

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 22, 2012

American Journal of Legal History	52	Am. J. Legal Hist., No. 2, April, 2012.
Cardozo Journal of Law & Gender	18	Cardozo J.L. & Gender, No. 3, Spring, 2012.
Charleston Law Review	6	Charleston L. Rev., No. 2, Winter, 2012.
Columbia Human Rights Law Review	43	Colum. Hum. Rts. L. Rev., No. 2, Spring, 2012.
Columbia Journal of Law & the Arts	35	Colum. J.L. & Arts, No. 2, Winter, 2012.
Columbia Journal of Law and Social Problems	45	Colum. J.L. & Soc. Probs., No. 3, Spring, 2012.
Comparative Labor Law & Policy Journal	33	Comp. Lab. L. & Pol'y J., No. 3, Spring, 2012.
CUNY Law Review	14	CUNY L. Rev., No. 2, Summer, 2011.
Duke Journal of Gender Law & Policy	19	Duke J. Gender L. & Pol'y, No. 1, Fall, 2011.
Environmental & Energy Law & Policy Journal	6	Envtl. & Energy L. & Pol'y J., No. 2, Fall, 2011.
Environmental Law Reporter News & Analysis	42	Envtl. L. Rep. News & Analysis, No. 5, May, 2012.
George Mason Law Review	19	Geo. Mason L. Rev., No. 3, Spring, 2012.
George Mason University Civil Rights Law Journal	22	Geo. Mason U. Civ. Rts. L.J., No. 2, Spring, 2012.
Georgetown Journal on Poverty Law & Policy	19	Geo. J. on Poverty L. & Pol'y, No. 2, Spring, 2012.
Houston Journal of Health Law & Policy	11	Hous. J. Health L. & Pol'y, No. 3, Summer, 2011.
IDEA: The Intellectual Property Law Review	52	IDEA, No. 1, Pp. 1-134, 2012.
Intellectual Property Law Bulletin	16	Intell. Prop. L. Bull., No. 1, Fall, 2011.
Journal of Legislation	37	J. Legis., No. 2, Pp. 142-250, 2012.
Journal of Supreme Court History	37	J. Sup. Ct. Hist., No. 1, Pp. 1-94, 2012.
Law & Society Review	46	Law & Soc'y Rev., No. 1, March, 2012.
Legal Reference Services Quarterly	31	Legal Ref. Serv. Q., No. 1, January-March, 2012.
Loyola of Los Angeles Entertainment Law Review	32	Loy. L.A. Ent. L. Rev., No. 1, Pp. 1-120, 2011-2012.
Loyola University Chicago Law Journal	43	Loy. U. Chi. L.J., No. 2, Winter, 2012.
Michigan Law Review	110	Mich. L. Rev., No. 7, May, 2012.
Missouri Law Review	76	Mo. L. Rev., No. 4, Fall, 2011.
New Criminal Law Review	15	New Crim. L. Rev., No. 2, Spring, 2012.
New York University Journal of Law & Liberty	6	N.Y.U. J.L. & Liberty, No. 2, Pp. 231-392, 2011.
North Dakota Law Review	87	N.D. L. Rev., No. 2, Pp. 195-297, 2011.
Ocean and Coastal Law Journal	17	Ocean & Coastal L.J., No. 1, Pp. 1-194, 2011.
Regent Journal of International Law	8	Regent J. Int'l L., No. 1, Pp. 1-136, 2011.
Santa Clara Law Review	52	Santa Clara L. Rev., No. 2, Pp. 297-684, 2012.
SMU Law Review	65	SMU L. Rev., No. 1, Winter, 2012.
St. John's Law Review	85	St. John's L. Rev., No. 3, Summer, 2011.
Texas Environmental Law Journal	42	Tex. Env'tl. L.J., No. 2, Winter, 2012.
Tulane Law Review	86	Tul. L. Rev., No. 4, March, 2012.
Tulsa Law Review	46	Tulsa L. Rev., No. 3, Spring, 2011.
UC Davis Business Law Journal	12	UC Davis Bus. L.J., No. 1, Fall, 2011.
University of Colorado Law Review	83	U. Colo. L. Rev., No. 2, Winter, 2012.
University of Detroit Mercy Law Review	89	U. Det. Mercy L. Rev., No. 1, Fall, 2011.
University of San Francisco Maritime Law Journal	2011-12	U.S.F. Mar. L.J., Index.
Utah Environmental Law Review	32	Utah Env'tl. L. Rev., No. 1, Pp. 1-180, 2012.
Virginia Law & Business Review	6	Va. L. & Bus. Rev., No. 3, Winter, 2012.
Wake Forest Law Review	47	Wake Forest L. Rev., No. 1, Spring, 2012.
Whittier Law Review	33	Whittier L. Rev., No. 1, Fall, 2011.

CURRENT INDEX TO LEGAL PERIODICALS

Page 2
June 22, 2012

ADMINISTRATIVE LAW

Lindstedt, Stacy M. Developing the Duffy Defect: identifying which government workers are constitutionally required to be appointed. 76 Mo. L. Rev. 1143-1189 (2011).

Sabel, Charles F. and William H. Simon. Contextualizing regimes: institutionalization as a response to the limits of interpretation and policy engineering. 110 Mich. L. Rev. 1265-1308 (2012).

Volokh, Hanah Metchis. The anti-parroting canon. 6 N.Y.U. J.L. & Liberty 290-312 (2011).

ADMIRALTY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
University of San Francisco Maritime Law Journal

Goff, Regina. Note. The legality of Israel's blockade of Gaza. 8 Regent J. Int'l L. 83-108 (2011).

AGRICULTURE LAW

Flocks, Joan D. The environmental and social injustice of farmworker pesticide exposure. 19 Geo. J. on Poverty L. & Pol'y 255-282 (2012).

Morgan, Matthew. Comment. The AquAdvantage Salmon: who owns escaped genetically modified animals? 17 Ocean & Coastal L.J. 127-161 (2011).

Purcell, Joseph M., Jr. Note. The "essential facilities" doctrine in the sunlight: stacking patented genetic traits in agriculture. 85 St. John's L. Rev. 1251-1274 (2011).

ARTS AND ENTERTAINMENT

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Columbia Journal of Law & the Arts
Loyola of Los Angeles Entertainment Law Review

Cooper, Tanya Assim. Corbis & copyright?: is Bill Gates trying to corner the market on public domain art? 16 Intell. Prop. L. Bull. 1-43 (2011).

Picart, Caroline Joan S. A tango between copyright and choreography: whiteness as status property in Balanchine's ballets, Fuller's serpentine dance, and Graham's modern dances. 18 Cardozo J.L. & Gender 685-725 (2012).

Wilson, Joshua C. and Erin Ackerman. "Tort tales" and TV judges: amplifying, modifying, or countering the antitort narrative? 46 Law & Soc'y Rev. 105-135 (2012).

BANKING AND FINANCE

Desai, Umang. Comment. Crying foul: whistleblower provisions of the Dodd-Frank Act of 2010. 43 Loy. U. Chi. L.J. 427-469 (2012).

Forrester, Julia Patterson and Jerome Michael Organ. Promising to be prudent: a private law approach to mortgage loan regulation in common-interest communities. 19 Geo. Mason L. Rev. 739-774 (2012).

Grant, Joseph Karl. Planning for the death of a systematically important financial institution under Title I §165(d) of the Dodd-Frank Act: the practical implications of resolution plans or living wills in planning a bank's funeral. 6 Va. L. & Bus. Rev. 467-507 (2012).

Larson, Stephen D. Note. The prohibition against recovering attorney fees in mortgage foreclosure: it's time for delinquent debtors to pay the piper in North Dakota. 87 N.D. L. Rev. 255-272 (2011).

MacQueen, Grant. Note. Closing doors: the gainful employment rule as over-regulation of for-profit higher education that will restrict access to higher education for America's poor. 19 Geo. J. on Poverty L. & Pol'y 309-330 (2012).

Morley, John. Collective branding and the origins of investment fund regulation. 6 Va. L. & Bus. Rev. 341-401 (2012).

Reddix-Small, Brenda. Credit scoring and trade secrecy: an algorithmic quagmire or how the lack of transparency in complex financial models scuttled the finance market. 12 UC Davis Bus. L.J. 87-123 (2011).

Sridharan, Vasanth. Note. The debt crisis in for-profit education: how the industry has used federal dollars to send thousands of students into default. 19 Geo. J. on Poverty L. & Pol'y 331-350 (2012).

BANKRUPTCY LAW

Hogan, Alexander. Note. Protecting Native American communities by preserving sovereign immunity and determining the place of tribal businesses in the federal Bankruptcy Code. 43 Colum. Hum. Rts. L. Rev. 569-615 (2012).

Hucker, Anne Benton. Note. Do I own this car? The Supreme Court creates a standard for BAPCPA car ownership. (**Ransom v. FIA Card Services, N.A.**, 131 S. Ct. 716, 2011.) 76 Mo. L. Rev. 1239-1263 (2011).

BIOGRAPHY

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

Ely, James W., Jr. Rufus W. Peckham and the pursuit of economic freedom. [Includes photographs.] 37 J. Sup. Ct. Hist. 22-41 (2012).

Lawrence, Albert. Herbert Brownell, Jr.: the "hidden hand" in the selection of Earl Warren and the government's role in **Brown v. Board of Education**. [Includes photographs.] 37 J. Sup. Ct. Hist. 75-92 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3
June 22, 2012

Trestman, Marlene. Fair labor: the remarkable life and legal career of Bessie Margolin (1909-1996). [Includes photographs.] 37 J. Sup. Ct. Hist. 42-74 (2012).

Judge Ronald N. Davies: The Honorable Hometown Hero. [Includes photograph.] Commemorative commentaries by Hon. Myron H. Bright, Hon. Ralph R. Erickson, Chief Justice Gerald W. VandeWalle and Carlton J. Hunke. 87 N.D. L. Rev. 195-231 (2011).

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

CIVIL RIGHTS AND DISCRIMINATION

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
George Mason University Civil Rights Law Journal

Barkmeier, Alexandria. Note. Special education compliance and charter schools: a study of national, state, and local policy in Denver Public Schools. 19 Geo. J. on Poverty L. & Pol'y 283-308 (2012).

Barnes, Jeb and Thomas F. Burke. Making way: legal mobilization, organizational response, and wheelchair access. 46 Law & Soc'y Rev. 167-198 (2012).

Curtis, Michael Kent. A unique religious exemption from antidiscrimination laws in the case of gays? Putting the call for exemptions for those who discriminate against married or marrying gays in context. 47 Wake Forest L. Rev. 173-209 (2012).

Kelly, Genevieve M. Note. A short-lived benchmark: how the Supreme Court debilitated **Brown v. Board of Education** long before ... (**Parents Involved in Community Schools v. Seattle School District No. 1**, 551 U.S. 701, 2007.) 19 Geo. Mason L. Rev. 813-843 (2012).

Lawrence, Albert. Herbert Brownell, Jr.: the "hidden hand" in the selection of Earl Warren and the government's role in **Brown v. Board of Education**. [Includes photographs.] 37 J. Sup. Ct. Hist. 75-92 (2012).

Lee, Rebecca K. Implementing **Grutter's** diversity rationale: diversity and empathy in leadership. 19 Duke J. Gender L. & Pol'y 133-178 (2011).

Mongiello, Jeffrey. Student article. Title II and high school athletics age limits: individualized assessments for student-athletes with disabilities after ... (**PGA Tour, Inc. v. Martin**, 532 U.S. 661, 2001.) 89 U. Det. Mercy L. Rev. 35-60 (2011).

COMMUNICATIONS LAW

Baum, Steven K. Fiction outsells non-fiction. 43 Loy. U. Chi. L.J. 413-426 (2012).

Franks, Mary Anne. When bad speech does good. 43 Loy. U. Chi. L.J. 395-412 (2012).

Isaak, Allison Marie. Note. Picking fights in Missouri: **Baldwin's** non-rule embraces the minority approach to Internet libel jurisdiction. (**Baldwin v. Fischer-Smith**, 315 S.W.3d 389, 2010.) 76 Mo. L. Rev. 1265-1290 (2011).

Pearl, Brian. Student article. Record labels, federal courts, and the FCC: using uncertainty in communications law to fight online copyright infringement. 32 Loy. L.A. Ent. L. Rev. 59-74 (2011-2012).

Periñán, Bernardo. The origin of privacy as a legal value: a reflection on Roman and English law. 52 Am. J. Legal Hist. 183-201 (2012).

Wright, R. George. Broadcast regulation and the irrelevant logic of strict scrutiny. 37 J. Legis. 179-199 (2012).

COMPARATIVE AND FOREIGN LAW

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

Allo, Awol K. Book review. (Reviewing Law and the Stranger, edited by Austin Sarat, Lawrence Douglas and Martha Merrill Umphrey.) 15 New Crim. L. Rev. 333-343 (2012).

Booth, Richard A. Sex, lies, and life insurance. 6 Va. L. & Bus. Rev. 403-414 (2012).

Hebda, Daniel J. Preserving America's role in the international community: the proper place for international trends in interpreting the Eighth Amendment. 8 Regent J. Int'l L. 57-81 (2011).

Levanon, Liat. Criminal prohibitions on membership in terrorist organizations. 15 New Crim. L. Rev. 224-276 (2012).

Mehozay, Yoav. The fluid jurisprudence of Israel's emergency powers: legal patchwork as a governing norm. 46 Law & Soc'y Rev. 137-166 (2012).

Periñán, Bernardo. The origin of privacy as a legal value: a reflection on Roman and English law. 52 Am. J. Legal Hist. 183-201 (2012).

Reifert, Elizabeth. Comment. Getting into the hot tub: how the United States could benefit from Australia's concept of "hot tubbing" expert witnesses. 89 U. Det. Mercy L. Rev. 103-115 (2011).

Voices at Work: Legal Effects on Organization, Representation, and Negotiation. Articles by Alan Bogg, Tonia Novitz, Eric Tucker, Keith Ewing, Stuart White, Simon Deakin, Aristeia Koukiadaki, Wanjiru Njoya and Charlotte Villiers. 33 Comp. Lab. L. & Pol'y J. 323-492 (2012).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 4
June 22, 2012

CONFLICT OF LAWS

Haan, Sarah C. Federalizing the foreign corporate form. 85 St. John's L. Rev. 925-1010 (2011).

CONSTITUTIONAL LAW, GENERALLY

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

Atkins, Mariann M. Comment. Making it "official": a constitutional analysis of Oklahoma's official English amendment. 46 Tulsa L. Rev. 477-511 (2011).

Epstein, Richard A. Plain meaning in context: can law survive its own language? 6 N.Y.U. J.L. & Liberty 359-392 (2011).

Frazier, Paul M. Comment. The stubborn child of **Frazier v. Winn**: how and why some parental consent requirements are unconstitutional. 33 Whittier L. Rev. 209-241 (2011).

Hebda, Daniel J. Preserving America's role in the international community: the proper place for international trends in interpreting the Eighth Amendment. 8 Regent J. Int'l L. 57-81 (2011).

Lindstedt, Stacy M. Developing the Duffy Defect: identifying which government workers are constitutionally required to be appointed. 76 Mo. L. Rev. 1143-1189 (2011).

Siegel, Stephen A. The Constitution on trial: Article III's jury trial provision, originalism, and the problem of motivated reasoning. 52 Santa Clara L. Rev. 373-455 (2012).

Soames, Scott. Toward a theory of legal interpretation. 6 N.Y.U. J.L. & Liberty 231-259 (2011).

