Duramy, Benedetta Faedi. Women in the aftermath of the 2010 Haitian earthquake. 25 Emory Int'l L. Rev. 1193-1215 (2011).

Mosquini, Elyse. Are lawyers unsung disaster heroes?: the importance of well-prepared domestic legal and regulatory frameworks for effective disaster response. 25 Emory Int'l L. Rev. 1217-1232 (2011).

Todres, Jonathan. Mainstreaming children's rights in post-disaster settings. 25 Emory Int'l L. Rev. 1233-1261 (2011).

Englander, Daniel. Comment. Protecting the human rights of LGBT people in Uganda in the wake of Uganda's "Anti-Homosexuality Bill, 2009." 25 Emory Int'l L. Rev. 1263-1316 (2011).

Greenfield, Heather. Comment. International law, religious limitations, and cultural sensitivity: the Park51 mosque at Ground Zero. 25 Emory Int'l L. Rev. 1317-1369 (2011).

Kannof, Abraham U. Comment. Dueling nationalities: dual citizenship, dominant and effective nationality, and the case of Anwar al-Aulaqi. 25 Emory Int'l L. Rev. 1371-1430 (2011).

Nanwani, Shaira. Comment. The *burqa* ban: an unreasonable limitation on religious freedom or a justifiable restriction? 25 Emory Int'l L. Rev. 1431-1475 (2011).

Smith, Marissa. Comment. The Deepwater Horizon disaster: an examination of the spill's impact on the gap in international regulation of oil pollution from fixed platforms. 25 Emory Int'l L. Rev. 1477-1516 (2011).

Viera, Danielle. Comment. Try as they might, just can't get it right: shortcomings of the International Megan's Law of 2010. 25 Emory Int'l L. Rev. 1517-1560 (2011).

Chen, Jim. Book review. (Reviewing Christopher J. Brummer, Soft Law and the Global Financial System: Rule-Making in the Twenty-First Century.) 25 Emory Int'l L. Rev. 1561-1570 (2011).

61 EMORY LAW JOURNAL, NO. 2, PP. 209-434, 2011.

Norton, Helen. Campaign speech law with a twist: when the government is the speaker, not the regulator. 61 Emory L.J. 209-263 (2011).

Blank, Joshua D. In defense of individual tax privacy. 61 Emory L.J. 265-348 (2011).

Gwyn, Madeline. Comment. **Monsanto Co. v. Geertson Seed Farms**: irreparable injury to the National Environmental Policy Act? (**Monsanto Co. v. Geertson Seed Farms**, 130 S. Ct. 2743, 2010.) 61 Emory L.J. 349-388 (2011).

Toledano, Enbar. Comment. Section 5 of the Voting Rights Act and its place in "post-racial" America. 61 Emory L.J. 389-434 (2011).

10 FIRST AMENDMENT LAW REVIEW, WINTER, 2012.

Symposium. Discrimination By and Against Religion and the First Amendment. 10 First Amend. L. Rev. 201-418 (2012).

Marty, Martin E. Discrimination by and against religion. 10 First Amend. L. Rev. 201-209 (2012).

Rogers, Melissa. Treating religion differently. 10 First Amend. L. Rev. 210-232 (2012).

Chopko, Mark E. and Marissa Parker. Still a threshold question: refining the ministerial exception post-**Hosanna-Tabor**. 10 First Amend. L. Rev. 233-303 (2012).

Parker, Katherine Lewis. **Joyner v. Forsyth County Board of Commissioners**: the constitutionality of sectarian legislative prayer. 10 First Amend. L. Rev. 304-329 (2012).

Treene, Eric. RLUIPA and mosques: enforcing a fundamental right in challenging times. 10 First Amend. L. Rev. 330-362 (2012).

Uddin, Asma T. and Dave Pantzer. A First Amendment analysis of anti-*Sharia* initiatives. 10 First Amend. L. Rev. 363-418 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 29

June 15, 2012

12 FLORIDA TAX REVIEW, NO. 5, PP. 235-451, 2012.

McMahon, Martin J., Jr., Ira B. Shepard and Daniel L. Simmons. Recent developments in federal income taxation: the year 2011. 12 Fla. Tax Rev. 235-451 (2012).

80 FORDHAM LAW REVIEW, NO. 5, APRIL, 2012.

Shapira, Roy. Corporate philanthropy as signaling and co-optation. 80 Fordham L. Rev. 1889-1939 (2012).

Smith, Fred O., Jr. Awakening the people's giant: sovereign immunity and the Constitution's republican commitment. 80 Fordham L. Rev. 1941-1995 (2012).

Strang, Lee J. Originalism and the Aristotelian tradition: virtue's home in originalism. 80 Fordham L. Rev. 1997-2040 (2012).

Fitzmaurice, Timothy J. Note. The scope of protected activity under section 806 of SOX. 80 Fordham L. Rev. 2041-2074 (2012).

Keough, Michael A. Note. **Kucana v. Holder** and judicial review of the decision not to reopen *sua sponte* in immigration removal proceedings. (**Kucana v. Holder**, 130 S. Ct. 827, 2010.) 80 Fordham L. Rev. 2075-2111 (2012).

Klewin, Erin V. Note. Reconciling Federal Circuit choice of law with **eBay v. MercExchange**'s abrogation of the presumption of irreparable harm in copyright preliminary injunctions. (**Jacobsen v. Katzer**, 535 F.3d 1373, 2008.) 80 Fordham L. Rev. 2113-2155 (2012).

Nelson, Adam R. Note. Extending outsider trading liability to thieves. 80 Fordham L. Rev. 2157-2198 (2012).

Pryor, Christina A. Note. "Aging out" of immigration: analyzing family preference visa petitions under the Child Status Protection Act. 80 Fordham L. Rev. 2199-2236 (2012).

Kamiat, Jenna L. Comment. PPACA and the individual mandate: a healthy approach to severability. 80 Fordham L. Rev. 2237-2266 (2012).

Leanos, Brendan. Comment. Cooperative justice: understanding the future of the International Criminal Court through its involvement in Libya. 80 Fordham L. Rev. 2267-2304 (2012).

23 GEORGETOWN JOURNAL OF LEGAL ETHICS, NO. 2, SPRING, 2010.

Robbins, Ira P. Ghostwriting: filling in the gaps of *pro se* prisoners' access to the courts. 23 Geo. J. Legal Ethics 271-321 (2010).

Barron, Laurie, et al. Don't do it alone: a community-based, collaborative approach to *pro bono*. 23 Geo. J. Legal Ethics 323-350 (2010).

Henning, Peter J. The pitfalls of dealing with witnesses in public corruption prosecutions. 23 Geo. J. Legal Ethics 351-368 (2010).

Howard, Maureen A. Taking the high road: why prosecutors should voluntarily waive peremptory challenges. 23 Geo. J. Legal Ethics 369-420 (2010).

Morse, Mika C. Note. Honor or betrayal? The ethics of government lawyer-whistleblowers. 23 Geo. J. Legal Ethics 421-454 (2010).

