

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—May 25, 2012

American University Law Review	61	Am. U. L. Rev., No. 3, February, 2012.
Arizona Law Review	54	Ariz. L. Rev., No. 1, Spring, 2012.
Berkeley Technology Law Journal	26	Berkeley Tech. L.J., No. 3, Pp. 1315-1522, 2011.
Boston University Law Review	92	B.U. L. Rev., No. 2, March, 2012.
Buffalo Environmental Law Journal	18	Buff. Envtl. L.J., No. 2, Pp. 157-328, 2010-2011.
Capital University Law Review	40	Cap. U. L. Rev., No. 1, Winter, 2012.
Conflict Resolution Quarterly	29	Conflict Resol. Q., No. 3, Spring, 2012.
Florida Law Review	64	Fla. L. Rev., No. 2, April, 2012.
Florida Tax Review	12	Fla. Tax Rev., No. 1, Pp. 1-57, 2012.
Fordham Urban Law Journal	39	Fordham Urb. L.J., No. 1, November, 2011.
Georgetown Law Journal	100	Geo. L.J., No. 3, March, 2012.
Journal of Business, Entrepreneurship & the Law	5	J. Bus. Entrepreneurship & L., No. 1, Pp. 1-214, 2011.
Kentucky Journal of Equine, Agriculture, and Natural Resources Law	4	Ky. J. Equine, Agri., & Nat. Resources L., No. 1, Pp. 1-260, 2011-2012.
Lewis & Clark Law Review	16	Lewis & Clark L. Rev., No. 1, Spring, 2012.
Loyola of Los Angeles Law Review	45	Loy. L.A. L. Rev., No. 1, Fall, 2011.
Maine Law Review	64	Me. L. Rev., No. 1, Pp. 1-376, 2011.
Maryland Law Review	71	Md. L. Rev., No. 2, Pp. 339-654, 2012.
Mercer Law Review	63	Mercer L. Rev., No. 2, Winter, 2012.
Minnesota Journal of Law, Science & Technology	13	Minn. J. L. Sci. & Tech., No. 1, Winter, 2012.
Mississippi Law Journal	81	Miss. L.J., No. 4, Pp. 641-894, 2012.
Negotiation Journal	28	Negotiation J., No. 2, April, 2012.
Perspectives: Teaching Legal Research and Writing	20	Perspectives, No. 1, Fall, 2011.
Quinnipiac Law Review	30	Quinnipiac L. Rev., No. 2, Pp. 201-454, 2012.
Rutgers Law Review	64	Rutgers L. Rev., No. 1, Fall, 2011.
St. Thomas Law Review	24	St. Thomas L. Rev., No. 1, Fall, 2011.
Temple Journal of Science, Technology & Environmental Law	30	Temp. J. Sci. Tech. & Envtl. L., No. 2, Winter, 2011.
Temple Political & Civil Rights Law Review	21	Temp. Pol. & Civ. Rts. L. Rev., No. 1, Fall, 2011.
Tulsa Law Review	46	Tulsa L. Rev., No. 2, Winter, 2010.
University of Pennsylvania Law Review	160	U. Pa. L. Rev., No. 4, March, 2012.
University of San Francisco Maritime Law Journal	*24	U.S.F. Mar. L.J., No. 1, Pp. 1-224, 2011-12.
Villanova Law Review	56	Vill. L. Rev., No. 5, Pp. 803-934, 2012.
Washington Journal of Law, Technology & Arts	7	Wash. J. L. Tech. & Arts, No. 1, Summer, 2011.
Washington Law Review	87	Wash. L. Rev., No. 1, March, 2012.
Washington University Law Review	89	Wash. U. L. Rev., No. 3, Pp. 487-719, 2012.
Widener Law Review	18	Widener L. Rev., No. 1, Pp. 1-122, 2012.
William & Mary Business Law Review	3	Wm. & Mary Bus. L. Rev., No. 1, February, 2012.
William and Mary Environmental Law and Policy Review	36	Wm. & Mary Envtl. L. & Pol'y Rev., No. 2, Winter, 2012.
Yale Law Journal	121	Yale L.J., No. 6, April, 2012.

* A portion of this issue comprises the Ninth Circuit Survey.

ADMINISTRATIVE LAW

Jiang, Patrick. Note. **Free Enterprise Fund v. PCAOB**: in which a great case makes bad law. (**Free Enterprise Fund v. Public Company Accounting Oversight Board**, 130 S. Ct. 3138, 2010.) 92 B.U. L. Rev. 701-732 (2012).

ADMIRALTY

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 2
May 25, 2012

AGENCY

Peltz, Robert D. Has time passed **Barbetta** by? 24 U.S.F. Mar. L.J. 1-34 (2011-12).

AGRICULTURE LAW

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

Brown, Christopher R. Uncooperative federalism, misguided textualism: the federal courts' mistaken hostility toward pre-discharge regulation of confined animal feeding operations under the Clean Water Act. 30 Temp. J. Sci. Tech. & Envtl. L. 175-219 (2011).

Ellinger-Locke, Maggie. Student article. Food sovereignty is a gendered issue. 18 Buff. Envtl. L.J. 157-198 (2010-2011).

Welters, Amanda. Note. Striking a balance: revising USDA regulations to promote competition without stifling innovation. 13 Minn. J. L. Sci. & Tech. 407-434 (2012).

AIR AND SPACE LAW

Perlman, Benjamin. Note. Grounding U.S. commercial space regulation in the Constitution. 100 Geo. L.J. 929-966 (2012).

ANIMAL LAW

Benson, Laurel. Note. Down the stretch: reining in state approaches toward a universal medication rule for racehorses. 4 Ky. J. Equine, Agri., & Nat. Resources L. 155-174 (2011-2012).

Dahlstrom, Robert F., Kerry O'Neill Irwin and Emily J. Plant. A dead horse, you can't beat it: equine carcass disposal laws and practices. 4 Ky. J. Equine, Agri., & Nat. Resources L. 55-91 (2011-2012).

ARTS AND ENTERTAINMENT

Chanbonpin, Kim D. Legal writing, the remix: plagiarism and hip hop ethics. 63 Mercer L. Rev. 597-638 (2012).

Hoffer, Alicia. Student article. A matter of access: how bypassing DRM does not always violate the DMCA. 7 Wash. J. L. Tech. & Arts 13-25 (2011).

Leong, Nancy. The open road and the traffic stop: narratives and counter-narratives of the American dream. 64 Fla. L. Rev. 305-352 (2012).

Reilly, Tracy. Good fences make good neighboring rights: the German Federal Supreme Court rules on the digital sampling of sound recordings in **Metall auf Metall**. 13 Minn. J. L. Sci. & Tech. 153-209 (2012).

Ronner, Amy D. Does Golyadkin really have a double? Dostoevsky debunks the mental capacity and insane delusion doctrines. 40 Cap. U. L. Rev. 195-263 (2012).

Wong, Tedmond. Comment. To copy or not to copy, that is the question: the game theory approach to protecting fashion designs. 160 U. Pa. L. Rev. 1139-1193 (2012).

BANKING AND FINANCE

Allen, Hilary J. Cocos can drive markets cuckoo. 16 Lewis & Clark L. Rev. 125-167 (2012).

Allen, Joseph B. Note. Seeking true financial reform: ending the debt-equity distinction. 3 Wm. & Mary Bus. L. Rev. 243-272 (2012).

Brescia, Raymond H. Leverage: state enforcement actions in the wake of the robo-sign scandal. 64 Me. L. Rev. 17-44 (2011).

Fusco, Stefania. The patentability of financial methods: the market participants' perspectives. 45 Loy. L.A. L. Rev. 1-37 (2011).

Hariharan, Arya. Note. Hawala's charm: what banks can learn from informal funds transfer systems. 3 Wm. & Mary Bus. L. Rev. 273-308 (2012).

Schwarcz, Steven L. Marginalizing risk. 89 Wash. U. L. Rev. 487-518 (2012).

Siple, Joseph. Note. For-profit education and federal funding: bad outcomes for students and taxpayers. 64 Rutgers L. Rev. 267-293 (2011).

Stewart, Jesse D. Comment. Maine's foreclosure mediation program: what should constitute a good faith effort to mediate? 64 Me. L. Rev. 249-284 (2011).

BANKRUPTCY LAW

Oei, Shu-Yi. Getting more by asking less: justifying and reforming tax law's offer-in-compromise procedure. 160 U. Pa. L. Rev. 1071-1137 (2012).

CIVIL RIGHTS AND DISCRIMINATION

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Temple Political & Civil Rights Law Review

Adams, Nathan A. IV. Florida's Blaine Amendment: Goldilocks and the separate but equal doctrine. 24 St. Thomas L. Rev. 1-31 (2011).

Fan, Mary D. Panopticism for police: structural reform bargaining and police regulation by data-driven surveillance. 87 Wash. L. Rev. 93-138 (2012).

Leong, Nancy. The open road and the traffic stop: narratives and counter-narratives of the American dream. 64 Fla. L. Rev. 305-352 (2012).

Levinson, Daryl J. Rights and votes. 121 Yale L.J. 1286-1363 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3
May 25, 2012

Lieb, Doug. Comment. Can Section 1983 help to prevent the execution of mentally retarded prisoners? (**Skinner v. Switzer**, 131 S. Ct. 1289, 2011.) 121 Yale L.J. 1571-1583 (2012).

COMMERCIAL LAW

Gamage, David and Devin J. Heckman. A better way forward for state taxation of e-commerce. 92 B.U. L. Rev. 483-534 (2012).

COMMUNICATIONS LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Washington Journal of Law, Technology & Arts

Bellia, Patricia L. WikiLeaks and the institutional framework for national security disclosures. 121 Yale L.J. 1448-1526 (2012).

Cerame, Mario. Note. The right to record police in Connecticut. 30 Quinnipiac L. Rev. 385-453 (2012).

Gelms, Jeremy. Comment. High-tech harassment: employer liability under Title VII for employee social media misconduct. 87 Wash. L. Rev. 249-279 (2012).

Lee, Jyh-An and Ching-Yi Liu. Forbidden city enclosed by the great firewall: the law and power of Internet filtering in China. 13 Minn. J. L. Sci. & Tech. 125-151 (2012).

Robbins, Ira P. Writings on the wall: the need for an authorship-centric approach to the authentication of social-networking evidence. 13 Minn. J. L. Sci. & Tech. 1-36 (2012).

Rubinstein, Ira S. Regulating privacy by design. 26 Berkeley Tech. L.J. 1409-1456 (2011).

Suzor, Nicolas. Order supported by law: the enforcement of rules in online communities. 63 Mercer L. Rev. 523-595 (2012).

Tene, Omer and Jules Polonetsky. To track or "do not track": advancing transparency and individual control in online behavioral advertising. 13 Minn. J. L. Sci. & Tech. 281-357 (2012).

Wellborn, Paul F. ("Pete") III. "Undercover teachers" beware: how that fake profile on Facebook could land you in the pokey. 63 Mercer L. Rev. 697-713 (2012).

COMPARATIVE AND FOREIGN LAW

De Palo, Giuseppe and Lauren R. Keller. The Italian mediation explosion: lessons in realpolitik. 28 Negotiation J. 181-199 (2012).

Feng, Lin and Jason Buih. The constitutional imperative of equitably distributing the proceeds of mineral resource extraction from China's ethnic minority autonomous areas. 4 Ky. J. Equine, Agri., & Nat. Resources L. 1-29 (2011-2012).

Hariharan, Arya. Note. Hawala's charm: what banks can learn from informal funds transfer systems. 3 Wm. & Mary Bus. L. Rev. 273-308 (2012).

Kennedy, Duncan. African poverty. 87 Wash. L. Rev. 205-235 (2012).

Lee, Jyh-An and Ching-Yi Liu. Forbidden city enclosed by the great firewall: the law and power of Internet filtering in China. 13 Minn. J. L. Sci. & Tech. 125-151 (2012).

O'Loughlin, Mary. B.Y.O.B. (bring your own bag): a comprehensive assessment of China's plastic bag policy. 18 Buff. Envtl. L.J. 295-327 (2010-2011).

Reilly, Tracy. Good fences make good neighboring rights: the German Federal Supreme Court rules on the digital sampling of sound recordings in **Metall auf Metall**. 13 Minn. J. L. Sci. & Tech. 153-209 (2012).

Stępień-Sporek, Anna and Margaret Ryznar. Child support for adult children. 30 Quinnipiac L. Rev. 359-384 (2012).

CONFLICT OF LAWS

Florey, Katherine. State law, U.S. power, foreign disputes: understanding the extraterritorial effects of state law in the wake of **Morrison v. National Australia Bank**. 92 B.U. L. Rev. 535-576 (2012).

Simson, Gary J. **Annual Brainerd Currie Lecture**. Choice of law after the Currie revolution: what role for the needs of the interstate and international systems? 63 Mercer L. Rev. 715-749 (2012).

CONSTITUTIONAL LAW, GENERALLY

Cohen, Thea A. Note. Self-incrimination and separation of powers. 100 Geo. L.J. 895-928 (2012).

Feng, Lin and Jason Buih. The constitutional imperative of equitably distributing the proceeds of mineral resource extraction from China's ethnic minority autonomous areas. 4 Ky. J. Equine, Agri., & Nat. Resources L. 1-29 (2011-2012).

Friedman, Dan. Applying federal constitutional theory to the interpretation of state constitutions: the ban on special laws in Maryland. 71 Md. L. Rev. 411-470 (2012).

Gewirtzman, Doni. Lower court constitutionalism: circuit court discretion in a complex adaptive system. 61 Am. U. L. Rev. 457-522 (2012).

Harfoush, Lana. Comment. Grave consequences for economic liberty: the funeral industry's protectionist occupational licensing scheme, the circuit split, and why it matters. 5 J. Bus. Entrepreneurship & L. 135-159 (2011).

Leong, Nancy. Making rights. 92 B.U. L. Rev. 405-481 (2012).

Levinson, Daryl J. Rights and votes. 121 Yale L.J. 1286-1363 (2012).

Perlman, Benjamin. Note. Grounding U.S. commercial space regulation in the Constitution. 100 Geo. L.J. 929-966 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 4
May 25, 2012

Smith, Robert J. Recalibrating constitutional innocence protection. 87 Wash. L. Rev. 139-204 (2012).

Zietlow, Rebecca E. Popular originalism? The Tea Party movement and constitutional theory. 64 Fla. L. Rev. 483-511 (2012).

CONSUMER PROTECTION LAW

Brescia, Raymond H. Leverage: state enforcement actions in the wake of the robo-sign scandal. 64 Me. L. Rev. 17-44 (2011).

CONTRACTS

Atwood, Barbara A. Marital contracts and the meaning of marriage. 54 Ariz. L. Rev. 11-42 (2012).

Chanda, Soumyadipta. Comment. A comparison of rights and liabilities under a charter party and a bill of lading. 24 U.S.F. Mar. L.J. 65-82 (2011-12).

Hutchinson, Benjamin R. Case note. It has to end somewhere: **Feiereisen v. Newpage Corp.** and the scope of the employment contract. (**Feiereisen v. Newpage Corp.**, 5 A.3d 669, 2010.) 64 Me. L. Rev. 325-341 (2011).

Luther, Robert III. The business of "procuring cause" in Virginia. 3 Wm. & Mary Bus. L. Rev. 181-199 (2012).

Suzor, Nicolas. Order supported by law: the enforcement of rules in online communities. 63 Mercer L. Rev. 523-595 (2012).

White, John M. Comment. The Federal Power Act's double standard: unwinding the **Mobile-Sierra** doctrine after ... (**Morgan Stanley Capital Group, Inc. v. Public Utility District No. 1**, 554 U.S. 527, 2008.) 61 Am. U. L. Rev. 677-714 (2012).

CORPORATIONS

Baer, Miriam H. Choosing punishment. 92 B.U. L. Rev. 577-641 (2012).

Bloink, Robert. Is United States corporate tax policy outsourcing America? A critical analysis of the proposed tax holiday for trapped CFC earnings. 56 Vill. L. Rev. 833-855 (2012).

Campbell, Jason S. Note. Down the rabbit hole with **Citizens United**: are bans on corporate direct campaign contributions still constitutional? (**Citizens United v. FEC**, 130 S. Ct. 876, 2010.) 45 Loy. L.A. L. Rev. 171-206 (2011).

Parker, Stephanie Lyn. Note. The folly of Rule 14a-11: **Business Roundtable v. SEC** and the Commission's next step. (**Business Roundtable v. SEC**, 647 F.3d 1144, 2011.) 61 Am. U. L. Rev. 715-728 (2012).

Proctor, James L., Jr. Student article. Fair notice: providing for electronic document transmissions to shareholders in Washington State. 7 Wash. J. L. Tech. & Arts 59-73 (2011).

COURTS

Gewirtzman, Doni. Lower court constitutionalism: circuit court discretion in a complex adaptive system. 61 Am. U. L. Rev. 457-522 (2012).

Johnston, E. Lea. Theorizing mental health courts. 89 Wash. U. L. Rev. 519-579 (2012).

Reavis, Isham M. Comment. Driving dangerously: vehicle flight and the Armed Career Criminal Act after ... (**Sykes v. United States**, 131 S. Ct. 2267, 2011.) 87 Wash. L. Rev. 281-330 (2012).

