Errata: *40 St. Mary Law Journal No. 2 (2008) is being included in this issue of CILP. It was formerly indexed in the Feb. 27, 2009 CILP issue, mistakenly identified as No. 1.

CURRENT INDEX TO LEGAL PERIODICALS
Marian Gould Gallagher Law Library
University of Washington

Nikki Pike, Information Specialist
Melia Mauer Cossette, Tania Schriwer and Rachel Bender Turpin, Editors
Copyright 2009, Marian Gould Gallagher Law Library

Key to Citations—November 6, 2009

<table>
<thead>
<tr>
<th>Journal Name</th>
<th>Volume</th>
<th>No.</th>
<th>Title</th>
<th>Pages</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Australian Journal of Asian Law</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Buffalo Law Review</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Capital University Law Review</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chicana/o-Latina/o Law Review</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Duke Journal of Gender Law &amp; Policy</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>George Mason Law Review</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>George Washington International Law Review</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hamline Journal of Public Law and Policy</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hastings Law Journal</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hofstra Law Review</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Iowa Law Review</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Journal of Empirical Legal Studies</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Journal of International Business &amp; Law</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Journal of Land Use and Environmental Law</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Journal of Law, Economics &amp; Organization</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Journal of the Association of Legal Writing Directors</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Law and History Review</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Law and Inequality</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>New York University Environmental Law Journal</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Northern Kentucky Law Review</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Public Contract Law Journal</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>St. Mary’s Law Journal</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Stanford Journal of Law, Business &amp; Finance</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tax Law Review</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Texas Journal of Women and the Law</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>UCLA Asian Pacific American Law Journal</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>University of Arkansas at Little Rock Law Review</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>University of Dayton Law Review</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wisconsin Law Review</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Journal of the Association of Legal Writing Directors</td>
<td></td>
<td>6</td>
<td>J. Ass’n Legal Writing Directors, Fall, 2009.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

ADMINISTRATIVE LAW


AGENCY

Stack, Aaron. Student article. Arbitration, agency authority & the effect on nursing homes: a survey of a recent Kentucky Court of Appeals decision. 35 N. Ky. L. Rev. 239-251 (2008).

AGRICULTURE LAW


ANIMAL LAW


ARTS AND ENTERTAINMENT


BANKING AND FINANCE

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Stanford Journal of Law, Business & Finance


BIOGRAPHY


CIVIL RIGHTS AND DISCRIMINATION

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


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

COMMERCIAL LAW

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


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

COMMUNICATIONS LAW

Formanek, Kristen M. Note. There’s “no such thing as too much speech”: how advertising deregulation and the marketplace of ideas can protect democracy in America. 94 Iowa L. Rev. 1743-1768 (2009).


COMPARATIVE AND FOREIGN LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Australian Journal of Asian Law
George Washington International Law Review
Journal of International Business & Law


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

CONSTITUTIONAL LAW, GENERALLY

Allen, Jennifer M. Student article. Free for all a free for all: the Supreme Court’s abdication of duty in failing to establish standards for indigent defense. 27 Law & Ineq. 365-411 (2009).


Hubbard, Lisa and student Angela M. Goad. Survey: how Kentucky courts have applied the protective sweep doctrine. 35 N. Ky. L. Rev. 179-195 (2008).

Johnson, Nicholas J. Supply restrictions at the margins of Heller and the abortion analogue: Stenberg principles, assault weapons, and the attitudinalist critique. 60 Hastings L.J. 1285-1337 (2009).


**CONTRACTS**


**CORPORATIONS**


**COURTS**


**CRIMINAL LAW AND PROCEDURE**


Allen, Jennifer M. Student article. Free for all a free for all: the Supreme Court’s abdication of duty in failing to establish standards for indigent defense. 27 Law & Ineq. 365-411 (2009).


