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 20, 2009

American Journal of Legal History 49	Am. J. Legal Hist., No. 3, July, 2007.
American University Journal of Gender, Social Policy & the Law 17	Am. U. J. Gender Soc. Pol'y & L., No. 3, Pp. 545-806, 2009.
Berkeley Technology Law Journal *24	Berkeley Tech. L.J., No. 1, Pp. 1-722, 2009.
Buffalo Journal of Gender, Law & Social Policy 17	Buff. J. Gender L. Soc. Pol'y, Pp. 1-129, 2009.
Business Lawyer **64	Bus. Law., No. 4, August, 2009.
Cornell Law Review 94	Cornell L. Rev., No. 6, September, 2009.
Creighton Law Review 42	Creighton L. Rev., No. 4, June, 2009.
DePaul Journal for Social Justice 2	DePaul J. for Soc. Just., No. 2, Spring, 2009.
Duke Law Journal 59	Duke L.J., No. 1, October, 2009.
Hamline Law Review 32	Hamline L. Rev., No. 3, Summer, 2009.
Indiana Law Review 42	Ind. L. Rev., No. 3, Pp. 533-766, 2009.
Journal of Criminal Law and Criminology 99	J. Crim. L. & Criminology, No. 3, Summer, 2009.
Journal of Law in Society 10	J. L. Soc'y, No. 1, Fall, 2008.
Journal of Legal Studies 38	J. Legal Stud., No. 2, June, 2009.
Law and Business Review of the Americas 15	Law & Bus. Rev. Am., No. 4, Fall, 2009.
Mississippi College Law Review 28	Miss. C.L. Rev., No. 3, Pp. 337-520, 2009.
North Carolina Law Review 87	N.C. L. Rev., No. 6, September, 2009.
Oklahoma City University Law Review ***34	Okla. City U. L. Rev., No. 2, Summer, 2009.
St. John's Journal of Legal Commentary 23	St. John's J. Legal Comment., No. 2, Fall, 2008.
Temple Journal of Science, Technology & Environmental Law 28	Temp. J. Sci. Tech. & Envtl. L., No. 1, Spring, 2009.
UCLA Journal of Islamic and Near Eastern Law 7	UCLA J. Islamic & Near E.L., No. 1, Pp. 1-155, 2008-2009.
UCLA Law Review 56	UCLA L. Rev., No. 6, August, 2009.
University of Arkansas at Little Rock Law Review ****30	U. Ark. Little Rock L. Rev., No. 4, Summer, 2008.
University of Dayton Law Review 34	U. Dayton L. Rev., No. 3, Spring, 2009.
University of Miami International and Comparative Law Review 16	U. Miami Int'l & Comp. L. Rev., No. 2, Spring, 2009.
Virginia Law Review 95	Va. L. Rev., No. 5, September, 2009.
Wake Forest Law Review 44	Wake Forest L. Rev., No. 3, Fall, 2009.
Washington Law Review 84	Wash. L. Rev., No. 3, August, 2009.
Washington University Law Review 87	Wash. U. L. Rev., No. 1, Pp. 1-210, 2009.
Wisconsin International Law Journal 27	Wis. Int'l L.J., No. 1, Spring, 2009.
Yale Law Journal 118	Yale L.J., No. 8, June, 2009.

- * This entire issue comprises the Annual Review of Law and Technology.
- ** A portion of this issue comprises the Survey--Uniform Commercial Code: 2008 Developments.
- *** A portion of this issue comprises the Tenth Circuit Survey.
- **** A portion of this issue comprises the Annual Survey of Case Law.

ADMINISTRATIVE LAW

Brauer-Rieke, Aaron K. Note. The FCC tackles Net neutrality: agency jurisdiction and the Comcast order. 24 Berkeley Tech. L.J. 593-615 (2009).

Herat, Enoka. Comment. Ninth Circuit v. Board of Immigration Appeals: defining "sexual abuse of a minor" after ... (**Estrada-Espinoza v. Mukasey**, 546 F.3d 1147, 2008.) 84 Wash. L. Rev. 523-553 (2009).

Keller, Scott A. Depoliticizing judicial review of agency rulemaking. 84 Wash. L. Rev. 419-489 (2009).

Seidemann, Ryan M. Altered meanings: the Department of the Interior's rewriting of the Native American Graves Protection and Repatriation Act to regulate culturally unidentifiable human remains. 28 Temp. J. Sci. Tech. & Envtl. L. 1-47 (2009).

Thomas, Anderson Evan. Note. Remaining covered by the "near blanket" of deference: **Berman v. Central Intelligence Agency** and the CIA's continual use of exemption 3 to deny FOIA requests. (**Berman v. CIA**, 501 F.3d 1136, 2007.) 28 Miss. C.L. Rev. 497-520 (2009).

Page 2 November 20, 2009

AGRICULTURE LAW

Gibson, David. Comment. Brazil v. Argentina: different responses to the rising food commodities market. 15 Law & Bus. Rev. Am. 851-862 (2009).

ARTS AND ENTERTAINMENT

Kim, Vivian I. Note. The public performance right in the difital age. (Cartoon Network LP v. CSC Holdings, 536 F.3d 121, 2008.) 24 Berkeley Tech. L.J. 263-297 (2009).

Spoo, Robert. Ezra Pound's copyright statute: perpetual rights and the problem of heirs. 56 UCLA L. Rev. 1775-1834 (2009).

BANKING AND FINANCE

Church, Bryan K. and Xi (Jason) Kuang. Conflicts of interest, disclosure, and (costly) sanctions: experimental evidence. 38 J. Legal Stud. 505-532 (2009).

Das, Pamela. Avoiding a subprime-like crises in microfinance: lessons from Mexican and Bolivian experience. 15 Law & Bus. Rev. Am. 819-847 (2009).

Fanto, James. Anticipating the unthinkable: the adequacy of risk management in finance and environmental studies. 44 Wake Forest L. Rev. 731-755 (2009).

Gharagozlou, Alireza. Cordelia returns--using letters of credit to reduce borrowing costs. 34 U. Dayton L. Rev. 305-375 (2009).

Groshoff, David A. The new meaning of *public company*: challenges to the government's post-bailout exit as a corporate stakeholder. 34 Okla. City U. L. Rev. 179-198 (2009).

Grossfeld, Bernhard and Hansjoerg Heppe. The 2008 bankruptcy of literacy--a legal analysis of the subprime mortgage fiasco. 15 Law & Bus. Rev. Am. 713-741 (2009).

Olivares-Caminal, Rodrigo. To rank *pari passu* or not to rank *pari passu*: that is the question in sovereign bonds after the latest episode of the Argentine saga. 15 Law & Bus. Rev. Am. 745-778 (2009).

White, Peter. Comment. It's Greek to me: the case for creating an international agency to enforce international accounting standards to promote harmonization and international business transactions. 27 Wis. Int'l L.J. 195-219 (2009).

BANKRUPTCY LAW

Groshoff, David A. The new meaning of *public company*: challenges to the government's post-bailout exit as a corporate stakeholder. 34 Okla. City U. L. Rev. 179-198 (2009).

Morrison, Edward R. Bargaining around bankruptcy: small business workouts and state law. 38 J. Legal Stud. 255-307 (2009).

CIVIL LAW

Baack, Ben, Robert A. McGuire and T. Norman Van Cott. Constitutional agreement during the drafting of the Constitution: a new interpretation. 38 J. Legal Stud. 533-567 (2009).

CIVIL RIGHTS AND DISCRIMINATION

Fox, Dov. Note. Racial classification in assisted reproduction. 118 Yale L.J. 1844-1898 (2009).

Ibrahim, Nagwa. Comment. The origins of Muslim racialization in U.S. law. 7 UCLA J. Islamic & Near E.L. 121-155 (2008-2009).

Kelly, Eamon. Race, cars and consent: reevaluating nosuspicion consent searches. 2 DePaul J. for Soc. Just. 253-287 (2009).

Linares, Juan Carlos. *Si se puede?* Chicago Latinos speak on law, the law school experience and the need for an increased Latino Bar. 2 DePaul J. for Soc. Just. 321-359 (2009).

Mace, Nicole L. Student article. Local control and funding of schools: a critical analysis. 10 J. L. Soc'y 43-76 (2008).

COMMERCIAL LAW

Marotta-Wurgler, Florencia. Are "pay now, terms later" contracts worse for buyers? Evidence from software license agreements. 38 J. Legal Stud. 309-343 (2009).

West, Glenn D. and W. Benton Lewis, Jr. Contracting to avoid extra-contractual liability--can your contractual deal ever really be the "entire" deal? 64 Bus. Law. 999-1038 (2009).

COMMUNICATIONS LAW

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

Berkeley Technology Law Journal

Gleicher, Nathaniel. Comment. Neither a customer nor a subscriber be: regulating the release of user information on the World Wide Web. 118 Yale L.J. 1945-1954 (2009).

Jones, RonNell Andersen. Media subpoenas: impact, perception, and legal protection in the changing world of American journalism. 84 Wash. L. Rev. 317-418 (2009).

Thompson, Mark. Comment. Opening virtual doors: addressing Ohio's Open Meeting Law and the use of electronic communication. 34 U. Dayton L. Rev. 407-427 (2009).

Page 3 November 20, 2009

COMPARATIVE AND FOREIGN LAW

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

University of Miami International and Comparative Law Review Law and Business Review of the Americas UCLA Journal of Islamic and Near Eastern Law

Baker, Roozbeh (Rudy) B. Racial formation in Quebec: a legal retrospective. 10 J. L. Soc'y 1-30 (2008).

Edstrom, Brian. Comment. Assessing asylum claims from children born in violation of China's one-child policy: what the United States can learn from Australia. 27 Wis. Int'l L.J. 139-171 (2009).