CRIMINAL LAW AND PROCEDURE

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

Ademun-Odeke, Ademun. Jurisdiction by agreement over foreign pirates in domestic courts: **In re Mohamud Mohamed Dashi & 8 Others**. 24 U.S.F. Mar. L.J. 35-64 (2011-12).

Bellia, Patricia L. WikiLeaks and the institutional framework for national security disclosures. 121 Yale L.J. 1448-1526 (2012).

Carroll, Jenny E. The jury's second coming. 100 Geo. L.J. 657-707 (2012).

Cassidy, R. Michael and Gregory I. Massing. The Model Penal Code's wrong turn: renunciation as a defense to criminal conspiracy. 64 Fla. L. Rev. 353-385 (2012).

Cohen, Thea A. Note. Self-incrimination and separation of powers. 100 Geo. L.J. 895-928 (2012).

Crawford, Melanie L. Note. A losing battle with the 'machinery of death': the flaws of Virginia's death penalty laws and clemency process highlighted by the fate of Teresa Lewis. 18 Widener L. Rev. 71-98 (2012).

Dalton, Kari Mercer. The priest-penitent privilege v. child abuse reporting statutes: how to avoid the conflict and serve society. 18 Widener L. Rev. 1-25 (2012).

Epstein, Jules. Mandatory mitigation: an Eighth Amendment mandate to require presentation of mitigation evidence, even when the sentencing trial defendant wishes to die. 21 Temp. Pol. & Civ. Rts. L. Rev. 1-40 (2011).

Hughes, Emily. Arbitrary death: an empirical study of mitigation. 89 Wash. U. L. Rev. 581-637 (2012).

Johnston, E. Lea. Theorizing mental health courts. 89 Wash. U. L. Rev. 519-579 (2012).

Kring, Jenna Rae. Note. Caught in the cycle of sexual violence: the application of mandatory registration and community notification laws to juvenile sex offenders. 18 Widener L. Rev. 99-122 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 5
May 25, 2012

Logan, Natalie. Note. Questions of time, **Place**, and **Mo(o)re**: personal property rights and continued seizure under the DNA Act. (**Boroian v. Mueller**, 616 F.3d 60, 2010.) 92 B.U. L. Rev. 733-762 (2012).

Marquis, Michelle. Note. **Graham v. Florida**: a game-changing victory for both juveniles and juvenile-rights advocates. (**Graham v. Florida**, 130 S. Ct. 2011, 2010.) 45 Loy. L.A. L. Rev. 255-288 (2011).

Raghunathan, Abhi. Note. “Nothing else but mad”: the hidden costs of preventive detention. 100 Geo. L.J. 967-995 (2012).

Reavis, Isham M. Comment. Driving dangerously: vehicle flight and the Armed Career Criminal Act after ... (**Sykes v. United States**, 131 S. Ct. 2267, 2011.) 87 Wash. L. Rev. 281-330 (2012).

Rosinia, Nicholas. Note. How ‘reasonable’ has become unreasonable: a proposal for rewriting the lasting legacy of **Jackson v. Indiana**. 89 Wash. U. L. Rev. 673-703 (2012).

Sheyn, Elizabeth R. Toward a specific intent requirement in white collar crime statutes: how the Patient Protection and Affordable Care Act of 2010 sheds light on the “general intent revolution.” 64 Fla. L. Rev. 449-481 (2012).

Silver, Shari H. Note. **Michigan v. Bryant**: returning to an open-ended Confrontation Clause analysis. (**Michigan v. Bryant**, 131 S. Ct. 1143, 2011.) 71 Md. L. Rev. 545-574 (2012).

Smith, Robert J. Recalibrating constitutional innocence protection. 87 Wash. L. Rev. 139-204 (2012).

Stewart, Rebecca K. Outing—and ousting—the “hidden” Hyde: toward repeal and replacement of the Hyde Amendment. 64 Rutgers L. Rev. 165-234 (2011).

Suzor, Nicolas. Order supported by law: the enforcement of rules in online communities. 63 Mercer L. Rev. 523-595 (2012).

Tomkovicz, James J. Sacrificing **Massiah**: confusion over exclusion and erosion of the right to counsel. 16 Lewis & Clark L. Rev. 1-67 (2012).

Wang, Chenyu. Comment. Rearguing jury unanimity: an alternative. 16 Lewis & Clark L. Rev. 389-408 (2012).

Wellborn, Paul F. (“Pete”) III. “Undercover teachers” beware: how that fake profile on Facebook could land you in the pokey. 63 Mercer L. Rev. 697-713 (2012).

Wood, Reeve. Comment. Prolonged arm of the law: Fourth Amendment principles, the **Maynard** decision, and the need for a new warrant for electronic tracking. 64 Me. L. Rev. 285-323 (2011).

Padilla and the Future of the Defense Function. Conference report by Joel M. Schumm; keynote address by Hon. Jonathan Lippman; articles by Malia Brink, Christopher Gowen, Erin Magary, Hon. Dana Leigh Marks, Hon. Denise Noonan Slavin, Carlos J. Martinez, George C. Palaidis, Sarah Wood Borak, Margaret Colgate Love, Yolanda Vázquez, Steven Zeidman and James F. Gill. 39 Fordham Urb. L.J. 1-243 (2011).

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

Research Working Group, Task Force on Race and the Criminal Justice System. Preliminary report on race and Washington’s criminal justice system. 87 Wash. L. Rev. 1-49 (2012).

DISPUTE RESOLUTION

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Conflict Resolution Quarterly
Negotiation Journal

Stewart, Jesse D. Comment. Maine’s foreclosure mediation program: what should constitute a good faith effort to mediate? 64 Me. L. Rev. 249-284 (2011).

DOMESTIC RELATIONS

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

Foehrkolb, Kristina V. Comment. When the child’s best interest calls for it: post-adoption contact by court order in Maryland. 71 Md. L. Rev. 490-544 (2012).

Madden, Molly K. Note. **Abbott v. Abbott**: reviving good faith and rejecting ambiguity in treaty jurisprudence. (**Abbott v. Abbott**, 130 S. Ct. 1983, 2010.) 71 Md. L. Rev. 575-618 (2012).

Sample, Noel. Judicial settlement-seeking in parenting disputes: consensus and controversy. 29 Conflict Resol. Q. 309-332 (2012).

Stępień-Sporek, Anna and Margaret Ryznar. Child support for adult children. 30 Quinnipiac L. Rev. 359-384 (2012).

Tribe, Laurence H. and student Joshua Matz. The constitutional inevitability of same-sex marriage. 71 Md. L. Rev. 471-489 (2012).

Family Law Issue. *A Tribute to Barbara Ann Atwood*. [Includes photograph.] Tribute by Toni M. Massaro; articles by Barbara A. Atwood; Courtney Megan Cahill, James G. Dwyer, Ira Mark Ellman and Cynthia Lee Starnes. 54 Ariz. L. Rev. 1-239 (2012).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
May 25, 2012

ECONOMICS

Abramowicz, Michael and Ian Ayres. Commitment bonds. 100 *Geo. L.J.* 605-656 (2012).

Allen, Joseph B. Note. Seeking true financial reform: ending the debt-equity distinction. 3 *Wm. & Mary Bus. L. Rev.* 243-272 (2012).

Anderson, Michelle Wilde. Dissolving cities. 121 *Yale L.J.* 1364-1446 (2012).

Davies, Gareth. Framing the social, political, and environmental risks and benefits of geoengineering: balancing the hard-to-imagine against the hard-to-measure. 46 *Tulsa L. Rev.* 261-282 (2010).

Hodge, Tom C. Compatible or conflicting: the promotion of a high level of employment and the consumer welfare standard under Article 101. 3 *Wm. & Mary Bus. L. Rev.* 59-138 (2012).

Kennedy, Duncan. African poverty. 87 *Wash. L. Rev.* 205-235 (2012).

Ostrander, Nathan. A warning signal that justifies precautionary chemical regulation: exploitation of the availability heuristic by economically motivated actors. 18 *Buff. Envtl. L.J.* 199-266 (2010-2011).

Schwarcz, Steven L. Marginalizing risk. 89 *Wash. U. L. Rev.* 487-518 (2012).

Vertinsky, Liza. An organizational approach to the design of patent law. 13 *Minn. J. L. Sci. & Tech.* 211-279 (2012).

EDUCATION LAW

Adams, Nathan A. IV. Florida's Blaine Amendment: Goldilocks and the separate but equal doctrine. 24 *St. Thomas L. Rev.* 1-31 (2011).

Chou, Isabel. Note. "Opportunity" for all?: how tax credit scholarships will fare in New Jersey. 64 *Rutgers L. Rev.* 295-332 (2011).

Cooke, Sean. Comment. Reasonable suspicion, unreasonable search: defining Fourth Amendment protections against searches of students' personal electronic devices by public school officials. (**Safford Unified School District No. 1 v. Redding**, 129 S. Ct. 2633, 2009.) 40 *Cap. U. L. Rev.* 293-324 (2012).

Feasley, Ashley. The DREAM Act and the right to equal educational opportunity: an analysis of U.S. and international human rights frameworks as they relate to education rights. 24 *St. Thomas L. Rev.* 68-100 (2011).

Gibson, Neil. Note. NCAA scholarship restrictions as anticompetitive measures: the one-year rule and scholarship caps as avenues for antitrust scrutiny. (**Agnew v. NCAA**, U.S. Dist. LEXIS 98744, 2011.) 3 *Wm. & Mary Bus. L. Rev.* 203-242 (2012).

Houle, Suzanne R. Is academic freedom in modern America on its last legs after **Garcetti v. Ceballos**? 40 *Cap. U. L. Rev.* 265-291 (2012).

Reichbach, Amy and Marlies Spanjaard. Guarding the schoolhouse gate: protecting the educational rights of children in foster care. 21 *Temp. Pol. & Civ. Rts. L. Rev.* 101-116 (2011).

Saunders, Kevin W. Hate speech in the schools: a potential change in direction. 64 *Me. L. Rev.* 165-206 (2011).

Siple, Joseph. Note. For-profit education and federal funding: bad outcomes for students and taxpayers. 64 *Rutgers L. Rev.* 267-293 (2011).

Wellborn, Paul F. ("Pete") III. "Undercover teachers" beware: how that fake profile on Facebook could land you in the pokey. 63 *Mercer L. Rev.* 697-713 (2012).

ELDER LAW

Bell, Rebecca C. Florida's adoption of the United Power of Attorney Act: is it sufficient to protect Florida's vulnerable adults? 24 *St. Thomas L. Rev.* 32-67 (2011).

EMPLOYMENT PRACTICE

Gelms, Jeremy. Comment. High-tech harassment: employer liability under Title VII for employee social media misconduct. 87 *Wash. L. Rev.* 249-279 (2012).

Green, Matthew W. Jr. Family, cubicle mate and everyone in between: a novel approach to protecting employees from third-party retaliation under Title VII and kindred statutes. 30 *Quinnipiac L. Rev.* 249-299 (2012).

Moss, Scott A. and Nantiya Ruan. The second-class class action: how courts thwart wage rights by misapplying class action rules. 61 *Am. U. L. Rev.* 523-583 (2012).

Pepper, Benjamin. Comment. **Staub v. Proctor Hospital**: a tenuous step in the right direction. (**Staub v. Proctor Hospital**, 131 S. Ct. 1186, 2011.) 16 *Lewis & Clark L. Rev.* 363-388 (2012).

Strawbridge, Dodson D. Casenote. Thy fiancé doth protest too much: third-party retaliation under Title VII after ... (**Thompson v. North American Stainless, LP**, 131 S. Ct. 863, 2011.) 63 *Mercer L. Rev.* 767-789 (2012).

Wu, Yiyang. Comment. Scaling the wall and running the mile: the role of physical-selection procedures in the disparate impact narrative. 160 *U. Pa. L. Rev.* 1195-1238 (2012).

Judge John R. Brown Admiralty Moot Court Competition Packet and Winning Briefs 2011. Competition packet by University of Texas School of Law and University of Houston Law Center; winning briefs by Hamline University School of Law and South Texas College of Law. 24 *U.S.F. Mar. L.J.* 83-153 (2011-12).

CURRENT INDEX TO LEGAL PERIODICALS

Page 7
May 25, 2012

ENERGY AND UTILITIES LAW

Hutton, Matthew and Thomas Hutton. Legal and regulatory impediments to vehicle-to-grid aggregation. 36 Wm. & Mary Envtl. L. & Pol'y Rev. 337-365 (2012).

White, John M. Comment. The Federal Power Act's double standard: unwinding the **Mobile-Sierra** doctrine after ... (**Morgan Stanley Capital Group, Inc. v. Public Utility District No. 1**, 554 U.S. 527, 2008.) 61 Am. U. L. Rev. 677-714 (2012).

ENVIRONMENTAL LAW

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

Buffalo Environmental Law Journal

Mississippi Law Journal

Tulsa Law Review

William and Mary Environmental Law and Policy Review

Aiello, Frank C. Not losing the forest for the trees: distinguishing conservation transfer fees from other private transfer fees. 64 Me. L. Rev. 1-15 (2011).

Brown, Christopher R. Uncooperative federalism, misguided textualism: the federal courts' mistaken hostility toward pre-discharge regulation of confined animal feeding operations under the Clean Water Act. 30 Temp. J. Sci. Tech. & Envtl. L. 175-219 (2011).

Ebner, Noam and Colleen Getz. ODR: the next green giant. 29 Conflict Resol. Q. 283-307 (2012).

Farber, Daniel A. The BP blowout and the social and environmental erosion of the Louisiana Coast. 13 Minn. J. L. Sci. & Tech. 37-74 (2012).

Jarraud, Nicolas Stephane and Alexandros Lordos. Participatory approaches to environmental conflict resolution in Cyprus. 29 Conflict Resol. Q. 261-281 (2012).

Macauley, Molly K. and Nathan Richardson. Seeing the forests and the trees: technological and regulatory impediments for global carbon monitoring. 26 Berkeley Tech. L.J. 1387-1407 (2011).

Nelson, Todd. Note. **Save Tara** and the modern state of the California Environmental Quality Act. (**Save Tara v. City of West Hollywood**, 194 P.3d 344, 2008.) 45 Loy. L.A. L. Rev. 289-323 (2011).

Rosskam, Joseph. Case note. Tarheel smokestack blues: the Clean Air Act, public nuisance law, and abatement of interstate air pollution: ... (**North Carolina ex rel. Cooper v. Tennessee Valley Authority**, 615 F.3d 291, 2010.) 30 Temp. J. Sci. Tech. & Envtl. L. 311-346 (2011).

Snyder, Cody. Case note. Unnecessary expansion of the Takings Clause to the judiciary: ... (**Stop the Beach Renourishment, Inc. v. Fla. Dep't of Envtl. Prot.**, 130 S. Ct. 2592, 2010.) 30 Temp. J. Sci. Tech. & Envtl. L. 347-371 (2011).

Trilling, Barry J. and Anika Singh Lemar. Brownfield development in Connecticut, a new chapter: liability relief for purchasers and sellers of contaminated sites in the 2011 *Act Concerning Brownfield Remediation and Development as an Economic Driver*. 30 Quinnipiac L. Rev. 331-358 (2012).

Wieland, Patrick. From Kyoto to Quito: reassessing oil moratorium as an effective climate change policy from a property-based approach. 4 Ky. J. Equine, Agri., & Nat. Resources L. 93-134 (2011-2012).

Symposium: Geoengineering. Articles by Jay Michaelson, Gareth Davies, William C.G. Burns, Ralph Bodle and students Ryan S. Hansen and Melissa Eick. 46 Tulsa L. Rev. 221-378 (2010).

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

Symposium. U.S. Environmental Justice and the Law. Foreword by David W. Case; opening remarks by Richard Gershon, Steven G. McKinney, Susan Glisson and Trudy Fisher; selected addresses by Eileen Gauna, Jewell A. Harper, Daria E. Neal and Malcolm D. Jackson; articles by Melissa McGee-Collier, Stephen Renfroe, Alec D. Van Ryan, David W. Case, Alexandra Dapolito Dunn and student Adam Weiss; comments by April Hendricks Killcreas, Gavin Kentch and Nicholas C. Christiansen. 81 Miss. L.J. 641-894 (2012).

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

ESTATES AND TRUSTS

Bell, Rebecca C. Florida's adoption of the United Power of Attorney Act: is it sufficient to protect Florida's vulnerable adults? 24 St. Thomas L. Rev. 32-67 (2011).

Ronner, Amy D. Does Golyadkin really have a double? Dostoevsky debunks the mental capacity and insane delusion doctrines. 40 Cap. U. L. Rev. 195-263 (2012).

EVIDENCE

Lanzendorfer, Lindsey N. Note. **Garner v. State**: Maryland's implied retreat from implied assertions. (**Garner v. State**, 995 A.2d 694, 2010.) 71 Md. L. Rev. 619-653 (2012).

McLain, Lynn. "Sweet childish days": using developmental psychology research in evaluating the admissibility of out-of-court statements by young children. 64 Me. L. Rev. 77-117 (2011).

Olver, William. Case note. Discharging **State v. Hurd**: Maine Rule of Evidence 606(b) should not be used to prevent a jury from fully reporting its verdict. (**State v. Hurd**, 8 A.3d 651, 2010.) 64 Me. L. Rev. 343-361 (2011).

Robbins, Ira P. Writings on the wall: the need for an authorship-centric approach to the authentication of social-networking evidence. 13 Minn. J. L. Sci. & Tech. 1-36 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8
May 25, 2012

Yeager, Hon. S. Michael. The Pennsylvania Dead Man's Statute. 18 Widener L. Rev. 53-70 (2012).