100 GEORGETOWN LAW JOURNAL, NO. 4, APRIL, 2012.

Sexual Reorientation. 100 Geo. L.J. 997-1115 (2012).

Glazer, Elizabeth M. Sexual reorientation. 100 Geo. L.J. 997-1068 (2012).

Colker, Ruth. Response: hybrid revisited. 100 Geo. L.J. 1069-1081 (2012).

Koppelman, Andrew. Response: sexual disorientation. 100 Geo. L.J. 1083-1091 (2012).

Mezey, Naomi. Response: the death of the bisexual saboteur. 100 Geo. L.J. 1093-1104 (2012).

Glazer, Elizabeth M. Surreponse: optimizing orientation. 100 Geo. L.J. 1105-1115 (2012).

Henry, Leslie Meltzer and Maxwell L. Stearns. Commerce games and the individual mandate. 100 Geo. L.J. 1117-1175 (2012).

Levitin, Adam J. and Susan M. Wachter. Explaining the housing bubble. 100 Geo. L.J. 1177-1258 (2012).

Overton, Spencer. The participation interest. 100 Geo. L.J. 1259-1310 (2012).

Douglass, Sean. Note. From the blue lights of "police" to the red lights of "first responders": the changing rhetoric of law enforcement in ... (**Michigan v. Bryant**, 131 S. Ct. 1143, 2011.) 100 Geo. L.J. 1311-1340 (2012).

McEvily, Conor P. Note. Vested interests: the federal felon body-armor ban and the continuing vitality of **Scarborough v. United States**. 100 Geo. L.J. 1341-1398 (2012).

Robinson, Dustin F. Note. Bad footage: surveillance laws, police misconduct, and the Internet. 100 Geo. L.J. 1399-1435 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 30
June 15, 2012

28 GEORGIA STATE UNIVERSITY LAW REVIEW, NO. 3, SPRING, 2012.

Bedi, Monu. Contract breaches and the criminal/civil divide: an *inter-common law* analysis. 28 Ga. St. U. L. Rev. 559-618 (2012).

Iglesias, Tim. Moving beyond two-person-per-bedroom: revitalizing application of the federal Fair Housing Act to private residential occupancy standards. 28 Ga. St. U. L. Rev. 619-719 (2012).

Swedloff, Rick. Uncompensated torts. 28 Ga. St. U. L. Rev. 721-787 (2012).

Ten Brink, Charles J. Gayborhoods: intersections of land use regulation, sexual minorities, and the creative class. 28 Ga. St. U. L. Rev. 789-849 (2012).

Leyda, Elizabeth A. Note. The war(iors) at home: examining USERRA's veterans' reemployment protections when hostility follows soldiers to the workplace. 28 Ga. St. U. L. Rev. 851-889 (2012).

Sykes, Nicole. Note. **Padilla v. Kentucky**: the criminal defense attorney's obligation to warn of immigration consequences of criminal conviction. (**Padilla v. Kentucky**, 130 S. Ct. 1473, 2010.) 28 Ga. St. U. L. Rev. 891-921 (2012).

Boggs, Lisa. Note. Room for error online: revising Georgia's retraction statute to accommodate the rise of Internet media. (**Mathis v. Cannon**, 573 S.E.2d 376, 2002.) 28 Ga. St. U. L. Rev. 923-951 (2012).

42 GOLDEN GATE UNIVERSITY LAW REVIEW, NO. 2, MARCH, 2012.

Notice of errata. 42 Golden Gate U. L. Rev. unpagged (2012).

Jones, Bernie D. Litigating the schism and reforming the canons: orthodoxy, property & the modern social gospel of the Episcopal Church. 42 Golden Gate U. L. Rev. 151-215 (2012).

Solan, David E. State bankruptcy: surviving a Tenth Amendment challenge. 42 Golden Gate U. L. Rev. 217-242 (2012).

Georgis, Pete J. Comment. Settling with your hands tied: why judicial intervention is needed to curb an expanding interpretation of the Foreign Corrupt Practices Act. (**United States v. Kay**, 359 F.3d 738, 2004.) 42 Golden Gate U. L. Rev. 243-282 (2012).

Sarjapur, Melinda. Comment. Bargaining in the dark: why the California Legislature should render "no damage for delay" clauses void as against public policy in all construction contracts. (**Harper/Nielsen-Dillingham, Builders, Inc. v. United States**, 81 Fed. Cl. 667, 2008.) 42 Golden Gate U. L. Rev. 283-320 (2012).

47 GONZAGA LAW REVIEW, NO. 2, PP. 241-586, 2011/12.

Symposium: Race and Criminal Justice in the West. 47 Gonz. L. Rev. 241-585 (2011/12).

González, Hon. Steven C. Symposium introduction. 47 Gonz. L. Rev. 241-242 (2011/12).

Madsen, Hon. Barbara. Racial bias in the criminal justice system. 47 Gonz. L. Rev. 243-250 (2011/12).

Task Force on Race and the Criminal Justice System. Preliminary report on race and Washington's criminal justice system. 47 Gonz. L. Rev. 251-300 (2011/12).

Johnson, Jacqueline. Mass incarceration: a contemporary mechanism of racialization in the United States. 47 Gonz. L. Rev. 301-318 (2011/12).

Halliburton, Christian M. Race, brain science, and critical decision-making in the context of constitutional criminal procedure. 47 Gonz. L. Rev. 319-340 (2011/12).

Holland, Brooks. Race and ambivalent criminal procedure remedies. 47 Gonz. L. Rev. 341-364 (2011/12).

Taylor, Jennifer Rae. Constitutionally unprotected: prison slavery, felon disenfranchisement, and the criminal exception to citizenship rights. 47 Gonz. L. Rev. 365-392 (2011/12).

Gillmer, Jason A. Crimes of passion: the regulation of interracial sex in Washington, 1855-1950. 47 Gonz. L. Rev. 393-428 (2011/12).

Aziz, Sahar F. Caught in a preventive dragnet: selective counterterrorism in a post-9/11 America. 47 Gonz. L. Rev. 429-492 (2011/12).

Norris, Jesse J. State efforts to reduce racial disparities in criminal justice: empirical analysis and recommendations for action. 47 Gonz. L. Rev. 493-530 (2011/12).

Fathi, Sahar. Race and social justice as a budget filter: the solution to racial bias in the state legislature? 47 Gonz. L. Rev. 531-545 (2011/12).

Vander Giessen, Michael L. Note. Legislative reforms for Washington State's criminal monetary penalties. 47 Gonz. L. Rev. 547-585 (2011/12).

53 HARVARD INTERNATIONAL LAW JOURNAL, NO. 1, WINTER, 2012.

Wu, Mark. Antidumping in Asia's emerging giants. 53 Harv. Int'l L.J. 1-84 (2012).

Heller, Kevin Jon. A sentence-based theory of complementarity. 53 Harv. Int'l L.J. 85-133 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 31
June 15, 2012

Sloss, David L. Executing **Foster v. Neilson**: the two-step approach to analyzing self-executing treaties. 53 Harv. Int'l L.J. 135-188 (2012).