Tenuta, Christina M. Note. Can you really be a good role model to your child if you can't braid her hair? The unconstitutionality of factoring gender and sexuality into custody determinations. (**Craig v. Boren**, 429 U.S. 190, 1976; **Lawrence v. Texas**, 539 U.S. 558, 2003.) 14 CUNY L. Rev. 351-392 (2011).

Supreme Court Review. Articles by Michael J. Gerhardt, Craig Green, Russell Mangas, Gene Nichol and Joseph Blocher. 46 Tulsa L. Rev. 379-448 (2011).

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

CONSUMER PROTECTION LAW

Alexander, Carey. Note. Abusive: Dodd-Frank Section 1031 and the continuing struggle to protect consumers. 85 St. John's L. Rev. 1105-1145 (2011).

Mitten, Matthew J. From **Dallas Cap** to **American Needle** and beyond: antitrust law's limited capacity to stitch consumer harm from professional sports club trademark monopolies. 86 Tul. L. Rev. 901-932 (2012).

Voigt, Jonathan L. Note. A false light in the darkness: protecting consumers and creditors from the debt settlement industry. 87 N.D. L. Rev. 273-297 (2011).

CONTRACTS

Ludwig, Jordan L. Comment. Protections for virtual property: a modern restitutionary approach. 32 Loy. L.A. Ent. L. Rev. 1-29 (2011-2012).

O'Gorman, Daniel P. Contract theory and some realism about employee covenant not to compete cases. 65 SMU L. Rev. 145-201 (2012).

CORPORATIONS

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

UC Davis Business Law Journal
Virginia Law & Business Review

Allen, Nicholas B. Note. Reverse piercing of the corporate veil: a straightforward path to justice. 85 St. John's L. Rev. 1147-1187 (2011).

Deakin, Simon and Aristeia Koukiadaki. Capability theory, employee voice, and corporate restructuring: evidence from U.K. case studies. 33 Comp. Lab. L. & Pol'y J. 427-457 (2012).

Haan, Sarah C. Federalizing the foreign corporate form. 85 St. John's L. Rev. 925-1010 (2011).

Leshem, Shmuel. A signaling theory of lockups in mergers. 47 Wake Forest L. Rev. 45-69 (2012).

Sjåfjell, Beate. Regulating companies as if the world matters: reflections from the ongoing Sustainable Companies project. 47 Wake Forest L. Rev. 113-134 (2012).

Strine, Leo E., Jr. Our continuing struggle with the idea that for-profit corporations seek profit. 47 Wake Forest L. Rev. 135-172 (2012).

COURTS

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

Journal of Supreme Court History

CRIMINAL LAW AND PROCEDURE

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

Cardozo Journal of Law & Gender
Loyola University Chicago Law Journal
New Criminal Law Review

Cava, Anita and student Brian M. Stewart. *Quid pro quo* corruption is "so yesterday": restoring honest services fraud after **Skilling** and **Black**. 12 UC Davis Bus. L.J. 1-29 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 5
June 22, 2012

Davidson, Caroline. May it please the crowd? The role of public confidence, public order, and public opinion in bail for international criminal defendants. 43 Colum. Hum. Rts. L. Rev. 349-413 (2012).

Esterhay, John D. Apples and oranges: securities market losses should be treated differently for major white-collar criminal sentencing under the Federal Guidelines. 76 Mo. L. Rev. 1113-1142 (2011).

Falkoff, Marc D. The hidden costs of *habeas* delay. 83 U. Colo. L. Rev. 339-407 (2012).

Fraser, Scott A. Comment. Making sense of new technologies and old law: a new proposal for historical cell-site location jurisprudence. 52 Santa Clara L. Rev. 571-622 (2012).

Freestone, Tobias. Comment. Elementary my dear Watson: the evolution to strict liability murder thirty years after **People v. Watson**. 33 Whittier L. Rev. 243-273 (2011).

Gottuso, Kyle. Note. Life without parole, or a juvenile death sentence? (**State v. Andrews**, 329 S.W.3d 369, 2010, *cert. denied*, 131 S. Ct. 3070, 2011.) 76 Mo. L. Rev. 1191-1215 (2011).

Hartmann, David T. Comment. The public safety exception to **Miranda** and the war on terror: desperate times do not always call for desperate measures. 22 Geo. Mason U. Civ. Rts. L.J. 219-248 (2012).

Hebda, Daniel J. Preserving America's role in the international community: the proper place for international trends in interpreting the Eighth Amendment. 8 Regent J. Int'l L. 57-81 (2011).

Johnson, Andrea L. Note. A perfect storm: the U.S. anti-trafficking regime's failure to stop the sex trafficking of American Indian women and girls. 43 Colum. Hum. Rts. L. Rev. 617-710 (2012).

Marinos, Megan Pauline. Comment. Breaking and entering or community caretaking? A solution to the overbroad expansion of the inventory search. 22 Geo. Mason U. Civ. Rts. L.J. 249-294 (2012).

Metze, Patrick S. Troy Davis, Lawrence Brewer, and Timothy McVeigh should still be alive: certainty, innocence, and the high cost of death and immorality. 6 Charleston L. Rev. 333-370 (2012).

Narang, Sandeep, M.D. A **Daubert** analysis of Abusive Head Trauma/Shaken Baby Syndrome. [Includes photographs.] 11 Hous. J. Health L. & Pol'y 505-633 (2011).

Paulson, Danny. Note. Using poor form as a proxy for poor substance: a look at **Wend v. People** and its categorical rule prohibiting prosecutors from using the word "lie." (**Wend v. People**, 235 P.3d 1089, 2010.) 83 U. Colo. L. Rev. 633-674 (2012).

Roby, Anthony. Note. Taking a heavy toll: the constitutional implications of prohibiting equitable tolling in cases of actual innocence. 89 U. Det. Mercy L. Rev. 81-102 (2011).

Rutledge, Njeri Mathis. Looking a gift horse in the mouth — the underutilization of Crime Victim Compensation funds by domestic violence victims. 19 Duke J. Gender L. & Pol'y 223-273 (2011).

Saguta, Stephen E. Comment. **Miranda** version 2.0: upgrading American criminal procedure by utilizing a two-fold approach to facilitating the electronic recording of custodial interrogations. 89 U. Det. Mercy L. Rev. 117-135 (2011).

Wilson, Brian. Submersibles and transnational criminal organizations. 17 Ocean & Coastal L.J. 35-63 (2011).

Hate Speech, Incitement & Genocide. Foreword by Matthew A. Brunmeier; articles by Karen Eltis, Gregory S. Gordon, Sarah E. Ryan, Kenneth L. Marcus, Mary Anne Franks and Steven K. Baum. 43 Loy. U. Chi. L.J. 267-426 (2012).

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

Stealing Innocence: Juvenile Legal Issues and the Innocence Project. Panel participation by Ekow N. Yankah and Richard A. Bierschbach, moderators; Steven Drizin, Allison Redlich, Judge Eduardo Padro, Jose Arocho, Donna Henken, Marvin Anderson, Vanessa Potkin, Joan Anderson, Craig M. Cooley, Joshua Tepfer, Laura Nirider, Karen Wolff and Jen MacLean, panelists; article by Joshua A. Tepfer, Craig M. Cooley and Tara Thompson. 18 Cardozo J.L. & Gender 577-684 (2012).

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

DISPUTE RESOLUTION

Laidlaw, Peter C. Comment. Provisional application of the Energy Charter as seen in the Yukos dispute. 52 Santa Clara L. Rev. 655-684 (2012).

Walter, Nicholas. Student article. Religious arbitration in the United States and Canada. 52 Santa Clara L. Rev. 501-569 (2012).

DOMESTIC RELATIONS

Crittenden, Alicia. Comment. Parent abuse: the need to recognize unique victims of domestic violence. 33 Whittier L. Rev. 161-179 (2011).

Long, Elizabeth. Note. Where are they coming from, where are they going: demanding accountability in international adoption. 18 Cardozo J.L. & Gender 827-853 (2012).

McMullen, Judith G. Alimony: what social science and popular culture tell us about women, guilt, and spousal support after divorce. 19 Duke J. Gender L. & Pol'y 41-81 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
June 22, 2012

Oldham, J. Thomas. With all my worldly goods I thee endow, or maybe not: a reevaluation of the Uniform Premarital Agreement Act after three decades. 19 *Duke J. Gender L. & Pol'y* 83-131 (2011).

Siegel, Max D. Student article. Surviving **Castle Rock**: the human rights of domestic violence. 18 *Cardozo J.L. & Gender* 727-751 (2012).

Tenuta, Christina M. Note. Can you really be a good role model to your child if you can't braid her hair? The unconstitutionality of factoring gender and sexuality into custody determinations. (**Craig v. Boren**, 429 U.S. 190, 1976; **Lawrence v. Texas**, 539 U.S. 558, 2003.) 14 *CUNY L. Rev.* 351-392 (2011).

ECONOMICS

Browne, M. Neil and Facundo Bouzat. The contingent ethics of market transactions: linking the regulation of business to specific forms of markets. 6 *Charleston L. Rev.* 163-230 (2012).

Ledgerwood, Shaun D. and Wesley J. Heath. Rummaging through the bottom of Pandora's box: funding predatory pricing through contemporaneous recoupment. 6 *Va. L. & Bus. Rev.* 509-568 (2012).

Leshem, Shmuel. A signaling theory of lockups in mergers. 47 *Wake Forest L. Rev.* 45-69 (2012).

Njoya, Wanjiru. Job security in a flexible labor market: challenges and possibilities for worker voice. 33 *Comp. Lab. L. & Pol'y J.* 459-479 (2012).

Rodriguez, Daniel B. and David Schleicher. The location market. 19 *Geo. Mason L. Rev.* 637-664 (2012).

Villiers, Charlotte. Why employee protection legislation is still necessary. 33 *Comp. Lab. L. & Pol'y J.* 481-492 (2012).

EDUCATION LAW

Barkmeier, Alexandria. Note. Special education compliance and charter schools: a study of national, state, and local policy in Denver Public Schools. 19 *Geo. J. on Poverty L. & Pol'y* 283-308 (2012).

Hagan, John and Holly Foster. Children of the American prison generation: student and school spillover effects of incarcerating mothers. 46 *Law & Soc'y Rev.* 37-69 (2012).

Kofman, Filipp. Student article. **Fleming v. Jefferson County**: a need for viewpoint neutrality. (**Fleming v. Jefferson Cnty. Sch. Dist. R-1**, 298 F.3d 918, 2002.) 22 *Geo. Mason U. Civ. Rts. L.J.* 151-176 (2012).

Lawrence, Albert. Herbert Brownell, Jr.: the "hidden hand" in the selection of Earl Warren and the government's role in **Brown v. Board of Education**. [Includes photographs.] 37 *J. Sup. Ct. Hist.* 75-92 (2012).

MacQueen, Grant. Note. Closing doors: the gainful employment rule as over-regulation of for-profit higher education that will restrict access to higher education for America's poor. 19 *Geo. J. on Poverty L. & Pol'y* 309-330 (2012).

Mongiello, Jeffrey. Student article. Title II and high school athletics age limits: individualized assessments for student-athletes with disabilities after ... (**PGA Tour, Inc. v. Martin**, 532 U.S. 661, 2001.) 89 *U. Det. Mercy L. Rev.* 35-60 (2011).

Sridharan, Vasanth. Note. The debt crisis in for-profit education: how the industry has used federal dollars to send thousands of students into default. 19 *Geo. J. on Poverty L. & Pol'y* 331-350 (2012).

EMPLOYMENT PRACTICE

Berrey, Ellen, Steve G. Hoffman and Laura Beth Nielsen. Situated justice: a contextual analysis of fairness and inequality in employment discrimination litigation. 46 *Law & Soc'y Rev.* 1-36 (2012).

Concepción, Roberto, Jr. Need not apply: the racial disparate impact of pre-employment criminal background checks. 19 *Geo. J. on Poverty L. & Pol'y* 231-253 (2012).

ENERGY AND UTILITIES LAW

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

Dixon, Sean T. Deepwater liquefied natural gas ports and the shifting U.S. liquefied natural gas market. 17 *Ocean & Coastal L.J.* 1-34 (2011).

Francis, David. Note. Better together: co-siting wind and solar production in Texas. 42 *Tex. Env'tl. L.J.* 177-201 (2012).

Tanana, Heather J. and John C. Ruple. Energy development in Indian Country: working within the realm of Indian law and moving towards collaboration. 32 *Utah Env'tl. L. Rev.* 1-53 (2012).

Symposium. Counting on Catastrophe: How Environmental & Energy Law Account for Catastrophic Risks. Articles by Arthur F. McEvoy, Victor B. Flatt, Michael Barsa, David A. Dana, Thomas Hagemann and John Dupuy. 6 *Env'tl. & Energy L. & Pol'y J.*, 157-242 (2011).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 7
June 22, 2012

ENVIRONMENTAL LAW

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

Environmental & Energy Law & Policy Journal
Environmental Law Reporter News & Analysis
Texas Environmental Law Journal
Utah Environmental Law Review

Flocks, Joan D. The environmental and social injustice of farmworker pesticide exposure. 19 Geo. J. on Poverty L. & Pol'y 255-282 (2012).

Sjåffjell, Beate. Regulating companies as if the world matters: reflections from the ongoing Sustainable Companies project. 47 Wake Forest L. Rev. 113-134 (2012).

Symposium. Counting on Catastrophe: How Environmental & Energy Law Account for Catastrophic Risks. Articles by Arthur F. McEvoy, Victor B. Flatt, Michael Barsa, David A. Dana, Thomas Hagemann and John Dupuy. 6 Env'tl. & Energy L. & Pol'y J., 157-242 (2011).

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

EVIDENCE

Narang, Sandeep, M.D. A **Daubert** analysis of Abusive Head Trauma/Shaken Baby Syndrome. [Includes photographs.] 11 Hous. J. Health L. & Pol'y 505-633 (2011).

Reifert, Elizabeth. Comment. Getting into the hot tub: how the United States could benefit from Australia's concept of "hot tubbing" expert witnesses. 89 U. Det. Mercy L. Rev. 103-115 (2011).

FIRST AMENDMENT

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

Loyola University Chicago Law Journal

Albert, Richard. The separation of higher powers. 65 SMU L. Rev. 3-69 (2012).

Brisman, Avi. The criminalization of peacemaking, corporate free speech, and the violence of interpretation: new challenges to cause lawyering. 14 CUNY L. Rev. 289-327 (2011).

Cronin, Patrick. The historical origins of the conflict between copyright and the First Amendment. 35 Colum. J.L. & Arts 221-252 (2012).

Hooper, Heath. Note. Sticks and stones: IIED and speech after ... (**Snyder v. Phelps**, 131 S. Ct. 1207, 2011.) 76 Mo. L. Rev. 1217-1238 (2011).

Humphrey, Carly. Comment. Keep recording: why on-duty police officers do not have a protected expectation of privacy under Maryland's State Wiretap Act. 19 Geo. Mason L. Rev. 775-811 (2012).

Jennings, Margaret E. Note. Blood, brains, and bludgeoning, but *NOT* breasts: an analysis and critique of ... (**Brown v. Entertainment Merchants Association**, 131 S. Ct. 2729, 2011.) 32 Loy. L.A. Ent. L. Rev. 87-120 (2011-2012).

Kofman, Filipp. Student article. **Fleming v. Jefferson County**: a need for viewpoint neutrality. (**Fleming v. Jefferson Cnty. Sch. Dist. R-1**, 298 F.3d 918, 2002.) 22 Geo. Mason U. Civ. Rts. L.J. 151-176 (2012).