FIRST AMENDMENT

Ashe, Marie. Women's wrongs, religions' rights: women, free exercise, and establishment in American law. 21 Temp. Pol. & Civ. Rts. L. Rev. 163-214 (2011).

Black, Laura. Note. Violence is never the answer, or is it? Constitutionality of California's violent video game regulation. 5 J. Bus. Entrepreneurship & L. 87-133 (2011).

Cooke, Sean. Comment. Reasonable suspicion, unreasonable search: defining Fourth Amendment protections against searches of students' personal electronic devices by public school officials. (**Safford Unified School District No. 1 v. Redding**, 129 S. Ct. 2633, 2009.) 40 Cap. U. L. Rev. 293-324 (2012).

Dashev, Elian. Note. Economic boycotts as harassment: the threat to First Amendment protected speech in the aftermath of ... (**Doe v. Reed**, 130 S. Ct. 2811, 2010.) 45 Loy. L.A. L. Rev. 207-254 (2011).

Fishman, Ethan. To secure these rights: the Supreme Court and **Snyder v. Phelps**. 24 St. Thomas L. Rev. 101-115 (2011).

Horvath, J.C. Note. How can better food labels contribute to true choice? 13 Minn. J. L. Sci. & Tech. 359-382 (2012).

Houle, Suzanne R. Is academic freedom in modern America on its last legs after **Garcetti v. Ceballos**? 40 Cap. U. L. Rev. 265-291 (2012).

Parker, Stephanie Lyn. Note. The folly of Rule 14a-11: **Business Roundtable v. SEC** and the Commission's next step. (**Business Roundtable v. SEC**, 647 F.3d 1144, 2011.) 61 Am. U. L. Rev. 715-728 (2012).

Rich, Joshua. Comment. You don't know my name: **In re Anonymous Online Speakers** and the right to remain cloaked in cyberspace. (**In re Anonymous Online Speakers**, 2011 U.S. App. LEXIS 487, 2011.) 45 Loy. L.A. L. Rev. 325-339 (2011).

Saunders, Kevin W. Hate speech in the schools: a potential change in direction. 64 Me. L. Rev. 165-206 (2011).

FOOD AND DRUG LAW

Hall, Ralph F. and student Eva Stensvad. Left to their own devices: IOM's medical device committee's failure to comply. 13 Minn. J. L. Sci. & Tech. 75-123 (2012).

Horvath, J.C. Note. How can better food labels contribute to true choice? 13 Minn. J. L. Sci. & Tech. 359-382 (2012).

FOURTEENTH AMENDMENT

Gayeski, Dana. Comment. Give me your tired, your poor, your legal: why efforts to repeal birthright citizenship are unconstitutional and un-American. 21 Temp. Pol. & Civ. Rts. L. Rev. 215-243 (2011).

Valenti, Joseph Anthony. Circumstances when medical treatment may be forcibly imposed despite a patient's explicit refusal: a comprehensive analysis of Pennsylvania law. 18 Widener L. Rev. 27-52 (2012).

Zellers, P. Andrew Rorholm. Independence for Washington State's privileges and immunities clause. 87 Wash. L. Rev. 331-367 (2012).

HEALTH LAW AND POLICY

Dunberg, Kelly G. Note. Just what the doctor ordered? How the Patient Safety and Quality Improvement Act may cure Florida's Patients' Right to Know About Adverse Medical Incidents (Amendment 7). 64 Fla. L. Rev. 513-548 (2012).

Elliott, April M. Note. Medicare as technology regulator: Medicare policy's role in shaping technology use and access. 26 Berkeley Tech. L.J. 1489-1522 (2011).

Horvath, J.C. Note. How can better food labels contribute to true choice? 13 Minn. J. L. Sci. & Tech. 359-382 (2012).

Valenti, Joseph Anthony. Circumstances when medical treatment may be forcibly imposed despite a patient's explicit refusal: a comprehensive analysis of Pennsylvania law. 18 Widener L. Rev. 27-52 (2012).

HOUSING LAW

Ronan, Keith P. Note. Navigating the goat paths: compulsive hoarding, or Collyer Brothers Syndrome, and the legal reality of clutter. 64 Rutgers L. Rev. 235-266 (2011).

Ward, Burke T. and Jamie P. Hopkins. Private transfer fees: developer exploitation or legitimate financing vehicle? 56 Vill. L. Rev. 901-933 (2012).

HUMAN RIGHTS LAW

Venetis, Penny M. The broad jurisprudential significance of **Sosa v. Alvarez-Machain**: an honest assessment of the role of federal judges and why customary international law can be more effective than constitutional law for redressing serious abuses. 21 Temp. Pol. & Civ. Rts. L. Rev. 41-99 (2011).

IMMIGRATION LAW

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

Feasley, Ashley. The DREAM Act and the right to equal educational opportunity: an analysis of U.S. and international human rights frameworks as they relate to education rights. 24 St. Thomas L. Rev. 68-100 (2011).

Gayeski, Dana. Comment. Give me your tired, your poor, your legal: why efforts to repeal birthright citizenship are unconstitutional and un-American. 21 Temp. Pol. & Civ. Rts. L. Rev. 215-243 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9
May 25, 2012

Harris, Nathan. Note. Immigration policies in America: unfriendly and destroying the agriculture industry? 4 Ky. J. Equine, Agri., & Nat. Resources L. 195-212 (2011-2012).

Sternberg, Nitzan. Note. Do I need to pin a target to my back?: the definition of "particular social group" in U.S. asylum law. 39 Fordham Urb. L.J. 245-297 (2011).

Padilla and the Future of the Defense Function. Conference report by Joel M. Schumm; keynote address by Hon. Jonathan Lippman; articles by Malia Brink, Christopher Gowen, Erin Magary, Hon. Dana Leigh Marks, Hon. Denise Noonan Slavin, Carlos J. Martinez, George C. Palaidis, Sarah Wood Borak, Margaret Colgate Love, Yolanda Vázquez, Steven Zeidman and James F. Gill. 39 Fordham Urb. L.J. 1-243 (2011).

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

INDIAN AND ABORIGINAL LAW

Kentch, Gavin. Comment. A corporate culture? The environmental justice challenges of the Alaska Native Claims Settlement Act. 81 Miss. L.J. 813-841 (2012).

McGuigan, Richard and Nancy Popp. Consciousness and conflict (explained better?). 29 Conflict Resol. Q. 227-260 (2012).

INTELLECTUAL PROPERTY LAW

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

Journal of Business, Entrepreneurship & the Law
Washington Journal of Law, Technology & Arts

Bala, Joy Lynn. Note. *Amicus* briefs: sounding off on reforming inequitable conduct. 45 Loy. L.A. L. Rev. 125-169 (2011).

Bebenek, Krzysztof. Note. Strong wills, weak locks: consumer expectations and the DMCA anticircumvention regime. 26 Berkeley Tech. L.J. 1457-1487 (2011).

Burstein, Sarah. Visual invention. 16 Lewis & Clark L. Rev. 169-214 (2012).

Fusco, Stefania. The patentability of financial methods: the market participants' perspectives. 45 Loy. L.A. L. Rev. 1-37 (2011).

Liu, Jiarui. Copyright injunctions after **eBay**: an empirical study. 16 Lewis & Clark L. Rev. 215-287 (2012).

Luo, Jiazhong. Comment. Cloudy intent, crowded lawsuits and "atomic bomb" remedy: intent test in inequitable conduct defense of patent infringement litigation. 30 Temp. J. Sci. Tech. & Env'tl. L. 239-273 (2011).

Mazoki, Philip. Case note. **Viacom International Inc. v. YouTube, Inc.** and the failings of the Southern District Court of New York. (**Viacom Int'l Inc. v. YouTube, Inc.**, 718 F. Supp. 2d 514, 2010.) 30 Temp. J. Sci. Tech. & Env'tl. L. 275-310 (2011).

Reilly, Tracy. Good fences make good neighboring rights: the German Federal Supreme Court rules on the digital sampling of sound recordings in **Metall auf Metall**. 13 Minn. J. L. Sci. & Tech. 153-209 (2012).

Vertinsky, Liza. An organizational approach to the design of patent law. 13 Minn. J. L. Sci. & Tech. 211-279 (2012).

Welkowitz, David S. Who should decide? Judges and juries in trademark dilution actions. 63 Mercer L. Rev. 429-521 (2012).

Welters, Amanda. Note. Striking a balance: revising USDA regulations to promote competition without stifling innovation. 13 Minn. J. L. Sci. & Tech. 407-434 (2012).

Winston, Elizabeth I. A patent misperception. 16 Lewis & Clark L. Rev. 289-335 (2012).

Wong, Tedmond. Comment. To copy or not to copy, that is the question: the game theory approach to protecting fashion designs. 160 U. Pa. L. Rev. 1139-1193 (2012).

INTERNATIONAL LAW

Bodle, Ralph. Geoengineering and international law: the search for common legal ground. 46 Tulsa L. Rev. 305-322 (2010).

Childress, Donald Earl III. The Alien Tort Statute, federalism, and the next wave of transnational litigation. 100 Geo. L.J. 709-757 (2012).

Çuhadar, Esra and Bruce W. Dayton. Oslo and its aftermath: lessons learned from track two diplomacy. 28 Negotiation J. 155-179 (2012).

Eick, Melissa. Student paper. A navigational system for uncharted waters: the London Convention and London Protocol's assessment framework on ocean iron fertilization. 46 Tulsa L. Rev. 351-378 (2010).

Ellinger-Locke, Maggie. Student article. Food sovereignty is a gendered issue. 18 Buff. Env'tl. L.J. 157-198 (2010-2011).

Feasley, Ashley. The DREAM Act and the right to equal educational opportunity: an analysis of U.S. and international human rights frameworks as they relate to education rights. 24 St. Thomas L. Rev. 68-100 (2011).

Jarraud, Nicolas Stephane and Alexandros Lordos. Participatory approaches to environmental conflict resolution in Cyprus. 29 Conflict Resol. Q. 261-281 (2012).

Kannan, Phillip M. Mitigating global climate change: designing a dynamic convention to combat a dynamic risk. 36 Wm. & Mary Env'tl. L. & Pol'y Rev. 491-527 (2012).

Madden, Molly K. Note. **Abbott v. Abbott**: reviving good faith and rejecting ambiguity in treaty jurisprudence. (**Abbott v. Abbott**, 130 S. Ct. 1983, 2010.) 71 Md. L. Rev. 575-618 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10
May 25, 2012

Meyer, Timothy. Codifying custom. 160 U. Pa. L. Rev. 995-1069 (2012).

Simson, Gary J. **Annual Brainerd Currie Lecture.** Choice of law after the Currie revolution: what role for the needs of the interstate and international systems? 63 Mercer L. Rev. 715-749 (2012).

INTERNATIONAL TRADE

Gaba, Jeffrey M. Exporting waste: regulation of the export of hazardous wastes from the United States. 36 Wm. & Mary Envtl. L. & Pol'y Rev. 405-490 (2012).

Hodge, Tom C. Compatible or conflicting: the promotion of a high level of employment and the consumer welfare standard under Article 101. 3 Wm. & Mary Bus. L. Rev. 59-138 (2012).

Meyer, Timothy. Codifying custom. 160 U. Pa. L. Rev. 995-1069 (2012).

JUDGES

Cantu, Edward. Posner's pragmatism and the turn toward fidelity. 16 Lewis & Clark L. Rev. 69-123 (2012).

Friedman, Dan. Applying federal constitutional theory to the interpretation of state constitutions: the ban on special laws in Maryland. 71 Md. L. Rev. 411-470 (2012).

Norris, Erin F. Case note. **Estate of Braden ex rel. Gabaldon v. State** and statutory construction in the Arizona Supreme Court. (**Estate of Braden ex rel. Gabaldon v. State**, 266 P.3d 349, 2011.) 54 Ariz. L. Rev. 311-328 (2012).

Noyes, Henry S. The rise of the common law of federal pleading: **Iqbal**, **Twombly**, and the application of judicial experience. 56 Vill. L. Rev. 857-900 (2012).

Rhodes, Charles W. "Rocky." What conservative constitutional revolution. Moderating five degrees of judicial conservatism after six years of the Roberts Court. 64 Rutgers L. Rev. 1-72 (2011).

Semple, Noel. Judicial settlement-seeking in parenting disputes: consensus and controversy. 29 Conflict Resol. Q. 309-332 (2012).

Venetis, Penny M. The broad jurisprudential significance of **Sosa v. Álvarez-Machain**: an honest assessment of the role of federal judges and why customary international law can be more effective than constitutional law for redressing serious abuses. 21 Temp. Pol. & Civ. Rts. L. Rev. 41-99 (2011).

Zellers, P. Andrew Rorholm. Independence for Washington State's privileges and immunities clause. 87 Wash. L. Rev. 331-367 (2012).

JURISDICTION

Ademun-Odeke, Ademun. Jurisdiction by agreement over foreign pirates in domestic courts: **In re Mohamud Mohamed Dashi & 8 Others**. 24 U.S.F. Mar. L.J. 35-64 (2011-12).

Bryant, Armikka R. Economic nexus in Washington State: defining substantial nexus. 30 Quinnipiac L. Rev. 301-330 (2012).

Griffin, Rebecca C. Note. Finding access to the federal courts: how the inconsistent application of federal jurisdiction in cases with significant foreign relations implications affects mining and agriculture industries. 4 Ky. J. Equine, Agri., & Nat. Resources L. 213-230 (2011-2012).

Rhodes, Charles W. "Rocky." Nineteenth century personal jurisdiction doctrine in a twenty-first century world. 64 Fla. L. Rev. 387-448 (2012).

JURISPRUDENCE

Cantu, Edward. Posner's pragmatism and the turn toward fidelity. 16 Lewis & Clark L. Rev. 69-123 (2012).

Effron, Robin J. The shadow rules of joinder. 100 Geo. L.J. 759-821 (2012).

Halpérin, Jean-Louis. Law in books and law in action: the problem of legal change. 64 Me. L. Rev. 45-76 (2011).

Johnston, E. Lea. Theorizing mental health courts. 89 Wash. U. L. Rev. 519-579 (2012).

Kahn, Liaquat Ali. The paradoxical evolution of law. 16 Lewis & Clark L. Rev. 337-361 (2012).

Lleiter, Brian. In praise of realism (and against "nonsense" jurisprudence). 100 Geo. L.J. 865-893 (2012).

Luff, Patrick. Risk regulation and regulatory litigation. 64 Rutgers L. Rev. 73-115 (2011).

McGuigan, Richard and Nancy Popp. Consciousness and conflict (explained better?). 29 Conflict Resol. Q. 227-260 (2012).

Ohlendorf, John David. Textualism and the problem of scrivener's error. 64 Me. L. Rev. 119-164 (2011).

Strand, Palma Joy. The civic underpinnings of legal change: gay rights, abortion, and gun control. 21 Temp. Pol. & Civ. Rts. L. Rev. 117-162 (2011).

JUVENILES

Dalton, Kari Mercer. The priest-penitent privilege v. child abuse reporting statutes: how to avoid the conflict and serve society. 18 Widener L. Rev. 1-25 (2012).

Drinan, Cara H. **Graham** on the ground. 87 Wash. L. Rev. 51-91 (2012).

Dwyer, James G. Parents' self-determination and children's custody: a new analytical framework for state structuring of children's family life. 54 Ariz. L. Rev. 79-136 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
May 25, 2012

Foehrkolb, Kristina V. Comment. When the child's best interest calls for it: post-adoption contact by court order in Maryland. 71 Md. L. Rev. 490-544 (2012).

Kring, Jenna Rae. Note. Caught in the cycle of sexual violence: the application of mandatory registration and community notification laws to juvenile sex offenders. 18 Widener L. Rev. 99-122 (2012).

Marquis, Michelle. Note. **Graham v. Florida**: a game-changing victory for both juveniles and juvenile-rights advocates. (**Graham v. Florida**, 130 S. Ct. 2011, 2010.) 45 Loy. L.A. L. Rev. 255-288 (2011).

LABOR LAW

Crane, Catherine. Note. Social networking v. the employment-at-will doctrine: a potential defense for employees fired for facebooking, terminated for twittering, booted for blogging, and sacked for social networking. 89 Wash. U. L. Rev. 639-672 (2012).

Hutchinson, Benjamin R. Case note. It has to end somewhere: **Feiereisen v. Newpage Corp.** and the scope of the employment contract. (**Feiereisen v. Newpage Corp.**, 5 A.3d 669, 2010.) 64 Me. L. Rev. 325-341 (2011).

LAND USE PLANNING

Coleman, Lauren. Note. Making soft infrastructures a reality in New York City: incorporating unconventional storm defense systems as sea levels rise. 36 Wm. & Mary Envtl. L. & Pol'y Rev. 529-563 (2012).

Harvey, Daniel P. Student article. Conservation easements and the doctrine of changed conditions: a comparative analysis of the New York and Arkansas statutes. 18 Buff. Envtl. L.J. 267-293 (2010-2011).

Trilling, Barry J. and Anika Singh Lemar. Brownfield development in Connecticut, a new chapter: liability relief for purchasers and sellers of contaminated sites in the 2011 *Act Concerning Brownfield Remediation and Development as an Economic Driver*. 30 Quinnipiac L. Rev. 331-358 (2012).