Landau, David. The reality of social rights enforcement. 53 Harv. Int'l L.J. 189-247 (2012).

Boehm, Joshua L. Note. Private securities fraud litigation after **Morrison v. National Australia Bank**: reconsidering a reliance-based approach to extraterritoriality. (**Morrison v. Nat'l Austl. Bank Ltd.**, 130 S. Ct. 2869, 2010.) 53 Harv. Int'l L.J. 249-290 (2012).

35 HARVARD JOURNAL OF LAW & PUBLIC POLICY, NO. 2, SPRING, 2012.

Gilpatrick, Breanne, Editor-in-Chief. Preface. 35 Harv. J.L. & Pub. Pol'y i-ii (2012).

Law in an Age of Austerity. 35 Harv. J.L. & Pub. Pol'y 453-622 (2012).

Schizer, David M. Fiscal policy in an era of austerity. 35 Harv. J.L. & Pub. Pol'y 453-486 (2012).

Cooper, Charles J. and Vincent Colatriano. The regulatory authority of the Treasury Department to index capital gains for inflation: a sequel. 35 Harv. J.L. & Pub. Pol'y 487-524 (2012).

Cuccinelli, Kenneth T. II, E. Duncan Getchell Jr. and Wesley G. Russell Jr. Judicial compulsion and the public fisc — a historical overview. 35 Harv. J.L. & Pub. Pol'y 525-541 (2012).

Kopel, David B. and Trevor Burrus. Reducing the drug war's damage to government budgets. 35 Harv. J.L. & Pub. Pol'y 543-568 (2012).

Eastman, John C. Papers, please: does the Constitution permit the states a role in immigration enforcement? 35 Harv. J.L. & Pub. Pol'y 569-592 (2012).

Young, Ernest A. Its hour come round at last? State sovereign immunity and the great state debt crisis of the early twenty-first century. 35 Harv. J.L. & Pub. Pol'y 593-622 (2012).

Symposium: Judicial Independence. 35 Harv. J.L. & Pub. Pol'y 623-679 (2012).

Geyh, Charles Gardner. Judicial selection reconsidered: a plea for radical moderation. 35 Harv. J.L. & Pub. Pol'y 623-642 (2012).

Tarr, G. Alan. Contesting the judicial power in the states. 35 Harv. J.L. & Pub. Pol'y 643-661 (2012).

Casto, William R. If men were angels. 35 Harv. J.L. & Pub. Pol'y 663-670 (2012).

Gerber, Scott Douglas. Concluding thoughts from Ada, Ohio. 35 Harv. J.L. & Pub. Pol'y 671-679 (2012).

Scheuerman, Sheila B. Against liability for private risk-exposure. 35 Harv. J.L. & Pub. Pol'y 681-741 (2012).

DiSarro, Anthony. A farewell to harms: against presuming irreparable injury in constitutional litigation. 35 Harv. J.L. & Pub. Pol'y 743-795 (2012).

Alicea, Joel. Note. *Stare decisis* in an originalist Congress. 35 Harv. J.L. & Pub. Pol'y 797-819 (2012).

34 HASTINGS COMMUNICATIONS AND ENTERTAINMENT LAW JOURNAL (COMMENT), NO. 2, WINTER, 2012.

Musey, J. Armand. How the traditional property rights model informs the television broadcasting spectrum rationalization challenge. 34 Hastings Comm. & Ent. L.J. 145-186 (2012).

Sheppard, Jennifer. What if the big bad wolf in all those fairy tales was just misunderstood?: techniques for maintaining narrative rationality while altering stock stories that are harmful to your client's case. 34 Hastings Comm. & Ent. L.J. 187-232 (2012).

Bates, Stephen. Libel capital no more? Reforming British defamation law. 34 Hastings Comm. & Ent. L.J. 233-274 (2012).

Malone, Katharine. Note. Parody or identity theft: the high-wire act of digital doppelgangers in California. 34 Hastings Comm. & Ent. L.J. 275-312 (2012).

19 JOURNAL OF INTELLECTUAL PROPERTY LAW, NO. 1, FALL, 2011.

Byron, Thomas M. Spelling confusion: implications of the Ninth Circuit's view of the "explicitly misleading" prong of the **Rogers** test. 19 J. Intell. Prop. L. 1-20 (2011).

Gaba, Jeffrey M. Copyrighting Shakespeare: Jacob Tonson, eighteenth century English copyright, and the birth of Shakespeare scholarship. 19 J. Intell. Prop. L. 21-63 (2011).

Liemer, Susan P. On the origins of *le droit moral*: how non-economic rights came to be protected in French IP law. 19 J. Intell. Prop. L. 65-116 (2011).

Andrezejewski, Sara Marie. Note. "Leave little guys alone!": protecting small businesses from overly litigious corporations and trademark infringement suits. 19 J. Intell. Prop. L. 117-142 (2011).

Craig, Sarah Renée. Note. Placebo patents: creating stronger intellectual property protection for pharmaceuticals approved by the U.S. Food & Drug Administration. (**Eli Lilly & Co. v. Actavis Elizabeth LLC**, 2011 WL 3235718, 2011.) 19 J. Intell. Prop. L. 143-171 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 32
June 15, 2012

Holt, Kathryn Dailey. Note. **Grokster** and beyond: secondary liability for copyright infringement during live musical performances. (**Metro-Goldwyn-Mayer Studios Inc. v. Grokster, Ltd.**, 545 U.S. 913, 2005.) 19 J. Intell. Prop. L. 173-200 (2011).

Pope, Alexander B. Note. A second look at first sale: an international look at U.S. copyright exhaustion. 19 J. Intell. Prop. L. 201-230 (2011).

2 JOURNAL OF LEGAL ANALYSIS, NO. 2, FALL, 2010.

Ramseyer, J. Mark. From the Editor-in-Chief. 2 J. Legal Analysis unpagged (2010).

Listokin, Yair. The meaning of contractual silence. 2 J. Legal Analysis 397-416 (2010).

Posner, Eric A., Kathryn E. Spier and Adrian Vermeule. Divide and conquer. 2 J. Legal Analysis 417-471 (2010).

Sykes, Alan O. The questionable case for subsidies regulation. 2 J. Legal Analysis 473-523 (2010).

Arruñda, Benito. Institutional support of the firm. 2 J. Legal Analysis 525-576 (2010).

Eisenberg, Theodore, et al. The decision to award punitive damages. 2 J. Legal Analysis 577-620 (2010).

Ramseyer, J. Mark. The effect of universal health insurance on malpractice claims. 2 J. Legal Analysis 621-686 (2010).

Masur, Jonathan S. Costly screens and patent examination. 2 J. Legal Analysis 687-734 (2010).

36 JOURNAL OF SUPREME COURT HISTORY, NO. 3, PP. 181-323, 2011.

Urofsky, Melvin I. Introduction. 36 J. Sup. Ct. Hist. v-vi (2011).