Khurana, Kevin. Note. A comparative analysis of aging out programs in the United States, Australia and the United Kingdom. 23 St. John's J. Legal Comment. 477-502 (2008).

Smithka, Christopher. Comment. From Budapest to Berlin: how implementing class action lawsuits in the European Union would increase competition and strengthen consumer confidence. 27 Wis. Int'l L.J. 173-193 (2009).

CONSTITUTIONAL LAW, GENERALLY

Baack, Ben, Robert A. McGuire and T. Norman Van Cott. Constitutional agreement during the drafting of the Constitution: a new interpretation. 38 J. Legal Stud. 533-567 (2009).

Cabranes, Hon. José A. Our imperial criminal procedure: problems in the extraterritorial application of U.S. constitutional law. 118 Yale L.J. 1660-1711 (2009).

DeGroat, Diane M. Comment. When students test positive, their privacy fails: the unconstitutionality of South Carolina's HIV/AIDS reporting requirement. 17 Am. U. J. Gender Soc. Pol'y & L. 751-783 (2009).

Engdahl, David E. The classic rule of faith and credit. 118 Yale L.J. 1584-1659 (2009).

Flickinger, Benjamin J. Note. **Kennedy v. Louisiana**: the United States Supreme Court erroneously finds a national consensus against the use of the death penalty for the crime of child rape. **(Kennedy v. Louisiana**, 128 S. Ct. 2641, 2008.) 42 Creighton L. Rev. 655-687 (2009).

Johnson, Dearra. Comment. **AST Sports Science, Inc. v. CLF Distribution Ltd.**: personal jurisdiction under the Colorado Long-Arm Statute and the Due Process Clause of the United States Constitution. **(AST Sports Sci., Inc. v. CLF Distrib. Ltd.,** 514 F.3d 1054, 2008.) 34 Okla. City U. L. Rev. 241-262 (2009).

Kelly, Eamon. Race, cars and consent: reevaluating no-suspicion consent searches. 2 DePaul J. for Soc. Just. 253-287 (2009).

Letkewicz, Christopher. Student article. Stacking the deck in favor of death: the Illinois Supreme Court's misinterpretation of ... (**Morgan v. Illinois**, 504 U.S. 719, 1992). 2 DePaul J. for Soc. Just. 217-252 (2009.)

Paulsen, Michael Stokes. The constitutional power to interpret international law. 118 Yale L.J. 1762-1842 (2009).

Reardon, Emily E. Recent development. Holding on to fundamental rights is no walk in the park: challenging the constitutionality of the park ban upheld in ... (**Standley v. Town of Woodfin**, 661 S.E.2d 728, 2008.) 87 N.C. L. Rev. 1979-1995 (2009).

Sachs, Stephen E. Full Faith and Credit in the early Congress. 95 Va. L. Rev. 1201-1279 (2009).

Scott, Brandon. Comment. When child abuse becomes child homicide: the case of ... (Gilson v. Sirmons, 520 F.3d 1196, 2008, *cert. denied*, 129 S. Ct. 1337, 2009.) 34 Okla. City U. L. Rev. 281-305 (2009).

Simon, Sheila. Jazz and family law: structures, freedoms, and sound changes. 42 Ind. L. Rev. 567-581 (2009).

Sutton, Hon. Jeffrey S. **Brennan Lecture**. Why teach--and why study--state constitutional law. 34 Okla. City U. L. Rev. 165-178 (2009).

CONSUMER PROTECTION LAW

Winn, John and Kevin Govern. Identity theft: risks and challenges to business of data compromise. 28 Temp. J. Sci. Tech. & Envtl. L. 49-63 (2009).

CONTRACTS

Brown, Caroline N. North Carolina common law parol evidence rule. 87 N.C. L. Rev. 1699-1769 (2009).

Marotta-Wurgler, Florencia. Are "pay now, terms later" contracts worse for buyers? Evidence from software license agreements. 38 J. Legal Stud. 309-343 (2009).

Solórzano, Jonathan S. An uncertain penalty: a look at the international community's inability to harmonize the law of liquidated damage and penalty clauses. 15 Law & Bus. Rev. Am. 779-818 (2009).

West, Glenn D. and W. Benton Lewis, Jr. Contracting to avoid extra-contractual liability--can your contractual deal ever really be the "entire" deal? 64 Bus. Law. 999-1038 (2009).

CORPORATIONS

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

Business Lawyer

Wake Forest Law Review

Dinwoodie, Jeffrey T. "Unpatriotic" profits: the risks companies face from international business activities and the need for a heightened duty of oversight for corporate directors. 34 U. Dayton L. Rev. 377-406 (2009).

Page 4 November 20, 2009

Groshoff, David A. The new meaning of *public company*: challenges to the government's post-bailout exit as a corporate stakeholder. 34 Okla. City U. L. Rev. 179-198 (2009).

Johnson, Emily D. Note. The fiduciary duty in mutual fund excessive fee cases: ripe for reexamination. 59 Duke L.J. 145-181 (2009).

McBride, Reed C. Note. **City of Hope v. Genentech**: keeping fiduciary duties where they belong. **(City of Hope Nat'l Med. Ctr. V. Genentech**, 181 P.3d 142, 2008.) 24 Berkeley Tech. L.J. 179-211 (2009).

Siebecker, Michael R. Trust & transparency: promoting efficient corporate disclosure through fiduciary-based discourse. 87 Wash. U. L. Rev. 115-174 (2009).

Swanson, Katherine A. Comment. The cost of doing business: corporate vicarious criminal liability for the negligent discharge of oil under the Clean Water Act. 84 Wash. L. Rev. 555-579 (2009).

Wyatt, Timothy R. The doctrine of defective incorporation and its tenuous coexistence with the Model Business Corporation Act. 44 Wake Forest L. Rev. 833-875 (2009).

Corporate Governance and Climate Change. Articles by Thomas Joo, Dalia Tsuk Mitchell, James Fanto, Perry E. Wallace, Kelly Levin, Benjamin Cashore, Jonathan Koppell and Herman F. Greene. 44 Wake Forest L. Rev. 671-832 (2009).

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

COURTS

Tarter, Brent and Wythe Holt. The apparent political selection of federal grand juries in Virginia, 1789-1809. 49 Am. J. Legal Hist. 257-283 (2007).

Thompson, Brooke A. Note. Criminal law--the Supreme Court expands the **Witt** principles to exclude a juror who would follow the law. (**Uttecht v. Brown**, 127 S. Ct. 2218, 2007.) 30 U. Ark. Little Rock L. Rev. 845-883 (2008).

CRIMINAL LAW AND PROCEDURE

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

DePaul Journal for Social Justice Journal of Criminal Law and Criminology

Bector, Sunil. Note. "Your laptop, please:" the search and seizure of electronic devices at the United States border. 24 Berkeley Tech. L.J. 695-718 (2009).

Benson, Sara R. Failure to arrest: a pilot study of police response to domestic violence in rural Illinois. 17 Am. U. J. Gender Soc. Pol'y & L. 685-703 (2009).

Burke, Jeanne A. and Scott Mertz. A uniquely dispositive power: how postconviction DNA testing impeached accomplice testimony, implicated a lone killer, and exonerated the Beatrice Six. 42 Creighton L. Rev. 549-593 (2009).

Cabranes, Hon. José A. Our imperial criminal procedure: problems in the extraterritorial application of U.S. constitutional law. 118 Yale L.J. 1660-1711 (2009).

Eisenberg, Theodore and Valerie P. Hans. Taking a stand on taking the stand: the effect of a prior criminal record on the decision to testify and on trial outcomes. 94 Cornell L. Rev. 1353-1390 (2009).

Flickinger, Benjamin J. Note. **Kennedy v. Louisiana**: the United States Supreme Court erroneously finds a national consensus against the use of the death penalty for the crime of child rape. **(Kennedy v. Louisiana**, 128 S. Ct. 2641, 2008.) 42 Creighton L. Rev. 655-687 (2009).

Herat, Enoka. Comment. Ninth Circuit v. Board of Immigration Appeals: defining "sexual abuse of a minor" after ... (Estrada-Espinoza v. Mukasey, 546 F.3d 1147, 2008.) 84 Wash. L. Rev. 523-553 (2009).

Hodges, Andrew R. Note. Balancing evils: state sex offender registration and notification laws. 10 J. L. Soc'y 134-158 (2008).

Joseph, Anthony M. The "Pennsylvania model": the judicial criminalization of abortion in Pennsylvania, 1838-1850. 49 Am. J. Legal Hist. 284-320 (2007).

Koob, Paul. Comment. Not enough fingers in the dam: a call for federal regulation of keyloggers. 28 Temp. J. Sci. Tech. & Envtl. L. 125-152 (2009).

Koosed, Margery Malkin. Reforming eyewitness identification law and practices to protect the innocent. 42 Creighton L. Rev. 595-641 (2009).

Lewis, Dustin A. Unrecognized victims: sexual violence against men in conflict settings under international law. 27 Wis. Int'l L.J. 1-49 (2009).

Michelsen, Bradley. Comment. Think twice before borrowing a friend's rental car: a look at Fourth Amendment standing analysis in ... (**United States v. Worthon**, 520 F.3d 1173, 2008.) 34 Okla. City U. L. Rev. 263-279 (2009).

Reisig, Matthew Barry. Comment. O to A, for helping kill O: Wisconsin's decision not to bar inheritance to individuals who assist a decedent in suicide. 17 Am. U. J. Gender Soc. Pol'y & L. 785-806 (2009).

Scott, Brandon. Comment. When child abuse becomes child homicide: the case of ... (Gilson v. Sirmons, 520 F.3d 1196, 2008, *cert. denied*, 129 S. Ct. 1337, 2009.) 34 Okla. City U. L. Rev. 281-305 (2009).