Zale, Kellen. God's green earth? The environmental impacts of religious land use. 64 Me. L. Rev. 207-237 (2011).

Zecca, Anthony C., Jr. Comment. A decade since 9/11: religious land use discrimination and the continued need for protective judicial mechanisms under RLUIPA. 21 Temp. Pol. & Civ. Rts. L. Rev. 275-301 (2011).

LAW AND SOCIETY

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

Carroll, Jenny E. The jury's second coming. 100 Geo. L.J. 657-707 (2012).

Fuertes, Al. Storytelling and its transformative impact in the Philippines. 29 Conflict Resol. Q. 333-348 (2012).

Gill, James F. The lawyer's obligation to correct social injustice! 39 Fordham Urb. L.J. 229-243 (2011).

Kennedy, Duncan. African poverty. 87 Wash. L. Rev. 205-235 (2012).

Lavoie, Richard. Patriotism and taxation: the tax compliance implications of the tea party movement. 45 Loy. L.A. L. Rev. 39-85 (2011).

Luff, Patrick. Risk regulation and regulatory litigation. 64 Rutgers L. Rev. 73-115 (2011).

Strand, Palma Joy. The civic underpinnings of legal change: gay rights, abortion, and gun control. 21 Temp. Pol. & Civ. Rts. L. Rev. 117-162 (2011).

Research Working Group, Task Force on Race and the Criminal Justice System. Preliminary report on race and Washington's criminal justice system. 87 Wash. L. Rev. 1-49 (2012).

Symposium: Technology: Transforming the Regulatory Endeavor. Foreword by Kenneth A. Bamberger; articles by Roger Brownsword, Helen Nissenbaum, Molly K. Macauley, Nathan Richardson and Ira S. Rubinstein; notes by Krzysztof Bebenek and April M. Elliott. 26 Berkeley Tech. L.J. 1315-1522 (2011).

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

Symposium. U.S. Environmental Justice and the Law. Foreword by David W. Case; opening remarks by Richard Gershon, Steven G. McKinney, Susan Glisson and Trudy Fisher; selected addresses by Eileen Gauna, Jewell A. Harper, Daria E. Neal and Malcolm D. Jackson; articles by Melissa McGee-Collier, Stephen Renfroe, Alec D. Van Ryan, David W. Case, Alexandra Dapolito Dunn and student Adam Weiss; comments by April Hendricks Killcreas, Gavin Kentch and Nicholas C. Christiansen. 81 Miss. L.J. 641-894 (2012).

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

LAW ENFORCEMENT AND CORRECTIONS

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

Baer, Miriam H. Choosing punishment. 92 B.U. L. Rev. 577-641 (2012).

Cerame, Mario. Note. The right to record police in Connecticut. 30 Quinnipiac L. Rev. 385-453 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
May 25, 2012

Cooke, Sean. Comment. Reasonable suspicion, unreasonable search: defining Fourth Amendment protections against searches of students' personal electronic devices by public school officials. (**Safford Unified School District No. 1 v. Redding**, 129 S. Ct. 2633, 2009.) 40 Cap. U. L. Rev. 293-324 (2012).

de Golian, Eleanor. Casenote. **Davis** and the good faith exception: pushing exclusion to extinction? (**Davis v. United States**, 131 S. Ct. 2419, 2011.) 63 Mercer L. Rev. 751-766 (2012).

Drinan, Cara H. **Graham** on the ground. 87 Wash. L. Rev. 51-91 (2012).

Fan, Mary D. Panopticism for police: structural reform bargaining and police regulation by data-driven surveillance. 87 Wash. L. Rev. 93-138 (2012).

Gowen, Christopher and Erin Magary. Collateral consequences: how reliable data and resources can change the way law is practiced. 39 Fordham Urb. L.J. 65-90 (2011).

Leong, Nancy. The open road and the traffic stop: narratives and counter-narratives of the American dream. 64 Fla. L. Rev. 305-352 (2012).

Leong, Nancy. Making rights. 92 B.U. L. Rev. 405-481 (2012).

Lieb, Doug. Comment. Can Section 1983 help to prevent the execution of mentally retarded prisoners? (**Skinner v. Switzer**, 131 S. Ct. 1289, 2011.) 121 Yale L.J. 1571-1583 (2012).

Logan, Natalie. Note. Questions of time, **Place**, and **Mo(o)re**: personal property rights and continued seizure under the DNA Act. (**Boroian v. Mueller**, 616 F.3d 60, 2010.) 92 B.U. L. Rev. 733-762 (2012).

Luban, David and Henry Shue. Mental torture: a critique of erasures in U.S. law. 100 Geo. L.J. 823-863 (2012).

Reavis, Isham M. Comment. Driving dangerously: vehicle flight and the Armed Career Criminal Act after ... (**Sykes v. United States**, 131 S. Ct. 2267, 2011.) 87 Wash. L. Rev. 281-330 (2012).

Schneider, Gregory S. Note. Sentencing proportionality in the states. 54 Ariz. L. Rev. 241-275 (2012).

Silver, Shari H. Note. **Michigan v. Bryant**: returning to an open-ended Confrontation Clause analysis. (**Michigan v. Bryant**, 131 S. Ct. 1143, 2011.) 71 Md. L. Rev. 545-574 (2012).

Smith, Robert J. Recalibrating constitutional innocence protection. 87 Wash. L. Rev. 139-204 (2012).

Stark, Duncan. Student article. Broadcasting expectations: an unprotected wireless network takes on constitutional dimensions. (**United States v. Ahrndt**, 2010 WL 373994, 2010.) 7 Wash. J. L. Tech. & Arts 1-11 (2011).

Research Working Group, Task Force on Race and the Criminal Justice System. Preliminary report on race and Washington's criminal justice system. 87 Wash. L. Rev. 1-49 (2012).

LAW OF THE SEA

Ademun-Odeke, Ademun. Jurisdiction by agreement over foreign pirates in domestic courts: **In re Mohamud Mohamed Dashi & 8 Others**. 24 U.S.F. Mar. L.J. 35-64 (2011-12).

Eick, Melissa. Student paper. A navigational system for uncharted waters: the London Convention and London Protocol's assessment framework on ocean iron fertilization. 46 Tulsa L. Rev. 351-378 (2010).

Kannan, Phillip M. Mitigating global climate change: designing a dynamic convention to combat a dynamic risk. 36 Wm. & Mary Envtl. L. & Pol'y Rev. 491-527 (2012).

Rauscher, Christopher J. Case note. Enforcement dissonance: lobsters, the legislature, and federal waters in ... (**State v. Thomas**, 8 A.3d 638, 2010.) 64 Me. L. Rev. 363-376 (2011).

LEGAL ANALYSIS AND WRITING

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Perspectives: Teaching Legal Research and Writing

Chanbonpin, Kim D. Legal writing, the remix: plagiarism and hip hop ethics. 63 Mercer L. Rev. 597-638 (2012).

Steinbuch, Robert. On the Leiter side: developing a universal assessment tool for measuring scholarly output by law professors and ranking law schools. 45 Loy. L.A. L. Rev. 87-123 (2011).

LEGAL EDUCATION

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

Macduff, Ian. Using blogs in teaching negotiation: a technical and intercultural postscript. 28 Negotiation J. 201-215 (2012).

Steinbuch, Robert. On the Leiter side: developing a universal assessment tool for measuring scholarly output by law professors and ranking law schools. 45 Loy. L.A. L. Rev. 87-123 (2011).

Improving Legal Education. Dedication by William H. Bluth; articles by Louis N. Schulze Jr., Paula Lustbader and Anthony Niedwiecki. 40 Cap. U. L. Rev. 1-193 (2012).

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

LEGAL HISTORY

Ellis, Michael J. Note. The origins of the elected prosecutor. 121 Yale L.J. 1528-1569 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13
May 25, 2012

Rhodes, Charles W. "Rocky." Nineteenth century personal jurisdiction doctrine in a twenty-first century world. 64 Fla. L. Rev. 387-448 (2012).

LEGAL PROFESSION

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

Barton, Benjamin H. and Stephanos Bibas. Triaging appointed-counsel funding and *pro se* access to justice. 160 U. Pa. L. Rev. 967-994 (2012).

Ellis, Michael J. Note. The origins of the elected prosecutor. 121 Yale L.J. 1528-1569 (2012).

Harris, Angela P. **Martin Luther King, Jr. Lecture.** Lawyering as peacemaking. 56 Vill. L. Rev. 819-831 (2012).

Hatfield, Michael. Legal ethics and federal taxes, 1945-1965: patriotism, duties, and advice. 12 Fla. Tax Rev. 1-57 (2012).

Lustbader, Paula. Painting beyond the numbers: the art of providing inclusive law school admission to ensure full representation in the profession. 40 Cap. U. L. Rev. 71-148 (2012).

Tomkovicz, James J. Sacrificing **Massiah**: confusion over exclusion and erosion of the right to counsel. 16 Lewis & Clark L. Rev. 1-67 (2012).

Padilla and the Future of the Defense Function. Conference report by Joel M. Schumm; keynote address by Hon. Jonathan Lippman; articles by Malia Brink, Christopher Gowen, Erin Magary, Hon. Dana Leigh Marks, Hon. Denise Noonan Slavin, Carlos J. Martinez, George C. Palaidis, Sarah Wood Borak, Margaret Colgate Love, Yolanda Vázquez, Steven Zeidman and James F. Gill. 39 Fordham Urb. L.J. 1-243 (2011).

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

LEGAL RESEARCH AND BIBLIOGRAPHY

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Perspectives: Teaching Legal Research and Writing

Wall, James A. and Timothy C. Dunne. Mediation research: a current review. 28 Negotiation J. 217-244 (2012).

LEGISLATION

Ohlendorf, John David. Textualism and the problem of scrivener's error. 64 Me. L. Rev. 119-164 (2011).

Stewart, Rebecca K. Outing—and ousting—the "hidden" Hyde: toward repeal and replacement of the Hyde Amendment. 64 Rutgers L. Rev. 165-234 (2011).

MEDICAL JURISPRUDENCE

Dunberg, Kelly G. Note. Just what the doctor ordered? How the Patient Safety and Quality Improvement Act may cure Florida's Patients' Right to Know About Adverse Medical Incidents (Amendment 7). 64 Fla. L. Rev. 513-548 (2012).

Peltz, Robert D. Has time passed **Barbetta** by? 24 U.S.F. Mar. L.J. 1-34 (2011-12).

Saitta, Nicole Marie and Samuel D. Hodge, Jr. Wrongful prolongation of life — a cause of action that has not gained traction even though a physician has disregarded a "do not resuscitate" order. 30 Temp. J. Sci. Tech. & Envtl. L. 221-238 (2011).

Sheyn, Elizabeth R. Toward a specific intent requirement in white collar crime statutes: how the Patient Protection and Affordable Care Act of 2010 sheds light on the "general intent revolution." 64 Fla. L. Rev. 449-481 (2012).

MILITARY, WAR AND PEACE

Bellia, Patricia L. WikiLeaks and the institutional framework for national security disclosures. 121 Yale L.J. 1448-1526 (2012).

NATURAL RESOURCES LAW

Coleman, Lauren. Note. Making soft infrastructures a reality in New York City: incorporating unconventional storm defense systems as sea levels rise. 36 Wm. & Mary Envtl. L. & Pol'y Rev. 529-563 (2012).

Gaba, Jeffrey M. Exporting waste: regulation of the export of hazardous wastes from the United States. 36 Wm. & Mary Envtl. L. & Pol'y Rev. 405-490 (2012).

O'Neill, M. Steven. Comment. The appropriate use and enjoyment of national parks: personal watercraft and the Organic Act of 1916's "enjoyment" mandate. 21 Temp. Pol. & Civ. Rts. L. Rev. 245-273 (2011).

Rauscher, Christopher J. Case note. Enforcement dissonance: lobsters, the legislature, and federal waters in ... (**State v. Thomas**, 8 A.3d 638, 2010.) 64 Me. L. Rev. 363-376 (2011).

Trego, Garrett D. We didn't start the fire...and we won't pay to stop it: financing wildfire management in America's wildland-urban interface. 36 Wm. & Mary Envtl. L. & Pol'y Rev. 595-634 (2012).

OIL, GAS, AND MINERAL LAW

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

Farber, Daniel A. The BP blowout and the social and environmental erosion of the Louisiana Coast. 13 Minn. J. L. Sci. & Tech. 37-74 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
May 25, 2012

POLITICS

Adler, Andrew L. and Stephen K. Urice. Resolving the disjunction between cultural property policy and law: a call for reform. 64 Rutgers L. Rev. 117-163 (2011).

Campbell, Jason S. Note. Down the rabbit hole with **Citizens United**: are bans on corporate direct campaign contributions still constitutional? (**Citizens United v. FEC**, 130 S. Ct. 876, 2010.) 45 Loy. L.A. L. Rev. 171-206 (2011).

Dashev, Elian. Note. Economic boycotts as harassment: the threat to First Amendment protected speech in the aftermath of ... (**Doe v. Reed**, 130 S. Ct. 2811, 2010.) 45 Loy. L.A. L. Rev. 207-254 (2011).

Ellis, Michael J. Note. The origins of the elected prosecutor. 121 Yale L.J. 1528-1569 (2012).

Levinson, Daryl J. Rights and votes. 121 Yale L.J. 1286-1363 (2012).

Potts, David. Case note. Strict compliance, substantial compliance, and referendum petitions in Arizona. (**Ross v. Bennett**, 265 P.3d 356, 2011.) 54 Ariz. L. Rev. 329-343 (2012).

Rhodes, Charles W. "Rocky." What conservative constitutional revolution. Moderating five degrees of judicial conservatism after six years of the Roberts Court. 64 Rutgers L. Rev. 1-72 (2011).

Spencer, Andrew. Note. Cleaning elections. (**Arizona Free Enterprise Club's Freedom Club PAC v. Bennett**, 131 S. Ct. 2806, 2011.) 54 Ariz. L. Rev. 277-309 (2012).

Zietlow, Rebecca E. Popular originalism? The Tea Party movement and constitutional theory. 64 Fla. L. Rev. 483-511 (2012).

PRACTICE AND PROCEDURE

Barton, Benjamin H. and Stephanos Bibas. Triaging appointed-counsel funding and *pro se* access to justice. 160 U. Pa. L. Rev. 967-994 (2012).

Cheng, Edward K. When 10 trials are better than 1000: an evidentiary perspective on trial sampling. 160 U. Pa. L. Rev. 955-965 (2012).

Childress, Donald Earl III. The Alien Tort Statute, federalism, and the next wave of transnational litigation. 100 Geo. L.J. 709-757 (2012).

Christiansen, Nicholas C. Comment. Environmental justice: deciphering the maze of a private right of action. 81 Miss. L.J. 843-894 (2012).

Dunning, M Michelle. Discernible differences: a survey of civil jury demands. 87 Wash. L. Rev. 237-247 (2012).

Effron, Robin J. The shadow rules of joinder. 100 Geo. L.J. 759-821 (2012).

Luther, Robert III. The business of "procuring cause" in Virginia. 3 Wm. & Mary Bus. L. Rev. 181-199 (2012).

Moran, Connor. Student article. Injunction relief: must nonparty websites obey court orders to remove user content? (**Blockowicz v. Williams**, 630 F.3d 563, 2010.) 7 Wash. J. L. Tech. & Arts 47-57 (2011).

Moss, Scott A. and Nantiya Ruan. The second-class class action: how courts thwart wage rights by misapplying class action rules. 61 Am. U. L. Rev. 523-583 (2012).

Noyes, Henry S. The rise of the common law of federal pleading: **Iqbal**, **Twombly**, and the application of judicial experience. 56 Vill. L. Rev. 857-900 (2012).

Olver, William. Case note. Discharging **State v. Hurd**: Maine Rule of Evidence 606(b) should not be used to prevent a jury from fully reporting its verdict. (**State v. Hurd**, 8 A.3d 651, 2010.) 64 Me. L. Rev. 343-361 (2011).

Strawbridge, Dodson D. Casenote. Thy fiancé doth protest too much: third-party retaliation under Title VII after ... (**Thompson v. North American Stainless, LP**, 131 S. Ct. 863, 2011.) 63 Mercer L. Rev. 767-789 (2012).

Welkowitz, David S. Who should decide? Judges and juries in trademark dilution actions. 63 Mercer L. Rev. 429-521 (2012).

Yeager, Hon. S. Michael. The Pennsylvania Dead Man's Statute. 18 Widener L. Rev. 53-70 (2012).

PRESIDENT/EXECUTIVE DEPARTMENT

Adler, Andrew L. and Stephen K. Urice. Resolving the disjunction between cultural property policy and law: a call for reform. 64 Rutgers L. Rev. 117-163 (2011).

PROFESSIONAL ETHICS

Hatfield, Michael. Legal ethics and federal taxes, 1945-1965: patriotism, duties, and advice. 12 Fla. Tax Rev. 1-57 (2012).

PROPERTY—PERSONAL AND REAL

Adler, Andrew L. and Stephen K. Urice. Resolving the disjunction between cultural property policy and law: a call for reform. 64 Rutgers L. Rev. 117-163 (2011).

Aiello, Frank C. Not losing the forest for the trees: distinguishing conservation transfer fees from other private transfer fees. 64 Me. L. Rev. 1-15 (2011).

Hansen, Ryan S. Comment. Colorado residential property owners and their cloudy right to precipitation capture. 46 Tulsa L. Rev. 323-350 (2010).