Yurs, Dale. The early Supreme Court and the challenges of riding circuit. [Includes photographs.] 36 J. Sup. Ct. Hist. 181-192 (2011).

Christine, April A. and students Peter Bozzo and Shimmy Edwards. Many voices, one Court: the origin and role of dissent in the Supreme Court. [Includes photographs.] 36 J. Sup. Ct. Hist. 193-215 (2011).

Freyer, Tony A. and student Daniel Thomas. The **Passenger Cases** reconsidered in transatlantic Commerce Clause history. 36 J. Sup. Ct. Hist. 216-235 (2011).

Lupton, John A. Myra Bradwell and the profession of law: case documents. [Includes photograph.] 36 J. Sup. Ct. Hist. 236-263 (2011).

Cushman, Clare. Wives, children...husbands: supporting roles. [Includes photographs.] 36 J. Sup. Ct. Hist. 264-286 (2011).

Hickman, Chris. Courting the right: Richard Nixon's 1968 campaign against the Warren Court. [Includes photographs.] 36 J. Sup. Ct. Hist. 287-303 (2011).

Stephenson, Donald Grier, Jr. The judicial bookshelf. 36 J. Sup. Ct. Hist. 304-321 (2011).

Illustrations. 36 J. Sup. Ct. Hist. 322 (2011).

Contributors. 36 J. Sup. Ct. Hist. 323 (2011).

45 LOYOLA OF LOS ANGELES LAW REVIEW, NO. 2, WINTER, 2012.

Supreme Court—October Term 2010. 45 Loy. L.A. L. Rev. 341-674 (2012).

Ides, Allan. Foreword: a critical appraisal of the Supreme Court's decision in **J. McIntyre Machinery, Ltd. v. Nicastrò**. 45 Loy. L.A. L. Rev. 341-387 (2012).

Pomeranz, Jennifer L. No need to break new ground: a response to the Supreme Court's threat to overhaul the commercial speech doctrine. 45 Loy. L.A. L. Rev. 389-434 (2012).

Tracey, Ann Marie and Shelley McGill. Seeking a rational lawyer for consumer claims after the Supreme Court disconnects consumers in **AT&T Mobility LLC v. Concepcion**. 45 Loy. L.A. L. Rev. 435-476 (2012).

Golay, Blythe. Comment. **NASA v. Nelson**: the High Court flying high above the right to informational privacy. (**National Aeronautics & Space Administration v. Nelson**, 131 S. Ct. 746, 2011.) 45 Loy. L.A. L. Rev. 477-497 (2012).

Dickerson, Justin. Comment. Rethink "personal": **AT&T** and the grammar clamor at the Court. (**FCC v. AT&T Inc.**, 131 S. Ct. 1177, 2011.) 45 Loy. L.A. L. Rev. 499-516 (2012).

Chan, Allison. Comment. **Connick v. Thompson**: sacrificing deterrence and reparations in the name of avoiding *respondeat superior* liability. (**Connick v. Thompson**, 131 S. Ct. 1350, 2011.) 45 Loy. L.A. L. Rev. 517-536 (2012).

Christopoulos, Ellenly. Comment. **Arizona Christian School Tuition Organization v. Winn**: religion stole the money from the taxpayer jar—no standing, then who? (**Arizona Christian School Tuition Organization v. Winn**, 131 S. Ct. 1436, 2011.) 45 Loy. L.A. L. Rev. 537-553 (2012).

Bower, Alicia. Comment. Unconstitutionally crowded: **Brown v. Plata** and how the Supreme Court pushed back to keep prison reform litigation alive. (**Brown v. Plata**, 131 S. Ct. 1910, 2011.) 45 Loy. L.A. L. Rev. 555-567 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 33

June 15, 2012

Doeling, David. Comment. **Ashcroft v. al-Kidd**: troubling developments in post-9/11 Fourth Amendment jurisprudence. (**Ashcroft v. al-Kidd**, 131 S. Ct. 2074, 2011.) 45 Loy. L.A. L. Rev. 569-585 (2012).

Tanner, Jolene. **Stern v. Marshall**: the earthquake that hit the bankruptcy courts and the aftershocks that followed. (**Stern v. Marshall**, 131 S. Ct. 2594, 2011.) 45 Loy. L.A. L. Rev. 587-612 (2012).

Weisgerber, Megan. Comment. Confronting forensics: **Bullcoming v. New Mexico** and the Sixth Amendment. (**Bullcoming v. New Mexico**, 131 S. Ct. 2705, 2011.) 45 Loy. L.A. L. Rev. 613-632 (2012).

Mott, Garrett Matthew-James. Comment. Game over for regulating violent video games? The effect of **Brown v. Entertainment Merchants Ass'n** on First Amendment jurisprudence. (**Brown v. Entertainment Merchants Ass'n**, 131 S. Ct. 2729, 2011.) 45 Loy. L.A. L. Rev. 633-655 (2012).

Rahmanpour, Roya. **Arizona Free Enterprise Club's Freedom Club PAC v. Bennett**: money talks, matching funds provision walks. (**Arizona Free Enterprise Club's Freedom Club PAC v. Bennett**, 131 S. Ct. 2806, 2011.) 45 Loy. L.A. L. Rev. 657-674 (2012).

81 MISSISSIPPI LAW JOURNAL, NO. 5, PP. 895-1436, 2012.

The Fourth Amendment: Views of the Future. 81 Miss. L.J. 895-1435 (2012).

Clancy, Thomas K. Foreword. 81 Miss. L.J. i-ii (2012).

Anderson, José Felipé. Big brother or little brother? Surrendering seizure privacy for the benefits of communication technology. 81 Miss. L.J. 895-914 (2012).

Bacigal, Ronald. A unified theory for seizures of the person. 81 Miss. L.J. 915-936 (2012).

Myers, Richard E. II. Challenges to **Terry** for the twenty-first century. 81 Miss. L.J. 937-970 (2012).

Oliver, Wesley MacNeil. Western Union, the American Federation of Labor, Google, and the changing face of privacy advocates. 81 Miss. L.J. 971-989 (2012).

Simmons, Ric. The new reality of search analysis: four trends created by new surveillance technologies. 81 Miss. L.J. 991-1015 (2012).

Nowlin, Jack Wade. The Warren Court's house built on sand: from security in persons, houses, papers, and effects to mere reasonableness in Fourth Amendment doctrine. 81 Miss. L.J. 1017-1083 (2012).

Dripps, Donald A. Responding to the challenges of contextual change and legal dynamism in interpreting the Fourth Amendment. 81 Miss. L.J. 1085-1132 (2012).

Lee, Cynthia. Reasonableness with teeth: the future of Fourth Amendment reasonableness analysis. 81 Miss. L.J. 1133-1182 (2012).

Maclin, Tracey and student Jennifer Rader. No more chipping away: the Roberts Court uses an axe to take out the Fourth Amendment exclusionary rule. 81 Miss. L.J. 1183-1227 (2012).

Brenner, Susan W. Fourth Amendment future: remote computer searches and the use of virtual force. 81 Miss. L.J. 1229-1262 (2012).