Leonard, Claire. Note. Copyright, moral rights and the First Amendment: the problem of integrity and compulsory speech. 35 Colum. J.L. & Arts 293-320 (2012).

Mangas, Russell. **Citizens United** against dissenting shareholders. 46 Tulsa L. Rev. 409-420 (2011).

Shulman, Jeffrey. Who owns the soul of the child?: an essay on religious parenting rights and the enfranchisement of the child. 6 Charleston L. Rev. 385-448 (2012).

Sisk, Gregory C. and Michael Heise. Ideology "all the way down"? An empirical study of Establishment Clause decisions in the federal courts. 110 Mich. L. Rev. 1201-1263 (2012).

Tushnet, Mark. Art and the First Amendment. [Includes photographs.] 35 Colum. J.L. & Arts 169-220 (2012).

Wright, R. George. Broadcast regulation and the irrelevant logic of strict scrutiny. 37 J. Legis. 179-199 (2012).

Hate Speech, Incitement & Genocide. Foreword by Matthew A. Brunmeier; articles by Karen Eltis, Gregory S. Gordon, Sarah E. Ryan, Kenneth L. Marcus, Mary Anne Franks and Steven K. Baum. 43 Loy. U. Chi. L.J. 267-426 (2012).

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

FOOD AND DRUG LAW

Outterson, Kevin and student Shoshana Speiser. Deductions for drug ads? The Constitution does not require Congress to subsidize direct-to-consumer prescription drug advertisements. 52 Santa Clara L. Rev. 457-499 (2012).

GAMING

Clarkson, Gavin and Jim Sebenius. Leveraging tribal sovereignty for economic opportunity: a strategic negotiations perspective. 76 Mo. L. Rev. 1045-1112 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8
June 22, 2012

HEALTH LAW AND POLICY

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

Houston Journal of Health Law & Policy
Whittier Law Review

Flocks, Joan D. The environmental and social injustice of farmworker pesticide exposure. 19 *Geo. J. on Poverty L. & Pol'y* 255-282 (2012).

Hoffman, Sharona and Andy Podgurski. Balancing privacy, autonomy, and scientific needs in electronic health records research. 65 *SMU L. Rev.* 85-144 (2012).

Health Law Symposium. Articles by Laura Hermer, Edward J. Larson, Michael H. Shapiro, Roy G. Spece, Jr. and Kathryn L. Tucker. 33 *Whittier L. Rev.* 1-160 (2011).

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

HOUSING LAW

Forrester, Julia Patterson and Jerome Michael Organ. Promising to be prudent: a private law approach to mortgage loan regulation in common-interest communities. 19 *Geo. Mason L. Rev.* 739-774 (2012).

Salsich, Peter W., Jr. Does America need public housing? 19 *Geo. Mason L. Rev.* 689-738 (2012).

HUMAN RIGHTS LAW

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

Columbia Human Rights Law Review
Loyola University Chicago Law Journal

Bookey, Blaine. Enforcing the right to be free from sexual violence and the role of lawyers in post-earthquake Haiti. 14 *CUNY L. Rev.* 255-287 (2011).

Godsey, Nathan. The next step: why non-governmental organizations must take a growing role in the new global anti-trafficking framework. 8 *Regent J. Int'l L.* 27-55 (2011).

Lee, Hyun Jin. Temple prostitutes: *devadasi* practice and human trafficking in India. 8 *Regent J. Int'l L.* 1-26 (2011).

Marcus. April. Student article. Grassroots women's organizations' fight for freedom from sexual violence and recognition under domestic and international law. 14 *CUNY L. Rev.* 329-338 (2011).

Siegel, Max D. Student article. Surviving **Castle Rock**: the human rights of domestic violence. 18 *Cardozo J.L. & Gender* 727-751 (2012).

Susskind, Yifat. Many voices: combining international human rights advocacy and grassroots activism to end sexual violence in Haiti. 14 *CUNY L. Rev.* 339-349 (2011).

Watrous, Leanne. Student article. The right to water — from paper to practice. 8 *Regent J. Int'l L.* 109-136 (2011).

Hate Speech, Incitement & Genocide. Foreword by Matthew A. Brunmeier; articles by Karen Eltis, Gregory S. Gordon, Sarah E. Ryan, Kenneth L. Marcus, Mary Anne Franks and Steven K. Baum. 43 *Loy. U. Chi. L.J.* 267-426 (2012).

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

IMMIGRATION LAW

Sklansky, David Alan. Crime, immigration, and *ad hoc* instrumentalism. 15 *New Crim. L. Rev.* 157-223 (2012).

INDIAN AND ABORIGINAL LAW

Clarkson, Gavin and Jim Sebenius. Leveraging tribal sovereignty for economic opportunity: a strategic negotiations perspective. 76 *Mo. L. Rev.* 1045-1112 (2011).

Harms, Cecily. Note. NAGPRA in Colorado: a success story. 83 *U. Colo. L. Rev.* 593-632 (2012).

Harp, Bryce P. Comment. One nation? Reexamining tribal sovereign immunity in the modern era of self-determination. 46 *Tulsa L. Rev.* 449-475 (2011).

Hogan, Alexander. Note. Protecting Native American communities by preserving sovereign immunity and determining the place of tribal businesses in the federal Bankruptcy Code. 43 *Colum. Hum. Rts. L. Rev.* 569-615 (2012).

Johnson, Andrea L. Note. A perfect storm: the U.S. anti-trafficking regime's failure to stop the sex trafficking of American Indian women and girls. 43 *Colum. Hum. Rts. L. Rev.* 617-710 (2012).

Smith, John A. NAGPRA at 20: a selective annotated bibliography. 31 *Legal Ref. Serv. Q.* 1-36 (2012).

Tanana, Heather J. and John C. Ruple. Energy development in Indian Country: working within the realm of Indian law and moving towards collaboration. 32 *Utah Envtl. L. Rev.* 1-53 (2012).

INSURANCE LAW

Booth, Richard A. Sex, lies, and life insurance. 6 *Va. L. & Bus. Rev.* 403-414 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9
June 22, 2012

INTELLECTUAL PROPERTY LAW

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

IDEA: The Intellectual Property Law Review
Loyola of Los Angeles Entertainment Law Review

Cronin, Patrick. The historical origins of the conflict between copyright and the First Amendment. 35 Colum. J.L. & Arts 221-252 (2012).

Karmel, Dan. Note. Off the wall: abandonment and the first sale doctrine. [Includes photographs.] 45 Colum. J.L. & Soc. Probs. 353-378 (2012).

Lee, Edward. Copyright, death, and taxes. 47 Wake Forest L. Rev. 1-43 (2012).

Leonard, Claire. Note. Copyright, moral rights and the First Amendment: the problem of integrity and compulsory speech. 35 Colum. J.L. & Arts 293-320 (2012).

Morgan, Matthew. Comment. The AquAdvantage Salmon: who owns escaped genetically modified animals? 17 Ocean & Coastal L.J. 127-161 (2011).

Osenga, Kristen. A penguin's defense of the doctrine of equivalents: applying cognitive linguistics to patent law. 6 N.Y.U. J.L. & Liberty 313-358 (2011).

Picart, Caroline Joan S. A tango between copyright and choreography: whiteness as status property in Balanchine's ballets, Fuller's serpentine dance, and Graham's modern dances. 18 Cardozo J.L. & Gender 685-725 (2012).

Purcell, Joseph M., Jr. Note. The "essential facilities" doctrine in the sunlight: stacking patented genetic traits in agriculture. 85 St. John's L. Rev. 1251-1274 (2011).

Reddix-Small, Brenda. Credit scoring and trade secrecy: an algorithmic quagmire or how the lack of transparency in complex financial models scuttled the finance market. 12 UC Davis Bus. L.J. 87-123 (2011).

Sadtler, Shanti. Note. Preservation and protection in dance licensing: how choreographers use contract to fill in the gaps of copyright and custom. 35 Colum. J.L. & Arts 253-292 (2012).

Sheridan, Jenny Lynn. Does the rise of property rights theory defeat copyright's first sale doctrine? 52 Santa Clara L. Rev. 297-372 (2012).

Wilson, Damias A. Note. Copyright's compilation conundrum: modernizing statutory damage awards for the digital music marketplace. 85 St. John's L. Rev. 1189-1220 (2011).

INTERNATIONAL LAW

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

Regent Journal of International Law

Davidson, Caroline. May it please the crowd? The role of public confidence, public order, and public opinion in bail for international criminal defendants. 43 Colum. Hum. Rts. L. Rev. 349-413 (2012).

Franks, Mary Anne. When bad speech does good. 43 Loy. U. Chi. L.J. 395-412 (2012).

Georgiades, Emily A. The Imia islets: a beginning to the maritime delimitation of the Aegean Sea dispute. 17 Ocean & Coastal L.J. 103-126 (2011).

Gordon, Gregory S. Formulating a new atrocity speech offense: incitement to commit war crimes. 43 Loy. U. Chi. L.J. 281-316 (2012).

Laidlaw, Peter C. Comment. Provisional application of the Energy Charter as seen in the Yukos dispute. 52 Santa Clara L. Rev. 655-684 (2012).

Long, Elizabeth. Note. Where are they coming from, where are they going: demanding accountability in international adoption. 18 Cardozo J.L. & Gender 827-853 (2012).

Marcus, Kenneth L. Accusation in a mirror. 43 Loy. U. Chi. L.J. 357-393 (2012).

Ryan, Sarah E. Fulfilling the U.S. obligation to prevent exterminationism: a comprehensive approach to regulating hate speech and dismantling systems of genocide. 43 Loy. U. Chi. L.J. 317-356 (2012).

Wilson, Brian. Submersibles and transnational criminal organizations. 17 Ocean & Coastal L.J. 35-63 (2011).

INTERNATIONAL TRADE

Tallman, Robert. U.S. and E.U. antitrust enforcement efforts in the **Rambus** matter: a patent law perspective. 52 IDEA 31-61 (2012).

JUDGES

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

North Dakota Law Review
Tulsa Law Review

Abel, Laura K. The role of speech regarding constraints on attorney performance: an institutional design analysis. 19 Geo. J. on Poverty L. & Pol'y 181-229 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
June 22, 2012

Chabot, Christine Kexel and Benjamin Remy Chabot. Mavericks, moderates, or drifters? Supreme Court voting alignments, 1838-2009. 76 Mo. L. Rev. 999-1044 (2011).

Ely, James W., Jr. Rufus W. Peckham and the pursuit of economic freedom. [Includes photographs.] 37 J. Sup. Ct. Hist. 22-41 (2012).

Rublin, Amy. The role of social science in judicial decision making: how gay rights advocates can learn from integration and capital punishment case law. 19 Duke J. Gender L. & Pol'y 179-222 (2011).

Siegel, Stephen A. The Constitution on trial: Article III's jury trial provision, originalism, and the problem of motivated reasoning. 52 Santa Clara L. Rev. 373-455 (2012).

Judge Ronald N. Davies: The Honorable Hometown Hero. [Includes photograph.] Commemorative commentaries by Hon. Myron H. Bright, Hon. Ralph R. Erickson, Chief Justice Gerald W. VandeWalle and Carlton J. Hunke. 87 N.D. L. Rev. 195-231 (2011).

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

Supreme Court Review. Articles by Michael J. Gerhardt, Craig Green, Russell Mangas, Gene Nichol and Joseph Blocher. 46 Tulsa L. Rev. 379-448 (2011).

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

JURISDICTION

Isaak, Allison Marie. Note. Picking fights in Missouri: **Baldwin's** non-rule embraces the minority approach to Internet libel jurisdiction. (**Baldwin v. Fischer-Smith**, 315 S.W.3d 389, 2010.) 76 Mo. L. Rev. 1265-1290 (2011).

Monahan, Matthew C. Note. De-frauding the system: sham plaintiffs and the fraudulent joinder doctrine. 110 Mich. L. Rev. 1341-1364 (2012).

JURISPRUDENCE

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
New York University Journal of Law & Liberty
Tulsa Law Review

Allo, Awol K. Book review. (Reviewing Law and the Stranger, edited by Austin Sarat, Lawrence Douglas and Martha Merrill Umphrey.) 15 New Crim. L. Rev. 333-343 (2012).

Bogg, Alan and Keith Ewing. A (muted) voice at work? Collective bargaining in the Supreme Court of Canada. 33 Comp. Lab. L. & Pol'y J. 379-416 (2012).

Sabel, Charles F. and William H. Simon. Contextualizing regimes: institutionalization as a response to the limits of interpretation and policy engineering. 110 Mich. L. Rev. 1265-1308 (2012).

Supreme Court Review. Articles by Michael J. Gerhardt, Craig Green, Russell Mangas, Gene Nichol and Joseph Blocher. 46 Tulsa L. Rev. 379-448 (2011).

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

JUVENILES

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

Frazier, Paul M. Comment. The stubborn child of **Frazier v. Winn**: how and why some parental consent requirements are unconstitutional. 33 Whittier L. Rev. 209-241 (2011).

Gottuso, Kyle. Note. Life without parole, or a juvenile death sentence? (**State v. Andrews**, 329 S.W.3d 369, 2010, *cert. denied*, 131 S. Ct. 3070, 2011.) 76 Mo. L. Rev. 1191-1215 (2011).

Strand, Palma Joy. Do we value our cars more than our kids? The conundrum of care for children. 19 Duke J. Gender L. & Pol'y 1-39 (2011).

Stealing Innocence: Juvenile Legal Issues and the Innocence Project. Panel participation by Ekow N. Yankah and Richard A. Bierschbach, moderators; Steven Drizin, Allison Redlich, Judge Eduardo Padro, Jose Arocho, Donna Henken, Marvin Anderson, Vanessa Potkin, Joan Anderson, Craig M. Cooley, Joshua Tepfer, Laura Nirider, Karen Wolff and Jen MacLean, panelists; article by Joshua A. Tepfer, Craig M. Cooley and Tara Thompson. 18 Cardozo J.L. & Gender 577-684 (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:
Comparative Labor Law & Policy Journal
Tulane Law Review

O'Gorman, Daniel P. Contract theory and some realism about employee covenant not to compete cases. 65 SMU L. Rev. 145-201 (2012).

Trestman, Marlene. Fair labor: the remarkable life and legal career of Bessie Margolin (1909-1996). [Includes photographs.] 37 J. Sup. Ct. Hist. 42-74 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
June 22, 2012

Competition on and off the Field: An Analysis of the Role of Antitrust Law in the Continuing Evolution of Professional Sports and Intercollegiate Athletics. Introduction by Hon. Sarah S. Vance; articles by Gabriel Feldman, Michael H. LeRoy, Matthew J. Mitten, Stephen F. Ross and Ray Yasser. 86 Tul. L. Rev. 823-1016 (2012).

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

Voices at Work: Legal Effects on Organization, Representation, and Negotiation. Articles by Alan Bogg, Tonia Novitz, Eric Tucker, Keith Ewing, Stuart White, Simon Deakin, Aristeia Koukiadaki, Wanjiru Njoya and Charlotte Villiers. 33 Comp. Lab. L. & Pol'y J. 323-492 (2012).

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

LAND USE PLANNING

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

Cunningham, McKay. Oil and water: easements and the environment. 85 St. John's L. Rev. 869-924 (2011).

Minor, Amanda. Student article. From New London to new directions in eminent domain law: **Kelo** and the future exercise of eminent domain by the Federal Government. (**Kelo v. City of New London**, 545 U.S. 469, 2005.) 22 Geo. Mason U. Civ. Rts. L.J. 177-218 (2012).