Page 5 November 20, 2009

Snavely, Joshua M. Comment. **United States v. Mendez**: evidence...what is it good for? (**United States v. Mendez**, 514 F.3d 1035, 2008.) 34 Okla. City U. L. Rev. 325-343 (2009).

Steblay, Nancy K. Maintaining the reliability of eyewitness evidence: after the lineup. 42 Creighton L. Rev. 643-654 (2009).

Swanson, Katherine A. Comment. The cost of doing business: corporate vicarious criminal liability for the negligent discharge of oil under the Clean Water Act. 84 Wash. L. Rev. 555-579 (2009).

Thompson, Brooke A. Note. Criminal law--the Supreme Court expands the **Witt** principles to exclude a juror who would follow the law. (**Uttecht v. Brown**, 127 S. Ct. 2218, 2007.) 30 U. Ark. Little Rock L. Rev. 845-883 (2008).

Tuerkheimer, Deborah. The next Innocence Project: Shaken Baby Syndrome and the criminal courts. 87 Wash. U. L. Rev. 1-58 (2009).

VerStandig, Maurice "Mac". Student article. Actual exploitation, simulated exploitation and a tin drum: a comparative analysis of child pornography law in the United States and Canada. 16 U. Miami Int'l & Comp. L. Rev. 213-248 (2009).

Winn, John and Kevin Govern. Identity theft: risks and challenges to business of data compromise. 28 Temp. J. Sci. Tech. & Envtl. L. 49-63 (2009).

Winston, Harold J. Learning from Alton Logan. 2 DePaul J. for Soc. Just. 173-189 (2009).

Woods, Jordan Blair. Comment. Addressing youth bias crime. 56 UCLA L. Rev. 1899-1934 (2009).

Criminal Justice Series. Articles by Steven W. Becker, Eamon Kelly, Jennifer M. Keys and student Christopher Letkewicz. 2 DePaul J. for Soc. Just. 191-319 (2009).

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

DOMESTIC RELATIONS

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

Indiana Law Review

Allen, Katie S. Note. Family law & civil procedure--daddy dilemma: should the truth matter? (Martin v. Pierce, No. 06-950, 2007 WL 1447911, 2007.) 30 U. Ark. Little Rock L. Rev. 815-844 (2008).

Batchelor, Caroline L. Comment. Falling out of love with an outdated tort: an argument for the abolition of criminal conversation in North Carolina. 87 N.C. L. Rev. 1910-1951 (2009).

Benson, Sara R. Failure to arrest: a pilot study of police response to domestic violence in rural Illinois. 17 Am. U. J. Gender Soc. Pol'y & L. 685-703 (2009).

Edstrom, Brian. Comment. Assessing asylum claims from children born in violation of China's one-child policy: what the United States can learn from Australia. 27 Wis. Int'l L.J. 139-171 (2009).

Epstein, Daniel. Romance is dead: mail order brides as surrogate corpses. 17 Buff. J. Gender L. Soc. Pol'y 61-103 (2009).

Kindregan, Charles P., Jr. Considering mom: maternity and the Model Act Governing Assisted Reproductive Technology. 17 Am. U. J. Gender Soc. Pol'y & L. 601-626 (2009).

Kinsler, Jeffrey S. The unmerry widow: spousal disinheritance and life insurance in North Carolina. 87 N.C. L. Rev. 1869-1909 (2009).

Mabry, Cynthia R. Joint and shared parenting: valuing all families and all children in the adoption process with an expanded notion of family. 17 Am. U. J. Gender Soc. Pol'y & L. 659-683 (2009).

Purvis, Dara E. Evaluating legal activism: a response to Rosenberg. 17 Buff. J. Gender L. Soc. Pol'y 1-59 (2009).

Shackelford, Scott J. and Lawrence M. Friedman. Legally incompetent: a research note. 49 Am. J. Legal Hist. 321-342 (2007).

Stanford, Heather Bennett. Do you want to be an attorney or a mother? Arguing for a feminist solution to the problem of double binds in employment and family responsibilities discrimination. 17 Am. U. J. Gender Soc. Pol'y & L. 627-657 (2009).

Tamir, Michal and Dalia Cahana-Amitay. "The Hebrew language has not created a title for me": a legal and sociolinguistic analysis of new-type families. 17 Am. U. J. Gender Soc. Pol'y & L. 545-600 (2009).

Symposium. Jazzing Up Family Law: The First Annual Midwest Family Law Conference. Introduction by Jennifer Ann Drobac; articles by Sheila Simon, David Ray Papke, Leslie Joan Harris, Margaret M. Mahoney, Evelyn M. Tenenbaum, Sandie McCarthy-Brown and Susan L. Waysdorf. 42 Ind. L. Rev. 533-765 (2009).

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

ECONOMICS

Galle, Brian. Hidden taxes. 87 Wash. U. L. Rev. 59-113 (2009).

Grossfeld, Bernhard and Hansjoerg Heppe. The 2008 bankruptcy of literacy--a legal analysis of the subprime mortgage fiasco. 15 Law & Bus. Rev. Am. 713-741 (2009).

Page 6 November 20, 2009

EDUCATION LAW

Benedetto, Michele M. The key to successful independence: state-funded post-secondary educational assistance for emancipated foster youth. 23 St. John's J. Legal Comment. 383-410 (2008).

Brown, Emily J. Note. When insiders become outsiders: parental objections to public school sex education programs. 59 Duke L.J. 109-144 (2009).

DeGroat, Diane M. Comment. When students test positive, their privacy fails: the unconstitutionality of South Carolina's HIV/AIDS reporting requirement. 17 Am. U. J. Gender Soc. Pol'y & L. 751-783 (2009).

Keillor, Joseph B. Note. Veterans at the gates: exploring the new GI Bill and its transformative possibilities. 87 Wash. U. L. Rev. 175-201 (2009).

Mace, Nicole L. Student article. Local control and funding of schools: a critical analysis. 10 J. L. Soc'y 43-76 (2008).

ELDER LAW

Reibman, Rachel. Comment. The patient wanted the doctor to treat her in the closet, but the janitor wouldn't open the door: healthcare provider rights of refusal versus LGB rights to reproductive and elder healthcare. 28 Temp. J. Sci. Tech. & Envtl. L. 65-92 (2009).

Tenenbaum, Evelyn M. To be or to exist: standards for deciding whether dementia patients in nursing homes should engage in intimacy, sex, and adultery. 42 Ind. L. Rev. 675-720 (2009).

EMPLOYMENT PRACTICE

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

American University Journal of Gender, Social Policy & the Law

Bullington, Amanda. Comment. **Tademy v. Union Pacific Corporation**: the racially hostile work environment claim under Title VII and § 1981. (**Tademy v. Union Pac. Corp.**, 520 F.3d 1149, 2008.) 34 Okla. City U. L. Rev. 199-217 (2009).

Stanford, Heather Bennett. Do you want to be an attorney or a mother? Arguing for a feminist solution to the problem of double binds in employment and family responsibilities discrimination. 17 Am. U. J. Gender Soc. Pol'y & L. 627-657 (2009).

Symposium: Taking the Heat: Gender Discrimination in Firefighting. Introduction by Amanda C. Dupree; Richard Ugelow, moderator; Brenda Berkman, Karen Billerbeck, Marc Bendic and Dorcus Howard Richards, panelists. 17 Am. U. J. Gender Soc. Pol'y & L. 705-749 (2009).

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

ENERGY AND UTILITIES LAW

Kalo, Joseph J. and Lisa C. Schiavinato. Wind over North Carolina waters: the state's preparedness to address offshore and coastal water-based wind energy projects. 87 N.C. L. Rev. 1819-1868 (2009).

ENVIRONMENTAL LAW

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

Wake Forest Law Review

Benedict, Bret. Comment. Transnational pollution and the efficacy of international and domestic dispute resolutions among the NAFTA countries. 15 Law & Bus. Rev. Am. 863-890 (2009).

Schwartz, Scott. Note. The hapless ecosystem: a federalist argument in favor of an ecosystem approach to the Endangered Species Act. 95 Va. L. Rev. 1325-1360 (2009).

Swanson, Katherine A. Comment. The cost of doing business: corporate vicarious criminal liability for the negligent discharge of oil under the Clean Water Act. 84 Wash. L. Rev. 555-579 (2009).

Corporate Governance and Climate Change. Articles by Thomas Joo, Dalia Tsuk Mitchell, James Fanto, Perry E. Wallace, Kelly Levin, Benjamin Cashore, Jonathan Koppell and Herman F. Greene. 44 Wake Forest L. Rev. 671-832 (2009).

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

ESTATES AND TRUSTS

Kinsler, Jeffrey S. The unmerry widow: spousal disinheritance and life insurance in North Carolina. 87 N.C. L. Rev. 1869-1909 (2009).

Reisig, Matthew Barry. Comment. O to A, for helping kill O: Wisconsin's decision not to bar inheritance to individuals who assist a decedent in suicide. 17 Am. U. J. Gender Soc. Pol'y & L. 785-806 (2009).

EVIDENCE

Becker, Steven W. Erring on the side of justice: a call for an end to prosecutorial arrogance in opposing DNA testing for evidence untested at trial--lessons of innocence and humility from the case of Dean Cage. 2 DePaul J. for Soc. Just. 191-215 (2009).

Bornstein, Brian H. and Timothy R. Robicheaux. Methodological issues in the study of eyewitness memory and arousal. 42 Creighton L. Rev. 525-547 (2009).

Page 7 November 20, 2009

Bryans, Henry Sill. Business successors and the transpositional attorney-client relationship. 64 Bus. Law. 1039-1086 (2009).

Burke, Jeanne A. and Scott Mertz. A uniquely dispositive power: how postconviction DNA testing impeached accomplice testimony, implicated a lone killer, and exonerated the Beatrice Six. 42 Creighton L. Rev. 549-593 (2009).