Corbett, Patrick E. The future of the Fourth Amendment in a digital evidence context: where would the Supreme Court draw the electronic line at the international border? 81 Miss. L.J. 1263-1308 (2012).

Ohm, Paul. The Fourth Amendment in a world without privacy. 81 Miss. L.J. 1309-1355 (2012).

Clancy, Thomas K. Introduction to the **James Otis Lecture**. 81 Miss. L.J. 1357-1358 (2012).

Fishman, Clifford S. **James Otis Lecture**. Electronic privacy in the government workplace and **City of Ontario, California v. Quon**: the Supreme Court brought forth a mouse. 81 Miss. L.J. 1359-1435 (2012).

90 NEBRASKA LAW REVIEW, NO. 3, PP. 611-886, 2012.

Quintanilla, Victor D. Judicial mindsets: the social psychology of implicit theories and the law. 90 Neb. L. Rev. 611-646 (2012).

Holper, Mary. Deportation for a sin: why moral turpitude is void for vagueness. 90 Neb. L. Rev. 647-702 (2012).

Terry, Nicolas P. Fear of Facebook: private ordering of social media risks incurred by healthcare providers. 90 Neb. L. Rev. 703-751 (2012).

Iraola, Roberto. Due process, the Sixth Amendment, and international extradition. 90 Neb. L. Rev. 752-785 (2012).

Morfeld, Adam S. Comment. Addressing constitutional concerns and strengthening Nebraska's election administration: a roadmap to substantive reform. 90 Neb. L. Rev. 786-833 (2012).

Peterson, Christopher. Comment. Thinking outside the disability management box: the case for modified duty off-site in Nebraska. 90 Neb. L. Rev. 834-861 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 34
June 15, 2012

Anderson, Nathan D. Note. Change attorneys and courts can believe in: reviewing the retroactive application of amendments to the Federal Sentencing Guidelines in ... (**United States v. Tolliver**, 570 F.3d 1062, 2009.) 90 Neb. L. Rev. 862-886 (2012).

67 NEW YORK UNIVERSITY ANNUAL SURVEY OF AMERICAN LAW, NO. 3, PP. 433-642, 2012.

Policing, Regulating and Prosecuting Corruption. 67 N.Y.U. Ann. Surv. Am. L. 433-511 (2012).

Rose-Ackerman, Susan and student Sinéad Hunt. Transparency and business advantage: the impact of international anti-corruption policies on the United States national interest. 67 N.Y.U. Ann. Surv. Am. L. 433-466 (2012).

Johnston, Michael. Why do so many anti-corruption efforts fail? 67 N.Y.U. Ann. Surv. Am. L. 467-496 (2012).

Davis, Kevin E. Why does the United States regulate foreign bribery: moralism, self-interest, or altruism? 67 N.Y.U. Ann. Surv. Am. L. 497-511 (2012).

Stein, Darryl G. Note. Perilous proxies: issues of scale for consumer representation in agency proceedings. 67 N.Y.U. Ann. Surv. Am. L. 513-587 (2012).

Hays, Jeremy. Note. The quasi-class action model for limiting attorneys' fees in multidistrict litigation. 67 N.Y.U. Ann. Surv. Am. L. 589-642 (2012).

8 NEW YORK UNIVERSITY JOURNAL OF LAW & BUSINESS, NO. 1, FALL, 2011.

Baltali, Candemir and Joseph Tanega. Basel III: dehybridization of capital. 8 N.Y.U. J.L. & Bus. 1-75 (2011).

Chertok, Seth. A theoretical assessment of private placements under Rule 506. 8 N.Y.U. J.L. & Bus. 77-116 (2011).

Faure, Michael and Klaus Heine. Insurance against financial crises? 8 N.Y.U. J.L. & Bus. 117-150 (2011).

Bondi, Bradley J. and Steven D. Lofchie. The law of insider trading: legal theories, common defenses, and best practices for ensuring compliance. 8 N.Y.U. J.L. & Bus. 151-201 (2011).

Gupta, Anurag. Note. L3Cs and B Corps: new corporate forms fertilizing the field between traditional for-profit and nonprofit corporations. 8 N.Y.U. J.L. & Bus. 203-226 (2011).

Wallace, Clinton G. Note. The case for tradable tax credits. 8 N.Y.U. J.L. & Bus. 227-279 (2011).

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).

56 SAINT LOUIS UNIVERSITY LAW JOURNAL, NO. 3, SPRING, 2012.

Bosky, Stephen W. Editor's note. 56 St. Louis U. L.J. unpagged (2012).

Teaching Election Law. 56 St. Louis U. L.J. 665-825 (2012).

Hasen, Richard L. Teaching **Bush v. Gore** as history. 56 St. Louis U. L.J. 665-673 (2012).

Tokaji, Daniel P. Teaching election administration. 56 St. Louis U. L.J. 675-687 (2012).

Gardner, James A. Election law as applied democratic theory. 56 St. Louis U. L.J. 689-699 (2012).

Dimino, Michael R. The natural and the familiar in politics and law. 56 St. Louis U. L.J. 701-709 (2012).

Garrett, R. Sam. Seriously funny: understanding campaign finance policy through the Colbert Super PAC. 56 St. Louis U. L.J. 711-723 (2012).

Cain, Bruce E. Teaching election law to political scientists. 56 St. Louis U. L.J. 725-733 (2012).

Gronke, Paul. When and how to teach election law in the undergraduate classroom. 56 St. Louis U. L.J. 735-745 (2012).

Nussbaumer, Kirsten. Election law as elective of choice. 56 St. Louis U. L.J. 747-757 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 35
June 15, 2012

Pitts, Michael J. One person, one vote: teaching “sixth grade arithmetic.” 56 St. Louis U. L.J. 759-766 (2012).

Douglas, Joshua A. Enlivening election law. 56 St. Louis U. L.J. 767-774 (2012).

Flanders, Chad. Election law: too big to fail? 56 St. Louis U. L.J. 775-787 (2012).

Hill, Frances R. Teaching elements of election law beyond the disciplinary borders of “election law.” 56 St. Louis U. L.J. 789-800 (2012).

Lieberman, Denise. Emphasizing voting rights in and out of the classroom: a service learning model toward achieving a just democracy. 56 St. Louis U. L.J. 801-825 (2012).

Keaney, Mark T. Comment. Examining teacher attitudes toward integration: important considerations for legislatures, courts, and schools. 56 St. Louis U. L.J. 827-856 (2012).

Pohlman, Sarah A. Comment. Shooting from the hip: Missouri’s new approach to defense of habitation. 56 St. Louis U. L.J. 857-882 (2012).

Rupp, Sarah R. Comment. Making room for patient autonomy in health information exchange: the role of informed consent. 56 St. Louis U. L.J. 885-915 (2012).

3 SAN DIEGO JOURNAL OF CLIMATE & ENERGY LAW, PP. 1-418, 2011-12.

Third Annual Climate & Energy Law Symposium. 3 San Diego J. Climate & Energy L. 1-362 (2011-12).