Holland, Robert F. It’s about time: the need for a uniform approach to using a prior conviction to impeach a witness. 40 St. Mary’s L.J. 455-510 (2008).
Hubbard, Lisa and student Angela M. Goad. Survey: how Kentucky courts have applied the protective sweep doctrine. 35 N. Ky. L. Rev. 179-195 (2008).


O’Flaherty, Brendan and Rajiv Sethi. Why have robberies become less frequent but more violent? 25 J.L. Econ. & Org. 518-534 (2009).


Stein, Erin B. Comment. The Individuals with Disabilities Education Act (IDEA): judicial remedies for systemic noncompliance. 2009 Wis. L. Rev. 801-834.

For more on this subject see the Tables of Contents of Indexed Law Reviews for: Capital University Law Review and St. Mary’s L.J.


Stein, Erin B. Comment. The Individuals with Disabilities Education Act (IDEA): judicial remedies for systemic noncompliance. 2009 Wis. L. Rev. 801-834.

For more on this subject see the Tables of Contents of Indexed Law Reviews for: Capital University Law Review and St. Mary’s L.J.


Stein, Erin B. Comment. The Individuals with Disabilities Education Act (IDEA): judicial remedies for systemic noncompliance. 2009 Wis. L. Rev. 801-834.

For more on this subject see the Tables of Contents of Indexed Law Reviews for: Capital University Law Review and St. Mary’s L.J.
EMPLOYMENT PRACTICE


ENERGY AND UTILITIES LAW


ENVIRONMENTAL LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
George Washington International Law Review
Journal of Land Use and Environmental Law
New York University Environmental Law Journal


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

ESTATES AND TRUSTS


Sullivan, Jack. Student article. Pooled special-needs trusts: an exception that should be the rule to protect adults with developmental disabilities. 27 Law & Ineq. 441-463 (2009).

EVIDENCE


Holland, Robert F. It’s about time: the need for a uniform approach to using a prior conviction to impeach a witness. 40 St. Mary’s L.J. 455-510 (2008).

FIRST AMENDMENT


Formanek, Kristen M. Note. There’s “no such thing as too much speech”: how advertising deregulation and the marketplace of ideas can protect democracy in America. 94 Iowa L. Rev. 1743-1768 (2009).


Rissman, Joshua. Student article. Put it on ice: chilling free speech at national conventions. 27 Law & Ineq. 413-440 (2009).

FOOD AND DRUG LAW


FOURTEENTH AMENDMENT


Robertson, Jenny Wilkes. Note. Constitutional & property law—Fourteenth Amendment Due Process Clause & notice to be heard—it felt so right but was all so wrong: United States Supreme Court rules Arkansas’s tax-foreclosure notice procedure fails to satisfy Due Process Clause when certified mail notice returns “unclaimed.” (Jones v. Flowers, 126 S. Ct. 1708, 2006.) 30 U. Ark. Little Rock L. Rev. 179-228 (2007).


GOVERNMENT CONTRACTS

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


HEALTH LAW AND POLICY

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


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

HOUSING LAW


HUMAN RIGHTS LAW


INTERNATIONAL LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
George Washington International Law Review
Journal of International Business & Law


INTERNATIONAL TRADE


JUDGES


Stempel, Jeffrey W.  Chief William’s ghost: the problematic persistence of the duty to sit.  57 Buff. L. Rev. 813-958 (2009).

JURISPRUDENCE


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

JUVENILES


LABOR LAW

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


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

LAND USE PLANNING


LAW AND SOCIETY

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

Chicana/o-Latina/o Law Review
Hamline Journal of Public Law and Policy
Iowa Law Review
Journal of Empirical Legal Studies
UCLA Asian Pacific American Law Journal


O’Flaherty, Brendan and Rajiv Sethi. Why have robberies become less frequent but more violent? 25 J.L. Econ. & Org. 518-534 (2009).


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


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

LAW ENFORCEMENT AND CORRECTIONS


Rissman, Joshua. Student article. Put it on ice: chilling free speech at national conventions. 27 Law & Ineq. 413-440 (2009).