Schindler, Sarah. The future of abandoned big box stores: legal solutions to the legacies of poor planning decisions. 83 U. Colo. L. Rev. 471-548 (2012).

The Rethinking of Urban Development. Articles by Steven J. Eagle, Daniel B. Rodriguez, David Schleicher, J. Peter Byrne, Peter W. Salsich, Jr., Julia Paterson Forrester and Jerome Michael Organ. 19 Geo. Mason L. Rev. 629-774 (2012).

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

LAW AND SOCIETY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Columbia Journal of Law and Social Problems
Georgetown Journal on Poverty Law & Policy
Law & Society Review

Baum, Steven K. Fiction outsells non-fiction. 43 Loy. U. Chi. L.J. 413-426 (2012).

Deakin, Simon and Aristeia Koukiadaki. Capability theory, employee voice, and corporate restructuring: evidence from U.K. case studies. 33 Comp. Lab. L. & Pol'y J. 427-457 (2012).

Joshi, Yuvraj. Respectable queerness. 43 Colum. Hum. Rts. L. Rev. 415-467 (2012).

McMullen, Judith G. Alimony: what social science and popular culture tell us about women, guilt, and spousal support after divorce. 19 Duke J. Gender L. & Pol'y 41-81 (2011).

Picart, Caroline Joan S. A tango between copyright and choreography: whiteness as status property in Balanchine's ballets, Fuller's serpentine dance, and Graham's modern dances. 18 Cardozo J.L. & Gender 685-725 (2012).

Rublin, Amy. The role of social science in judicial decision making: how gay rights advocates can learn from integration and capital punishment case law. 19 Duke J. Gender L. & Pol'y 179-222 (2011).

Strand, Palma Joy. Do we value our cars more than our kids? The conundrum of care for children. 19 Duke J. Gender L. & Pol'y 1-39 (2011).

Villiers, Charlotte. Why employee protection legislation is still necessary. 33 Comp. Lab. L. & Pol'y J. 481-492 (2012).

LAW ENFORCEMENT AND CORRECTIONS

Borchardt, Derek. Note. The iron curtain redrawn between prisoners and the Constitution. 43 Colum. Hum. Rts. L. Rev. 469-520 (2012).

Chiao, Vincent. *Ex ante* fairness in criminal law and procedure. 15 New Crim. L. Rev. 277-332 (2012).

Hartmann, David T. Comment. The public safety exception to **Miranda** and the war on terror: desperate times do not always call for desperate measures. 22 Geo. Mason U. Civ. Rts. L.J. 219-248 (2012).

Humphrey, Carly. Comment. Keep recording: why on-duty police officers do not have a protected expectation of privacy under Maryland's State Wiretap Act. 19 Geo. Mason L. Rev. 775-811 (2012).

Maoz, Aurora. Note. Empty promises: **Miranda** warnings in noncustodial interrogations. 110 Mich. L. Rev. 1309-1340 (2012).

Marinos, Megan Pauline. Comment. Breaking and entering or community caretaking? A solution to the overbroad expansion of the inventory search. 22 Geo. Mason U. Civ. Rts. L.J. 249-294 (2012).

Metze, Patrick S. Troy Davis, Lawrence Brewer, and Timothy McVeigh should still be alive: certainty, innocence, and the high cost of death and immorality. 6 Charleston L. Rev. 333-370 (2012).

Saguta, Stephen E. Comment. **Miranda** version 2.0: upgrading American criminal procedure by utilizing a two-fold approach to facilitating the electronic recording of custodial interrogations. 89 U. Det. Mercy L. Rev. 117-135 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
June 22, 2012

LAW OF THE SEA

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

LEGAL HISTORY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
American Journal of Legal History
Journal of Supreme Court History

Chabot, Christine Kexel and Benjamin Remy Chabot. Mavericks, moderates, or drifters? Supreme Court voting alignments, 1838-2009. 76 Mo. L. Rev. 999-1044 (2011).

Kopel, David B. How the British gun control program precipitated the American Revolution. 6 Charleston L. Rev. 283-331 (2012).

LEGAL PROFESSION

Abel, Laura K. The role of speech regarding constraints on attorney performance: an institutional design analysis. 19 Geo. J. on Poverty L. & Pol'y 181-229 (2012).

Bookey, Blaine. Enforcing the right to be free from sexual violence and the role of lawyers in post-earthquake Haiti. 14 CUNY L. Rev. 255-287 (2011).

Brisman, Avi. The criminalization of peacemaking, corporate free speech, and the violence of interpretation: new challenges to cause lawyering. 14 CUNY L. Rev. 289-327 (2011).

Oswald, Lynda J. The evolving role of opinions of counsel in patent infringement cases. 52 IDEA 1-29 (2012).

Pardau, Stuart L. Alternative litigation financing: perils and opportunities. 12 UC Davis Bus. L.J. 65-86 (2011).

LEGAL RESEARCH AND BIBLIOGRAPHY

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

Davies, Ross E. How West law was made: the company, its products, and its promotions. [Includes photographs.] 6 Charleston L. Rev. 231-281 (2012).

LEGISLATION

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Journal of Legislation
New York University Journal of Law & Liberty

Durling, Jacob. Note. Waltzing through a loophole: how *parens patriae* suits allow circumvention of the Class Action Fairness Act. (*Louisiana ex rel. Caldwell v. Allstate Ins. Co.*, 536 F.3d 418, 2008.) 83 U. Colo. L. Rev. 549-592 (2012).

MEDICAL JURISPRUDENCE

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

D'Arminio, Jaclyn S. Note. "The life of the flesh is in the blood": state storage and usage of baby's blood sample. 18 Cardozo J.L. & Gender 753-774 (2012).

Vitale, Mary G. Note. National Organ Transplant Act's ban on bone marrow donation compensation: legal compensation to create a life, but not save a life. 85 St. John's L. Rev. 1221-1250 (2011).

Health Law Symposium. Articles by Laura Hermer, Edward J. Larson, Michael H. Shapiro, Roy G. Spece, Jr. and Kathryn L. Tucker. 33 Whittier L. Rev. 1-160 (2011).

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

MILITARY, WAR AND PEACE

Goff, Regina. Note. The legality of Israel's blockade of Gaza. 8 Regent J. Int'l L. 83-108 (2011).

Gordon, Gregory S. Formulating a new atrocity speech offense: incitement to commit war crimes. 43 Loy. U. Chi. L.J. 281-316 (2012).

Levanon, Liat. Criminal prohibitions on membership in terrorist organizations. 15 New Crim. L. Rev. 224-276 (2012).

MOTOR VEHICLES

Anderson, Vanessa L. Note. Collision of negligence theory: does a "blackout" constitute an unavoidable, sudden emergency in North Dakota? 87 N.D. L. Rev. 233-254 (2011).

Freestone, Tobias. Comment. Elementary my dear Watson: the evolution to strict liability murder thirty years after **People v. Watson**. 33 Whittier L. Rev. 243-273 (2011).

NATURAL RESOURCES LAW

Bennett, Catherine. Note. Groundwater rights and the Endangered Species Act: potential ESA suits when S.B. 332 is implemented. 42 Tex. Env'tl. L.J. 151-176 (2012).

Brown, Sarah. Note. The gray wolf stalemate: why Utah's wolf management law threatens the gray wolf's recovery throughout its historical range. 32 Utah Env'tl. L. Rev. 155-180 (2012).

Carroll, Shannon. Comment. Sector allocation: a misguided solution. 17 Ocean & Coastal L.J. 163-194 (2011).

Howe, Angela T. The U.S. National Ocean Policy: one small step for national waters, but will it be the giant leap needed for our blue planet? 17 Ocean & Coastal L.J. 65-102 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13
June 22, 2012

Morgan, Matthew. Comment. The AquAdvantage Salmon: who owns escaped genetically modified animals? 17 *Ocean & Coastal L.J.* 127-161 (2011).

Shibonis, Milda. Note. Establishing a framework for judicial review of fire management decisions on public lands. 32 *Utah Env'tl. L. Rev.* 137-154 (2012).

OIL, GAS, AND MINERAL LAW

Dixon, Sean T. Deepwater liquefied natural gas ports and the shifting U.S. liquefied natural gas market. 17 *Ocean & Coastal L.J.* 1-34 (2011).

Roberson, Terry W. Environmental concerns of hydraulically fracturing a natural gas well. 32 *Utah Env'tl. L. Rev.* 67-136 (2012).

ORGANIZATIONS

Godsey, Nathan. The next step: why non-governmental organizations must take a growing role in the new global anti-trafficking framework. 8 *Regent J. Int'l L.* 27-55 (2011).

Sabel, Charles F. and William H. Simon. Contextualizing regimes: institutionalization as a response to the limits of interpretation and policy engineering. 110 *Mich. L. Rev.* 1265-1308 (2012).

POLITICS

Allo, Awol K. Book review. (Reviewing *Law and the Stranger*, edited by Austin Sarat, Lawrence Douglas and Martha Merrill Umphrey.) 15 *New Crim. L. Rev.* 333-343 (2012).

Brisman, Avi. The criminalization of peacemaking, corporate free speech, and the violence of interpretation: new challenges to cause lawyering. 14 *CUNY L. Rev.* 289-327 (2011).

Calvar, Cristina. Note. "Twiqbal": a political tool. 37 *J. Legis.* 200-223 (2012).

Goldstein, Robert Justin. Getting "delisted": the Independent Socialist League's [ultimately] successful challenge to the "Attorney General's List of Subversive Activities," 1948-1958. 52 *Am. J. Legal Hist.* 143-181 (2012).

Hopkins, Chelsea J. Comment. The minority coalition's burden of proof under section 2 of the Voting Rights Act. 52 *Santa Clara L. Rev.* 623-654 (2012).

McCoy, Missy. Law summary. The cost of a tax agenda: the passage of Proposition A and its effects on Kansas City and St. Louis City. 76 *Mo. L. Rev.* 1291-1318 (2011).

McMahon, Stephanie Hunter. Political hot potato: how loopholes can get policymakers cooked. 37 *J. Legis.* 142-178 (2012).

Sisk, Gregory C. and Michael Heise. Ideology "all the way down"? An empirical study of Establishment Clause decisions in the federal courts. 110 *Mich. L. Rev.* 1201-1263 (2012).

Vahdani, Maral. Comment. Running on empty: the problem with politicians and stealing (music). 32 *Loy. L.A. Ent. L. Rev.* 75-86 (2011-2012).

PRACTICE AND PROCEDURE

Calvar, Cristina. Note. "Twiqbal": a political tool. 37 *J. Legis.* 200-223 (2012).

Chiao, Vincent. *Ex ante* fairness in criminal law and procedure. 15 *New Crim. L. Rev.* 277-332 (2012).

Crespi, Gregory Scott. Who is liable for attorney's fees under Texas Civil Practice & Remedies Code section 38.001 in breach of contract litigation? 65 *SMU L. Rev.* 71-82 (2012).

Durling, Jacob. Note. Waltzing through a loophole: how *parens patriae* suits allow circumvention of the Class Action Fairness Act. (*Louisiana ex rel. Caldwell v. Allstate Ins. Co.*, 536 F.3d 418, 2008.) 83 *U. Colo. L. Rev.* 549-592 (2012).

Falkoff, Marc D. The hidden costs of *habeas* delay. 83 *U. Colo. L. Rev.* 339-407 (2012).

Hartzmark, Michael L. and H. Nejat Seyhun. The curious incident of the dog that didn't bark and establishing cause-and-effect in class action securities litigation. 6 *Va. L. & Bus. Rev.* 415-466 (2012).

Hoffmeister, Thaddeus. Google, gadgets, and guilt: juror misconduct in the digital age. 83 *U. Colo. L. Rev.* 409-470 (2012).

Larson, Stephen D. Note. The prohibition against recovering attorney fees in mortgage foreclosure: it's time for delinquent debtors to pay the piper in North Dakota. 87 *N.D. L. Rev.* 255-272 (2011).

Lynch, Kevin J. When staying discovery stays justice: analyzing motions to stay discovery when a motion to dismiss is pending. 47 *Wake Forest L. Rev.* 71-112 (2012).

Lyon, Matthew R. **Shady Grove**, the Rules Enabling Act, and the application of state summary judgment standards in federal diversity cases. 85 *St. John's L. Rev.* 1011-1056 (2011).

Monahan, Matthew C. Note. De-frauding the system: sham plaintiffs and the fraudulent joinder doctrine. 110 *Mich. L. Rev.* 1341-1364 (2012).

Siegel, Stephen A. The Constitution on trial: Article III's jury trial provision, originalism, and the problem of motivated reasoning. 52 *Santa Clara L. Rev.* 373-455 (2012).

PROFESSIONAL ETHICS

Niedringhaus, Kristina L. Ethics considerations related to legal research practices: a selective annotated bibliography. 31 *Legal Ref. Serv. Q.* 104-124 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
June 22, 2012

PROPERTY—PERSONAL AND REAL

Cunningham, McKay. Oil and water: easements and the environment. 85 St. John's L. Rev. 869-924 (2011).

Domas, Peter J. Note. Eminent domain: Detroit's struggle to downsize. 89 U. Det. Mercy L. Rev. 61-79 (2011).

Gaughan, Anthony J. The Arlington Cemetery case: a court and a nation divided. [Includes photographs.] 37 J. Sup. Ct. Hist. 1-21 (2012).

Ludwig, Jordan L. Comment. Protections for virtual property: a modern restitutionary approach. 32 Loy. L.A. Ent. L. Rev. 1-29 (2011-2012).

Marra, William C. Student article. Adverse possession, takings, and the state. 89 U. Det. Mercy L. Rev. 1-34 (2011).

Mavidis, Andriana. Note. Retrospective application of the 2008 amendments to New York's adverse possession laws. 85 St. John's L. Rev. 1057-1103 (2011).

Minor, Amanda. Student article. From New London to new directions in eminent domain law: **Kelo** and the future exercise of eminent domain by the Federal Government. (**Kelo v. City of New London**, 545 U.S. 469, 2005.) 22 Geo. Mason U. Civ. Rts. L.J. 177-218 (2012).

PSYCHOLOGY AND PSYCHIATRY

Hutchison, Cameron. Insights from psychology for copyright's originality doctrine. 52 IDEA 101-134 (2012).

RELIGION

Shulman, Jeffrey. Who owns the soul of the child?: an essay on religious parenting rights and the enfranchisement of the child. 6 Charleston L. Rev. 385-448 (2012).

Walter, Nicholas. Student article. Religious arbitration in the United States and Canada. 52 Santa Clara L. Rev. 501-569 (2012).

REMEDIES

Murdock, Eric J. and Andrew J. Turner. How "extraordinary" is injunctive relief in environmental litigation? A practitioner's perspective. 42 Envtl. L. Rep. News & Analysis 10464-10474 (2012).

SCIENCE AND TECHNOLOGY

Fraser, Scott A. Comment. Making sense of new technologies and old law: a new proposal for historical cell-site location jurisprudence. 52 Santa Clara L. Rev. 571-622 (2012).

Geist, Rachel Ann. Student article. A "license to read": the effect of e-books on publishers, libraries and the first sale doctrine. 52 IDEA 63-100 (2012).

Hoffman, Sharona and Andy Podgurski. Balancing privacy, autonomy, and scientific needs in electronic health records research. 65 SMU L. Rev. 85-144 (2012).

Hoffmeister, Thaddeus. Google, gadgets, and guilt: juror misconduct in the digital age. 83 U. Colo. L. Rev. 409-470 (2012).