Hua, Dan, Editor-in-Chief. Foreword. 3 San Diego J. Climate & Energy L. 1-2 (2011-12).

Davies, Lincoln L. State renewable portfolio standards: is there a “race” and is it “to the top”? 3 San Diego J. Climate & Energy L. 3-78 (2011-12).

Engel, Kirsten H. Why not a regional approach to state renewable power mandates? 3 San Diego J. Climate & Energy L. 79-105 (2011-12).

Glicksman, Robert L. Solar energy development on the federal public lands: environmental trade-offs on the road to a lower-carbon future. 3 San Diego J. Climate & Energy L. 107-158 (2011-12).

Klass, Alexandra B. Energy and animals: a history of conflict. 3 San Diego J. Climate & Energy L. 159-204 (2011-12).

Reed, Michael W. Port and coastal state control of atmospheric pollution from merchant vessels. 3 San Diego J. Climate & Energy L. 205-242 (2011-12).

Rossi, Jim. Clean energy and the price preemption ceiling. 3 San Diego J. Climate & Energy L. 243-266 (2011-12).

Spence, David B. Regulation, climate change, and the electric grid. 3 San Diego J. Climate & Energy L. 267-298 (2011-12).

Tomain, Joseph P. The politics of clean energy: moving beyond the beltway. 3 San Diego J. Climate & Energy L. 299-343 (2011-12).

Weismann, Steven. Effective renewable energy policy: leave it to the states? 3 San Diego J. Climate & Energy L. 345-362 (2011-12).

Davis, Alexander G. Comment. Space commercialization: the need to immediately renegotiate treaties implicating international environmental law. [Includes photographs.] 3 San Diego J. Climate & Energy L. 363-392 (2011-12).

Vincent, David P. Comment. Administrative absurdity: why the judiciary should uphold EPA’s use of the administrative necessity and absurd results doctrines within the Tailoring Rule. 3 San Diego J. Climate & Energy L. 393-417 (2011-12).

64 STANFORD LAW REVIEW, NO. 3, MARCH, 2012.

Barry, Jordan M. Prosecuting the exonerated: actual innocence and the Double Jeopardy Clause. 64 Stan. L. Rev. 535-588 (2012).

Knop, Karen, Ralf Michaels and Annelise Riles. From multiculturalism to technique: feminism, culture, and the conflict of laws style. 64 Stan. L. Rev. 589-656 (2012).

Judge, Kathryn. Fragmentation nodes: a study in financial innovation, complexity, and systemic risk. 64 Stan. L. Rev. 657-725 (2012).

Burns, Amy Knight. Note. Insurmountable obstacles: structural errors, procedural default, and ineffective assistance. 64 Stan. L. Rev. 727-764 (2012).

McDonell, Colin. Comment. The Gulf Coast Claims Facility and the Deepwater Horizon litigation: judicial regulation of private compensation schemes. 64 Stan. L. Rev. 765-795 (2012).

45 SUFFOLK UNIVERSITY LAW REVIEW, NO. 2, PP. 253-600, 2012.

Bobbitt, Philip C. *Inter arma enim non silent leges*. 45 Suffolk U.L. Rev. 253-267 (2012).

Coven, Hon. Mark S. and James F. Comerford. What’s going on? The right to confrontation. 45 Suffolk U.L. Rev. 269-284 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 36
June 15, 2012

Novak, Andrew. Constitutional reform and the abolition of the mandatory death penalty in Kenya. 45 Suffolk U.L. Rev. 285-356 (2012).

Taylor, Paul. The *Federalist Papers*, the Commerce Clause, and federal tort reform. 45 Suffolk U.L. Rev. 357-395 (2012).

Bruno, Stephanie A. Note. Insuring the knot: the Massachusetts approach to postnuptial agreements. 45 Suffolk U.L. Rev. 397-426 (2012).

Burke, Elizabeth. Note. Only as strong as the missing link: the unsteady constitutionality of the Adam Walsh Act. 45 Suffolk U.L. Rev. 427-464 (2012).

David, Meta S. Note. Legal guardianship of individuals incapacitated by mental illness: where do we draw the line? 45 Suffolk U.L. Rev. 465-496 (2012).

Fulford, Thomas R. Note. Writing scripts for silent movies: how officer experience and high-crime areas turn innocuous behavior into criminal conduct. 45 Suffolk U.L. Rev. 497-522 (2012).

Gelzinis, Peter P. Note. Do friends need the law? Examining why friendship matters and what governments can do for this important, though overlooked, relationship. 45 Suffolk U.L. Rev. 523-548 (2012).

McIntyre, Thomas J. Note. Discriminatory opportunism: why undertaking self-employment to mitigate damages creates unique challenges. 45 Suffolk U.L. Rev. 549-573 (2012).

Stark, Andrew T. Case comment. Civil procedure—Ninth Circuit focuses on importance of subsidiary rather than control to impose general jurisdiction over foreign corporation. (**Bauman v. DaimlerChrysler Corp.**, 644 F.3d 909, 2011.) 45 Suffolk U.L. Rev. 575-588 (2012).

Burke, Andrew J. Case comment. Constitutional law—Ninth Circuit effectively precludes future findings of **Brady** violations in the absence of a conviction. (**Smith v. Almada**, 640 F.3d 931, 2011.) 45 Suffolk U.L. Rev. 589-599 (2012).

62 SYRACUSE LAW REVIEW, NO. 3, PP. 303-474, 2012.

Symposium. Fixing America: A Look At the Way Projects Are Funded & Who Should Be Regulating the Process. 62 Syracuse L. Rev. 303-425 (2012).

Dorocak, John R. and James Estes. State and local government funding of health and retirement benefits for employees: current problems and possible solutions with California health benefits as an example. 62 Syracuse L. Rev. 303-335 (2012).

Haupt, Nicholas J. Financing innovation: braiding, monitoring, and uncertainty. 62 Syracuse L. Rev. 337-383 (2012).

Schuster, Reed T. Sacrificing functionality for transparency? The regulation of swap agreements in the wake of the financial crisis. 62 Syracuse L. Rev. 385-404 (2012).

Stine, Aaron C. and Eric D. Gorman. Ebbing the tide of local bank concentration: granting sole authority to the Department of Justice to review the competitive effects of bank mergers. 62 Syracuse L. Rev. 405-425 (2012).

Zhao, Jane. Note. Nights *on* the museum: should free housing provided to museum directors also be tax-free? 62 Syracuse L. Rev. 427-450 (2012).

Cunningham, Steven M. Note. Death and taxes: (over?)reaction to Section 1706 of the Tax Reform Act. 62 Syracuse L. Rev. 451-474 (2012).

79 TENNESSEE LAW REVIEW, NO. 1, FALL, 2011.

Strasser, Mark. DOMA's bankruptcy. 79 Tenn. L. Rev. 1-28 (2011).

Karsai, Liza I. You can't give my name: rethinking witness anonymity in light of the United States and British experience. 79 Tenn. L. Rev. 29-93 (2011).