Kranz, Jessica Kopplin. Note. Expedition e-recording, first stop URPERA: how universal e-recording under URPERA could revolutionize real estate recording in the United States and why it should. 13 Minn. J. L. Sci. & Tech. 383-406 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 15
May 25, 2012

Luther, Robert III. The business of “procuring cause” in Virginia. 3 Wm. & Mary Bus. L. Rev. 181-199 (2012).

Snyder, Cody. Case note. Unnecessary expansion of the Takings Clause to the judiciary: ... (**Stop the Beach Renourishment, Inc. v. Fla. Dep’t of Env’t. Prot.**, 130 S. Ct. 2592, 2010.) 30 Temp. J. Sci. Tech. & Env’t. L. 347-371 (2011).

Ward, Burke T. and Jamie P. Hopkins. Private transfer fees: developer exploitation or legitimate financing vehicle? 56 Vill. L. Rev. 901-933 (2012).

Wieland, Patrick. From Kyoto to Quito: reassessing oil moratorium as an effective climate change policy from a property-based approach. 4 Ky. J. Equine, Agri., & Nat. Resources L. 93-134 (2011-2012).

PSYCHOLOGY AND PSYCHIATRY

Luban, David and Henry Shue. Mental torture: a critique of erasures in U.S. law. 100 Geo. L.J. 823-863 (2012).

McGuigan, Richard and Nancy Popp. Consciousness and conflict (explained better?). 29 Conflict Resol. Q. 227-260 (2012).

McLain, Lynn. “Sweet childish days”: using developmental psychology research in evaluating the admissibility of out-of-court statements by young children. 64 Me. L. Rev. 77-117 (2011).

Ostrander, Nathan. A warning signal that justifies precautionary chemical regulation: exploitation of the availability heuristic by economically motivated actors. 18 Buff. Env’t. L.J. 199-266 (2010-2011).

Raghunathan, Abhi. Note. “Nothing else but mad”: the hidden costs of preventive detention. 100 Geo. L.J. 967-995 (2012).

Ronan, Keith P. Note. Navigating the goat paths: compulsive hoarding, or Collyer Brothers Syndrome, and the legal reality of clutter. 64 Rutgers L. Rev. 235-266 (2011).

Ronner, Amy D. Does Golyadkin really have a double? Dostoevsky debunks the mental capacity and insane delusion doctrines. 40 Cap. U. L. Rev. 195-263 (2012).

RELIGION

Abou El Fadl, Khaled. **Donald A. Giannella Memorial Lecture.** Conceptualizing *Shari’a* in the modern state. 56 Vill. L. Rev. 803-817 (2012).

Dalton, Kari Mercer. The priest-penitent privilege v. child abuse reporting statutes: how to avoid the conflict and serve society. 18 Widener L. Rev. 1-25 (2012).

Zale, Kellen. God’s green earth? The environmental impacts of religious land use. 64 Me. L. Rev. 207-237 (2011).

Zecca, Anthony C., Jr. Comment. A decade since 9/11: religious land use discrimination and the continued need for protective judicial mechanisms under RLUIPA. 21 Temp. Pol. & Civ. Rts. L. Rev. 275-301 (2011).

REMEDIES

Liu, Jiarui. Copyright injunctions after **eBay**: an empirical study. 16 Lewis & Clark L. Rev. 215-287 (2012).

Moran, Connor. Student article. Injunction relief: must nonparty websites obey court orders to remove user content? (**Blockowicz v. Williams**, 630 F.3d 563, 2010.) 7 Wash. J. L. Tech. & Arts 47-57 (2011).

SCIENCE AND TECHNOLOGY

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

Berkeley Technology Law Journal

Journal of Business, Entrepreneurship & the Law

Minnesota Journal of Law, Science & Technology

Temple Journal of Science, Technology & Environmental Law

Tulsa Law Review

Crane, Catherine. Note. Social networking v. the employment-at-will doctrine: a potential defense for employees fired for facebooking, terminated for twittering, booted for blogging, and sacked for social networking. 89 Wash. U. L. Rev. 639-672 (2012).

Logan, Natalie. Note. Questions of time, **Place**, and **Mo(o)re**: personal property rights and continued seizure under the DNA Act. (**Boroian v. Mueller**, 616 F.3d 60, 2010.) 92 B.U. L. Rev. 733-762 (2012).

Love, Brian J., David J. Love and James V. Krogmeier. Like deck chairs on the Titanic: why spectrum reallocation won’t avert the coming data crunch but technology might keep the wireless industry afloat. 89 Wash. U. L. Rev. 705-719 (2012).

Macduff, Ian. Using blogs in teaching negotiation: a technical and intercultural postscript. 28 Negotiation J. 201-215 (2012).

Ebner, Noam and Colleen Getz. ODR: the next green giant. 29 Conflict Resol. Q. 283-307 (2012).

Rich, Joshua. Comment. You don’t know my name: **In re Anonymous Online Speakers** and the right to remain cloaked in cyberspace. (**In re Anonymous Online Speakers**, 2011 U.S. App. LEXIS 487, 2011.) 45 Loy. L.A. L. Rev. 325-339 (2011).

Wood, Reeve. Comment. Prolonged arm of the law: Fourth Amendment principles, the **Maynard** decision, and the need for a new warrant for electronic tracking. 64 Me. L. Rev. 285-323 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16
May 25, 2012

Symposium: Geoengineering. Articles by Jay Michaelson, Gareth Davies, William C.G. Burns, Ralph Bodle and students Ryan S. Hansen and Melissa Eick. 46 *Tulsa L. Rev.* 221-378 (2010).

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

SECOND AMENDMENT

O'Shea, Michael P. Modeling the Second Amendment right to carry arms (I): judicial tradition and the scope of "bearing arms" for self-defense. 61 *Am. U. L. Rev.* 585-676 (2012).

SECURED TRANSACTIONS

Nowka, Richard H. Twenty questions about an individual debtor's name under amended Article 9 section 9-503(a)(4) Alternative A. 3 *Wm. & Mary Bus. L. Rev.* 139-180 (2012).

SECURITIES LAW

Dolgoplov, Stanislav. Insider trading, informed trading, and market making: liquidity of securities markets in the zero-sum game. 3 *Wm. & Mary Bus. L. Rev.* 1-57 (2012).

Jiang, Patrick. Note. **Free Enterprise Fund v. PCAOB**: in which a great case makes bad law. (**Free Enterprise Fund v. Public Company Accounting Oversight Board**, 130 S. Ct. 3138, 2010.) 92 *B.U. L. Rev.* 701-732 (2012).

Parker, Stephanie Lyn. Note. The folly of Rule 14a-11: **Business Roundtable v. SEC** and the Commission's next step. (**Business Roundtable v. SEC**, 647 F.3d 1144, 2011.) 61 *Am. U. L. Rev.* 715-728 (2012).

Proctor, James L., Jr. Student article. Fair notice: providing for electronic document transmissions to shareholders in Washington State. 7 *Wash. J. L. Tech. & Arts* 59-73 (2011).

SEXUALITY AND THE LAW

Cahill, Courtney Megan. Regulating at the margins: non-traditional kinship and the legal regulation of intimate and family life. 54 *Ariz. L. Rev.* 43-77 (2012).

Houle, Suzanne R. Is academic freedom in modern America on its last legs after **Garcetti v. Ceballos**? 40 *Cap. U. L. Rev.* 265-291 (2012).

Kring, Jenna Rae. Note. Caught in the cycle of sexual violence: the application of mandatory registration and community notification laws to juvenile sex offenders. 18 *Widener L. Rev.* 99-122 (2012).

Madeira, Jody Lyneé. Woman scorned?: resurrecting infertile women's decision-making autonomy. 71 *Md. L. Rev.* 339-410 (2012).

Nowlin, Jack Wade. **Roe v. Wade** inverted: how the Supreme Court might have privileged fetal rights over reproductive freedoms. 63 *Mercer L. Rev.* 639-696 (2012).

Tribe, Laurence H. and student Joshua Matz. The constitutional inevitability of same-sex marriage. 71 *Md. L. Rev.* 471-489 (2012).

SOCIAL WELFARE

Elliott, April M. Note. Medicare as technology regulator: Medicare policy's role in shaping technology use and access. 26 *Berkeley Tech. L.J.* 1489-1522 (2011).

SPORTS

Benson, Laurel. Note. Down the stretch: reining in state approaches toward a universal medication rule for racehorses. 4 *Ky. J. Equine, Agri., & Nat. Resources L.* 155-174 (2011-2012).

Gibson, Neil. Note. NCAA scholarship restrictions as anticompetitive measures: the one-year rule and scholarship caps as avenues for antitrust scrutiny. (**Agnew v. NCAA**, U.S. Dist. LEXIS 98744, 2011.) 3 *Wm. & Mary Bus. L. Rev.* 203-242 (2012).

Kotula, Allison A. Note. A win-win scenario: using the gold standard to improve the World Cup's Green Goal Initiative. 36 *Wm. & Mary Envtl. L. & Pol'y Rev.* 565-594 (2012).

STATE AND LOCAL GOVERNMENT LAW

Anderson, Michelle Wilde. Dissolving cities. 121 *Yale L.J.* 1364-1446 (2012).

Dunn, Alexandra Dapolito and student Adam Weiss. Environmental justice in permitting: state innovations to advance accountability. 81 *Miss. L.J.* 747-768 (2012).

TAXATION—FEDERAL INCOME

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

Allen, Joseph B. Note. Seeking true financial reform: ending the debt-equity distinction. 3 *Wm. & Mary Bus. L. Rev.* 243-272 (2012).

Bloink, Robert. Is United States corporate tax policy outsourcing America? A critical analysis of the proposed tax holiday for trapped CFC earnings. 56 *Vill. L. Rev.* 833-855 (2012).

Lavoie, Richard. Patriotism and taxation: the tax compliance implications of the tea party movement. 45 *Loy. L.A. L. Rev.* 39-85 (2011).

Lederman, Leandra. The fight over "fighting regs" and judicial deference in tax litigation. 92 *B.U. L. Rev.* 643-700 (2012).

Oei, Shu-Yi. Getting more by asking less: justifying and reforming tax law's offer-in-compromise procedure. 160 *U. Pa. L. Rev.* 1071-1137 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 17
May 25, 2012

TAXATION—STATE AND LOCAL

Bryant, Armikka R. Economic nexus in Washington State: defining substantial nexus. 30 *Quinnipiac L. Rev.* 301-330 (2012).

Chou, Isabel. Note. "Opportunity" for all?: how tax credit scholarships will fare in New Jersey. 64 *Rutgers L. Rev.* 295-332 (2011).

Gamage, David and Devin J. Heckman. A better way forward for state taxation of e-commerce. 92 *B.U. L. Rev.* 483-534 (2012).

Parrish, Jesse M. Note. Taxation of unmined coal in Kentucky. 4 *Ky. J. Equine, Agri., & Nat. Resources L.* 231-260 (2011-2012).

TAXATION—TRANSNATIONAL

Bloink, Robert. Is United States corporate tax policy outsourcing America? A critical analysis of the proposed tax holiday for trapped CFC earnings. 56 *Vill. L. Rev.* 833-855 (2012).

TORTS

Baxter, Bethany N. Note. Cause and effect: surface mine reclamation and flood litigation in Appalachia. 4 *Ky. J. Equine, Agri., & Nat. Resources L.* 135-154 (2011-2012).

Cheng, Edward K. When 10 trials are better than 1000: an evidentiary perspective on trial sampling. 160 *U. Pa. L. Rev.* 955-965 (2012).

Childress, Donald Earl III. The Alien Tort Statute, federalism, and the next wave of transnational litigation. 100 *Geo. L.J.* 709-757 (2012).

Peltz, Robert D. Has time passed **Barbetta** by? 24 *U.S.F. Mar. L.J.* 1-34 (2011-12).

Rona, Luke M. Student article. Off with the head? How eliminating search and index functionality reduces secondary liability in peer-to-peer file-sharing cases. 7 *Wash. J. L. Tech. & Arts* 27-46 (2011).

Roskam, Joseph. Case note. Tarheel smokestack blues: the Clean Air Act, public nuisance law, and abatement of interstate air pollution: ... (**North Carolina ex rel. Cooper v. Tennessee Valley Authority**, 615 F.3d 291, 2010.) 30 *Temp. J. Sci. Tech. & Envtl. L.* 311-346 (2011).

Judge John R. Brown Admiralty Moot Court Competition Packet and Winning Briefs 2011. Competition packet by University of Texas School of Law and University of Houston Law Center; winning briefs by Hamline University School of Law and South Texas College of Law. 24 *U.S.F. Mar. L.J.* 83-153 (2011-12).

TRADE REGULATION

Gibson, Neil. Note. NCAA scholarship restrictions as anticompetitive measures: the one-year rule and scholarship caps as avenues for antitrust scrutiny. (**Agnew v. NCAA**, U.S. Dist. LEXIS 98744, 2011.) 3 *Wm. & Mary Bus. L. Rev.* 203-242 (2012).

Harfoush, Lana. Comment. Grave consequences for economic liberty: the funeral industry's protectionist occupational licensing scheme, the circuit split, and why it matters. 5 *J. Bus. Entrepreneurship & L.* 135-159 (2011).

Rubinstein, Ira S. Regulating privacy by design. 26 *Berkeley Tech. L.J.* 1409-1456 (2011).

Tene, Omer and Jules Polonetsky. To track or "do not track": advancing transparency and individual control in online behavioral advertising. 13 *Minn. J. L. Sci. & Tech.* 281-357 (2012).

Welters, Amanda. Note. Striking a balance: revising USDA regulations to promote competition without stifling innovation. 13 *Minn. J. L. Sci. & Tech.* 407-434 (2012).

Winston, Elizabeth I. A patent misperception. 16 *Lewis & Clark L. Rev.* 289-335 (2012).

TRANSPORTATION LAW

Brown, Alea M. It is not just politics that is local: a look at the constitutionality of state regulation of truck weights. 30 *Quinnipiac L. Rev.* 201-247 (2012).

WATER LAW

Brown, Christopher R. Uncooperative federalism, misguided textualism: the federal courts' mistaken hostility toward pre-discharge regulation of confined animal feeding operations under the Clean Water Act. 30 *Temp. J. Sci. Tech. & Envtl. L.* 175-219 (2011).

Hansen, Ryan S. Comment. Colorado residential property owners and their cloudy right to precipitation capture. 46 *Tulsa L. Rev.* 323-350 (2010).

WOMEN

Ashe, Marie. Women's wrongs, religions' rights: women, free exercise, and establishment in American law. 21 *Temp. Pol. & Civ. Rts. L. Rev.* 163-214 (2011).

Ellinger-Locke, Maggie. Student article. Food sovereignty is a gendered issue. 18 *Buff. Envtl. L.J.* 157-198 (2010-2011).

Madeira, Jody Lyneé. Woman scorned?: resurrecting infertile women's decision-making autonomy. 71 *Md. L. Rev.* 339-410 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
May 25, 2012

Wu, Yiyang. Comment. Scaling the wall and running the mile: the role of physical-selection procedures in the disparate impact narrative. 160 U. Pa. L. Rev. 1195-1238 (2012).

WORKERS' COMPENSATION LAW

Hutchinson, Benjamin R. Case note. It has to end somewhere: **Feiereisen v. Newpage Corp.** and the scope of the employment contract. (**Feiereisen v. Newpage Corp.**, 5 A.3d 669, 2010.) 64 Me. L. Rev. 325-341 (2011).

Judge John R. Brown Admiralty Moot Court Competition Packet and Winning Briefs 2011. Competition packet by University of Texas School of Law and University of Houston Law Center; winning briefs by Hamline University School of Law and South Texas College of Law. 24 U.S.F. Mar. L.J. 83-153 (2011-12).

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

61 AMERICAN UNIVERSITY LAW REVIEW, NO. 3, FEBRUARY, 2012.

Gewirtzman, Doni. Lower court constitutionalism: circuit court discretion in a complex adaptive system. 61 Am. U. L. Rev. 457-522 (2012).

Moss, Scott A. and Nantiya Ruan. The second-class class action: how courts thwart wage rights by misapplying class action rules. 61 Am. U. L. Rev. 523-583 (2012).

O'Shea, Michael P. Modeling the Second Amendment right to carry arms (I): judicial tradition and the scope of "bearing arms" for self-defense. 61 Am. U. L. Rev. 585-676 (2012).

White, John M. Comment. The Federal Power Act's double standard: unwinding the **Mobile-Sierra** doctrine after ... (**Morgan Stanley Capital Group, Inc. v. Public Utility District No. 1**, 554 U.S. 527, 2008.) 61 Am. U. L. Rev. 677-714 (2012).

Parker, Stephanie Lyn. Note. The folly of Rule 14a-11: **Business Roundtable v. SEC** and the Commission's next step. (**Business Roundtable v. SEC**, 647 F.3d 1144, 2011.) 61 Am. U. L. Rev. 715-728 (2012).

54 ARIZONA LAW REVIEW, NO. 1, SPRING, 2012.

Family Law Issue. *A Tribute to Barbara Ann Atwood*. [Includes photograph.] 54 Ariz. L. Rev. 1-239 (2012).

Massaro, Toni M. Barbara Ann Atwood: a tribute. 54 Ariz. L. Rev. 1-9 (2012).

Atwood, Barbara A. Marital contracts and the meaning of marriage. 54 Ariz. L. Rev. 11-42 (2012).