LEGAL ANALYSIS AND WRITING

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

Journal of the Association of Legal Writing Directors


LEGAL EDUCATION

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

Hamline Journal of Public Law and Policy

Falk, Mary R. “The play of those who have not yet heard of games”: creativity, compliance, and the “good enough” law teacher. 6 J. Ass’n Legal Writing Directors 200-219 (2009).
CURRENT INDEX TO LEGAL PERIODICALS
Page 10
November 6, 2009


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

LEGAL HISTORY

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


LEGAL PROFESSION


LEGAL RESEARCH AND BIBLIOGRAPHY


LEGAL RESEARCH AND BIBLIOGRAPHY

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

LEGISLATION


MEDICAL JURISPRUDENCE


Goodwin, Michele. A few thoughts on assisted reproductive technology. 27 Law & Ineq. 465-479 (2009).


Spar, Deborah L. As you like it: exploring the limits of parental choice in assisted reproduction. 27 Law & Ineq. 481-492 (2009).

MILITARY, WAR AND PEACE


CURRENT INDEX TO LEGAL PERIODICALS
Page 11
November 6, 2009

NATURAL RESOURCES LAW
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
George Washington International Law Review


(Please see the Tables of Contents of Indexed Law Reviews for this journal.)

POLITICS


Formanek, Kristen M. Note. There’s “no such thing as too much speech”: how advertising deregulation and the marketplace of ideas can protect democracy in America. 94 Iowa L. Rev. 1743-1768 (2009).


Rissman, Joshua. Student article. Put it on ice: chilling free speech at national conventions. 27 Law & Ineq. 413-440 (2009).


PRACTICE AND PROCEDURE


Seitz, Virginia A. The value of Values and Assumptions to a practicing lawyer. 57 Buff. L. Rev. 687-708 (2009).


PROFESSIONAL ETHICS


Stempel, Jeffrey W. Chief William’s ghost: the problematic persistence of the duty to sit. 57 Buff. L. Rev. 813-958 (2009).

PROPERTY--PERSONAL AND REAL


RELIGION


REMEDIES


Stein, Erin B. Comment. The Individuals with Disabilities Education Act (IDEA): judicial remedies for systemic noncompliance. 2009 Wis. L. Rev. 801-834.


RETIREMENT SECURITY

Maher, Brendan S. Creating a paternalistic market for legal rules affecting the benefit promise. 2009 Wis. L. Rev. 657-692.

Rosenburgh, Martin and Andrew C. Spieler. 21st century pensions: the risk, the hedge and the duty to consider. 8 J. Int’l Bus. & L. 45-61 (2009).

RICO


SCIENCE AND TECHNOLOGY


Johnson, Alex M., Jr. The re-emergence of race as a biological category: the societal implications--reaffirmation of race. 94 Iowa L. Rev. 1547-1587 (2009).

SECOND AMENDMENT

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


SECURITIES LAW


SEXUALITY AND THE LAW

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

Law and Inequality


SOCIAL WELFARE


Stein, Erin B. Comment. The Individuals with Disabilities Education Act (IDEA): judicial remedies for systemic noncompliance. 2009 Wis. L. Rev. 801-834.


Sullivan, Jack. Student article. Pooled special-needs trusts: an exception that should be the rule to protect adults with developmental disabilities. 27 Law & Ineq. 441-463 (2009).

STATE AND LOCAL GOVERNMENT LAW

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

Northern Kentucky Law Review


TAXATION--FEDERAL INCOME

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

Tax Law Review


CURRENT INDEX TO LEGAL PERIODICALS
Page 14
November 6, 2009

TAXATION--STATE AND LOCAL
Robertson, Jenny Wilkes. Note. Constitutional & property law--Fourteenth Amendment Due Process Clause & notice to be heard--it felt so right but was all so wrong: United States Supreme Court rules Arkansas’s tax-foreclosure notice procedure fails to satisfy Due Process Clause when certified mail notice returns “unclaimed.” (Jones v. Flowers, 126 S. Ct. 1708, 2006.) 30 U. Ark. Little Rock L. Rev. 179-228 (2007).