Asbury, Bret D. and Thomas J.B. Cole. Why The Bluebook matters: the virtues Judge Posner and other critics overlook. 79 Tenn. L. Rev. 95-102 (2011).

Swiney, Elijah. John Forrest Dillon goes to school: Dillon's Rule in Tennessee ten years after **Southern Constructors**. 79 Tenn. L. Rev. 103-140 (2011).

Buffmire, Edwin M. The (unappreciated) multidimensional benefits of Rule 502(d): why and how litigants should better utilize the new Federal Rule of Evidence. 79 Tenn. L. Rev. 141-190 (2011).

Evert, Jill. Case note. Constitutional law—Sixth Amendment right of confrontation—development of the primary purpose exception to the requirement of cross-examination. (**Michigan v. Bryant**, 131 S. Ct. 1143, 2011.) 79 Tenn. L. Rev. 191-212 (2011).

Fleishour, Austin Leland. Case note. Constitutional law—First Amendment and competing state interests—protecting harmful speech on matters of public concern. (**Snyder v. Phelps**, 131 S. Ct. 1207, 2011.) 79 Tenn. L. Rev. 213-232 (2011).

90 TEXAS LAW REVIEW, NO. 5, APRIL, 2012.

Fagundes, David. Talk derby to me: intellectual property norms governing roller derby pseudonyms. 90 Tex. L. Rev. 1093-1152 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 37
June 15, 2012

Kadens, Emily. The myth of the customary law merchant. 90 Tex. L. Rev. 1153-1206 (2012).

Blackman, Josh. The Supreme Court's new battlefield. (Reviewing Adam Winkler, Gunfight: The Battle Over the Right to Bear Arms in America.) 90 Tex. L. Rev. 1207-1231 (2012).

Gross, Ariela J. From the streets to the courts: doing grassroots legal history of the civil rights era. (Reviewing Tomiko Brown-Nagin, Courage to Dissent: Atlanta and the Long History of the Civil Rights Movement.) 90 Tex. L. Rev. 1233-1257 (2012).

Armendariz, David E. Note. Picking on the little guy? Asserting trademark rights against fans, emulators, and enthusiasts. 90 Tex. L. Rev. 1259-1281 (2012).

Friedman, Amelia A. Note. Qualified immunity in the Fifth Circuit: identifying the "obvious" hole in clearly established law. 90 Tex. L. Rev. 1283-1306 (2012).

Malone, Kristin M. Note. Using financial incentives to achieve the normative goals of the FMLA. 90 Tex. L. Rev. 1307-1327 (2012).

21 TULANE JOURNAL OF LAW & SEXUALITY: A REVIEW OF SEXUAL ORIENTATION AND GENDER IDENTITY IN THE LAW, PP. 1-186, 2012.

Camp, Max V., Editor-in-Chief. Preface. 21 Tul. J.L. & Sexuality i-ii (2012).

Hofman, Darra L. Clark. Male, female, and other: how science, medicine and law treat the intersexed, and the implications for sex-dependent law. 21 Tul. J.L. & Sexuality 1-21 (2012).

Iyama, Karri. Student article. "We have tolled the bell for him": an analysis of the Prison Rape Elimination Act and California's compliance as it applies to transgender inmates. 21 Tul. J.L. & Sexuality 23-48 (2012).

Vestal, Allan W. To soften their obdurate hearts: the Southern Baptist Convention and marriage equality. 21 Tul. J.L. & Sexuality 49-124 (2012).

Stefanilo, Michael, Jr. National LGBT Bar Association Michael Greenberg Writing Competition. First place winner. Identity, interrupted: the parental notification requirement of the Massachusetts anti-bullying law. 21 Tul. J.L. & Sexuality 125-145 (2012).

Udell, Nora. Comment. A riddle for Dr. Seuss. "Are you my (adoptive, biological, gestational, genetic, *de facto*) mother (father, second parent, or stepparent)?" And an answer for our times: a gender-neutral, intention-based standard for determining parentage. 21 Tul. J.L. & Sexuality 147-168 (2012).

Barber, Jackie. Case note. **Glenn v. Brumby**: extending protection from sex-based discrimination to transsexuals in the Eleventh Circuit. (**Glenn v. Brumby**, 663 F.3d 1312, 2011.) 21 Tul. J.L. & Sexuality 169-178 (2012).

Sellers, ChoNayse R. Case note. **Debra H. v. Janice R.**: proving that love, not biology, makes you a parent. (**Debra H. v. Janice R.**, 930 N.E.2d 184, 2010.) 21 Tul. J.L. & Sexuality 179-186 (2012).

30 UCLA JOURNAL OF ENVIRONMENTAL LAW & POLICY, PP. 1-280, 2012.

Symposium: Perspectives on Climate Change, Pollution and the Clean Air Act. 30 UCLA J. Envtl. L. & Pol'y 1-280 (2012).

Enion, M. Rhead. Using section 111 of the Clean Air Act for cap-and-trade of greenhouse gas emissions: obstacles and solutions. 30 UCLA J. Envtl. L. & Pol'y 1-50 (2012).

Kaswan, Alice. Climate change, the Clean Air Act, and industrial pollution. 30 UCLA J. Envtl. L. & Pol'y 51-120 (2012).

Moreno, Robert B. and Peter Zalzal. Greenhouse gas dissonance: the history of EPA's regulations and the incongruity of recent legal challenges. 30 UCLA J. Envtl. L. & Pol'y 121-156 (2012).

Oren, Craig N. When must EPA set ambient air quality standards? Looking back at **NRDC v. Train**. 30 UCLA J. Envtl. L. & Pol'y 157-184 (2012).

Siegel, Kassie, Kevin Bundy and Vera Pardee. Strong law, timid implementation. How the EPA can apply the full force of the Clean Air Act to address the climate crisis. 30 UCLA J. Envtl. L. & Pol'y 185-225 (2012).

Trisolini, Katherine A. The sweet taste of defeat: **American Electric Power Co. v. Connecticut** and federal greenhouse gas regulation. 30 UCLA J. Envtl. L. & Pol'y 227-246 (2012).

Hagan, Colin R. Comment. Closing the gap: using the Clean Air Act to control lifecycle greenhouse gas emissions from energy facilities. 30 UCLA J. Envtl. L. & Pol'y 247-280 (2012).

2012 UNIVERSITY OF ILLINOIS LAW REVIEW, NO. 2, PP. 319-610.

Baker, Katharine K. Homogenous rules for heterogeneous families: the standardization of family law when there is no standard family. 2012 U. Ill. L. Rev. 319-371.

CURRENT INDEX TO LEGAL PERIODICALS

Page 38
June 15, 2012

Ellickson, Robert C. Legal sources of residential lock-ins: why French households move half as often as U.S. households. 2012 U. Ill. L. Rev. 373-404.

Grimmelmann, James. Sealand, HavenCo, and the rule of law. 2012 U. Ill. L. Rev. 405-484.

Stone, Geoffrey R. **David C. Baum Memorial Lecture. Citizens United** and conservative judicial activism. 2012 U. Ill. L. Rev. 485-500.