Cahill, Courtney Megan. Regulating at the margins: non-traditional kinship and the legal regulation of intimate and family life. 54 Ariz. L. Rev. 43-77 (2012).

Dwyer, James G. Parents' self-determination and children's custody: a new analytical framework for state structuring of children's family life. 54 Ariz. L. Rev. 79-136 (2012).

Ellman, Ira Mark. A case study in failed law reform: Arizona's child support guidelines. 54 Ariz. L. Rev. 137-196 (2012).

Starnes, Cynthia Lee. Lovers, parents, and partners: disentangling spousal and co-parenting commitments. 54 Ariz. L. Rev. 197-239 (2012).

Schneider, Gregory S. Note. Sentencing proportionality in the states. 54 Ariz. L. Rev. 241-275 (2012).

Spencer, Andrew. Note. Cleaning elections. (**Arizona Free Enterprise Club's Freedom Club PAC v. Bennett**, 131 S. Ct. 2806, 2011.) 54 Ariz. L. Rev. 277-309 (2012).

Norris, Erin F. Case note. **Estate of Braden ex rel. Gabaldon v. State** and statutory construction in the Arizona Supreme Court. (**Estate of Braden ex rel. Gabaldon v. State**, 266 P.3d 349, 2011.) 54 Ariz. L. Rev. 311-328 (2012).

Potts, David. Case note. Strict compliance, substantial compliance, and referendum petitions in Arizona. (**Ross v. Bennett**, 265 P.3d 356, 2011.) 54 Ariz. L. Rev. 329-343 (2012).

26 BERKELEY TECHNOLOGY LAW JOURNAL, NO. 3, PP. 1315-1522, 2011.

Symposium: Technology: Transforming the Regulatory Endeavor. 26 Berkeley Tech. L.J. 1315-1522 (2011).

Bamberger, Kenneth A. Foreword: technology's transformation of the regulatory endeavor. 26 Berkeley Tech. L.J. 1315-1320 (2011).

Brownsword, Roger. Lost in translation: legality, regulatory margins, and technological management. 26 Berkeley Tech. L.J. 1321-1365 (2011).

Nissenbaum, Helen. From preemption to circumvention: if technology regulates, why do we need regulation (and *vice versa*)? 26 Berkeley Tech. L.J. 1367-1386 (2011).

Macauley, Molly K. and Nathan Richardson. Seeing the forests and the trees: technological and regulatory impediments for global carbon monitoring. 26 Berkeley Tech. L.J. 1387-1407 (2011).

Rubinstein, Ira S. Regulating privacy by design. 26 Berkeley Tech. L.J. 1409-1456 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19
May 25, 2012

Bebenek, Krzysztof. Note. Strong wills, weak locks: consumer expectations and the DMCA anticircumvention regime. 26 Berkeley Tech. L.J. 1457-1487 (2011).

Elliott, April M. Note. Medicare as technology regulator: Medicare policy's role in shaping technology use and access. 26 Berkeley Tech. L.J. 1489-1522 (2011).

92 BOSTON UNIVERSITY LAW REVIEW, NO. 2, MARCH, 2012.

Leong, Nancy. Making rights. 92 B.U. L. Rev. 405-481 (2012).

Gamage, David and Devin J. Heckman. A better way forward for state taxation of e-commerce. 92 B.U. L. Rev. 483-534 (2012).

Florey, Katherine. State law, U.S. power, foreign disputes: understanding the extraterritorial effects of state law in the wake of **Morrison v. National Australia Bank**. 92 B.U. L. Rev. 535-576 (2012).

Baer, Miriam H. Choosing punishment. 92 B.U. L. Rev. 577-641 (2012).

Lederman, Leandra. The fight over "fighting regs" and judicial deference in tax litigation. 92 B.U. L. Rev. 643-700 (2012).

Jiang, Patrick. Note. **Free Enterprise Fund v. PCAOB**: in which a great case makes bad law. (**Free Enterprise Fund v. Public Company Accounting Oversight Board**, 130 S. Ct. 3138, 2010.) 92 B.U. L. Rev. 701-732 (2012).

Logan, Natalie. Note. Questions of time, **Place**, and **Mo(o)re**: personal property rights and continued seizure under the DNA Act. (**Boroian v. Mueller**, 616 F.3d 60, 2010.) 92 B.U. L. Rev. 733-762 (2012).

18 BUFFALO ENVIRONMENTAL LAW JOURNAL, NO. 2, PP. 157-328, 2010-2011.

Ellinger-Locke, Maggie. Student article. Food sovereignty is a gendered issue. 18 Buff. Envtl. L.J. 157-198 (2010-2011).

Ostrander, Nathan. A warning signal that justifies precautionary chemical regulation: exploitation of the availability heuristic by economically motivated actors. 18 Buff. Envtl. L.J. 199-266 (2010-2011).

Harvey, Daniel P. Student article. Conservation easements and the doctrine of changed conditions: a comparative analysis of the New York and Arkansas statutes. 18 Buff. Envtl. L.J. 267-293 (2010-2011).

O'Loughlin, Mary. B.Y.O.B. (bring your own bag): a comprehensive assessment of China's plastic bag policy. 18 Buff. Envtl. L.J. 295-327 (2010-2011).

40 CAPITAL UNIVERSITY LAW REVIEW, NO. 1, WINTER, 2012.

Improving Legal Education. 40 Cap. U. L. Rev. 1-193 (2012).

Bluth, William H. Dedication to Professor Roberta S. Mitchell. 40 Cap. U. L. Rev. i-iii (2012).

Schulze, Louis N. Jr. Alternative justifications for academic support II: how "academic support across the curriculum" helps meet the goals of the Carnegie Report and best practices. 40 Cap. U. L. Rev. 1-69 (2012).

Lustbader, Paula. Painting beyond the numbers: the art of providing inclusive law school admission to ensure full representation in the profession. 40 Cap. U. L. Rev. 71-148 (2012).

Niedwiecki, Anthony. Teaching for lifelong learning: improving the metacognitive skills of law students through more effective formative assessment techniques. 40 Cap. U. L. Rev. 149-193 (2012).

Ronner, Amy D. Does Golyadkin really have a double? Dostoevsky debunks the mental capacity and insane delusion doctrines. 40 Cap. U. L. Rev. 195-263 (2012).

Houle, Suzanne R. Is academic freedom in modern America on its last legs after **Garcetti v. Ceballos**? 40 Cap. U. L. Rev. 265-291 (2012).

Cooke, Sean. Comment. Reasonable suspicion, unreasonable search: defining Fourth Amendment protections against searches of students' personal electronic devices by public school officials. (**Safford Unified School District No. 1 v. Redding**, 129 S. Ct. 2633, 2009.) 40 Cap. U. L. Rev. 293-324 (2012).

29 CONFLICT RESOLUTION QUARTERLY, NO. 3, SPRING, 2012.

Raines, Susan S. Editor's introduction. 29 Conflict Resol. Q. 225 (2012).

McGuigan, Richard and Nancy Popp. Consciousness and conflict (explained better?). 29 Conflict Resol. Q. 227-260 (2012).

Jarraud, Nicolas Stephane and Alexandros Lordos. Participatory approaches to environmental conflict resolution in Cyprus. 29 Conflict Resol. Q. 261-281 (2012).

Ebner, Noam and Colleen Getz. ODR: the next green giant. 29 Conflict Resol. Q. 283-307 (2012).

Semple, Noel. Judicial settlement-seeking in parenting disputes: consensus and controversy. 29 Conflict Resol. Q. 309-332 (2012).

Fuertes, Al. Storytelling and its transformative impact in the Philippines. 29 Conflict Resol. Q. 333-348 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
May 25, 2012

64 FLORIDA LAW REVIEW, NO. 2, APRIL, 2012.

Leong, Nancy. The open road and the traffic stop: narratives and counter-narratives of the American dream. 64 Fla. L. Rev. 305-352 (2012).

Cassidy, R. Michael and Gregory I. Massing. The Model Penal Code's wrong turn: renunciation as a defense to criminal conspiracy. 64 Fla. L. Rev. 353-385 (2012).

Rhodes, Charles W. "Rocky." Nineteenth century personal jurisdiction doctrine in a twenty-first century world. 64 Fla. L. Rev. 387-448 (2012).

Sheyn, Elizabeth R. Toward a specific intent requirement in white collar crime statutes: how the Patient Protection and Affordable Care Act of 2010 sheds light on the "general intent revolution." 64 Fla. L. Rev. 449-481 (2012).

Zietlow, Rebecca E. Popular originalism? The Tea Party movement and constitutional theory. 64 Fla. L. Rev. 483-511 (2012).

Dunberg, Kelly G. Note. Just what the doctor ordered? How the Patient Safety and Quality Improvement Act may cure Florida's Patients' Right to Know About Adverse Medical Incidents (Amendment 7). 64 Fla. L. Rev. 513-548 (2012).

12 FLORIDA TAX REVIEW, NO. 1, PP. 1-57, 2012.

Hatfield, Michael. Legal ethics and federal taxes, 1945-1965: patriotism, duties, and advice. 12 Fla. Tax Rev. 1-57 (2012).

39 FORDHAM URBAN LAW JOURNAL, NO. 1, NOVEMBER, 2011.

Padilla and the Future of the Defense Function. 39 Fordham Urb. L.J. 1-243 (2011).

Introduction. 39 Fordham Urb. L.J. 1 (2011).

Schumm, Joel M. Conference report. 39 Fordham Urb. L.J. 3-28 (2011).

Lippman, Hon. Jonathan. Keynote address. 39 Fordham Urb. L.J. 29-37 (2011).

Brink, Malia. A gauntlet thrown: the transformative potential of **Padilla v. Kentucky**. 39 Fordham Urb. L.J. 39-63 (2011).

Gowen, Christopher and Erin Magary. Collateral consequences: how reliable data and resources can change the way law is practiced. 39 Fordham Urb. L.J. 65-90 (2011).

Marks, Hon. Dana Leigh and Hon. Denise Noonan Slavin. A view through the looking glass: how crimes appear from the Immigration Court perspective. 39 Fordham Urb. L.J. 91-119 (2011).

Martinez, Carlos J., George C. Palaidis and Sarah Wood Borak. You are the last lawyer they will ever see before exile: **Padilla v. Kentucky** and one indigent defender office's account of creating a systematic approach to providing immigration advice in times of tight budgets and high caseloads. 39 Fordham Urb. L.J. 121-145 (2011).

Love, Margaret Colgate. Evolving standards of reasonableness: the ABA Standards and the right to counsel in plea negotiations. 39 Fordham Urb. L.J. 147-168 (2011).

Vázquez, Yolanda. Realizing **Padilla's** promise: ensuring noncitizen defendants are advised of the immigration consequences of a criminal conviction. 39 Fordham Urb. L.J. 169-201 (2011).

Zeidman, Steven. **Padilla v. Kentucky**: sound and fury, or transformative impact. 39 Fordham Urb. L.J. 203-227 (2011).

Gill, James F. The lawyer's obligation to correct social injustice! 39 Fordham Urb. L.J. 229-243 (2011).

Sternberg, Nitzan. Note. Do I need to pin a target to my back?: the definition of "particular social group" in U.S. asylum law. 39 Fordham Urb. L.J. 245-297 (2011).

100 GEORGETOWN LAW JOURNAL, NO. 3, MARCH, 2012.

Abramowicz, Michael and Ian Ayres. Commitment bonds. 100 Geo. L.J. 605-656 (2012).

Carroll, Jenny E. The jury's second coming. 100 Geo. L.J. 657-707 (2012).

Childress, Donald Earl III. The Alien Tort Statute, federalism, and the next wave of transnational litigation. 100 Geo. L.J. 709-757 (2012).

Effron, Robin J. The shadow rules of joinder. 100 Geo. L.J. 759-821 (2012).

Luban, David and Henry Shue. Mental torture: a critique of erasures in U.S. law. 100 Geo. L.J. 823-863 (2012).

Leiter, Brian. In praise of realism (and against "nonsense" jurisprudence). 100 Geo. L.J. 865-893 (2012).

Cohen, Thea A. Note. Self-incrimination and separation of powers. 100 Geo. L.J. 895-928 (2012).

Perlman, Benjamin. Note. Grounding U.S. commercial space regulation in the Constitution. 100 Geo. L.J. 929-966 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21
May 25, 2012

Raghunathan, Abhi. Note. "Nothing else but mad": the hidden costs of preventive detention. 100 *Geo. L.J.* 967-995 (2012).

5 JOURNAL OF BUSINESS, ENTREPRENEURSHIP & THE LAW, NO. 1, PP. 1-214, 2011.

Fretty, Douglas. Note: both a license and a sale: how to reconcile self-replicating technology with patent exhaustion. 5 *J. Bus. Entrepreneurship & L.* 1-29 (2011).

Turchyn, Matthew J. Comment. It looks like a sale; it quacks like a sale...but it's not? An argument for the application of the duck test in a digital first sale doctrine. 5 *J. Bus. Entrepreneurship & L.* 31-56 (2011).

West, Brittany. Comment. A new look for the fashion industry: redesigning copyright law with the Innovative Design Protection and Piracy Prevention Act (IDPPPA). 5 *J. Bus. Entrepreneurship & L.* 57-86 (2011).

Black, Laura. Note. Violence is never the answer, or is it? Constitutionality of California's violent video game regulation. 5 *J. Bus. Entrepreneurship & L.* 87-133 (2011).

Harfoush, Lana. Comment. Grave consequences for economic liberty: the funeral industry's protectionist occupational licensing scheme, the circuit split, and why it matters. 5 *J. Bus. Entrepreneurship & L.* 135-159 (2011).

Rideout, Brian. Student article. Printing the impossible triangle: the copyright implications of three-dimensional printing. 5 *J. Bus. Entrepreneurship & L.* 161-177 (2011).

Agress, Rachel N. Student article. Is there ever a reason to know? A comparison of the contributory liability "knowledge" standard for websites hosting infringing trademarked content versus infringing copyrighted content. 5 *J. Bus. Entrepreneurship & L.* 179-213 (2011).

4 KENTUCKY JOURNAL OF EQUINE, AGRICULTURE, AND NATURAL RESOURCES LAW, NO. 1, PP. 1-260, 2011-2012.

Feng, Lin and Jason Bui. The constitutional imperative of equitably distributing the proceeds of mineral resource extraction from China's ethnic minority autonomous areas. 4 *Ky. J. Equine, Agri., & Nat. Resources L.* 1-29 (2011-2012).

Richards, R. Jason and Erica L. Richards. Cheap meat: how factory farming is harming our health, the environment, and the economy. 4 *Ky. J. Equine, Agri., & Nat. Resources L.* 31-53 (2011-2012).

Dahlstrom, Robert F., Kerry O'Neill Irwin and Emily J. Plant. A dead horse, you can't beat it: equine carcass disposal laws and practices. 4 *Ky. J. Equine, Agri., & Nat. Resources L.* 55-91 (2011-2012).

Wieland, Patrick. From Kyoto to Quito: reassessing oil moratorium as an effective climate change policy from a property-based approach. 4 *Ky. J. Equine, Agri., & Nat. Resources L.* 93-134 (2011-2012).

Baxter, Bethany N. Note. Cause and effect: surface mine reclamation and flood litigation in Appalachia. 4 *Ky. J. Equine, Agri., & Nat. Resources L.* 135-154 (2011-2012).

Benson, Laurel. Note. Down the stretch: reining in state approaches toward a universal medication rule for racehorses. 4 *Ky. J. Equine, Agri., & Nat. Resources L.* 155-174 (2011-2012).

Waters, Whitney J. Note. Seeds of compromise: a proposal and justification for the partial deregulation of genetically modified alfalfa and sugar beets. 4 *Ky. J. Equine, Agri., & Nat. Resources L.* 175-193 (2011-2012).

Harris, Nathan. Note. Immigration policies in America: unfriendly and destroying the agriculture industry? 4 *Ky. J. Equine, Agri., & Nat. Resources L.* 195-212 (2011-2012).

Griffin, Rebecca C. Note. Finding access to the federal courts: how the inconsistent application of federal jurisdiction in cases with significant foreign relations implications affects mining and agriculture industries. 4 *Ky. J. Equine, Agri., & Nat. Resources L.* 213-230 (2011-2012).

Parrish, Jesse M. Note. Taxation of unmined coal in Kentucky. 4 *Ky. J. Equine, Agri., & Nat. Resources L.* 231-260 (2011-2012).

16 LEWIS & CLARK LAW REVIEW, NO. 1, SPRING, 2012.

Tomkovicz, James J. Sacrificing **Massiah**: confusion over exclusion and erosion of the right to counsel. 16 *Lewis & Clark L. Rev.* 1-67 (2012).

Cantu, Edward. Posner's pragmatism and the turn toward fidelity. 16 *Lewis & Clark L. Rev.* 69-123 (2012).

Allen, Hilary J. Cocos can drive markets cuckoo. 16 *Lewis & Clark L. Rev.* 125-167 (2012).

Burstein, Sarah. Visual invention. 16 *Lewis & Clark L. Rev.* 169-214 (2012).

Liu, Jiarui. Copyright injunctions after **eBay**: an empirical study. 16 *Lewis & Clark L. Rev.* 215-287 (2012).

Winston, Elizabeth I. A patent misperception. 16 *Lewis & Clark L. Rev.* 289-335 (2012).