Isaak, Allison Marie. Note. Picking fights in Missouri: **Baldwin**'s non-rule embraces the minority approach to Internet libel jurisdiction. (**Baldwin v. Fischer-Smith**, 315 S.W.3d 389, 2010.) 76 Mo. L. Rev. 1265-1290 (2011).

Jacobson, William P. Comment. The robot's record: protecting the value of intellectual property in music when automation drives the marginal cost of music production to zero. 32 Loy. L.A. Ent. L. Rev. 31-46 (2011-2012).

SECOND AMENDMENT

Kopel, David B. How the British gun control program precipitated the American Revolution. 6 Charleston L. Rev. 283-331 (2012).

Record, Katherine L. and Lawrence O. Gostin. A robust individual right to bear arms versus the public's health: the Court's reliance on firearm restrictions on the mentally ill. 6 Charleston L. Rev. 371-384 (2012).

SECURITIES LAW

Desai, Umang. Comment. Crying foul: whistleblower provisions of the Dodd-Frank Act of 2010. 43 Loy. U. Chi. L.J. 427-469 (2012).

Dolgoplov, Stanislav. A two-sided loyalty?: exploring the boundaries of fiduciary duties of market makers. 12 UC Davis Bus. L.J. 31-64 (2011).

Esterhay, John D. Apples and oranges: securities market losses should be treated differently for major white-collar criminal sentencing under the Federal Guidelines. 76 Mo. L. Rev. 1113-1142 (2011).

Hartzmark, Michael L. and H. Nejat Seyhun. The curious incident of the dog that didn't bark and establishing cause-and-effect in class action securities litigation. 6 Va. L. & Bus. Rev. 415-466 (2012).

Morley, John. Collective branding and the origins of investment fund regulation. 6 Va. L. & Bus. Rev. 341-401 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
June 22, 2012

SEXUALITY AND THE LAW

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

Cardozo Journal of Law & Gender

Curtis, Michael Kent. A unique religious exemption from antidiscrimination laws in the case of gays? Putting the call for exemptions for those who discriminate against married or marrying gays in context. 47 Wake Forest L. Rev. 173-209 (2012).

Faria, Daniel J. Note. Advertising for life: CPC posting laws and the case of Baltimore City Ordinance 09-252. 45 Colum. J.L. & Soc. Probs. 379-413 (2012).

Gabry, Leora I. Note. Procreating without pregnancy: surrogacy and the need for a comprehensive regulatory scheme. (*In re Baby M*, 537 A.2d 1227, 1988.) 45 Colum. J.L. & Soc. Probs. 415-450 (2012).

Ghai, Ritu. Note. Deciphering motive: establishing sexual orientation as the "one central reason" for persecution in asylum cases. 43 Colum. Hum. Rts. L. Rev. 521-568 (2012).

Joshi, Yuvraj. Respectable queerness. 43 Colum. Hum. Rts. L. Rev. 415-467 (2012).

Marcus. April. Student article. Grassroots women's organizations' fight for freedom from sexual violence and recognition under domestic and international law. 14 CUNY L. Rev. 329-338 (2011).

Rublin, Amy. The role of social science in judicial decision making: how gay rights advocates can learn from integration and capital punishment case law. 19 Duke J. Gender L. & Pol'y 179-222 (2011).

Shapiro, Michael H. What should insurance insure in the PPACA age? On paying for other people's reproductive decisions and ambitions. 33 Whittier L. Rev. 27-76 (2011).

Spece, Roy G., Jr. The purpose prong of *Casey*'s undue burden test and its impact on the constitutionality of abortion insurance restrictions in the Affordable Care Act or its progeny. 33 Whittier L. Rev. 77-108 (2011).

Susskind, Yifat. Many voices: combining international human rights advocacy and grassroots activism to end sexual violence in Haiti. 14 CUNY L. Rev. 339-349 (2011).

Tenuta, Christina M. Note. Can you really be a good role model to your child if you can't braid her hair? The unconstitutionality of factoring gender and sexuality into custody determinations. (*Craig v. Boren*, 429 U.S. 190, 1976; *Lawrence v. Texas*, 539 U.S. 558, 2003.) 14 CUNY L. Rev. 351-392 (2011).

SPORTS

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

Tulane Law Review

Fabrega, Michael J. Comment. The California Supreme Court's insertion of a no-duty rule into the field of sports torts: a futile exercise achieving inequitable results. 33 Whittier L. Rev. 181-207 (2011).

Mongiello, Jeffrey. Student article. Title II and high school athletics age limits: individualized assessments for student-athletes with disabilities after ... (*PGA Tour, Inc. v. Martin*, 532 U.S. 661, 2001.) 89 U. Det. Mercy L. Rev. 35-60 (2011).

Competition on and off the Field: An Analysis of the Role of Antitrust Law in the Continuing Evolution of Professional Sports and Intercollegiate Athletics. Introduction by Hon. Sarah S. Vance; articles by Gabriel Feldman, Michael H. LeRoy, Matthew J. Mitten, Stephen F. Ross and Ray Yasser. 86 Tul. L. Rev. 823-1016 (2012).

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

STATE AND LOCAL GOVERNMENT LAW

Gabry, Leora I. Note. Procreating without pregnancy: surrogacy and the need for a comprehensive regulatory scheme. (*In re Baby M*, 537 A.2d 1227, 1988.) 45 Colum. J.L. & Soc. Probs. 415-450 (2012).

TAXATION—FEDERAL INCOME

Kosydar, Peter. Note. "Death and taxes" or death without taxes? 37 J. Legis. 224-250 (2012).

Lee, Edward. Copyright, death, and taxes. 47 Wake Forest L. Rev. 1-43 (2012).

McMahon, Stephanie Hunter. Political hot potato: how loopholes can get policymakers cooked. 37 J. Legis. 142-178 (2012).

Outterson, Kevin and student Shoshana Speiser. Deductions for drug ads? The Constitution does not require Congress to subsidize direct-to-consumer prescription drug advertisements. 52 Santa Clara L. Rev. 457-499 (2012).

TAXATION—STATE AND LOCAL

McCoy, Missy. Law summary. The cost of a tax agenda: the passage of Proposition A and its effects on Kansas City and St. Louis City. 76 Mo. L. Rev. 1291-1318 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
June 22, 2012

TORTS

Anderson, Vanessa L. Note. Collision of negligence theory: does a “blackout” constitute an unavoidable, sudden emergency in North Dakota? 87 N.D. L. Rev. 233-254 (2011).

Fabrega, Michael J. Comment. The California Supreme Court’s insertion of a no-duty rule into the field of sports torts: a futile exercise achieving inequitable results. 33 Whittier L. Rev. 181-207 (2011).

Hooper, Heath. Note. Sticks and stones: IIED and speech after ... (Snyder v. Phelps, 131 S. Ct. 1207, 2011.) 76 Mo. L. Rev. 1217-1238 (2011).

Wilson, Joshua C. and Erin Ackerman. “Tort tales” and TV judges: amplifying, modifying, or countering the antitort narrative? 46 Law & Soc’y Rev. 105-135 (2012).

TRADE REGULATION

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

Faria, Daniel J. Note. Advertising for life: CPC posting laws and the case of Baltimore City Ordinance 09-252. 45 Colum. J.L. & Soc. Probs. 379-413 (2012).

Ledgerwood, Shaun D. and Wesley J. Heath. Rummaging through the bottom of Pandora’s box: funding predatory pricing through contemporaneous recoupment. 6 Va. L. & Bus. Rev. 509-568 (2012).

Tallman, Robert. U.S. and E.U. antitrust enforcement efforts in the **Rambus** matter: a patent law perspective. 52 IDEA 31-61 (2012).

Competition on and off the Field: An Analysis of the Role of Antitrust Law in the Continuing Evolution of Professional Sports and Intercollegiate Athletics. Introduction by Hon. Sarah S. Vance; articles by Gabriel Feldman, Michael H. LeRoy, Matthew J. Mitten, Stephen F. Ross and Ray Yasser. 86 Tul. L. Rev. 823-1016 (2012).

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

WATER LAW

Abrams, Robert Haskell. Water, climate change, and the law: integrated eastern states water management founded on a new cooperative federalism. 42 Env’tl. L. Rep. News & Analysis 10433-10463 (2012).

Bennett, Catherine. Note. Groundwater rights and the Endangered Species Act: potential ESA suits when S.B. 332 is implemented. 42 Tex. Env’tl. L.J. 151-176 (2012).

Caroom, Douglas G. The allocation of water during times of drought: TCEQ’s proposed rules under Texas Water Code § 11.053. 42 Tex. Env’tl. L.J. 139-149 (2012).

Watrous, Leanne. Student article. The right to water — from paper to practice. 8 Regent J. Int’l L. 109-136 (2011).

WOMEN

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

Duke Journal of Gender Law & Policy

Bookey, Blaine. Enforcing the right to be free from sexual violence and the role of lawyers in post-earthquake Haiti. 14 CUNY L. Rev. 255-287 (2011).

Faria, Daniel J. Note. Advertising for life: CPC posting laws and the case of Baltimore City Ordinance 09-252. 45 Colum. J.L. & Soc. Probs. 379-413 (2012).

Johnson, Andrea L. Note. A perfect storm: the U.S. anti-trafficking regime’s failure to stop the sex trafficking of American Indian women and girls. 43 Colum. Hum. Rts. L. Rev. 617-710 (2012).

Lee, Hyun Jin. Temple prostitutes: *devadasi* practice and human trafficking in India. 8 Regent J. Int’l L. 1-26 (2011).

Marcus, April. Student article. Grassroots women’s organizations’ fight for freedom from sexual violence and recognition under domestic and international law. 14 CUNY L. Rev. 329-338 (2011).

Susskind, Yifat. Many voices: combining international human rights advocacy and grassroots activism to end sexual violence in Haiti. 14 CUNY L. Rev. 339-349 (2011).

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

52 AMERICAN JOURNAL OF LEGAL HISTORY, NO. 2, APRIL, 2012.

Goldstein, Robert Justin. Getting “delisted”: the Independent Socialist League’s [ultimately] successful challenge to the “Attorney General’s List of Subversive Activities,” 1948-1958. 52 Am. J. Legal Hist. 143-181 (2012).

Periñán, Bernardo. The origin of privacy as a legal value: a reflection on Roman and English law. 52 Am. J. Legal Hist. 183-201 (2012).

Book reviews. 52 Am. J. Legal Hist. 203-260 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
June 22, 2012

18 CARDOZO JOURNAL OF LAW & GENDER, NO. 3, SPRING, 2012.

Stealing Innocence: Juvenile Legal Issues and the Innocence Project. 18 *Cardozo J.L. & Gender* 577-684 (2012).

Legal Issues Affecting Juveniles. Ekow N. Yankah, moderator; Steven Drizin, Allison Redlich, Judge Eduardo Padro, Jose Arocho and Donna Henken, panelists. 18 *Cardozo J.L. & Gender* 578-599 (2012).

Question and Answer Session with Marvin Anderson, Juvenile Exonerée. Marvin Anderson, Vanessa Potkin and Joan Anderson, panelists. 18 *Cardozo J.L. & Gender* 601-613 (2012).

Juveniles in the Innocence Project. Current cases in practice. Richard A. Bierschbach, moderator; Craig M. Cooley, Joshua Tepfer, Laura Nirider, Karen Wolff and Jen MacLean, panelists. 18 *Cardozo J.L. & Gender* 615-629 (2012).

Tepfer, Joshua A., Craig M. Cooley and Tara Thompson. Convenient scapegoats: juvenile confessions and exculpatory DNA in Cook County, Illinois. 18 *Cardozo J.L. & Gender* 631-684 (2012).

Picart, Caroline Joan S. A tango between copyright and choreography: whiteness as status property in Balanchine's ballets, Fuller's serpentine dance, and Graham's modern dances. 18 *Cardozo J.L. & Gender* 685-725 (2012).

Siegel, Max D. Student article. Surviving **Castle Rock**: the human rights of domestic violence. 18 *Cardozo J.L. & Gender* 727-751 (2012).

D'Arminio, Jaelyn S. Note. "The life of the flesh is in the blood": state storage and usage of baby's blood sample. 18 *Cardozo J.L. & Gender* 753-774 (2012).

Ballard, Amy. Note. Sex change: changing the face of transgender policy in the United States. 18 *Cardozo J.L. & Gender* 775-799 (2012).

Soltren, Adan. Note. Predators in paradise: Puerto Rico's recent sex offender problems and the Federal Government's ill suited solutions. 18 *Cardozo J.L. & Gender* 801-826 (2012).

Long, Elizabeth. Note. Where are they coming from, where are they going: demanding accountability in international adoption. 18 *Cardozo J.L. & Gender* 827-853 (2012).

Annotated legal bibliography on gender. 18 *Cardozo J.L. & Gender* 855-904 (2012).

6 CHARLESTON LAW REVIEW, NO. 2, WINTER, 2012.

Browne, M. Neil and Facundo Bouzat. The contingent ethics of market transactions: linking the regulation of business to specific forms of markets. 6 *Charleston L. Rev.* 163-230 (2012).

Davies, Ross E. How West law was made: the company, its products, and its promotions. [Includes photographs.] 6 *Charleston L. Rev.* 231-281 (2012).

Kopel, David B. How the British gun control program precipitated the American Revolution. 6 *Charleston L. Rev.* 283-331 (2012).

Metze, Patrick S. Troy Davis, Lawrence Brewer, and Timothy McVeigh should still be alive: certainty, innocence, and the high cost of death and immorality. 6 *Charleston L. Rev.* 333-370 (2012).

Record, Katherine L. and Lawrence O. Gostin. A robust individual right to bear arms versus the public's health: the Court's reliance on firearm restrictions on the mentally ill. 6 *Charleston L. Rev.* 371-384 (2012).

Shulman, Jeffrey. Who owns the soul of the child?: an essay on religious parenting rights and the enfranchisement of the child. 6 *Charleston L. Rev.* 385-448 (2012).

43 COLUMBIA HUMAN RIGHTS LAW REVIEW, NO. 2, SPRING, 2012.

Davidson, Caroline. May it please the crowd? The role of public confidence, public order, and public opinion in bail for international criminal defendants. 43 *Colum. Hum. Rts. L. Rev.* 349-413 (2012).

Joshi, Yuvraj. Respectable queerness. 43 *Colum. Hum. Rts. L. Rev.* 415-467 (2012).

Borchardt, Derek. Note. The iron curtain redrawn between prisoners and the Constitution. 43 *Colum. Hum. Rts. L. Rev.* 469-520 (2012).

Ghai, Ritu. Note. Deciphering motive: establishing sexual orientation as the "one central reason" for persecution in asylum cases. 43 *Colum. Hum. Rts. L. Rev.* 521-568 (2012).

Hogan, Alexander. Note. Protecting Native American communities by preserving sovereign immunity and determining the place of tribal businesses in the federal Bankruptcy Code. 43 *Colum. Hum. Rts. L. Rev.* 569-615 (2012).

Johnson, Andrea L. Note. A perfect storm: the U.S. anti-trafficking regime's failure to stop the sex trafficking of American Indian women and girls. 43 *Colum. Hum. Rts. L. Rev.* 617-710 (2012).

35 COLUMBIA JOURNAL OF LAW & THE ARTS, NO. 2, WINTER, 2012.

Tushnet, Mark. Art and the First Amendment. [Includes photographs.] 35 *Colum. J.L. & Arts* 169-220 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
June 22, 2012

Cronin, Patrick. The historical origins of the conflict between copyright and the First Amendment. 35 Colum. J.L. & Arts 221-252 (2012).