De Mulder, Richard. **Tepoel Lecture** & Keynote Address. The Eyewitmem Project, measuring the impossible? 42 Creighton L. Rev. 487-503 (2009).

Eisenberg, Theodore and Valerie P. Hans. Taking a stand on taking the stand: the effect of a prior criminal record on the decision to testify and on trial outcomes. 94 Cornell L. Rev. 1353-1390 (2009).

Koosed, Margery Malkin. Reforming eyewitness identification law and practices to protect the innocent. 42 Creighton L. Rev. 595-641 (2009).

LaFave, Wayne R. The smell of **Herring**: a critique of the Supreme Court's latest assault on the exclusionary rule. 99 J. Crim. L. & Criminology 757-787 (2009).

Snavely, Joshua M. Comment. **United States v. Mendez**: evidence...what is it good for? (**United States v. Mendez**, 514 F.3d 1035, 2008.) 34 Okla. City U. L. Rev. 325-343 (2009).

Steblay, Nancy K. Maintaining the reliability of eyewitness evidence: after the lineup. 42 Creighton L. Rev. 643-654 (2009).

Tuerkheimer, Deborah. The next Innocence Project: Shaken Baby Syndrome and the criminal courts. 87 Wash. U. L. Rev. 1-58 (2009).

Wang, Jessica. Comment. Nonwaiver agreements after Federal Rule of Evidence 502: a glance at quick-peek and clawback agreements. 56 UCLA L. Rev. 1835-1866 (2009).

FIRST AMENDMENT

Jones, RonNell Andersen. Media subpoenas: impact, perception, and legal protection in the changing world of American journalism. 84 Wash. L. Rev. 317-418 (2009).

Kahn, Robert A. The Danish cartoon controversy and the rhetoric of libertarian regret. 16 U. Miami Int'l & Comp. L. Rev. 151-181 (2009).

Lee, Gia B. First Amendment enforcement in government institutions and programs. 56 UCLA L. Rev. 1691-1774 (2009).

Nicholson, Matthew. Note. Is **O Centro** a sign of hope for RFRA claimants? (**Gonzales v. O Centro Espirita Beneficiente Uniao Do Vegetal**, 546 U.S. 418, 2006.) 95 Va. L. Rev. 1281-1324 (2009).

Norton, Helen. Constraining public employee speech: government's control of its workers' speech to protect its own expression. 59 Duke L.J. 1-68 (2009).

Quackenbush, Devin W. Note. Religion's hepatitis B shot: the Arkansas General Assembly established an overly broad religious exemption to mandatory immunization after the district court invalidated the original religious exception ... (McCarthy v. Ozark School District, 359 F.3d 1029, 2004.) 42 Creighton L. Rev. 777-836 (2009).

VerStandig, Maurice "Mac". Student article. Actual exploitation, simulated exploitation and a tin drum: a comparative analysis of child pornography law in the United States and Canada. 16 U. Miami Int'l & Comp. L. Rev. 213-248 (2009).

FOOD AND DRUG LAW

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

Hamline Law Review

Kanodia, Malika. Comment. The fate of the injured patient in the wake of **Riegel v. Medtronic**: should Congress interject? (**Riegel v. Medtronic**, 128 S. Ct. 999, 2008.) 32 Hamline L. Rev. 791-840 (2009).

Sweet, Miles J. Note. The patentability of chiral drugs post-KSR: the more things change, the more they stay the same. (KSR International Co. v. Teleflex Inc., 127 S. Ct. 1727, 2007.) 24 Berkeley Tech. L.J. 129-147 (2009).

The Food, Drug, and Cosmetic Act: Searching for the Crossroads of Safety and Innovation. Articles by James M. Beck, David C. Vladeck, Robert N. Weiner, Richard A. Samp, Bridget M. Ahmann and Erin M. Verneris. 32 Hamline L. Rev. 657-790 (2009).

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

GOVERNMENT CONTRACTS

Comley, Joey. Note. Morphing realtors into commercial spies. (**Rockwell International Corp. v. United States**, 127 S. Ct. 1397, 2007.) 28 Miss. C.L. Rev. 461-495 (2009).

HEALTH LAW AND POLICY

DeGroat, Diane M. Comment. When students test positive, their privacy fails: the unconstitutionality of South Carolina's HIV/AIDS reporting requirement. 17 Am. U. J. Gender Soc. Pol'y & L. 751-783 (2009).

Kimball, Katherine. Note. Insuring a future: mandating medical insurance coverage of autism related treatments in Nebraska. 42 Creighton L. Rev. 689-732 (2009).

Prasse, Kathleen E. Note. Hippocrates would roll over in his grave: an examination of why Internet health care programs should obtain informed consent from their users. 42 Creighton L. Rev. 733-776 (2009).

Page 8 November 20, 2009

Quackenbush, Devin W. Note. Religion's hepatitis B shot: the Arkansas General Assembly established an overly broad religious exemption to mandatory immunization after the district court invalidated the original religious exception ... (McCarthy v. Ozark School District, 359 F.3d 1029, 2004.) 42 Creighton L. Rev. 777-836 (2009).

Reibman, Rachel. Comment. *The patient wanted the doctor to treat her in the closet, but the janitor wouldn't open the door*: healthcare provider rights of refusal versus LGB rights to reproductive and elder healthcare. 28 Temp. J. Sci. Tech. & Envtl. L. 65-92 (2009).

Tenenbaum, Evelyn M. To be or to exist: standards for deciding whether dementia patients in nursing homes should engage in intimacy, sex, and adultery. 42 Ind. L. Rev. 675-720 (2009).

HOUSING LAW

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

St. John's Journal of Legal Commentary

McCarthy-Brown, Sandie and Susan L. Waysdorf. Katrina disaster family law: the impact of Hurricane Katrina on families and family law. 42 Ind. L. Rev. 721-765 (2009).

Wong, Karen. Comment. Narrowing the definition of "dwelling" under the Fair Housing Act. 56 UCLA L. Rev. 1867-1898 (2009).

Child Advocacy Clinic Symposium: No Place To Live: The Housing Crisis Facing Youth Aging-Out of Foster Care. Articles by Michele M. Benedetto, Sara Kimberlin, Amy Lemley, Michele Byrnes, Toni Naccarato, Megan Brophy, Liliana Hernandez and Eric S. Pitchal; note by Kevin Khurana. 23 St. John's J. Legal Comment. 383-502 (2008).

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

HUMAN RIGHTS LAW

Epstein, Daniel. Romance is dead: mail order brides as surrogate corpses. 17 Buff. J. Gender L. Soc. Pol'y 61-103 (2009).

Gilligan, Michael J. and Nathaniel H. Nesbitt. Do norms reduce torture? 38 J. Legal Stud. 445-470 (2009).

Israel, Brian R. Note. "Make money without doing evil?" Caught between authoritarian regulations in emerging markets and a global law of human rights, U.S. ICTs face a twofold quandary. 24 Berkeley Tech. L.J. 617-655 (2009).

Krüger, Julie. Comment. Empowering victims, opening borders preventing human trafficking by adjusting immigration laws to accommodate the supply and demand of migrant workers. 17 Buff. J. Gender L. Soc. Pol'y 105-129 (2009).

IMMIGRATION LAW

Edstrom, Brian. Comment. Assessing asylum claims from children born in violation of China's one-child policy: what the United States can learn from Australia. 27 Wis. Int'l L.J. 139-171 (2009).

Herat, Enoka. Comment. Ninth Circuit v. Board of Immigration Appeals: defining "sexual abuse of a minor" after ... (Estrada-Espinoza v. Mukasey, 546 F.3d 1147, 2008.) 84 Wash. L. Rev. 523-553 (2009).

Krüger, Julie. Comment. Empowering victims, opening borders preventing human trafficking by adjusting immigration laws to accommodate the supply and demand of migrant workers. 17 Buff. J. Gender L. Soc. Pol'y 105-129 (2009).

Snavely, Joshua M. Comment. **United States v. Mendez**: evidence...what is it good for? (**United States v. Mendez**, 514 F.3d 1035, 2008.) 34 Okla. City U. L. Rev. 325-343 (2009).

INDIAN AND ABORIGINAL LAW

Pasqualucci, Jo M. International indigenous land rights: a critique of the jurisprudence of the Inter-American Court of Human Rights in light of the United Nations Declaration on the Rights of Indigenous Peoples. 27 Wis. Int'l L.J. 51-98 (2009).

Seidemann, Ryan M. Altered meanings: the Department of the Interior's rewriting of the Native American Graves Protection and Repatriation Act to regulate culturally unidentifiable human remains. 28 Temp. J. Sci. Tech. & Envtl. L. 1-47 (2009).

INSURANCE LAW

Gharagozlou, Alireza. Cordelia returns--using letters of credit to reduce borrowing costs. 34 U. Dayton L. Rev. 305-375 (2009).

Kimball, Katherine. Note. Insuring a future: mandating medical insurance coverage of autism related treatments in Nebraska. 42 Creighton L. Rev. 689-732 (2009).

Kinsler, Jeffrey S. The unmerry widow: spousal disinheritance and life insurance in North Carolina. 87 N.C. L. Rev. 1869-1909 (2009).

Majmudar, Aparna Kirknel. Student article. The National Flood Insurance Program: maintaining its head above water. 16 U. Miami Int'l & Comp. L. Rev. 183-212 (2009).

Page 9 November 20, 2009

INTELLECTUAL PROPERTY LAW

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

Berkeley Technology Law Journal

Ayer, Timothy. Casenote. Protecting the little guy: **Greenberg v. National Geographic Society**, and § 201(c) of the Copyright Act. (**Greenberg v. National Geographic Society**, 533 F.3d 1244, 2008.) 28 Temp. J. Sci. Tech. & Envtl. L. 153-184 (2009).