Kahn, Liaquat Ali. The paradoxical evolution of law. 16 *Lewis & Clark L. Rev.* 337-361 (2012).

Pepper, Benjamin. Comment. **Staub v. Proctor Hospital**: a tenuous step in the right direction. (**Staub v. Proctor Hospital**, 131 S. Ct. 1186, 2011.) 16 *Lewis & Clark L. Rev.* 363-388 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22
May 25, 2012

Wang, Chenyu. Comment. Rearguing jury unanimity: an alternative. 16 Lewis & Clark L. Rev. 389-408 (2012).

45 LOYOLA OF LOS ANGELES LAW REVIEW, NO. 1, FALL, 2011.

Fusco, Stefania. The patentability of financial methods: the market participants' perspectives. 45 Loy. L.A. L. Rev. 1-37 (2011).

Lavoie, Richard. Patriotism and taxation: the tax compliance implications of the tea party movement. 45 Loy. L.A. L. Rev. 39-85 (2011).

Steinbuch, Robert. On the Leiter side: developing a universal assessment tool for measuring scholarly output by law professors and ranking law schools. 45 Loy. L.A. L. Rev. 87-123 (2011).

Bala, Joy Lynn. Note. *Amicus* briefs: sounding off on reforming inequitable conduct. 45 Loy. L.A. L. Rev. 125-169 (2011).

Campbell, Jason S. Note. Down the rabbit hole with **Citizens United**: are bans on corporate direct campaign contributions still constitutional? (**Citizens United v. FEC**, 130 S. Ct. 876, 2010.) 45 Loy. L.A. L. Rev. 171-206 (2011).

Dashev, Elian. Note. Economic boycotts as harassment: the threat to First Amendment protected speech in the aftermath of ... (**Doe v. Reed**, 130 S. Ct. 2811, 2010.) 45 Loy. L.A. L. Rev. 207-254 (2011).

Marquis, Michelle. Note. **Graham v. Florida**: a game-changing victory for both juveniles and juvenile-rights advocates. (**Graham v. Florida**, 130 S. Ct. 2011, 2010.) 45 Loy. L.A. L. Rev. 255-288 (2011).

Nelson, Todd. Note. **Save Tara** and the modern state of the California Environmental Quality Act. (**Save Tara v. City of West Hollywood**, 194 P.3d 344, 2008.) 45 Loy. L.A. L. Rev. 289-323 (2011).

Rich, Joshua. Comment. You don't know my name: *In re Anonymous Online Speakers* and the right to remain cloaked in cyberspace. (*In re Anonymous Online Speakers*, 2011 U.S. App. LEXIS 487, 2011.) 45 Loy. L.A. L. Rev. 325-339 (2011).

64 MAINE LAW REVIEW, NO. 1, PP. 1-376, 2011.

Aiello, Frank C. Not losing the forest for the trees: distinguishing conservation transfer fees from other private transfer fees. 64 Me. L. Rev. 1-15 (2011).

Brescia, Raymond H. Leverage: state enforcement actions in the wake of the robo-sign scandal. 64 Me. L. Rev. 17-44 (2011).

Halpérin, Jean-Louis. Law in books and law in action: the problem of legal change. 64 Me. L. Rev. 45-76 (2011).

McLain, Lynn. "Sweet childish days": using developmental psychology research in evaluating the admissibility of out-of-court statements by young children. 64 Me. L. Rev. 77-117 (2011).

Ohlendorf, John David. Textualism and the problem of scrivener's error. 64 Me. L. Rev. 119-164 (2011).

Saunders, Kevin W. Hate speech in the schools: a potential change in direction. 64 Me. L. Rev. 165-206 (2011).

Zale, Kellen. God's green earth? The environmental impacts of religious land use. 64 Me. L. Rev. 207-237 (2011).

Lash, Jonathan. **Nineteenth Annual Frank M. Coffin Lecture on Law and Public Service**. Community, rights, and climate: a challenge to a clever species. 64 Me. L. Rev. 239-247 (2011).

Stewart, Jesse D. Comment. Maine's foreclosure mediation program: what should constitute a good faith effort to mediate? 64 Me. L. Rev. 249-284 (2011).

Wood, Reeve. Comment. Prolonged arm of the law: Fourth Amendment principles, the **Maynard** decision, and the need for a new warrant for electronic tracking. 64 Me. L. Rev. 285-323 (2011).

Hutchinson, Benjamin R. Case note. It has to end somewhere: **Feiereisen v. Newpage Corp.** and the scope of the employment contract. (**Feiereisen v. Newpage Corp.**, 5 A.3d 669, 2010.) 64 Me. L. Rev. 325-341 (2011).

Olver, William. Case note. Discharging **State v. Hurd**: Maine Rule of Evidence 606(b) should not be used to prevent a jury from fully reporting its verdict. (**State v. Hurd**, 8 A.3d 651, 2010.) 64 Me. L. Rev. 343-361 (2011).

Rauscher, Christopher J. Case note. Enforcement dissonance: lobsters, the legislature, and federal waters in ... (**State v. Thomas**, 8 A.3d 638, 2010.) 64 Me. L. Rev. 363-376 (2011).

71 MARYLAND LAW REVIEW, NO. 2, PP. 339-654, 2012.

Madeira, Jody Lyneé. Woman scorned?: resurrecting infertile women's decision-making autonomy. 71 Md. L. Rev. 339-410 (2012).

Friedman, Dan. Applying federal constitutional theory to the interpretation of state constitutions: the ban on special laws in Maryland. 71 Md. L. Rev. 411-470 (2012).

Tribe, Laurence H. and student Joshua Matz. The constitutional inevitability of same-sex marriage. 71 Md. L. Rev. 471-489 (2012).

Foehrkolb, Kristina V. Comment. When the child's best interest calls for it: post-adoption contact by court order in Maryland. 71 Md. L. Rev. 490-544 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23
May 25, 2012

Silver, Shari H. Note. **Michigan v. Bryant**: returning to an open-ended Confrontation Clause analysis. (**Michigan v. Bryant**, 131 S. Ct. 1143, 2011.) 71 Md. L. Rev. 545-574 (2012).

Madden, Molly K. Note. **Abbott v. Abbott**: reviving good faith and rejecting ambiguity in treaty jurisprudence. (**Abbott v. Abbott**, 130 S. Ct. 1983, 2010.) 71 Md. L. Rev. 575-618 (2012).

Lanzendorfer, Lindsey N. Note. **Garner v. State**: Maryland's implied retreat from implied assertions. (**Garner v. State**, 995 A.2d 694, 2010.) 71 Md. L. Rev. 619-653 (2012).

63 MERCER LAW REVIEW, NO. 2, WINTER, 2012.

Welkowitz, David S. Who should decide? Judges and juries in trademark dilution actions. 63 Mercer L. Rev. 429-521 (2012).

Suzor, Nicolas. Order supported by law: the enforcement of rules in online communities. 63 Mercer L. Rev. 523-595 (2012).

Chanbonpin, Kim D. Legal writing, the remix: plagiarism and hip hop ethics. 63 Mercer L. Rev. 597-638 (2012).

Nowlin, Jack Wade. **Roe v. Wade** inverted: how the Supreme Court might have privileged fetal rights over reproductive freedoms. 63 Mercer L. Rev. 639-696 (2012).

Wellborn, Paul F. ("Pete") III. "Undercover teachers" beware: how that fake profile on Facebook could land you in the pokey. 63 Mercer L. Rev. 697-713 (2012).

Simson, Gary J. **Annual Brainerd Currie Lecture**. Choice of law after the Currie revolution: what role for the needs of the interstate and international systems? 63 Mercer L. Rev. 715-749 (2012).

de Golian, Eleanor. Casenote. **Davis** and the good faith exception: pushing exclusion to extinction? (**Davis v. United States**, 131 S. Ct. 2419, 2011.) 63 Mercer L. Rev. 751-766 (2012).

Strawbridge, Dodson D. Casenote. Thy fiancé doth protest too much: third-party retaliation under Title VII after ... (**Thompson v. North American Stainless, LP**, 131 S. Ct. 863, 2011.) 63 Mercer L. Rev. 767-789 (2012).

Table of cases. 63 Mercer L. Rev. 791-792 (2012).

13 MINNESOTA JOURNAL OF LAW, SCIENCE & TECHNOLOGY, NO. 1, WINTER, 2012.

Robbins, Ira P. Writings on the wall: the need for an authorship-centric approach to the authentication of social-networking evidence. 13 Minn. J. L. Sci. & Tech. 1-36 (2012).

Farber, Daniel A. The BP blowout and the social and environmental erosion of the Louisiana Coast. 13 Minn. J. L. Sci. & Tech. 37-74 (2012).

Hall, Ralph F. and student Eva Stensvad. Left to their own devices: IOM's medical device committee's failure to comply. 13 Minn. J. L. Sci. & Tech. 75-123 (2012).

Lee, Jyh-An and Ching-Yi Liu. Forbidden city enclosed by the great firewall: the law and power of Internet filtering in China. 13 Minn. J. L. Sci. & Tech. 125-151 (2012).

Reilly, Tracy. Good fences make good neighboring rights: the German Federal Supreme Court rules on the digital sampling of sound recordings in **Metall auf Metall**. 13 Minn. J. L. Sci. & Tech. 153-209 (2012).

Vertinsky, Liza. An organizational approach to the design of patent law. 13 Minn. J. L. Sci. & Tech. 211-279 (2012).

Tene, Omer and Jules Polonetsky. To track or "do not track": advancing transparency and individual control in online behavioral advertising. 13 Minn. J. L. Sci. & Tech. 281-357 (2012).

Horvath, J.C. Note. How can better food labels contribute to true choice? 13 Minn. J. L. Sci. & Tech. 359-382 (2012).

Kranz, Jessica Kopplin. Note. Expedition e-recording, first stop URPERA: how universal e-recording under URPERA could revolutionize real estate recording in the United States and why it should. 13 Minn. J. L. Sci. & Tech. 383-406 (2012).

Welters, Amanda. Note. Striking a balance: revising USDA regulations to promote competition without stifling innovation. 13 Minn. J. L. Sci. & Tech. 407-434 (2012).

81 MISSISSIPPI LAW JOURNAL, NO. 4, PP. 641-894, 2012.

Symposium. U.S. Environmental Justice and the Law. 81 Miss. L.J. 641-894 (2012).

Case, David W. Foreword. 81 Miss. L.J. 641-644 (2012).

Opening remarks by Richard Gershon, Steven G. McKinney, Susan Glisson and Trudy Fisher. 81 Miss. L.J. 645-654 (2012).

Selected addresses by Eileen Gauna, Jewell A. Harper, Daria E. Neal and Malcolm D. Jackson. 81 Miss. L.J. 655-681 (2012).

McGee-Collier Melissa. Reflection on environmental justice. 81 Miss. L.J. 683-685 (2012).

Renfroe, Stephen. The mutual benefits of community engagement. 81 Miss. L.J. 687-690 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24
May 25, 2012

Van Ryan, Alec D. Community engagement: one point of view on the EPA's newly re-defined environmental justice initiative & path forward strategies for counsel and industry. 81 Miss. L.J. 691-699 (2012).

Case, David W. The role of information in environmental justice. 81 Miss. L.J. 701-745 (2012).

Dunn, Alexandra Dapolito and student Adam Weiss. Environmental justice in permitting: state innovations to advance accountability. 81 Miss. L.J. 747-768 (2012).

Killcreas, April Hendricks. Comment. The power of community action: environmental injustice and participatory democracy in Mississippi. 81 Miss. L.J. 769-812 (2012).

Kentch, Gavin. Comment. A corporate culture? The environmental justice challenges of the Alaska Native Claims Settlement Act. 81 Miss. L.J. 813-841 (2012).

Christiansen, Nicholas C. Comment. Environmental justice: deciphering the maze of a private right of action. 81 Miss. L.J. 843-894 (2012).

28 NEGOTIATION JOURNAL, NO. 2, APRIL, 2012.

Wheeler, Michael. Editor's note. 28 Negotiation J. 149-150 (2012).

Research digest. 28 Negotiation J. 151-153 (2012).

Çuhadar, Esra and Bruce W. Dayton. Oslo and its aftermath: lessons learned from track two diplomacy. 28 Negotiation J. 155-179 (2012).

De Palo, Giuseppe and Lauren R. Keller. The Italian mediation explosion: lessons in realpolitik. 28 Negotiation J. 181-199 (2012).

Macduff, Ian. Using blogs in teaching negotiation: a technical and intercultural postscript. 28 Negotiation J. 201-215 (2012).

Wall, James A. and Timothy C. Dunne. Mediation research: a current review. 28 Negotiation J. 217-244 (2012).

New books. 28 Negotiation J. 245-247 (2012).

20 PERSPECTIVES: TEACHING LEGAL RESEARCH AND WRITING, NO. 1, FALL, 2011.

Stein, Amy R. This time it's for real: using law-related current events in the classroom. 20 Perspectives 1-7 (2011).

Boyle, Robin A. Should laptops be banned? Providing a robust classroom learning experience within limits. 20 Perspectives 8-13 (2011).

Clark, Jessica L. and Nicole Evans Harris. The long and winding road: developing an online research curriculum. 20 Perspectives 14-19 (2011).

Brutal Choices in Curricular Design...

Julien, Alison E. Going live: the pros and cons of live critiques. 20 Perspectives 20-25 (2011).

Keith, Elizabeth A. and Julia C. Colarusso. The subtext of citation: helping first-year law students understand the substance of legal citation. 20 Perspectives 26-30 (2011).

Whisner, Mary. Harvesting relevant cases on Lexis and Westlaw: comparing results. 20 Perspectives 31 (2011).

Mercer, Kathryn S. Legal research and writing resources: recent publications. 20 Perspectives 32-40 (2011).

Hotchkiss, Mary A. Index to Perspectives: Teaching Legal Research and Writing, volumes 1-19 (1992-2011). 20 Perspectives 41-84 (2011).

30 QUINNIPIAC LAW REVIEW, NO. 2, PP. 201-454, 2012.

Brown, Alea M. It is not just politics that is local: a look at the constitutionality of state regulation of truck weights. 30 Quinnipiac L. Rev. 201-247 (2012).

Green, Matthew W. Jr. Family, cubicle mate and everyone in between: a novel approach to protecting employees from third-party retaliation under Title VII and kindred statutes. 30 Quinnipiac L. Rev. 249-299 (2012).

Bryant, Armikka R. Economic nexus in Washington State: defining substantial nexus. 30 Quinnipiac L. Rev. 301-330 (2012).

Trilling, Barry J. and Anika Singh Lemar. Brownfield development in Connecticut, a new chapter: liability relief for purchasers and sellers of contaminated sites in the 2011 *Act Concerning Brownfield Remediation and Development as an Economic Driver*. 30 Quinnipiac L. Rev. 331-358 (2012).

Stepień-Sporek, Anna and Margaret Ryznar. Child support for adult children. 30 Quinnipiac L. Rev. 359-384 (2012).

Cerame, Mario. Note. The right to record police in Connecticut. 30 Quinnipiac L. Rev. 385-453 (2012).

64 RUTGERS LAW REVIEW, NO. 1, FALL, 2011.

Notice of errata. 64 Rutgers L. Rev. unpagged (2011).

Rhodes, Charles W. "Rocky." What conservative constitutional revolution. Moderating five degrees of judicial conservatism after six years of the Roberts Court. 64 Rutgers L. Rev. 1-72 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25
May 25, 2012

Luff, Patrick. Risk regulation and regulatory litigation. 64 Rutgers L. Rev. 73-115 (2011).

Adler, Andrew L. and Stephen K. Urice. Resolving the disjunction between cultural property policy and law: a call for reform. 64 Rutgers L. Rev. 117-163 (2011).

Stewart, Rebecca K. Outing—and ousting—the “hidden” Hyde: toward repeal and replacement of the Hyde Amendment. 64 Rutgers L. Rev. 165-234 (2011).

Ronan, Keith P. Note. Navigating the goat paths: compulsive hoarding, or Collyer Brothers Syndrome, and the legal reality of clutter. 64 Rutgers L. Rev. 235-266 (2011).

Siple, Joseph. Note. For-profit education and federal funding: bad outcomes for students and taxpayers. 64 Rutgers L. Rev. 267-293 (2011).

Chou, Isabel. Note. “Opportunity” for all?: how tax credit scholarships will fare in New Jersey. 64 Rutgers L. Rev. 295-332 (2011).

24 ST. THOMAS LAW REVIEW, NO. 1, FALL, 2011.

Adams, Nathan A. IV. Florida’s Blaine Amendment: Goldilocks and the separate but equal doctrine. 24 St. Thomas L. Rev. 1-31 (2011).

Bell, Rebecca C. Florida’s adoption of the United Power of Attorney Act: is it sufficient to protect Florida’s vulnerable adults? 24 St. Thomas L. Rev. 32-67 (2011).

Feasley, Ashley. The DREAM Act and the right to equal educational opportunity: an analysis of U.S. and international human rights frameworks as they relate to education rights. 24 St. Thomas L. Rev. 68-100 (2011).

Fishman, Ethan. To secure these rights: the Supreme Court and **Snyder v. Phelps**. 24 St. Thomas L. Rev. 101-115 (2011).

30 TEMPLE JOURNAL OF SCIENCE, TECHNOLOGY & ENVIRONMENTAL LAW, NO. 2, WINTER, 2011.

Brown, Christopher R. Uncooperative federalism, misguided textualism: the federal courts’ mistaken hostility toward pre-discharge regulation of confined animal feeding operations under the Clean Water Act. 30 Temp. J. Sci. Tech. & Env’tl. L. 175-219 (2011).