Al-Shawaf, Hassen T. Note. Bargaining for salvation: how alternative auditor liability regimes can save the capital markets. 2012 U. Ill. L. Rev. 501-536.

Haws, J. Matthew. Note. Analysis paralysis: rethinking the court's role in evaluating EIS reasonable alternatives. 2012 U. Ill. L. Rev. 537-575.

Zora, Marcy. Note. The real social network: how jurors' use of social media and smart phones affects a defendant's Sixth Amendment rights. 2012 U. Ill. L. Rev. 577-609.

46 VALPARAISO UNIVERSITY LAW REVIEW, NO. 1, FALL, 2011.

Torrance, Andrew W. DNA copyright. 46 Val. U. L. Rev. 1-41 (2011).

Janoski-Haehlen, Emily M. The courts are all a 'Twitter': the implications of social media use in the courts. 46 Val. U. L. Rev. 43-68 (2011).

Piehl, Matthew J. The brave new world of genetic biobanks: international lessons for a potential United States biobank. 46 Val. U. L. Rev. 69-101 (2011).

Eskridge, William N. Jr. **Seegers Lecture in Jurisprudence.** Six myths that confuse the marriage equality debate. 46 Val. U. L. Rev. 103-116 (2011).

Levitt, Jessica A. Note. Competing rights under the totality of the circumstances test: expanding DNA collection statutes. 46 Val. U. L. Rev. 117-167 (2011).

Lipinski, Arie J. Note. Combating government corruption: suing the Federal Government via a proposed amendment to the civil RICO statute. 46 Val. U. L. Rev. 169-210 (2011).

Patrick, Katie Lynn. Note. Airline employees are not reporting violations because they lack adequate whistleblower protection: are you ready for takeoff? 46 Val. U. L. Rev. 211-261 (2011).

Sichtermann, Jonathan R. Note. Slowing the pace of recovery: why property assessed clean energy programs risk repeating the mistakes of the recent foreclosure crisis. 46 Val. U. L. Rev. 263-309 (2011).

Zygodlo, Anne E. Note. Circuit circus: what is the correct standard of review applicable to supervised release appeals after **United States v. Booker**? 46 Val. U. L. Rev. 311-355 (2011).

38 WASHINGTON UNIVERSITY JOURNAL OF LAW & POLICY, PP. 1-474, 2012.

Access to Justice: Evolving Standards in Juvenile Justice: From **Gault** to **Graham** and Beyond. 38 Wash. U. J.L. & Pol'y 1-287 (2012).

Quinn, Mae C. Introduction. 38 Wash. U. J.L. & Pol'y 1-16 (2012).

Henning, Kristin. Juvenile justice after **Graham v. Florida**: keeping due process, autonomy, and paternalism in balance. 38 Wash. U. J.L. & Pol'y 17-51 (2012).

Birckhead, Tamar R. Delinquent by reason of poverty. 38 Wash. U. J.L. & Pol'y 53-107 (2012).

Guggenheim, Martin and Randy Hertz. **J.D.B.** and the maturing of juvenile confession suppression law. 38 Wash. U. J.L. & Pol'y 109-176 (2012).

Rosado, Lourdes M. Outside the police station: dealing with the potential for self-incrimination in juvenile court. 38 Wash. U. J.L. & Pol'y 177-211 (2012).

McLaurin, Kim M. Children in chains: indiscriminate shackling of juveniles. 38 Wash. U. J.L. & Pol'y 213-239 (2012).

Simkins, Sandra, Marty Beyer and Lisa M. Geis. The harmful use of isolation in juvenile facilities: the need for post-disposition representation. 38 Wash. U. J.L. & Pol'y 241-287 (2012).

Chen, Elizabeth J. Note. Equal protection: why the HPV vaccine should be mandated for both boys and girls. 38 Wash. U. J.L. & Pol'y 289-324 (2012).

Harrington, Kathryn A. Note. Ghosts of innocent men: necessary implications of ... (**Skinner v. Switzer**, 131 S. Ct. 1289, 2011.) 38 Wash. U. J.L. & Pol'y 325-355 (2012).

Herman, Sarah. Note. The battle for the remote control—has the FCC indecency policy worn out its welcome in America's living room? 38 Wash. U. J.L. & Pol'y 357-382 (2012).

Kim, Jane Y. Note. Refusing to settle: a look at the attorney's ethical dilemma in client settlement decisions. 38 Wash. U. J.L. & Pol'y 383-416 (2012).

Lewis, Kyle. Note. Wikifreak-out: the legality of prior restraints on WikiLeaks' publication of government documents. 38 Wash. U. J.L. & Pol'y 417-440 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 39

June 15, 2012

Sugden, Ryan. Note. Sick and (still) broke: why the Affordable Care Act won't end medical bankruptcy. 38 Wash. U. J.L. & Pol'y 441-474 (2012).

11 WHITTIER JOURNAL OF CHILD AND FAMILY ADVOCACY, NO. 1, FALL, 2011.

Bell, David C. Letter from the Editor. 11 Whittier J. Child & Fam. Advoc. vii (2011).

Kaiser, Jeanne M. Victimized twice: the reasonable efforts requirement in child protection cases when parents have a mental illness. 11 Whittier J. Child & Fam. Advoc. 3-36 (2011).

Dirusso, Alyssa A. and Letitia Van Campen. Law and literature junior: lawyers in books for young children. 11 Whittier J. Child & Fam. Advoc. 39-83 (2011).

Patton, William Wesley. Connecticut's failed open juvenile dependency court pilot project: presumptively open juvenile court doors closed again to protect abused children. 11 Whittier J. Child & Fam. Advoc. 85-111 (2011).

Mogill, Michael A. One not-so-dirty word. 11 Whittier J. Child & Fam. Advoc. 115-121 (2011).

Brown, Brittany. Comment. An inside-out approach to ending the school-to-prison pipeline: an adequacy argument for early childhood education in Massachusetts. 11 Whittier J. Child & Fam. Advoc. 123-146 (2011).

Grosh, Olga. Comment. A call of duty: preventing adoption disruption by expanding adoption providers' responsibility to investigate and disclose adoptive children's medical history. 11 Whittier J. Child & Fam. Advoc. 149-182 (2011).

2012 WISCONSIN LAW REVIEW, NO. 1, PP. 1-236.

Ammori, Marvin. First Amendment architecture. 2012 Wis. L. Rev. 1-83.

Sessions, Hon. William K. III. **Thomas E. Fairchild Lecture.** Federal sentencing policy: changes since the Sentencing Reform Act of 1984 and the evolving role of the United States Sentencing Commission. 2012 Wis. L. Rev. 85-114.

Alfieri, Anthony V. Educating lawyers for community. 2012 Wis. L. Rev. 115-158.

Donnelly, Tom. Making popular constitutionalism work. 2012 Wis. L. Rev. 159-194.

O'Hear, Michael M. Solving the good-time puzzle: why following the rules should get you out of prison early. 2012 Wis. L. Rev. 195-236.