TORTS
Kritchevsky, Barbara. Whose idea was it? Why violations of state laws enacted pursuant to federal mandates should not be negligence per se. 2009 Wis. L. Rev. 693-731.

TRADE REGULATION
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
George Mason Law Review
Koutsoudakis, Andreas. Comment. Antitrust more than a century after Sherman: why protecting competitors promotes competition more than economically efficient mergers. 34 U. Dayton L. Rev. 223-251 (2009).

Semeraro, Steven. The antitrust economics (and law) of surcharging credit card transactions. 14 Stan. J.L. Bus. & Fin. 343-382 (2009).

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

WATER LAW

WOMEN
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Duke Journal of Gender Law & Policy
Hamline Journal of Public Law and Policy
Texas Journal of Women and the Law

(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)
TABLES OF CONTENTS OF INDEXED LAW REVIEWS

10 AUSTRALIAN JOURNAL OF ASIAN LAW,
NO. 2, PP. 159-314, 2008.


57 BUFFALO LAW REVIEW,


Seitz, Virginia A. The value of Values and Assumptions to a practicing lawyer. 57 Buff. L. Rev. 687-708 (2009).


Stempel, Jeffrey W. Chief William’s ghost: the problematic persistence of the duty to sit. 57 Buff. L. Rev. 813-958 (2009).


36 CAPITAL UNIVERSITY LAW REVIEW,


28 CHICANA/O-LATINA/O LAW REVIEW,  
PP. 1-80, 2009.


16 DUKE JOURNAL OF GENDER LAW & POLICY,  
NO. 2, AUGUST, 2009.


16 GEORGE MASON LAW REVIEW,  


60 HASTINGS LAW JOURNAL, NO. 6, JUNE, 2009.


Johnson, Nicholas J. Supply restrictions at the margins of Heller and the abortion analogue: Stenberg principles, assault weapons, and the attitudinalist critique. 60 Hastings L.J. 1285-1337 (2009).


Little, Rory K. *Heller* and constitutional interpretation: originalism’s last gasp. 60 Hastings L.J. 1415-1430 (2009).


Levinson, Sanford. Why didn’t the Supreme Court take my advice in the *Heller* case? Some speculative responses to an egocentric question. 60 Hastings L.J. 1491-1505 (2009).


**37 HOFSTRA LAW REVIEW, NO. 3, SPRING, 2009.**


**94 IOWA LAW REVIEW, NO. 5, JULY, 2009.**


Johnson, Alex M., Jr. The re-emergence of race as a biological category: the societal implications--reaffirmation of race. 94 Iowa L. Rev. 1547-1587 (2009).


Daniels, Joseph C. Note. The branding of America: the rise of geographic trademarks and the need for a strong fair use defense. 94 Iowa L. Rev. 1703-1742 (2009).

Formanek, Kristen M. Note. There’s “no such thing as too much speech”: how advertising deregulation and the marketplace of ideas can protect democracy in America. 94 Iowa L. Rev. 1743-1768 (2009).


Index to vol. 94. 94 Iowa L. Rev. unpaged (2009).

**6 JOURNAL OF EMPIRICAL LEGAL STUDIES, NO. 3, SEPTEMBER, 2009.**


8 JOURNAL OF INTERNATIONAL BUSINESS & LAW, NO. 1, SPRING, 2009


Keegan, Dennis. At the intersection of global economics and politics. 8 J. Int’l Bus. & L. 1-16 (2009).


Rosenburgh, Martin and Andrew C. Spieler. 21st century pensions: the risk, the hedge and the duty to consider. 8 J. Int’l Bus. & L. 45-61 (2009).