Page, Chris. Comment. Searching for a "use": search engines, keywords, and trademark law. 28 Temp. J. Sci. Tech. & Envtl. L. 93-124 (2009).

Spoo, Robert. Ezra Pound's copyright statute: perpetual rights and the problem of heirs. 56 UCLA L. Rev. 1775-1834 (2009).

INTERNATIONAL LAW

Cabranes, Hon. José A. Our imperial criminal procedure: problems in the extraterritorial application of U.S. constitutional law. 118 Yale L.J. 1660-1711 (2009).

Krüger, Julie. Comment. Empowering victims, opening borders preventing human trafficking by adjusting immigration laws to accommodate the supply and demand of migrant workers. 17 Buff. J. Gender L. Soc. Pol'y 105-129 (2009).

Lewis, Dustin A. Unrecognized victims: sexual violence against men in conflict settings under international law. 27 Wis. Int'l L.J. 1-49 (2009).

McGinnis, John O. **Medellín** and the future of international delegation. 118 Yale L.J. 1712-1760 (2009).

Pasqualucci, Jo M. International indigenous land rights: a critique of the jurisprudence of the Inter-American Court of Human Rights in light of the United Nations Declaration on the Rights of Indigenous Peoples. 27 Wis. Int'l L.J. 51-98 (2009).

Paulsen, Michael Stokes. The constitutional power to interpret international law. 118 Yale L.J. 1762-1842 (2009).

White, Peter. Comment. It's Greek to me: the case for creating an international agency to enforce international accounting standards to promote harmonization and international business transactions. 27 Wis. Int'l L.J. 195-219 (2009).

INTERNATIONAL TRADE

Benedict, Bret. Comment. Transnational pollution and the efficacy of international and domestic dispute resolutions among the NAFTA countries. 15 Law & Bus. Rev. Am. 863-890 (2009).

Dinwoodie, Jeffrey T. "Unpatriotic" profits: the risks companies face from international business activities and the need for a heightened duty of oversight for corporate directors. 34 U. Dayton L. Rev. 377-406 (2009).

McGinnis, John O. **Medellín** and the future of international delegation. 118 Yale L.J. 1712-1760 (2009).

JUDGES

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

University of Arkansas at Little Rock Law Review

Abramowicz, Michael and Emerson H. Tiller. Citation to legislative history: empirical evidence on positive political and contextual theories of judicial decision making. 38 J. Legal Stud. 419-443 (2009).

Campbell, Donald E. Should the rooster guard the henhouse: evaluating the Judicial Conduct and Disability Act of 1980. 28 Miss. C.L. Rev. 381-407 (2009).

Day, Terri R. Buying justice: **Caperton v. A.T. Massey**: campaign dollars, mandatory recusal and due process. 28 Miss. C.L. Rev. 359-380 (2009).

Gerber, Scott D. The origins of an independent judiciary in North Carolina, 1663-1787. 87 N.C. L. Rev. 1771-1818 (2009).

Keller, Scott A. Depoliticizing judicial review of agency rulemaking. 84 Wash. L. Rev. 419-489 (2009).

Pahis, Stratos. Note. Corruption in our courts: what it looks like and where it is hidden. 118 Yale L.J. 1900-1943 (2009).

Samp, Richard A. Congressional oversight of Supreme Court preemption decisions. 32 Hamline L. Rev. 745-765 (2009).

The Ben J. Altheimer Symposium. Judging the Selection Process: The Merits of an Election System for State Judges. Articles by Jay Barth, Hon. Timothy Davis Fox and Hon. Lavenski R. Smith. 30 U. Ark. Little Rock L. Rev. 753-813 (2008).

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

JURISDICTION

Holey, Katherine L. Comment. **Dudnikov v. Chalk & Vermilion Fine Arts, Inc.**: Internet based minimum contracts. (**Dudnikov v. Chalk & Vermilion Fine Arts, Inc.**, 514 F.3d 1063, 2008.) 34 Okla. City U. L. Rev. 219-240 (2009).

Johnson, Dearra. Comment. **AST Sports Science, Inc. v. CLF Distribution Ltd.**: personal jurisdiction under the Colorado Long-Arm Statute and the Due Process Clause of the United States Constitution. **(AST Sports Sci., Inc. v. CLF Distrib. Ltd.,** 514 F.3d 1054, 2008.) 34 Okla. City U. L. Rev. 241-262 (2009).

Punger, Alexander B. Recent development. Mapping the World Wide Web: using **Calder v. Jones** to create a framework for analyzing when statements written on the Internet give rise to personal jurisdiction. (**Calder v. Jones**, 465 U.S. 783, 1983.) 87 N.C. L. Rev. 1952-1978 (2009).

Page 10 November 20, 2009

JURISPRUDENCE

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

Indiana Law Review

Joseph, Anthony M. The "Pennsylvania model": the judicial criminalization of abortion in Pennsylvania, 1838-1850. 49 Am. J. Legal Hist. 284-320 (2007).

Lee, Gia B. First Amendment enforcement in government institutions and programs. 56 UCLA L. Rev. 1691-1774 (2009).

Letkewicz, Christopher. Student article. Stacking the deck in favor of death: the Illinois Supreme Court's misinterpretation of ... (**Morgan v. Illinois**, 504 U.S. 719, 1992). 2 DePaul J. for Soc. Just. 217-252 (2009.)

Lewinsohn-Zamir, Daphna. Identifying intense preferences. 94 Cornell L. Rev. 1391-1458 (2009).

Symposium. Jazzing Up Family Law: The First Annual Midwest Family Law Conference. Introduction by Jennifer Ann Drobac; articles by Sheila Simon, David Ray Papke, Leslie Joan Harris, Margaret M. Mahoney, Evelyn M. Tenenbaum, Sandie McCarthy-Brown and Susan L. Waysdorf. 42 Ind. L. Rev. 533-765 (2009).

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

JUVENILES

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

St. John's Journal of Legal Commentary

Drobac, Jennifer Ann. Jazzing Up Family Law: The First Annual Midwest Family Law Conference. 42 Ind. L. Rev. 533-565 (2009).

Harris, Leslie Joan. The basis for legal parentage and the clash between custody and child support. 42 Ind. L. Rev. 611-638 (2009).

Keys, Jennifer M. When they need us most: the unaddressed crisis of mentally ill African American children in the juvenile justice system. 2 DePaul J. for Soc. Just. 289-319 (2009).

Mabry, Cynthia R. Joint and shared parenting: valuing all families and all children in the adoption process with an expanded notion of family. 17 Am. U. J. Gender Soc. Pol'y & L. 659-683 (2009).

Mahoney, Margaret M. Permanence and parenthood: the case for abolishing the adoption annulment doctrine. 42 Ind. L. Rev. 639-674 (2009).

McCarthy-Brown, Sandie and Susan L. Waysdorf. Katrina disaster family law: the impact of Hurricane Katrina on families and family law. 42 Ind. L. Rev. 721-765 (2009).

Scott, Brandon. Comment. When child abuse becomes child homicide: the case of ... (**Gilson v. Sirmons**, 520 F.3d 1196, 2008, *cert. denied*, 129 S. Ct. 1337, 2009.) 34 Okla. City U. L. Rev. 281-305 (2009).

Stone-Manista, Krista. Comment. Protecting pregnant women: a guide to successfully challenging criminal child abuse prosecutions of pregnant drug addicts. 99 J. Crim. L. & Criminology 823-856 (2009).

Woods, Jordan Blair. Comment. Addressing youth bias crime. 56 UCLA L. Rev. 1899-1934 (2009).

Child Advocacy Clinic Symposium: No Place To Live: The Housing Crisis Facing Youth Aging-Out of Foster Care. Articles by Michele M. Benedetto, Sara Kimberlin, Amy Lemley, Michele Byrnes, Toni Naccarato, Megan Brophy, Liliana Hernandez and Eric S. Pitchal; note by Kevin Khurana. 23 St. John's J. Legal Comment. 383-502 (2008).

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

LABOR LAW

Norton, Helen. Constraining public employee speech: government's control of its workers' speech to protect its own expression. 59 Duke L.J. 1-68 (2009).

LAND USE PLANNING

Williamson, Donya. Note. Urbanites versus rural rights: contest of local government land-use regulations under Washington Preemption Statute 82.02.020. (Citizens' Alliance for Property Rights v. Sims, 187 P.3d 786, 2008, cert. denied, 203 P.3d 378, 2009.) 84 Wash. L. Rev. 491-521 (2009).

LAW AND SOCIETY

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

Journal of Legal Studies

Ashton, Amelia H. Note. Rescuing the hero: the ramifications of expanding the duty to rescue on society and the law. 59 Duke L.J. 69-107 (2009).

Baker, Roozbeh (Rudy) B. Racial formation in Quebec: a legal retrospective. 10 J. L. Soc'y 1-30 (2008).

Galle, Brian. Hidden taxes. 87 Wash. U. L. Rev. 59-113 (2009).

Jamison, Crystal. Comment. Family tradition: Cuban policy reform as Raul Castro takes the reigns. 15 Law & Bus. Rev. Am. 891-921 (2009).

Keys, Jennifer M. When they need us most: the unaddressed crisis of mentally ill African American children in the juvenile justice system. 2 DePaul J. for Soc. Just. 289-319 (2009).

McCarthy-Brown, Sandie and Susan L. Waysdorf. Katrina disaster family law: the impact of Hurricane Katrina on families and family law. 42 Ind. L. Rev. 721-765 (2009).

Page 11 November 20, 2009

Papke, David Ray. Family law for the underclass: underscoring law's ideological function. 42 Ind. L. Rev. 583-609 (2009).

Phillips, Scott. Legal disparities in the capital of capital punishment. 99 J. Crim. L. & Criminology 717-755 (2009).

Wyatt, Timothy R. The doctrine of defective incorporation and its tenuous coexistence with the Model Business Corporation Act. 44 Wake Forest L. Rev. 833-875 (2009).