Saitta, Nicole Marie and Samuel D. Hodge, Jr. Wrongful prolongation of life — a cause of action that has not gained traction even though a physician has disregarded a “do not resuscitate” order. 30 Temp. J. Sci. Tech. & Env’tl. L. 221-238 (2011).

Luo, Jiazhong. Comment. Cloudy intent, crowded lawsuits and “atomic bomb” remedy: intent test in inequitable conduct defense of patent infringement litigation. 30 Temp. J. Sci. Tech. & Env’tl. L. 239-273 (2011).

Mazoki, Philip. Case note. **Viacom International Inc. v. YouTube, Inc.** and the failings of the Southern District Court of New York. (**Viacom Int’l Inc. v. YouTube, Inc.**, 718 F. Supp. 2d 514, 2010.) 30 Temp. J. Sci. Tech. & Env’tl. L. 275-310 (2011).

Roskam, Joseph. Case note. Tarheel smokestack blues: the Clean Air Act, public nuisance law, and abatement of interstate air pollution: ... (**North Carolina ex rel. Cooper v. Tennessee Valley Authority**, 615 F.3d 291, 2010.) 30 Temp. J. Sci. Tech. & Env’tl. L. 311-346 (2011).

Snyder, Cody. Case note. Unnecessary expansion of the Takings Clause to the judiciary: ... (**Stop the Beach Renourishment, Inc. v. Fla. Dep’t of Env’tl. Prot.**, 130 S. Ct. 2592, 2010.) 30 Temp. J. Sci. Tech. & Env’tl. L. 347-371 (2011).

21 TEMPLE POLITICAL & CIVIL RIGHTS LAW REVIEW, NO. 1, FALL, 2011.

Epstein, Jules. Mandatory mitigation: an Eighth Amendment mandate to require presentation of mitigation evidence, even when the sentencing trial defendant wishes to die. 21 Temp. Pol. & Civ. Rts. L. Rev. 1-40 (2011).

Venetis, Penny M. The broad jurisprudential significance of **Sosa v. Álvarez-Machain**: an honest assessment of the role of federal judges and why customary international law can be more effective than constitutional law for redressing serious abuses. 21 Temp. Pol. & Civ. Rts. L. Rev. 41-99 (2011).

Reichbach, Amy and Marlies Spanjaard. Guarding the schoolhouse gate: protecting the educational rights of children in foster care. 21 Temp. Pol. & Civ. Rts. L. Rev. 101-116 (2011).

Strand, Palma Joy. The civic underpinnings of legal change: gay rights, abortion, and gun control. 21 Temp. Pol. & Civ. Rts. L. Rev. 117-162 (2011).

Ashe, Marie. Women’s wrongs, religions’ rights: women, free exercise, and establishment in American law. 21 Temp. Pol. & Civ. Rts. L. Rev. 163-214 (2011).

Gayeski, Dana. Comment. Give me your tired, your poor, your legal: why efforts to repeal birthright citizenship are unconstitutional and un-American. 21 Temp. Pol. & Civ. Rts. L. Rev. 215-243 (2011).

O’Neill, M. Steven. Comment. The appropriate use and enjoyment of national parks: personal watercraft and the Organic Act of 1916’s “enjoyment” mandate. 21 Temp. Pol. & Civ. Rts. L. Rev. 245-273 (2011).

CURRENT INDEX TO LEGAL PERIODICALS

Page 26
May 25, 2012

Zecca, Anthony C., Jr. Comment. A decade since 9/11: religious land use discrimination and the continued need for protective judicial mechanisms under RLUIPA. 21 Temp. Pol. & Civ. Rts. L. Rev. 275-301 (2011).

46 TULSA LAW REVIEW, NO. 2, WINTER, 2010.

Symposium: Geoengineering. 46 Tulsa L. Rev. 221-378 (2010).

McVicker, Jason. Editor's note. 46 Tulsa L. Rev. vi (2010).

Michaelson, Jay. Geoengineering and climate management: from marginality to inevitability. 46 Tulsa L. Rev. 221-260 (2010).

Davies, Gareth. Framing the social, political, and environmental risks and benefits of geoengineering: balancing the hard-to-imagine against the hard-to-measure. 46 Tulsa L. Rev. 261-282 (2010).

Burns, William C.G. Geoengineering the climate: an overview of solar radiation management options. 46 Tulsa L. Rev. 283-304 (2010).

Bodle, Ralph. Geoengineering and international law: the search for common legal ground. 46 Tulsa L. Rev. 305-322 (2010).

Hansen, Ryan S. Comment. Colorado residential property owners and their cloudy right to precipitation capture. 46 Tulsa L. Rev. 323-350 (2010).

Eick, Melissa. Student paper. A navigational system for uncharted waters: the London Convention and London Protocol's assessment framework on ocean iron fertilization. 46 Tulsa L. Rev. 351-378 (2010).

160 UNIVERSITY OF PENNSYLVANIA LAW REVIEW, NO. 4, MARCH, 2012.

Cheng, Edward K. When 10 trials are better than 1000: an evidentiary perspective on trial sampling. 160 U. Pa. L. Rev. 955-965 (2012).

Barton, Benjamin H. and Stephanos Bibas. Triaging appointed-counsel funding and *pro se* access to justice. 160 U. Pa. L. Rev. 967-994 (2012).

Meyer, Timothy. Codifying custom. 160 U. Pa. L. Rev. 995-1069 (2012).

Oei, Shu-Yi. Getting more by asking less: justifying and reforming tax law's offer-in-compromise procedure. 160 U. Pa. L. Rev. 1071-1137 (2012).

Wong, Tedmond. Comment. To copy or not to copy, that is the question: the game theory approach to protecting fashion designs. 160 U. Pa. L. Rev. 1139-1193 (2012).

Wu, Yiyang. Comment. Scaling the wall and running the mile: the role of physical-selection procedures in the disparate impact narrative. 160 U. Pa. L. Rev. 1195-1238 (2012).

24 UNIVERSITY OF SAN FRANCISCO MARITIME LAW JOURNAL, NO. 1, PP. 1-224, 2011-12.

Peltz, Robert D. Has time passed **Barbetta** by? 24 U.S.F. Mar. L.J. 1-34 (2011-12).

Ademun-Odeke, Ademun. Jurisdiction by agreement over foreign pirates in domestic courts: ***In re Mohamud Mohamed Dashi & 8 Others***. 24 U.S.F. Mar. L.J. 35-64 (2011-12).

Chanda, Soumyadipta. Comment. A comparison of rights and liabilities under a charter party and a bill of lading. 24 U.S.F. Mar. L.J. 65-82 (2011-12).

Judge John R. Brown Admiralty Moot Court Competition Packet and Winning Briefs 2011. 24 U.S.F. Mar. L.J. 83-153 (2011-12).

University of Texas School of Law and University of Houston Law Center. Competition Packet. 24 U.S.F. Mar. L.J. 83-93 (2011-12).

Hamline University School of Law. Best Petitioner's Brief. 24 U.S.F. Mar. L.J. 95-126 (2011-12).

South Texas College of Law. Best Respondent's Brief. 24 U.S.F. Mar. L.J. 127-153 (2011-12).

Ninth Circuit Survey. 24 U.S.F. Mar. L.J. 155-224 (2011-12).

56 VILLANOVA LAW REVIEW, NO. 5, PP. 803-934, 2012.

Dobbyn, John. In memoriam Professor Arnold Cohen, 1939-2011. Tribute. [Includes photograph.] 56 Vill. L. Rev. xiii (2012).

Abou El Fadl, Khaled. **Donald A. Giannella Memorial Lecture**. Conceptualizing *Shari'a* in the modern state. 56 Vill. L. Rev. 803-817 (2012).

Harris, Angela P. **Martin Luther King, Jr. Lecture**. Lawyering as peacemaking. 56 Vill. L. Rev. 819-831 (2012).

Bloink, Robert. Is United States corporate tax policy outsourcing America? A critical analysis of the proposed tax holiday for trapped CFC earnings. 56 Vill. L. Rev. 833-855 (2012).

Noyes, Henry S. The rise of the common law of federal pleading: **Iqbal, Twombly**, and the application of judicial experience. 56 Vill. L. Rev. 857-900 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 27
May 25, 2012

Ward, Burke T. and Jamie P. Hopkins. Private transfer fees: developer exploitation or legitimate financing vehicle? 56 Vill. L. Rev. 901-933 (2012).

Indices. 56 Vill. L. Rev. lvi-i — lvi-vii (2012).

7 WASHINGTON JOURNAL OF LAW, TECHNOLOGY & ARTS, NO. 1, SUMMER, 2011.

Stark, Duncan. Student article. Broadcasting expectations: an unprotected wireless network takes on constitutional dimensions. (**United States v. Ahrndt**, 2010 WL 373994, 2010.) 7 Wash. J. L. Tech. & Arts 1-11 (2011).

Hoffer, Alicia. Student article. A matter of access: how bypassing DRM does not always violate the DMCA. 7 Wash. J. L. Tech. & Arts 13-25 (2011).

Rona, Luke M. Student article. Off with the head? How eliminating search and index functionality reduces secondary liability in peer-to-peer file-sharing cases. 7 Wash. J. L. Tech. & Arts 27-46 (2011).

Moran, Connor. Student article. Injunction relief: must nonparty websites obey court orders to remove user content? (**Blockowicz v. Williams**, 630 F.3d 563, 2010.) 7 Wash. J. L. Tech. & Arts 47-57 (2011).

Proctor, James L., Jr. Student article. Fair notice: providing for electronic document transmissions to shareholders in Washington State. 7 Wash. J. L. Tech. & Arts 59-73 (2011).

87 WASHINGTON LAW REVIEW, NO. 1, MARCH, 2012.

Research Working Group, Task Force on Race and the Criminal Justice System. Preliminary report on race and Washington's criminal justice system. 87 Wash. L. Rev. 1-49 (2012).

Drinan, Cara H. **Graham** on the ground. 87 Wash. L. Rev. 51-91 (2012).

Fan, Mary D. Panopticism for police: structural reform bargaining and police regulation by data-driven surveillance. 87 Wash. L. Rev. 93-138 (2012).

Smith, Robert J. Recalibrating constitutional innocence protection. 87 Wash. L. Rev. 139-204 (2012).

Kennedy, Duncan. African poverty. 87 Wash. L. Rev. 205-235 (2012).

Dunning, M Michelle. Discernible differences: a survey of civil jury demands. 87 Wash. L. Rev. 237-247 (2012).

Gelms, Jeremy. Comment. High-tech harassment: employer liability under Title VII for employee social media misconduct. 87 Wash. L. Rev. 249-279 (2012).

Reavis, Isham M. Comment. Driving dangerously: vehicle flight and the Armed Career Criminal Act after ... (**Sykes v. United States**, 131 S. Ct. 2267, 2011.) 87 Wash. L. Rev. 281-330 (2012).

Zellers, P. Andrew Rorholm. Independence for Washington State's privileges and immunities clause. 87 Wash. L. Rev. 331-367 (2012).

89 WASHINGTON UNIVERSITY LAW REVIEW, NO. 3, PP. 487-719, 2012.

Schwarcz, Steven L. Marginalizing risk. 89 Wash. U. L. Rev. 487-518 (2012).

Johnston, E. Lea. Theorizing mental health courts. 89 Wash. U. L. Rev. 519-579 (2012).

Hughes, Emily. Arbitrary death: an empirical study of mitigation. 89 Wash. U. L. Rev. 581-637 (2012).

Crane, Catherine. Note. Social networking v. the employment-at-will doctrine: a potential defense for employees fired for facebooking, terminated for twittering, booted for blogging, and sacked for social networking. 89 Wash. U. L. Rev. 639-672 (2012).

Rosinia, Nicholas. Note. How 'reasonable' has become unreasonable: a proposal for rewriting the lasting legacy of **Jackson v. Indiana**. 89 Wash. U. L. Rev. 673-703 (2012).

Love, Brian J., David J. Love and James V. Krogmeier. Like deck chairs on the Titanic: why spectrum reallocation won't avert the coming data crunch but technology might keep the wireless industry afloat. 89 Wash. U. L. Rev. 705-719 (2012).

18 WIDENER LAW REVIEW, NO. 1, PP. 1-122, 2012.

Dalton, Kari Mercer. The priest-penitent privilege v. child abuse reporting statutes: how to avoid the conflict and serve society. 18 Widener L. Rev. 1-25 (2012).

Valenti, Joseph Anthony. Circumstances when medical treatment may be forcibly imposed despite a patient's explicit refusal: a comprehensive analysis of Pennsylvania law. 18 Widener L. Rev. 27-52 (2012).

Yeager, Hon. S. Michael. The Pennsylvania Dead Man's Statute. 18 Widener L. Rev. 53-70 (2012).

Crawford, Melanie L. Note. A losing battle with the 'machinery of death': the flaws of Virginia's death penalty laws and clemency process highlighted by the fate of Teresa Lewis. 18 Widener L. Rev. 71-98 (2012).

CURRENT INDEX TO LEGAL PERIODICALS

Page 28
May 25, 2012

Kring, Jenna Rae. Note. Caught in the cycle of sexual violence: the application of mandatory registration and community notification laws to juvenile sex offenders. 18 *Widener L. Rev.* 99-122 (2012).

3 WILLIAM & MARY BUSINESS LAW REVIEW, NO. 1, FEBRUARY, 2012.

Dolgoplov, Stanislav. Insider trading, informed trading, and market making: liquidity of securities markets in the zero-sum game. 3 *Wm. & Mary Bus. L. Rev.* 1-57 (2012).

Hodge, Tom C. Compatible or conflicting: the promotion of a high level of employment and the consumer welfare standard under Article 101. 3 *Wm. & Mary Bus. L. Rev.* 59-138 (2012).

Nowka, Richard H. Twenty questions about an individual debtor's name under amended Article 9 section 9-503(a)(4) Alternative A. 3 *Wm. & Mary Bus. L. Rev.* 139-180 (2012).

Luther, Robert III. The business of "procuring cause" in Virginia. 3 *Wm. & Mary Bus. L. Rev.* 181-199 (2012).

Gibson, Neil. Note. NCAA scholarship restrictions as anticompetitive measures: the one-year rule and scholarship caps as avenues for antitrust scrutiny. (*Agnew v. NCAA*, U.S. Dist. LEXIS 98744, 2011.) 3 *Wm. & Mary Bus. L. Rev.* 203-242 (2012).

Allen, Joseph B. Note. Seeking true financial reform: ending the debt-equity distinction. 3 *Wm. & Mary Bus. L. Rev.* 243-272 (2012).

Hariharan, Arya. Note. Hawala's charm: what banks can learn from informal funds transfer systems. 3 *Wm. & Mary Bus. L. Rev.* 273-308 (2012).

36 WILLIAM AND MARY ENVIRONMENTAL LAW AND POLICY REVIEW, NO. 2, WINTER, 2012.

Faure, Michael. Effectiveness of environmental law: what does the evidence tell us? 36 *Wm. & Mary Envtl. L. & Pol'y Rev.* 293-336 (2012).

Hutton, Matthew and Thomas Hutton. Legal and regulatory impediments to vehicle-to-grid aggregation. 36 *Wm. & Mary Envtl. L. & Pol'y Rev.* 337-365 (2012).

Goho, Shaun A. NEPA and the "beneficial impact" EIS. 36 *Wm. & Mary Envtl. L. & Pol'y Rev.* 367-404 (2012).

Gaba, Jeffrey M. Exporting waste: regulation of the export of hazardous wastes from the United States. 36 *Wm. & Mary Envtl. L. & Pol'y Rev.* 405-490 (2012).

Kannan, Phillip M. Mitigating global climate change: designing a dynamic convention to combat a dynamic risk. 36 *Wm. & Mary Envtl. L. & Pol'y Rev.* 491-527 (2012).

Coleman, Lauren. Note. Making soft infrastructures a reality in New York City: incorporating unconventional storm defense systems as sea levels rise. 36 *Wm. & Mary Envtl. L. & Pol'y Rev.* 529-563 (2012).

Kotula, Allison A. Note. A win-win scenario: using the gold standard to improve the World Cup's Green Goal Initiative. 36 *Wm. & Mary Envtl. L. & Pol'y Rev.* 565-594 (2012).

Trego, Garrett D. We didn't start the fire...and we won't pay to stop it: financing wildfire management in America's wildland-urban interface. 36 *Wm. & Mary Envtl. L. & Pol'y Rev.* 595-634 (2012).

121 YALE LAW JOURNAL, NO. 6, APRIL, 2012.

Levinson, Daryl J. Rights and votes. 121 *Yale L.J.* 1286-1363 (2012).

Anderson, Michelle Wilde. Dissolving cities. 121 *Yale L.J.* 1364-1446 (2012).

Bellia, Patricia L. WikiLeaks and the institutional framework for national security disclosures. 121 *Yale L.J.* 1448-1526 (2012).

Ellis, Michael J. Note. The origins of the elected prosecutor. 121 *Yale L.J.* 1528-1569 (2012).

Lieb, Doug. Comment. Can Section 1983 help to prevent the execution of mentally retarded prisoners? (*Skinner v. Switzer*, 131 S. Ct. 1289, 2011.) 121 *Yale L.J.* 1571-1583 (2012).