Sadtler, Shanti. Note. Preservation and protection in dance licensing: how choreographers use contract to fill in the gaps of copyright and custom. 35 Colum. J.L. & Arts 253-292 (2012).

Leonard, Claire. Note. Copyright, moral rights and the First Amendment: the problem of integrity and compulsory speech. 35 Colum. J.L. & Arts 293-320 (2012).

45 COLUMBIA JOURNAL OF LAW AND SOCIAL PROBLEMS, NO. 3, SPRING, 2012.

Karmel, Dan. Note. Off the wall: abandonment and the first sale doctrine. [Includes photographs.] 45 Colum. J.L. & Soc. Probs. 353-378 (2012).

Faria, Daniel J. Note. Advertising for life: CPC posting laws and the case of Baltimore City Ordinance 09-252. 45 Colum. J.L. & Soc. Probs. 379-413 (2012).

Gabry, Leora I. Note. Procreating without pregnancy: surrogacy and the need for a comprehensive regulatory scheme. (*In re Baby M*, 537 A.2d 1227, 1988.) 45 Colum. J.L. & Soc. Probs. 415-450 (2012).

33 COMPARATIVE LABOR LAW & POLICY JOURNAL, NO. 3, SPRING, 2012.

Voices at Work: Legal Effects on Organization, Representation, and Negotiation. 33 Comp. Lab. L. & Pol'y J. 323-492 (2012).

Bogg, Alan and Tonia Novitz. Investigating "voice" at work. 33 Comp. Lab. L. & Pol'y J. 323-354 (2012).

Tucker, Eric. Labor's many constitutions (and capital's too). 33 Comp. Lab. L. & Pol'y J. 355-377 (2012).

Bogg, Alan and Keith Ewing. A (muted) voice at work? Collective bargaining in the Supreme Court of Canada. 33 Comp. Lab. L. & Pol'y J. 379-416 (2012).

White, Stuart. Liberal neutrality and trade unions. 33 Comp. Lab. L. & Pol'y J. 417-426 (2012).

Deakin, Simon and Aristeia Koukiadaki. Capability theory, employee voice, and corporate restructuring: evidence from U.K. case studies. 33 Comp. Lab. L. & Pol'y J. 427-457 (2012).

Njonya, Wanjiru. Job security in a flexible labor market: challenges and possibilities for worker voice. 33 Comp. Lab. L. & Pol'y J. 459-479 (2012).

Villiers, Charlotte. Why employee protection legislation is still necessary. 33 Comp. Lab. L. & Pol'y J. 481-492 (2012).

14 CUNY LAW REVIEW, NO. 2, SUMMER, 2011.

Bookey, Blaine. Enforcing the right to be free from sexual violence and the role of lawyers in post-earthquake Haiti. 14 CUNY L. Rev. 255-287 (2011).

Brisman, Avi. The criminalization of peacemaking, corporate free speech, and the violence of interpretation: new challenges to cause lawyering. 14 CUNY L. Rev. 289-327 (2011).

Marcus, April. Student article. Grassroots women's organizations' fight for freedom from sexual violence and recognition under domestic and international law. 14 CUNY L. Rev. 329-338 (2011).

Susskind, Yifat. Many voices: combining international human rights advocacy and grassroots activism to end sexual violence in Haiti. 14 CUNY L. Rev. 339-349 (2011).

Tenuta, Christina M. Note. Can you really be a good role model to your child if you can't braid her hair? The unconstitutionality of factoring gender and sexuality into custody determinations. (*Craig v. Boren*, 429 U.S. 190, 1976; *Lawrence v. Texas*, 539 U.S. 558, 2003.) 14 CUNY L. Rev. 351-392 (2011).

19 DUKE JOURNAL OF GENDER LAW & POLICY, NO. 1, FALL, 2011.

Strand, Palma Joy. Do we value our cars more than our kids? The conundrum of care for children. 19 Duke J. Gender L. & Pol'y 1-39 (2011).

McMullen, Judith G. Alimony: what social science and popular culture tell us about women, guilt, and spousal support after divorce. 19 Duke J. Gender L. & Pol'y 41-81 (2011).

Oldham, J. Thomas. With all my worldly goods I thee endow, or maybe not: a reevaluation of the Uniform Premarital Agreement Act after three decades. 19 Duke J. Gender L. & Pol'y 83-131 (2011).

Lee, Rebecca K. Implementing **Grutter's** diversity rationale: diversity and empathy in leadership. 19 Duke J. Gender L. & Pol'y 133-178 (2011).

Rublin, Amy. The role of social science in judicial decision making: how gay rights advocates can learn from integration and capital punishment case law. 19 Duke J. Gender L. & Pol'y 179-222 (2011).

Rutledge, Njeri Mathis. Looking a gift horse in the mouth — the underutilization of Crime Victim Compensation funds by domestic violence victims. 19 Duke J. Gender L. & Pol'y 223-273 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
June 22, 2012

6 ENVIRONMENTAL & ENERGY LAW & POLICY JOURNAL, NO. 2, FALL, 2011.

Symposium. Counting on Catastrophe: How Environmental & Energy Law Account for Catastrophic Risks. 6 *Envtl. & Energy L. & Pol'y J.*, 157-242 (2011).

McEvoy, Arthur F. The agency of law in natural disaster: a historical analysis. 6 *Envtl. & Energy L. & Pol'y J.* 157-180 (2011).

Flatt, Victor B. The "worst case" may be the best: rethinking NEPA law to avoid future environmental disasters. 6 *Envtl. & Energy L. & Pol'y J.* 181-198 (2011).

Barsa, Michael and David A. Dana. Where the extraction frontier meets the safety frontier: Deepwater Horizon, safety cases, and NEPA-As-Contract. 6 *Envtl. & Energy L. & Pol'y J.* 199-215 (2011).

Hagemann, Thomas. Improper criminal liability. 6 *Envtl. & Energy L. & Pol'y J.* 216-223 (2011).

Dupuy, John. Ethical issues in responding to catastrophes: investigations, disclosures and confidences. 6 *Envtl. & Energy L. & Pol'y J.* 224-242 (2011).

42 ENVIRONMENTAL LAW REPORTER NEWS & ANALYSIS, NO. 5, MAY, 2012.

Beyond words. 42 *Envtl. L. Rep. News & Analysis* 10402-10403 (2012).

Breggin, Linda, et al. TSCA reform: information confidentiality, availability, and sharing. 42 *Envtl. L. Rep. News & Analysis* 10405-10415 (2012).

Rucinski, Taryn L. An environmental legal practitioner's guide to EPA's website. 42 *Envtl. L. Rep. News & Analysis* 10416-10423 (2012).

Knauss, Charles H. and Shannon S. Broome. EPA's missed opportunity to ground its GHG Tailoring Rule in the statute: what the *situs* argument would mean for the future of the PSD program. 42 *Envtl. L. Rep. News & Analysis* 10424-10432 (2012).

Abrams, Robert Haskell. Water, climate change, and the law: integrated eastern states water management founded on a new cooperative federalism. 42 *Envtl. L. Rep. News & Analysis* 10433-10463 (2012).

Murdock, Eric J. and Andrew J. Turner. How "extraordinary" is injunctive relief in environmental litigation? A practitioner's perspective. 42 *Envtl. L. Rep. News & Analysis* 10464-10474 (2012).

Ross, Rhonda L. and Tammy Asher. Dangerous air apparent: how EPA's hazardous air pollutant program has failed to address toxic hotspots. 42 *Envtl. L. Rep. News & Analysis* 10475-10481 (2012).

You, Mingqing. Annual review of Chinese environmental law developments: 2011. 42 *Envtl. L. Rep. News & Analysis* 10482-10488 (2012).

Recent developments. In the Congress. 42 *Envtl. L. Rep. News & Analysis* 10489-10492 (2012).

Recent developments. In the courts. 42 *Envtl. L. Rep. News & Analysis* 10492-10493 (2012).

Recent developments. In the federal agencies. 42 *Envtl. L. Rep. News & Analysis* 10494-10497 (2012).

Recent developments. In the state agencies. 42 *Envtl. L. Rep. News & Analysis* 10498-10500 (2012).

Recent journal literature. 42 *Envtl. L. Rep. News & Analysis* 10501-10502 (2012).

Topical index. 42 *Envtl. L. Rep. News & Analysis* 10503 (2012).

19 GEORGE MASON LAW REVIEW, NO. 3, SPRING, 2012.

The Rethinking of Urban Development. 19 *Geo. Mason L. Rev.* 629-774 (2012).

Eagle, Steven J. Rethinking urban development. 19 *Geo. Mason L. Rev.* 629-635 (2012).

Rodriguez, Daniel B. and David Schleicher. The location market. 19 *Geo. Mason L. Rev.* 637-664 (2012).

Byrne, J. Peter. Historic preservation and its cultured despisers: reflections on the contemporary role of preservation law in urban development. 19 *Geo. Mason L. Rev.* 665-688 (2012).

Salsich, Peter W., Jr. Does America need public housing? 19 *Geo. Mason L. Rev.* 689-738 (2012).

Forrester, Julia Patterson and Jerome Michael Organ. Promising to be prudent: a private law approach to mortgage loan regulation in common-interest communities. 19 *Geo. Mason L. Rev.* 739-774 (2012).

Humphrey, Carly. Comment. Keep recording: why on-duty police officers do not have a protected expectation of privacy under Maryland's State Wiretap Act. 19 *Geo. Mason L. Rev.* 775-811 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
June 22, 2012

Kelly, Genevieve M. Note. A short-lived benchmark: how the Supreme Court debilitated **Brown v. Board of Education** long before ... (**Parents Involved in Community Schools v. Seattle School District No. 1**, 551 U.S. 701, 2007.) 19 Geo. Mason L. Rev. 813-843 (2012).

22 GEORGE MASON UNIVERSITY CIVIL RIGHTS LAW JOURNAL, NO. 2, SPRING, 2012.

Kofman, Filipp. Student article. **Fleming v. Jefferson County**: a need for viewpoint neutrality. (**Fleming v. Jefferson Cnty. Sch. Dist. R-1**, 298 F.3d 918, 2002.) 22 Geo. Mason U. Civ. Rts. L.J. 151-176 (2012).

Minor, Amanda. Student article. From New London to new directions in eminent domain law: **Kelo** and the future exercise of eminent domain by the Federal Government. (**Kelo v. City of New London**, 545 U.S. 469, 2005.) 22 Geo. Mason U. Civ. Rts. L.J. 177-218 (2012).

Hartmann, David T. Comment. The public safety exception to **Miranda** and the war on terror: desperate times do not always call for desperate measures. 22 Geo. Mason U. Civ. Rts. L.J. 219-248 (2012).

Marinos, Megan Pauline. Comment. Breaking and entering or community caretaking? A solution to the overbroad expansion of the inventory search. 22 Geo. Mason U. Civ. Rts. L.J. 249-294 (2012).

19 GEORGETOWN JOURNAL ON POVERTY LAW & POLICY, NO. 2, SPRING, 2012.

Abel, Laura K. The role of speech regarding constraints on attorney performance: an institutional design analysis. 19 Geo. J. on Poverty L. & Pol'y 181-229 (2012).

Concepción, Roberto, Jr. Need not apply: the racial disparate impact of pre-employment criminal background checks. 19 Geo. J. on Poverty L. & Pol'y 231-253 (2012).

Flocks, Joan D. The environmental and social injustice of farmworker pesticide exposure. 19 Geo. J. on Poverty L. & Pol'y 255-282 (2012).

Barkmeier, Alexandria. Note. Special education compliance and charter schools: a study of national, state, and local policy in Denver Public Schools. 19 Geo. J. on Poverty L. & Pol'y 283-308 (2012).

MacQueen, Grant. Note. Closing doors: the gainful employment rule as over-regulation of for-profit higher education that will restrict access to higher education for America's poor. 19 Geo. J. on Poverty L. & Pol'y 309-330 (2012).

Sridharan, Vasanth. Note. The debt crisis in for-profit education: how the industry has used federal dollars to send thousands of students into default. 19 Geo. J. on Poverty L. & Pol'y 331-350 (2012).

11 HOUSTON JOURNAL OF HEALTH LAW & POLICY, NO. 3, SUMMER, 2011.

Narang, Sandeep, M.D. A **Daubert** analysis of Abusive Head Trauma/Shaken Baby Syndrome. [Includes photographs.] 11 Hous. J. Health L. & Pol'y 505-633 (2011).

Editor's note. 11 Hous. J. Health L. & Pol'y 635 (2011).

52 IDEA: THE INTELLECTUAL PROPERTY LAW REVIEW, NO. 1, PP. 1-134, 2012.

Oswald, Lynda J. The evolving role of opinions of counsel in patent infringement cases. 52 IDEA 1-29 (2012).

Tallman, Robert. U.S. and E.U. antitrust enforcement efforts in the **Rambus** matter: a patent law perspective. 52 IDEA 31-61 (2012).

Geist, Rachel Ann. Student article. A "license to read": the effect of e-books on publishers, libraries and the first sale doctrine. 52 IDEA 63-100 (2012).

Hutchison, Cameron. Insights from psychology for copyright's originality doctrine. 52 IDEA 101-134 (2012).

16 INTELLECTUAL PROPERTY LAW BULLETIN, NO. 1, FALL, 2011.

Cooper, Tanya Assim. Corbis & copyright?: is Bill Gates trying to corner the market on public domain art? 16 Intell. Prop. L. Bull. 1-43 (2011).

Leahy, Brandon. Supreme indecision: copyright's first sale doctrine in the gray aftermath of **Costco v. Omega**. 16 Intell. Prop. L. Bull. 45-67 (2011).

Potter, Whitney. Comment. Intellectual property's fashion *faux pas*: a critical look at the lack of protection afforded apparel design under the current legal regime. 16 Intell. Prop. L. Bull. 69-89 (2011).

Bruzuela, Andrea. Student survey. (**The Authors Guild v. Google Inc.**, 770 F. Supp. 2d 666, 2011.) 16 Intell. Prop. L. Bull. 91-94 (2011).

Gruettner, Magdalena. Student survey. (**John Wiley & Sons, Inc. v. Kirtsaeng**, 654 F.3d 210, 2011.) 16 Intell. Prop. L. Bull. 95-98 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21
June 22, 2012

Inciong, Christina. Student survey. (**CollegeSource, Inc. v. AcademyOne, Inc.**, 2011 WL 3437040, 2011.) 16 *Intell. Prop. L. Bull.* 99-102 (2011).

Roebuck, Jeannie. Student survey. (**Christian Louboutin v. Yves Saint Laurent America, Inc.**, 778 F. Supp. 2d 445, 2011.) 16 *Intell. Prop. L. Bull.* 103-105 (2011).

Tung, Melissa. Student survey. (**Capitol Records, Inc. v. MP3Tunes, LLC**, 2011 WL 3667335, 2011.) 16 *Intell. Prop. L. Bull.* 107-110 (2011).

Wu, Eric. Student survey. (**Microsoft Corp. v. 141 Ltd. Partnership**, 131 S. Ct. 2238, 2011.) 16 *Intell. Prop. L. Bull.* 111-114 (2011).

37 JOURNAL OF LEGISLATION, NO. 2, PP. 142-250, 2012.

McMahon, Stephanie Hunter. Political hot potato: how loopholes can get policymakers cooked. 37 *J. Legis.* 142-178 (2012).

Wright, R. George. Broadcast regulation and the irrelevant logic of strict scrutiny. 37 *J. Legis.* 179-199 (2012).

Calvar, Cristina. Note. “**Twiqbal**”: a political tool. 37 *J. Legis.* 200-223 (2012).