LAW ENFORCEMENT AND CORRECTIONS

Benson, Sara R. Failure to arrest: a pilot study of police response to domestic violence in rural Illinois. 17 Am. U. J. Gender Soc. Pol'y & L. 685-703 (2009).

Haist, Matthew. Comment. Deterrence in a sea of "just deserts": are utilitarian goals achievable in a world of "limiting retributivism"? 99 J. Crim. L. & Criminology 789-821 (2009).

Kelly, Eamon. Race, cars and consent: reevaluating no-suspicion consent searches. 2 DePaul J. for Soc. Just. 253-287 (2009).

Woods, Jordan Blair. Comment. Addressing youth bias crime. 56 UCLA L. Rev. 1899-1934 (2009).

LEGAL ANALYSIS AND WRITING

Falk, Richard. Responsible scholarship in "dark times." 7 UCLA J. Islamic & Near E.L. 1-16 (2008-2009).

Gordon, Daniel. The legal scholar as talking head: an ethical quandary in the context of state constitutional law reform. 10 J. L. Soc'y 31-42 (2008).

LEGAL EDUCATION

Floyd, Timothy W. Moral vision, moral courage, and the formation of the lawyer's professional identity. 28 Miss. C.L. Rev. 339-357 (2009).

Linares, Juan Carlos. *Si se puede?* Chicago Latinos speak on law, the law school experience and the need for an increased Latino Bar. 2 DePaul J. for Soc. Just. 321-359 (2009).

Rounds, Charles E., Jr. State common law aspects of the global unwindings of the Madoff Ponzi scheme and the sub-prime mortgage securitization debacle: buttressing the thesis that globalizing the American law school curriculum at the expense of instruction in core common law doctrine will only further provincialize it. 27 Wis. Int'l L.J. 99-138 (2009).

Sutton, Hon. Jeffrey S. **Brennan Lecture**. Why teach--and why study--state constitutional law. 34 Okla. City U. L. Rev. 165-178 (2009).

LEGAL HISTORY

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

American Journal of Legal History

Baack, Ben, Robert A. McGuire and T. Norman Van Cott. Constitutional agreement during the drafting of the Constitution: a new interpretation. 38 J. Legal Stud. 533-567 (2009).

Baker, Roozbeh (Rudy) B. Racial formation in Quebec: a legal retrospective. 10 J. L. Soc'y 1-30 (2008).

Dayem, Mohamed Abdel and Fatima Ayub. In the path of Allah: evolving interpretations of *jihad* and its modern challenges. 7 UCLA J. Islamic & Near E.L. 67-120 (2008-2009).

Engdahl, David E. The classic rule of faith and credit. 118 Yale L.J. 1584-1659 (2009).

Gerber, Scott D. The origins of an independent judiciary in North Carolina, 1663-1787. 87 N.C. L. Rev. 1771-1818 (2009).

Leeson, Peter T. The laws of lawlessness. 38 J. Legal Stud. 471-503 (2009).

Magill, Elizabeth. Standing for the public: a lost history. 95 Va. L. Rev. 1131-1199 (2009).

Sachs, Stephen E. Full Faith and Credit in the early Congress. 95 Va. L. Rev. 1201-1279 (2009).

Spoo, Robert. Ezra Pound's copyright statute: perpetual rights and the problem of heirs. 56 UCLA L. Rev. 1775-1834 (2009).

LEGAL PROFESSION

Bryans, Henry Sill. Business successors and the transpositional attorney-client relationship. 64 Bus. Law. 1039-1086 (2009).

Morgan, Ben and Gary Thompson. Student article. Furthering the discussion of legal ethics by uncommon means: a brief introduction to *The Christian Lawyer or The Claims of Christianity on the Legal Profession*. 28 Miss. C.L. Rev. 409-426 (2009).

Phillips, Scott. Legal disparities in the capital of capital punishment. 99 J. Crim. L. & Criminology 717-755 (2009).

Rounds, Charles E., Jr. State common law aspects of the global unwindings of the Madoff Ponzi scheme and the sub-prime mortgage securitization debacle: buttressing the thesis that globalizing the American law school curriculum at the expense of instruction in core common law doctrine will only further provincialize it. 27 Wis. Int'l L.J. 99-138 (2009).

Page 12 November 20, 2009

Simon, Sheila. Jazz and family law: structures, freedoms, and sound changes. 42 Ind. L. Rev. 567-581 (2009).

Stanford, Heather Bennett. Do you want to be an attorney or a mother? Arguing for a feminist solution to the problem of double binds in employment and family responsibilities discrimination. 17 Am. U. J. Gender Soc. Pol'y & L. 627-657 (2009).

LEGISLATION

Abramowicz, Michael and Emerson H. Tiller. Citation to legislative history: empirical evidence on positive political and contextual theories of judicial decision making. 38 J. Legal Stud. 419-443 (2009).

Becker, Steven W. Erring on the side of justice: a call for an end to prosecutorial arrogance in opposing DNA testing for evidence untested at trial--lessons of innocence and humility from the case of Dean Cage. 2 DePaul J. for Soc. Just. 191-215 (2009).

Hodges, Andrew R. Note. Balancing evils: state sex offender registration and notification laws. 10 J. L. Soc'y 134-158 (2008).

Keillor, Joseph B. Note. Veterans at the gates: exploring the new GI Bill and its transformative possibilities. 87 Wash. U. L. Rev. 175-201 (2009).

Koob, Paul. Comment. Not enough fingers in the dam: a call for federal regulation of keyloggers. 28 Temp. J. Sci. Tech. & Envtl. L. 125-152 (2009).

Seidemann, Ryan M. Altered meanings: the Department of the Interior's rewriting of the Native American Graves Protection and Repatriation Act to regulate culturally unidentifiable human remains. 28 Temp. J. Sci. Tech. & Envtl. L. 1-47 (2009).

Wagner, Katharine A. Student article. **Little v. Barreme**: the **Little** case caught in the middle of a big war powers debate. (**Little v. Barreme**, 6 U.S. 170, 1804.) 10 J. L. Soc'y 77-133 (2008).

MEDICAL JURISPRUDENCE

Allen, Katie S. Note. Family law & civil procedure--daddy dilemma: should the truth matter? (**Martin v. Pierce**, No. 06-950, 2007 WL 1447911, 2007.) 30 U. Ark. Little Rock L. Rev. 815-844 (2008).

Burke, Jeanne A. and Scott Mertz. A uniquely dispositive power: how postconviction DNA testing impeached accomplice testimony, implicated a lone killer, and exonerated the Beatrice Six. 42 Creighton L. Rev. 549-593 (2009).

Kanodia, Malika. Comment. The fate of the injured patient in the wake of **Riegel v. Medtronic**: should Congress interject? (**Riegel v. Medtronic**, 128 S. Ct. 999, 2008.) 32 Hamline L. Rev. 791-840 (2009).

Prasse, Kathleen E. Note. Hippocrates would roll over in his grave: an examination of why Internet health care programs should obtain informed consent from their users. 42 Creighton L. Rev. 733-776 (2009).

Robertson, Andrew S. Note. Taking responsibility: regulations and protections in direct-to-consumer genetic testing. 24 Berkeley Tech. L.J. 213-243 (2009).

Tuerkheimer, Deborah. The next Innocence Project: Shaken Baby Syndrome and the criminal courts. 87 Wash. U. L. Rev. 1-58 (2009).

MILITARY, WAR AND PEACE

Keillor, Joseph B. Note. Veterans at the gates: exploring the new GI Bill and its transformative possibilities. 87 Wash. U. L. Rev. 175-201 (2009).

Wagner, Katharine A. Student article. **Little v. Barreme**: the **Little** case caught in the middle of a big war powers debate. (**Little v. Barreme**, 6 U.S. 170, 1804.) 10 J. L. Soc'y 77-133 (2008).

MOTOR VEHICLES

Woodard, John E. Comment. Oops, my GPS made me do it!: GPS manufacturer liability under a strict products liability paradigm when GPS fails to give accurate directions to GPS end-users. 34 U. Dayton L. Rev. 429-466 (2009).

NATURAL RESOURCES LAW

Pasqualucci, Jo M. International indigenous land rights: a critique of the jurisprudence of the Inter-American Court of Human Rights in light of the United Nations Declaration on the Rights of Indigenous Peoples. 27 Wis. Int'l L.J. 51-98 (2009).

Schwartz, Scott. Note. The hapless ecosystem: a federalist argument in favor of an ecosystem approach to the Endangered Species Act. 95 Va. L. Rev. 1325-1360 (2009).

POLITICS

Abramowicz, Michael and Emerson H. Tiller. Citation to legislative history: empirical evidence on positive political and contextual theories of judicial decision making. 38 J. Legal Stud. 419-443 (2009).

Fox, Hon. Timothy Davis. [Tru/fals]isms: a statistical analysis of several Arkansas judicial election bromides. 30 U. Ark. Little Rock L. Rev. 771-813 (2008).

Gilbert, Michael D. and Joshua M. Levine. Less can be more: conflicting ballot proposals and the highest vote rule. 38 J. Legal Stud. 383-418 (2009).

Gordon, Daniel. The legal scholar as talking head: an ethical quandary in the context of state constitutional law reform. 10 J. L. Soc'y 31-42 (2008).

Keller, Scott A. Depoliticizing judicial review of agency rulemaking. 84 Wash. L. Rev. 419-489 (2009).

Tarter, Brent and Wythe Holt. The apparent political selection of federal grand juries in Virginia, 1789-1809. 49 Am. J. Legal Hist. 257-283 (2007).

Page 13 November 20, 2009

Thompson, Mark. Comment. Opening virtual doors: addressing Ohio's Open Meeting Law and the use of electronic communication. 34 U. Dayton L. Rev. 407-427 (2009).