O’Flaherty, Brendan and Rajiv Sethi. Why have robberies become less frequent but more violent? 25 J.L. Econ. & Org. 518-534 (2009).


Oseid, Julie A. The power of brevity: adopt Abraham Lincoln’s habits. 6 J. Ass’n Legal Writing Directors 28-54 (2009).


Little, Laura E. Characterization and legal discourse. 6 J. Ass’n Legal Writing Directors 121-159 (2009).


Falk, Mary R. “The play of those who have not yet heard of games”: creativity, compliance, and the “good enough” law teacher. 6 J. Ass’n Legal Writing Directors 200-219 (2009).


Tanenhaus, David S. In this issue. 27 Law & Hist. Rev. vii-x (2009).


Allen, Jennifer M. Student article. Free for all a free for all: the Supreme Court’s abdication of duty in failing to establish standards for indigent defense. 27 Law & Ineq. 365-411 (2009).

Rissman, Joshua. Student article. Put it on ice: chilling free speech at national conventions. 27 Law & Ineq. 413-440 (2009).

Sullivan, Jack. Student article. Pooled special-needs trusts: an exception that should be the rule to protect adults with developmental disabilities. 27 Law & Ineq. 441-463 (2009).

Goodwin, Michele. A few thoughts on assisted reproductive technology. 27 Law & Ineq. 465-479 (2009).

Spar, Deborah L. As you like it: exploring the limits of parental choice in assisted reproduction. 27 Law & Ineq. 481-492 (2009).

17 NEW YORK UNIVERSITY ENVIRONMENTAL LAW JOURNAL, NO. 3, PP. 1295-1526., 2009.


35 NORTHERN KENTUCKY LAW REVIEW, NO. 2, KENTUCKY ISSUE, 2008.


Hubbard, Lisa and student Angela M. Goad. Survey: how Kentucky courts have applied the protective sweep doctrine. 35 N. Ky. L. Rev. 179-195 (2008).


Stack, Aaron. Student article. Arbitration, agency authority & the effect on nursing homes: a survey of a recent Kentucky Court of Appeals decision. 35 N. Ky. L. Rev. 239-251 (2008).


Holland, Robert F. It’s about time: the need for a uniform approach to using a prior conviction to impeach a witness. 40 St. Mary’s L.J. 455-510 (2008).


Semeraro, Steven. The antitrust economics (and law) of surcharging credit card transactions. 14 Stan. J.L. Bus. & Fin. 343-382 (2009).


30 UNIVERSITY OF ARKANSAS AT LITTLE ROCK LAW REVIEW, NO. 1, FALL, 2007.


Robertson, Jenny Wilkes. Note. Constitutional & property law—Fourteenth Amendment Due Process Clause & notice to be heard—it fell so right but was all so wrong: United States Supreme Court rules Arkansas’s tax-foreclosure notice procedure fails to satisfy Due Process Clause when certified mail notice returns “unclaimed.” (Jones v. Flowers, 126 S. Ct. 1708, 2006.) 30 U. Ark. Little Rock L. Rev. 179-228 (2007).

34 UNIVERSITY OF DAYTON LAW REVIEW, NO. 2, WINTER, 2009.


Koutsoudakis, Andreas. Comment. Antitrust more than a century after Sherman: why protecting competitors promotes competition more than economically efficient mergers. 34 U. Dayton L. Rev. 223-251 (2009).


2009 WISCONSIN LAW REVIEW,
NO. 3, PP. 565-834.


Maher, Brendan S. Creating a paternalistic market for legal rules affecting the benefit promise. 2009 Wis. L. Rev. 657-692.

Kritchevsky, Barbara. Whose idea was it? Why violations of state laws enacted pursuant to federal mandates should not be negligence per se. 2009 Wis. L. Rev. 693-731.


Stein, Erin B. Comment. The Individuals with Disabilities Education Act (IDEA): judicial remedies for systemic noncompliance. 2009 Wis. L. Rev. 801-834.