Kosydar, Peter. Note. “Death and taxes” or death without taxes? 37 *J. Legis.* 224-250 (2012).

37 JOURNAL OF SUPREME COURT HISTORY, NO. 1, PP. 1-94, 2012.

Urofsky, Melvin I. Introduction. 37 *J. Sup. Ct. Hist.* v-vi (2012).
Gaughan, Anthony J. The Arlington Cemetery case: a court and a nation divided. [Includes photographs.] 37 *J. Sup. Ct. Hist.* 1-21 (2012).

Ely, James W., Jr. Rufus W. Peckham and the pursuit of economic freedom. [Includes photographs.] 37 *J. Sup. Ct. Hist.* 22-41 (2012).

Trestman, Marlene. Fair labor: the remarkable life and legal career of Bessie Margolin (1909-1996). [Includes photographs.] 37 *J. Sup. Ct. Hist.* 42-74 (2012).

Lawrence, Albert. Herbert Brownell, Jr.: the “hidden hand” in the selection of Earl Warren and the government’s role in **Brown v. Board of Education**. [Includes photographs.] 37 *J. Sup. Ct. Hist.* 75-92 (2012).

Contributors. 37 *J. Sup. Ct. Hist.* 93 (2012).

Illustrations. 37 *J. Sup. Ct. Hist.* 94 (2012).

46 LAW & SOCIETY REVIEW, NO. 1, MARCH, 2012.

Berrey, Ellen, Steve G. Hoffman and Laura Beth Nielsen. Situated justice: a contextual analysis of fairness and inequality in employment discrimination litigation. 46 *Law & Soc’y Rev.* 1-36 (2012).

Hagan, John and Holly Foster. Children of the American prison generation: student and school spillover effects of incarcerating mothers. 46 *Law & Soc’y Rev.* 37-69 (2012).

Davis, Kevin E., Benedict Kingsbury and Sally Engle Merry. Indicators as a technology of global governance. 46 *Law & Soc’y Rev.* 71-104 (2012).

Wilson, Joshua C. and Erin Ackerman. “Tort tales” and TV judges: amplifying, modifying, or countering the antitort narrative? 46 *Law & Soc’y Rev.* 105-135 (2012).

Mehozay, Yoav. The fluid jurisprudence of Israel’s emergency powers: legal patchwork as a governing norm. 46 *Law & Soc’y Rev.* 137-166 (2012).

Barnes, Jeb and Thomas F. Burke. Making way: legal mobilization, organizational response, and wheelchair access. 46 *Law & Soc’y Rev.* 167-198 (2012).

Book reviews. 46 *Law & Soc’y Rev.* 199-219 (2012).

31 LEGAL REFERENCE SERVICES QUARTERLY, NO. 1, JANUARY-MARCH, 2012.

About the contributors. 31 *Legal Ref. Serv. Q.* iii (2012).

Smith, John A. NAGPRA at 20: a selective annotated bibliography. 31 *Legal Ref. Serv. Q.* 1-36 (2012).

Richardson, Ellen. Ain’t no (sky)river wide enough to keep me from getting to you: **SkyRiver, Innovative, OCLC**, and the fight for control over bibliographic data, cataloging services, ILL, and ILS markets. 31 *Legal Ref. Serv. Q.* 37-64 (2012).

Hirsch, Cindy. The rise and fall of academic law library collection standards. 31 *Legal Ref. Serv. Q.* 65-103 (2012).

Niedringhaus, Kristina L. Ethics considerations related to legal research practices: a selective annotated bibliography. 31 *Legal Ref. Serv. Q.* 104-124 (2012).

32 LOYOLA OF LOS ANGELES ENTERTAINMENT LAW REVIEW, NO. 1, PP. 1-120, 2011-2012.

Ludwig, Jordan L. Comment. Protections for virtual property: a modern restitutionary approach. 32 *Loy. L.A. Ent. L. Rev.* 1-29 (2011-2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22
June 22, 2012

Jacobson, William P. Comment. The robot's record: protecting the value of intellectual property in music when automation drives the marginal cost of music production to zero. 32 Loy. L.A. Ent. L. Rev. 31-46 (2011-2012).

Patel, Jay. Comment. Viral videos: medicine for record labels in the fight against copyright termination? 32 Loy. L.A. Ent. L. Rev. 47-58 (2011-2012).

Pearl, Brian. Student article. Record labels, federal courts, and the FCC: using uncertainty in communications law to fight online copyright infringement. 32 Loy. L.A. Ent. L. Rev. 59-74 (2011-2012).

Vahdani, Maral. Comment. Running on empty: the problem with politicians and stealing (music). 32 Loy. L.A. Ent. L. Rev. 75-86 (2011-2012).

Jennings, Margaret E. Note. Blood, brains, and bludgeoning, but *NOT* breasts: an analysis and critique of ... (**Brown v. Entertainment Merchants Association**, 131 S. Ct. 2729, 2011.) 32 Loy. L.A. Ent. L. Rev. 87-120 (2011-2012).

43 LOYOLA UNIVERSITY CHICAGO LAW JOURNAL, NO. 2, WINTER, 2012.

Hate Speech, Incitement & Genocide. 43 Loy. U. Chi. L.J. 267-426 (2012).

Brunmeier, Matthew A., Symposium Editor. Hate Speech, Incitement & Genocide. 43 Loy. U. Chi. L.J. i (2012).

Eltis, Karen. Hate speech, genocide, and revisiting the "marketplace of ideas" in the digital age. 43 Loy. U. Chi. L.J. 267-279 (2012).

Gordon, Gregory S. Formulating a new atrocity speech offense: incitement to commit war crimes. 43 Loy. U. Chi. L.J. 281-316 (2012).

Ryan, Sarah E. Fulfilling the U.S. obligation to prevent exterminationism: a comprehensive approach to regulating hate speech and dismantling systems of genocide. 43 Loy. U. Chi. L.J. 317-356 (2012).

Marcus, Kenneth L. Accusation in a mirror. 43 Loy. U. Chi. L.J. 357-393 (2012).

Franks, Mary Anne. When bad speech does good. 43 Loy. U. Chi. L.J. 395-412 (2012).

Baum, Steven K. Fiction outsells non-fiction. 43 Loy. U. Chi. L.J. 413-426 (2012).

Desai, Umang. Comment. Crying foul: whistleblower provisions of the Dodd-Frank Act of 2010. 43 Loy. U. Chi. L.J. 427-469 (2012).

110 MICHIGAN LAW REVIEW, NO. 7, MAY, 2012.

Sisk, Gregory C. and Michael Heise. Ideology "all the way down"? An empirical study of Establishment Clause decisions in the federal courts. 110 Mich. L. Rev. 1201-1263 (2012).

Sabel, Charles F. and William H. Simon. Contextualizing regimes: institutionalization as a response to the limits of interpretation and policy engineering. 110 Mich. L. Rev. 1265-1308 (2012).

Maoz, Aurora. Note. Empty promises: **Miranda** warnings in noncustodial interrogations. 110 Mich. L. Rev. 1309-1340 (2012).

Monahan, Matthew C. Note. De-frauding the system: sham plaintiffs and the fraudulent joinder doctrine. 110 Mich. L. Rev. 1341-1364 (2012).

76 MISSOURI LAW REVIEW, NO. 4, FALL, 2011.

Chabot, Christine Kexel and Benjamin Remy Chabot. Mavericks, moderates, or drifters? Supreme Court voting alignments, 1838-2009. 76 Mo. L. Rev. 999-1044 (2011).

Clarkson, Gavin and Jim Sebenius. Leveraging tribal sovereignty for economic opportunity: a strategic negotiations perspective. 76 Mo. L. Rev. 1045-1112 (2011).

Esterhay, John D. Apples and oranges: securities market losses should be treated differently for major white-collar criminal sentencing under the Federal Guidelines. 76 Mo. L. Rev. 1113-1142 (2011).

Lindstedt, Stacy M. Developing the Duffy Defect: identifying which government workers are constitutionally required to be appointed. 76 Mo. L. Rev. 1143-1189 (2011).

Gottuso, Kyle. Note. Life without parole, or a juvenile death sentence? (**State v. Andrews**, 329 S.W.3d 369, 2010, *cert. denied*, 131 S. Ct. 3070, 2011.) 76 Mo. L. Rev. 1191-1215 (2011).

Hooper, Heath. Note. Sticks and stones: IIED and speech after ... (**Snyder v. Phelps**, 131 S. Ct. 1207, 2011.) 76 Mo. L. Rev. 1217-1238 (2011).

Hucker, Anne Benton. Note. Do I own this car? The Supreme Court creates a standard for BAPCPA car ownership. (**Ransom v. FIA Card Services, N.A.**, 131 S. Ct. 716, 2011.) 76 Mo. L. Rev. 1239-1263 (2011).

Isaak, Allison Marie. Note. Picking fights in Missouri: **Baldwin's** non-rule embraces the minority approach to Internet libel jurisdiction. (**Baldwin v. Fischer-Smith**, 315 S.W.3d 389, 2010.) 76 Mo. L. Rev. 1265-1290 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23
June 22, 2012

McCoy, Missy. Law summary. The cost of a tax agenda: the passage of Proposition A and its effects on Kansas City and St. Louis City. 76 Mo. L. Rev. 1291-1318 (2011).

15 NEW CRIMINAL LAW REVIEW, NO. 2, SPRING, 2012.

Sklansky, David Alan. Crime, immigration, and *ad hoc* instrumentalism. 15 New Crim. L. Rev. 157-223 (2012).

Levanon, Liat. Criminal prohibitions on membership in terrorist organizations. 15 New Crim. L. Rev. 224-276 (2012).

Chiao, Vincent. *Ex ante* fairness in criminal law and procedure. 15 New Crim. L. Rev. 277-332 (2012).

Allo, Awol K. Book review. (Reviewing Law and the Stranger, edited by Austin Sarat, Lawrence Douglas and Martha Merrill Umphrey.) 15 New Crim. L. Rev. 333-343 (2012).

6 NEW YORK UNIVERSITY JOURNAL OF LAW & LIBERTY, NO. 2, PP. 231-392, 2011.

Soames, Scott. Toward a theory of legal interpretation. 6 N.Y.U. J.L. & Liberty 231-259 (2011).

Tiersma, Peter. The rule of text: is it possible to govern using (only) statutes? 6 N.Y.U. J.L. & Liberty 260-289 (2011).

Volokh, Hanah Metchis. The anti-parroting canon. 6 N.Y.U. J.L. & Liberty 290-312 (2011).

Osenga, Kristen. A penguin's defense of the doctrine of equivalents: applying cognitive linguistics to patent law. 6 N.Y.U. J.L. & Liberty 313-358 (2011).

Epstein, Richard A. Plain meaning in context: can law survive its own language? 6 N.Y.U. J.L. & Liberty 359-392 (2011).

87 NORTH DAKOTA LAW REVIEW, NO. 2, PP. 195-297, 2011.

Judge Ronald N. Davies: The Honorable Hometown Hero. [Includes photograph.] 87 N.D. L. Rev. 195-231 (2011).

Bright, Hon. Myron H. Ronald N. Davies, my friend. 87 N.D. L. Rev. 195-201 (2011).

Erickson, Hon. Ralph R. Remembering Judge Ronald N. Davies: a giant among us. 87 N.D. L. Rev. 203-214 (2011).

VandeWalle, Chief Justice Gerald W. Legal symposium on Judge Ronald N. Davies: role of judiciary in enforcing citizens' rights. 87 N.D. L. Rev. 215-221 (2011).

Hunke, Carlton J. Commentary on a courageous and fair-minded jurist. 87 N.D. L. Rev. 223-230 (2011).

Honorable Ronald N. Davies. [Photograph.] 87 N.D. L. Rev. 231 (2011).

Anderson, Vanessa L. Note. Collision of negligence theory: does a "blackout" constitute an unavoidable, sudden emergency in North Dakota? 87 N.D. L. Rev. 233-254 (2011).

Larson, Stephen D. Note. The prohibition against recovering attorney fees in mortgage foreclosure: it's time for delinquent debtors to pay the piper in North Dakota. 87 N.D. L. Rev. 255-272 (2011).

Voigt, Jonathan L. Note. A false light in the darkness: protecting consumers and creditors from the debt settlement industry. 87 N.D. L. Rev. 273-297 (2011).

17 OCEAN AND COASTAL LAW JOURNAL, NO. 1, PP. 1-194, 2011.

Dixon, Sean T. Deepwater liquefied natural gas ports and the shifting U.S. liquefied natural gas market. 17 Ocean & Coastal L.J. 1-34 (2011).

Wilson, Brian. Submersibles and transnational criminal organizations. 17 Ocean & Coastal L.J. 35-63 (2011).

Howe, Angela T. The U.S. National Ocean Policy: one small step for national waters, but will it be the giant leap needed for our blue planet? 17 Ocean & Coastal L.J. 65-102 (2011).

Georgiades, Emily A. The Imia islets: a beginning to the maritime delimitation of the Aegean Sea dispute. 17 Ocean & Coastal L.J. 103-126 (2011).

Morgan, Matthew. Comment. The AquAdvantage Salmon: who owns escaped genetically modified animals? 17 Ocean & Coastal L.J. 127-161 (2011).

Carroll, Shannon. Comment. Sector allocation: a misguided solution. 17 Ocean & Coastal L.J. 163-194 (2011).

8 REGENT JOURNAL OF INTERNATIONAL LAW, NO. 1, PP. 1-136, 2011.

Lee, Hyun Jin. Temple prostitutes: *devadasi* practice and human trafficking in India. 8 Regent J. Int'l L. 1-26 (2011).

Godsey, Nathan. The next step: why non-governmental organizations must take a growing role in the new global anti-trafficking framework. 8 Regent J. Int'l L. 27-55 (2011).

Hebda, Daniel J. Preserving America's role in the international community: the proper place for international trends in interpreting the Eighth Amendment. 8 Regent J. Int'l L. 57-81 (2011).

Goff, Regina. Note. The legality of Israel's blockade of Gaza. 8 Regent J. Int'l L. 83-108 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24
June 22, 2012

Watrous, Leanne. Student article. The right to water — from paper to practice. 8 Regent J. Int'l L. 109-136 (2011).

52 SANTA CLARA LAW REVIEW, NO. 2, PP. 297-684, 2012.

Sheridan, Jenny Lynn. Does the rise of property rights theory defeat copyright's first sale doctrine? 52 Santa Clara L. Rev. 297-372 (2012).

Siegel, Stephen A. The Constitution on trial: Article III's jury trial provision, originalism, and the problem of motivated reasoning. 52 Santa Clara L. Rev. 373-455 (2012).

Outterson, Kevin and student Shoshana Speiser. Deductions for drug ads? The Constitution does not require Congress to subsidize direct-to-consumer prescription drug advertisements. 52 Santa Clara L. Rev. 457-499 (2012).

Walter, Nicholas. Student article. Religious arbitration in the United States and Canada. 52 Santa Clara L. Rev. 501-569 (2012).

Fraser, Scott A. Comment. Making sense of new technologies and old law: a new proposal for historical cell-site location jurisprudence. 52 Santa Clara L. Rev. 571-622 (2012).

Hopkins, Chelsea J. Comment. The minority coalition's burden of proof under section 2 of the Voting Rights Act. 52 Santa Clara L. Rev. 623-654 (2012).

Laidlaw, Peter C. Comment. Provisional application of the Energy Charter as seen in the Yukos dispute. 52 Santa Clara L. Rev. 655-684 (2012).