PRACTICE AND PROCEDURE

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

Creighton Law Review

Comley, Joey. Note. Morphing realtors into commercial spies. (**Rockwell International Corp. v. United States**, 127 S. Ct. 1397, 2007.) 28 Miss. C.L. Rev. 461-495 (2009).

Courtner, Matthew R. Comment. The intersection of Hollywood & jurisprudence: examining change through *12 Angry Men* & the proposed amendments to Federal Rule of Civil Procedure 56. 28 Miss. C.L. Rev. 427-460 (2009).

Gulmen, Tolga S. Note. Model jury instructions on nonobviousness in the wake of **KSR**: the Northern District of California's approach. (**KSR International Co. v. Teleflex Inc.**, 127 S. Ct. 1727, 2007.) 24 Berkeley Tech. L.J. 99-128 (2009).

Holey, Katherine L. Comment. **Dudnikov v. Chalk & Vermilion Fine Arts, Inc.**: Internet based minimum contracts. (**Dudnikov v. Chalk & Vermilion Fine Arts, Inc.**, 514 F.3d 1063, 2008.) 34 Okla. City U. L. Rev. 219-240 (2009).

Leshem, Shmuel and Geoffrey P. Miller. All-or-nothing versus proportionate damages. 38 J. Legal Stud. 345-382 (2009).

Letkewicz, Christopher. Student article. Stacking the deck in favor of death: the Illinois Supreme Court's misinterpretation of ... (**Morgan v. Illinois**, 504 U.S. 719, 1992). 2 DePaul J. for Soc. Just. 217-252 (2009.)

Magill, Elizabeth. Standing for the public: a lost history. 95 Va. L. Rev. 1131-1199 (2009).

Michelsen, Bradley. Comment. Think twice before borrowing a friend's rental car: a look at Fourth Amendment standing analysis in ... (United States v. Worthon, 520 F.3d 1173, 2008.) 34 Okla. City U. L. Rev. 263-279 (2009).

Nonkes, Steven P. Note. Reducing the unfair effects of nonmutual issue preclusion through damages limits. 94 Cornell L. Rev. 1459-1490 (2009).

Punger, Alexander B. Recent development. Mapping the World Wide Web: using **Calder v. Jones** to create a framework for analyzing when statements written on the Internet give rise to personal jurisdiction. (**Calder v. Jones**, 465 U.S. 783, 1983.) 87 N.C. L. Rev. 1952-1978 (2009).

Robertson, Joseph. Note. Inquiry notice gone awry: a doctrine abused in ... (**DeBendictis v. Merrill Lynch & Co.**, 492 F.3d 209, 2007.) 94 Cornell L. Rev. 1491-1520 (2009).

Simmons-Gonzalez, Lindsey. Comment. Abandoning the *American Rule*: imposing sanctions on an empty head despite a pure heart. 34 Okla. City U. L. Rev. 307-323 (2009).

Smithka, Christopher. Comment. From Budapest to Berlin: how implementing class action lawsuits in the European Union would increase competition and strengthen consumer confidence. 27 Wis. Int'l L.J. 173-193 (2009).

Wang, Jessica. Comment. Nonwaiver agreements after Federal Rule of Evidence 502: a glance at quick-peek and clawback agreements. 56 UCLA L. Rev. 1835-1866 (2009).

Warren, Amanda. Comment. **Habecker v. Town of Estes Park, Colorado**: a matter of civil procedure. **(Habecker v. Town of Estes Park, Colo.,** 518 F.3d 1217, 2008.) 34 Okla. City U. L. Rev. 345-361 (2009).

Symposium on Evolving Litigation Issues. Keynote address by Richard De Mulder; panel session with Joshua C. Gilliland and Thomas J. Kelley; articles by Brian H. Bornstein, Timothy R. Robicheaux, Jeanne A. Burke, Scott Mertz, Margery Malkin Koosed and Nancy K. Steblay. 42 Creighton L. Rev. 487-654 (2009).

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

PRESIDENT/EXECUTIVE DEPARTMENT

Wagner, Katharine A. Student article. **Little v. Barreme**: the **Little** case caught in the middle of a big war powers debate. (**Little v. Barreme**, 6 U.S. 170, 1804.) 10 J. L. Soc'y 77-133 (2008)

PRODUCTS LIABILITY

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

Hamline Law Review

Kanodia, Malika. Comment. The fate of the injured patient in the wake of **Riegel v. Medtronic**: should Congress interject? (**Riegel v. Medtronic**, 128 S. Ct. 999, 2008.) 32 Hamline L. Rev. 791-840 (2009).

Woodard, John E. Comment. Oops, my GPS made me do it!: GPS manufacturer liability under a strict products liability paradigm when GPS fails to give accurate directions to GPS end-users. 34 U. Dayton L. Rev. 429-466 (2009).

The Food, Drug, and Cosmetic Act: Searching for the Crossroads of Safety and Innovation. Articles by James M. Beck, David C. Vladeck, Robert N. Weiner, Richard A. Samp, Bridget M. Ahmann and Erin M. Verneris. 32 Hamline L. Rev. 657-790 (2009).

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

Page 14 November 20, 2009

PROFESSIONAL ETHICS

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

Mississippi College Law Review

Becker, Steven W. Erring on the side of justice: a call for an end to prosecutorial arrogance in opposing DNA testing for evidence untested at trial--lessons of innocence and humility from the case of Dean Cage. 2 DePaul J. for Soc. Just. 191-215 (2009).

Bryans, Henry Sill. Business successors and the transpositional attorney-client relationship. 64 Bus. Law. 1039-1086 (2009).

Church, Bryan K. and Xi (Jason) Kuang. Conflicts of interest, disclosure, and (costly) sanctions: experimental evidence. 38 J. Legal Stud. 505-532 (2009).

Gordon, Daniel. The legal scholar as talking head: an ethical quandary in the context of state constitutional law reform. 10 J. L. Soc'y 31-42 (2008).

Pahis, Stratos. Note. Corruption in our courts: what it looks like and where it is hidden. 118 Yale L.J. 1900-1943 (2009).

Smith, Hon. Lavenski R. Judicial selection: it's more about the choices than who does the choosing. 30 U. Ark. Little Rock L. Rev. 799-813 (2008).

Winston, Harold J. Learning from Alton Logan. 2 DePaul J. for Soc. Just. 173-189 (2009).

Symposium. Corporations, Courtrooms, and the Constitution: Shades of Gray in the World of Legal Ethics. Foreword by Lindsey Oswalt and student Ben Morgan; articles by Timothy W. Floyd, Terri R. Day, Donald E. Campbell and students Ben Morgan and Gary Thompson. 28 Miss. C.L. Rev. 337-426 (2009).

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

PROPERTY--PERSONAL AND REAL

Lewinsohn-Zamir, Daphna. Identifying intense preferences. 94 Cornell L. Rev. 1391-1458 (2009).

PSYCHOLOGY AND PSYCHIATRY

Keys, Jennifer M. When they need us most: the unaddressed crisis of mentally ill African American children in the juvenile justice system. 2 DePaul J. for Soc. Just. 289-319 (2009).

Kimball, Katherine. Note. Insuring a future: mandating medical insurance coverage of autism related treatments in Nebraska. 42 Creighton L. Rev. 689-732 (2009).

Shackelford, Scott J. and Lawrence M. Friedman. Legally incompetent: a research note. 49 Am. J. Legal Hist. 321-342 (2007).

RELIGION

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

UCLA Journal of Islamic and Near Eastern Law

Kahn, Robert A. The Danish cartoon controversy and the rhetoric of libertarian regret. 16 U. Miami Int'l & Comp. L. Rev. 151-181 (2009).

May, Nicholas. Holy rebellion: religious assembly laws in antebellum South Carolina and Virginia. 49 Am. J. Legal Hist. 237-256 (2007).

Morgan, Ben and Gary Thompson. Student article. Furthering the discussion of legal ethics by uncommon means: a brief introduction to *The Christian Lawyer or The Claims of Christianity on the Legal Profession*. 28 Miss. C.L. Rev. 409-426 (2009).

Nicholson, Matthew. Note. Is **O Centro** a sign of hope for RFRA claimants? **(Gonzales v. O Centro Espirita Beneficiente Uniao Do Vegetal**, 546 U.S. 418, 2006.) 95 Va. L. Rev. 1281-1324 (2009).

Quackenbush, Devin W. Note. Religion's hepatitis B shot: the Arkansas General Assembly established an overly broad religious exemption to mandatory immunization after the district court invalidated the original religious exception ... (McCarthy v. Ozark School District, 359 F.3d 1029, 2004.) 42 Creighton L. Rev. 777-836 (2009).

REMEDIES

Leshem, Shmuel and Geoffrey P. Miller. All-or-nothing versus proportionate damages. 38 J. Legal Stud. 345-382 (2009).

Nonkes, Steven P. Note. Reducing the unfair effects of nonmutual issue preclusion through damages limits. 94 Cornell L. Rev. 1459-1490 (2009).

Solórzano, Jonathan S. An uncertain penalty: a look at the international community's inability to harmonize the law of liquidated damage and penalty clauses. 15 Law & Bus. Rev. Am. 779-818 (2009).

SCIENCE AND TECHNOLOGY

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

Temple Journal of Science, Technology & Environmental Law Berkeley Technology Law Journal

De Mulder, Richard. **Tepoel Lecture** & Keynote Address. The Eyewitmem Project, measuring the impossible? 42 Creighton L. Rev. 487-503 (2009).

Thompson, Mark. Comment. Opening virtual doors: addressing Ohio's Open Meeting Law and the use of electronic communication. 34 U. Dayton L. Rev. 407-427 (2009).