65 SMU LAW REVIEW, NO. 1, WINTER, 2012.

Albert, Richard. The separation of higher powers. 65 SMU L. Rev. 3-69 (2012).

Crespi, Gregory Scott. Who is liable for attorney's fees under Texas Civil Practice & Remedies Code section 38.001 in breach of contract litigation? 65 SMU L. Rev. 71-82 (2012).

Hoffman, Sharona and Andy Podgurski. Balancing privacy, autonomy, and scientific needs in electronic health records research. 65 SMU L. Rev. 85-144 (2012).

O'Gorman, Daniel P. Contract theory and some realism about employee covenant not to compete cases. 65 SMU L. Rev. 145-201 (2012).

Buscher, Michael. Casenote. Civil RICO liability—the Second Circuit's interpretation of the PSLRA amendment has broad implications for victims of securities fraud conspiracy. (**MLSMK Inv. Co. v. JP Morgan Chase & Co.**, 651 F.3d 268, 2011.) 65 SMU L. Rev. 205-211 (2012).

Davis, Cole. Casenote. Unconstitutional conditions: the Second Circuit splits with the D.C. Circuit and erroneously finds anti-prostitution pledge required for HIV/AIDS funding unconstitutional. (**Alliance for Open Soc'y Int'l, Inc. v. U.S. Agency for Int'l Dev.**, 651 F.3d 218, 2011.) 65 SMU L. Rev. 213-219 (2012).

Lewis, Adrienne. Casenote. The Fourth Amendment—the burden of proof for exigent circumstances in a warrantless search civil action. (**Bogan v. City of Chicago**, 644 F.3d 563, 2011.) 65 SMU L. Rev. 221-227 (2012).

Stockbridge, Neil. Casenote. An Eighth Amendment state of emergency—prisoner reduction order as a last resort in ... (**Brown v. Plata**, 131 S. Ct. 1910, 2011.) 65 SMU L. Rev. 229-235 (2012).

Whitman, Molly E. Casenote. Title IX—sexual harassment—Eighth Circuit asserts harasser's "motivation" is required to prove discrimination on the basis of sex. (**Wolfe v. Fayetteville, Ark. Sch. Dist.**, 648 F.3d 860, 2011.) 65 SMU L. Rev. 237-243 (2012).

85 ST. JOHN'S LAW REVIEW, NO. 3, SUMMER, 2011.

Cunningham, McKay. Oil and water: easements and the environment. 85 St. John's L. Rev. 869-924 (2011).

Haan, Sarah C. Federalizing the foreign corporate form. 85 St. John's L. Rev. 925-1010 (2011).

Lyon, Matthew R. **Shady Grove**, the Rules Enabling Act, and the application of state summary judgment standards in federal diversity cases. 85 St. John's L. Rev. 1011-1056 (2011).

Mavidis, Andriana. Note. Retrospective application of the 2008 amendments to New York's adverse possession laws. 85 St. John's L. Rev. 1057-1103 (2011).

Alexander, Carey. Note. Abusive: Dodd-Frank Section 1031 and the continuing struggle to protect consumers. 85 St. John's L. Rev. 1105-1145 (2011).

Allen, Nicholas B. Note. Reverse piercing of the corporate veil: a straightforward path to justice. 85 St. John's L. Rev. 1147-1187 (2011).

Wilson, Damias A. Note. Copyright's compilation conundrum: modernizing statutory damage awards for the digital music marketplace. 85 St. John's L. Rev. 1189-1220 (2011).

Vitale, Mary G. Note. National Organ Transplant Act's ban on bone marrow donation compensation: legal compensation to create a life, but not save a life. 85 St. John's L. Rev. 1221-1250 (2011).

Purcell, Joseph M., Jr. Note. The "essential facilities" doctrine in the sunlight: stacking patented genetic traits in agriculture. 85 St. John's L. Rev. 1251-1274 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25
June 22, 2012

42 TEXAS ENVIRONMENTAL LAW JOURNAL, NO. 2, WINTER, 2012.

Caroom, Douglas G. The allocation of water during times of drought: TCEQ's proposed rules under Texas Water Code § 11.053. 42 Tex. Envtl. L.J. 139-149 (2012).

Bennett, Catherine. Note. Groundwater rights and the Endangered Species Act: potential ESA suits when S.B. 332 is implemented. 42 Tex. Envtl. L.J. 151-176 (2012).

Francis, David. Note. Better together: co-siting wind and solar production in Texas. 42 Tex. Envtl. L.J. 177-201 (2012).

Recent developments. 42 Tex. Envtl. L.J. 203-230 (2012).

State bar section news. 42 Tex. Envtl. L.J. 231 (2012).

86 TULANE LAW REVIEW, NO. 4, MARCH, 2012.

Competition on and off the Field: An Analysis of the Role of Antitrust Law in the Continuing Evolution of Professional Sports and Intercollegiate Athletics. 86 Tul. L. Rev. 823-1016 (2012).

Vance, Hon. Sarah S. Introduction. 86 Tul. L. Rev. 823-829 (2012).

Feldman, Gabriel. **Brady v. NFL** and **Anthony v. NBA**: the shifting dynamics in labor-management relations in professional sports. 86 Tul. L. Rev. 831-857 (2012).

LeRoy, Michael H. The narcotic effect of antitrust law in professional sports: how the Sherman Act subverts collective bargaining. 86 Tul. L. Rev. 859-899 (2012).

Mitten, Matthew J. From **Dallas Cap** to **American Needle** and beyond: antitrust law's limited capacity to stitch consumer harm from professional sports club trademark monopolies. 86 Tul. L. Rev. 901-932 (2012).

Ross, Stephen F. Radical reform of intercollegiate athletics: antitrust and public policy implications. 86 Tul. L. Rev. 933-985 (2012).

Yasser, Ray. The case for reviving the four-year deal. 86 Tul. L. Rev. 987-1016 (2012).

46 TULSA LAW REVIEW, NO. 3, SPRING, 2011.

Supreme Court Review. 46 Tulsa L. Rev. 379-448 (2011).

McVicker, Jason, Editor in Chief. Why is it called the Roberts Court? 6 Tulsa L. Rev. vi-viii (2011).

Gerhardt, Michael J. A modest decision. 46 Tulsa L. Rev. 379-389 (2011).

Green, Craig. Black-and-white judging in a world of grays. 46 Tulsa L. Rev. 391-408 (2011).

Mangas, Russell. **Citizens United** against dissenting shareholders. 46 Tulsa L. Rev. 409-420 (2011).

Nichol, Gene. Trumping politics: the Roberts Court and "judicial review." 46 Tulsa L. Rev. 421-429 (2011).

Blocher, Joseph. Roberts' rules: the assertiveness of rules-based jurisprudence. 46 Tulsa L. Rev. 431-448 (2011).

Harp, Bryce P. Comment. One nation? Reexamining tribal sovereign immunity in the modern era of self-determination. 46 Tulsa L. Rev. 449-475 (2011).

Atkins, Mariann M. Comment. Making it "official": a constitutional analysis of Oklahoma's official English amendment. 46 Tulsa L. Rev. 477-511 (2011).

12 UC DAVIS BUSINESS LAW JOURNAL, NO. 1, FALL, 2011.

Cava, Anita and student Brian M. Stewart. *Quid pro quo* corruption is "so yesterday": restoring honest services fraud after **Skilling** and **Black**. 12 UC Davis Bus. L.J. 1-29 (2011).

Dolgoplov, Stanislav. A two-sided loyalty?: exploring the boundaries of fiduciary duties of market makers. 12 UC Davis Bus. L.J. 31-64 (2011).

Pardau, Stuart L. Alternative litigation financing: perils and opportunities. 12 UC Davis Bus. L.J. 65-86 (2011).

Reddix-Small, Brenda. Credit scoring and trade secrecy: an algorithmic quagmire or how the lack of transparency in complex financial models scuttled the finance market. 12 UC Davis Bus. L.J. 87-123 (2011).

83 UNIVERSITY OF COLORADO LAW REVIEW, NO. 2, WINTER, 2012.

About the contributors. 83 U. Colo. L. Rev. unpagged (2012).

Falkoff, Marc D. The hidden costs of *habeas* delay. 83 U. Colo. L. Rev. 339-407 (2012).

Hoffmeister, Thaddeus. Google, gadgets, and guilt: juror misconduct in the digital age. 83 U. Colo. L. Rev. 409-470 (2012).

Schindler, Sarah. The future of abandoned big box stores: legal solutions to the legacies of poor planning decisions. 83 U. Colo. L. Rev. 471-548 (2012).

Durling, Jacob. Note. Waltzing through a loophole: how *parens patriae* suits allow circumvention of the Class Action Fairness Act. (**Louisiana ex rel. Caldwell v. Allstate Ins. Co.**, 536 F.3d 418, 2008.) 83 U. Colo. L. Rev. 549-592 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 26
June 22, 2012

Harms, Cecily. Note. NAGPRA in Colorado: a success story. 83 U. Colo. L. Rev. 593-632 (2012).

Paulson, Danny. Note. Using poor form as a proxy for poor substance: a look at **Wend v. People** and its categorical rule prohibiting prosecutors from using the word "lie." (**Wend v. People**, 235 P.3d 1089, 2010.) 83 U. Colo. L. Rev. 633-674 (2012).

89 UNIVERSITY OF DETROIT MERCY LAW REVIEW, NO. 1, FALL, 2011.

Marra, William C. Student article. Adverse possession, takings, and the state. 89 U. Det. Mercy L. Rev. 1-34 (2011).

Mongiello, Jeffrey. Student article. Title II and high school athletics age limits: individualized assessments for student-athletes with disabilities after ... (**PGA Tour, Inc. v. Martin**, 532 U.S. 661, 2001.) 89 U. Det. Mercy L. Rev. 35-60 (2011).

Domas, Peter J. Note. Eminent domain: Detroit's struggle to downsize. 89 U. Det. Mercy L. Rev. 61-79 (2011).

Roby, Anthony. Note. Taking a heavy toll: the constitutional implications of prohibiting equitable tolling in cases of actual innocence. 89 U. Det. Mercy L. Rev. 81-102 (2011).

Reifert, Elizabeth. Comment. Getting into the hot tub: how the United States could benefit from Australia's concept of "hot tubbing" expert witnesses. 89 U. Det. Mercy L. Rev. 103-115 (2011).

Saguta, Stephen E. Comment. **Miranda** version 2.0: upgrading American criminal procedure by utilizing a two-fold approach to facilitating the electronic recording of custodial interrogations. 89 U. Det. Mercy L. Rev. 117-135 (2011).

2011-12 UNIVERSITY OF SAN FRANCISCO MARITIME LAW JOURNAL, INDEX.

Cumulative indices for vols. 1-23.2. 2011 U.S.F. Mar. L.J. 1-134.

32 UTAH ENVIRONMENTAL LAW REVIEW, NO. 1, PP. 1-180, 2012.

Tanana, Heather J. and John C. Ruple. Energy development in Indian Country: working within the realm of Indian law and moving towards collaboration. 32 Utah Env'tl. L. Rev. 1-53 (2012).

Ross, Rhonda L. and Tammy Asher Brown. A fatal flaw in the Clean Air Act: how the Clean Air Act fails to adequately regulate ambient concentrations of hazardous air pollutants. 32 Utah Env'tl. L. Rev. 55-66 (2012).

Roberson, Terry W. Environmental concerns of hydraulically fracturing a natural gas well. 32 Utah Env'tl. L. Rev. 67-136 (2012).

Shibonis, Milda. Note. Establishing a framework for judicial review of fire management decisions on public lands. 32 Utah Env'tl. L. Rev. 137-154 (2012).

Brown, Sarah. Note. The gray wolf stalemate: why Utah's wolf management law threatens the gray wolf's recovery throughout its historical range. 32 Utah Env'tl. L. Rev. 155-180 (2012).

6 VIRGINIA LAW & BUSINESS REVIEW, NO. 3, WINTER, 2012.

Morley, John. Collective branding and the origins of investment fund regulation. 6 Va. L. & Bus. Rev. 341-401 (2012).

Booth, Richard A. Sex, lies, and life insurance. 6 Va. L. & Bus. Rev. 403-414 (2012).

Hartzmark, Michael L. and H. Nejat Seyhun. The curious incident of the dog that didn't bark and establishing cause-and-effect in class action securities litigation. 6 Va. L. & Bus. Rev. 415-466 (2012).

Grant, Joseph Karl. Planning for the death of a systematically important financial institution under Title I §165(d) of the Dodd-Frank Act: the practical implications of resolution plans or living wills in planning a bank's funeral. 6 Va. L. & Bus. Rev. 467-507 (2012).

Ledgerwood, Shaun D. and Wesley J. Heath. Rummaging through the bottom of Pandora's box: funding predatory pricing through contemporaneous recoupment. 6 Va. L. & Bus. Rev. 509-568 (2012).

47 WAKE FOREST LAW REVIEW, NO. 1, SPRING, 2012.

Lee, Edward. Copyright, death, and taxes. 47 Wake Forest L. Rev. 1-43 (2012).

Leshem, Shmuel. A signaling theory of lockups in mergers. 47 Wake Forest L. Rev. 45-69 (2012).

Lynch, Kevin J. When staying discovery stays justice: analyzing motions to stay discovery when a motion to dismiss is pending. 47 Wake Forest L. Rev. 71-112 (2012).

Sjåfjell, Beate. Regulating companies as if the world matters: reflections from the ongoing Sustainable Companies project. 47 Wake Forest L. Rev. 113-134 (2012).

Strine, Leo E., Jr. Our continuing struggle with the idea that for-profit corporations seek profit. 47 Wake Forest L. Rev. 135-172 (2012).

Curtis, Michael Kent. A unique religious exemption from antidiscrimination laws in the case of gays? Putting the call for exemptions for those who discriminate against married or marrying gays in context. 47 Wake Forest L. Rev. 173-209 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 27
June 22, 2012

33 WHITTIER LAW REVIEW, NO. 1, FALL, 2011.

Health Law Symposium. 33 Whittier L. Rev. 1-160 (2011).

Hermer, Laura. The states' challenge to the Affordable Care Act's Medicaid expansion. 33 Whittier L. Rev. 1-12 (2011).

Larson, Edward J. Medical rationing, death panels and the rising cost of health care: Whittier Law School Health Law Symposium paper. 33 Whittier L. Rev. 13-25 (2011).

Shapiro, Michael H. What should insurance insure in the PPACA age? On paying for other people's reproductive decisions and ambitions. 33 Whittier L. Rev. 27-76 (2011).

Spece, Roy G., Jr. The purpose prong of **Casey's** undue burden test and its impact on the constitutionality of abortion insurance restrictions in the Affordable Care Act or its progeny. 33 Whittier L. Rev. 77-108 (2011).

Tucker, Kathryn L. When dying takes too long: activism for social change to protect and expand choice at the end of life. 33 Whittier L. Rev. 109-160 (2011).

Crittenden, Alicia. Comment. Parent abuse: the need to recognize unique victims of domestic violence. 33 Whittier L. Rev. 161-179 (2011).

Fabrega, Michael J. Comment. The California Supreme Court's insertion of a no-duty rule into the field of sports torts: a futile exercise achieving inequitable results. 33 Whittier L. Rev. 181-207 (2011).

Frazier, Paul M. Comment. The stubborn child of **Frazier v. Winn**: how and why some parental consent requirements are unconstitutional. 33 Whittier L. Rev. 209-241 (2011).

Freestone, Tobias. Comment. Elementary my dear Watson: the evolution to strict liability murder thirty years after **People v. Watson**. 33 Whittier L. Rev. 243-273 (2011).