Page 15 November 20, 2009

Woodard, John E. Comment. Oops, my GPS made me do it!: GPS manufacturer liability under a strict products liability paradigm when GPS fails to give accurate directions to GPS end-users. 34 U. Dayton L. Rev. 429-466 (2009).

Modern Issues in E-Discovery. Joshua C. Gilliland and Thomas J. Kelley, panelists. 42 Creighton L. Rev. 505-523 (2009).

SECURED TRANSACTIONS

Olivares-Caminal, Rodrigo. To rank *pari passu* or not to rank *pari passu*: that is the question in sovereign bonds after the latest episode of the Argentine saga. 15 Law & Bus. Rev. Am. 745-778 (2009).

SECURITIES LAW

Johnson, Emily D. Note. The fiduciary duty in mutual fund excessive fee cases: ripe for reexamination. 59 Duke L.J. 145-181 (2009).

Joo, Thomas. Global warming and the management-centered corporation. 44 Wake Forest L. Rev. 671-702 (2009).

Mitchell, Dalia Tsuk. The end of corporate law. 44 Wake Forest L. Rev. 703-729 (2009).

Robertson, Joseph. Note. Inquiry notice gone awry: a doctrine abused in ... (**DeBendictis v. Merrill Lynch & Co.**, 492 F.3d 209, 2007.) 94 Cornell L. Rev. 1491-1520 (2009).

Stuart, David M. and David A. Wilson. Disclosure obligations under the federal securities laws in government investigations. 64 Bus. Law. 973-998 (2009).

Wallace, Perry E. Climate change, corporate strategy, and corporate law duties. 44 Wake Forest L. Rev. 757-776 (2009).

SEXUALITY AND THE LAW

Batchelor, Caroline L. Comment. Falling out of love with an outdated tort: an argument for the abolition of criminal conversation in North Carolina. 87 N.C. L. Rev. 1910-1951 (2009).

Brown, Emily J. Note. When insiders become outsiders: parental objections to public school sex education programs. 59 Duke L.J. 109-144 (2009).

Drobac, Jennifer Ann. Jazzing Up Family Law: The First Annual Midwest Family Law Conference. 42 Ind. L. Rev. 533-565 (2009).

Epstein, Daniel. Romance is dead: mail order brides as surrogate corpses. 17 Buff. J. Gender L. Soc. Pol'y 61-103 (2009).

Flickinger, Benjamin J. Note. **Kennedy v. Louisiana**: the United States Supreme Court erroneously finds a national consensus against the use of the death penalty for the crime of child rape. (**Kennedy v. Louisiana**, 128 S. Ct. 2641, 2008.) 42 Creighton L. Rev. 655-687 (2009).

Fox, Dov. Note. Racial classification in assisted reproduction. 118 Yale L.J. 1844-1898 (2009).

Hodges, Andrew R. Note. Balancing evils: state sex offender registration and notification laws. 10 J. L. Soc'y 134-158 (2008).

Joseph, Anthony M. The "Pennsylvania model": the judicial criminalization of abortion in Pennsylvania, 1838-1850. 49 Am. J. Legal Hist. 284-320 (2007).

Kindregan, Charles P., Jr. Considering mom: maternity and the Model Act Governing Assisted Reproductive Technology. 17 Am. U. J. Gender Soc. Pol'y & L. 601-626 (2009).

Lewis, Dustin A. Unrecognized victims: sexual violence against men in conflict settings under international law. 27 Wis. Int'l L.J. 1-49 (2009).

Purvis, Dara E. Evaluating legal activism: a response to Rosenberg. 17 Buff. J. Gender L. Soc. Pol'y 1-59 (2009).

Reardon, Emily E. Recent development. Holding on to fundamental rights is no walk in the park: challenging the constitutionality of the park ban upheld in ... (**Standley v. Town of Woodfin**, 661 S.E.2d 728, 2008.) 87 N.C. L. Rev. 1979-1995 (2009).

Reibman, Rachel. Comment. *The patient wanted the doctor to treat her in the closet, but the janitor wouldn't open the door:* healthcare provider rights of refusal versus LGB rights to reproductive and elder healthcare. 28 Temp. J. Sci. Tech. & Envtl. L. 65-92 (2009).

Tamir, Michal and Dalia Cahana-Amitay. "The Hebrew language has not created a title for me": a legal and sociolinguistic analysis of new-type families. 17 Am. U. J. Gender Soc. Pol'y & L. 545-600 (2009).

Tenenbaum, Evelyn M. To be or to exist: standards for deciding whether dementia patients in nursing homes should engage in intimacy, sex, and adultery. 42 Ind. L. Rev. 675-720 (2009).

VerStandig, Maurice "Mac". Student article. Actual exploitation, simulated exploitation and a tin drum: a comparative analysis of child pornography law in the United States and Canada. 16 U. Miami Int'l & Comp. L. Rev. 213-248 (2009).

SOCIAL WELFARE

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

St. John's Journal of Legal Commentary

Gustafson, Kaaryn. The criminalization of poverty. 99 J. Crim. L. & Criminology 643-716 (2009).

Page 16 November 20, 2009

Stone-Manista, Krista. Comment. Protecting pregnant women: a guide to successfully challenging criminal child abuse prosecutions of pregnant drug addicts. 99 J. Crim. L. & Criminology 823-856 (2009).

Wong, Karen. Comment. Narrowing the definition of "dwelling" under the Fair Housing Act. 56 UCLA L. Rev. 1867-1898 (2009).

Child Advocacy Clinic Symposium: No Place To Live: The Housing Crisis Facing Youth Aging-Out of Foster Care. Articles by Michele M. Benedetto, Sara Kimberlin, Amy Lemley, Michele Byrnes, Toni Naccarato, Megan Brophy, Liliana Hernandez and Eric S. Pitchal; note by Kevin Khurana. 23 St. John's J. Legal Comment. 383-502 (2008).

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

SPORTS

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

Journal of Criminal Law and Criminology

Symposium: Sports and Criminal Law. Foreword by <u>JCLC</u> Editorial Board; articles by Janine Young Kim, Matthew J. Parlow, Geoffrey Rapp and Jeffrey Standen. 99 J. Crim. L. & Criminology 571-642 (2009).

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

STATE AND LOCAL GOVERNMENT LAW

Mace, Nicole L. Student article. Local control and funding of schools: a critical analysis. 10 J. L. Soc'y 43-76 (2008).

Sachs, Stephen E. Full Faith and Credit in the early Congress. 95 Va. L. Rev. 1201-1279 (2009).

Sutton, Hon. Jeffrey S. **Brennan Lecture**. Why teach--and why study--state constitutional law. 34 Okla. City U. L. Rev. 165-178 (2009).

Williamson, Donya. Note. Urbanites versus rural rights: contest of local government land-use regulations under Washington Preemption Statute 82.02.020. (Citizens' Alliance for Property Rights v. Sims, 187 P.3d 786, 2008, cert. denied, 203 P.3d 378, 2009.) 84 Wash. L. Rev. 491-521 (2009).

TAXATION--FEDERAL INCOME

Blank, Joshua D. Overcoming overdisclosure: toward tax shelter detection. 56 UCLA L. Rev. 1629-1690 (2009).

Gharagozlou, Alireza. Cordelia returns--using letters of credit to reduce borrowing costs. 34 U. Dayton L. Rev. 305-375 (2009).

TAXATION--STATE AND LOCAL

Galle, Brian. Hidden taxes. 87 Wash. U. L. Rev. 59-113 (2009).

Williamson, Donya. Note. Urbanites versus rural rights: contest of local government land-use regulations under Washington Preemption Statute 82.02.020. (Citizens' Alliance for Property Rights v. Sims, 187 P.3d 786, 2008, cert. denied, 203 P.3d 378, 2009.) 84 Wash. L. Rev. 491-521 (2009).

TORTS

Ashton, Amelia H. Note. Rescuing the hero: the ramifications of expanding the duty to rescue on society and the law. 59 Duke L.J. 69-107 (2009).

Batchelor, Caroline L. Comment. Falling out of love with an outdated tort: an argument for the abolition of criminal conversation in North Carolina. 87 N.C. L. Rev. 1910-1951 (2009).

West, Glenn D. and W. Benton Lewis, Jr. Contracting to avoid extra-contractual liability--can your contractual deal ever really be the "entire" deal? 64 Bus. Law. 999-1038 (2009).

TRADE REGULATION

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

Berkeley Technology Law Journal

Baack, Ben, Robert A. McGuire and T. Norman Van Cott. Constitutional agreement during the drafting of the Constitution: a new interpretation. 38 J. Legal Stud. 533-567 (2009).

WOMEN

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

American University Journal of Gender, Social Policy & the Law

Buffalo Journal of Gender, Law & Social Policy

Stone-Manista, Krista. Comment. Protecting pregnant women: a guide to successfully challenging criminal child abuse prosecutions of pregnant drug addicts. 99 J. Crim. L. & Criminology 823-856 (2009).

Page 17 November 20, 2009

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

49 AMERICAN JOURNAL OF LEGAL HISTORY, NO. 3, JULY, 2007.

May, Nicholas. Holy rebellion: religious assembly laws in antebellum South Carolina and Virginia. 49 Am. J. Legal Hist. 237-256 (2007).

Tarter, Brent and Wythe Holt. The apparent political selection of federal grand juries in Virginia, 1789-1809. 49 Am. J. Legal Hist. 257-283 (2007).

Joseph, Anthony M. The "Pennsylvania model": the judicial criminalization of abortion in Pennsylvania, 1838-1850. 49 Am. J. Legal Hist. 284-320 (2007).

Shackelford, Scott J. and Lawrence M. Friedman. Legally incompetent: a research note. 49 Am. J. Legal Hist. 321-342 (2007).

Book reviews. 49 Am. J. Legal Hist. 343-353 (2007).

Books received. 49 Am. J. Legal Hist. 354 (2007).

17 AMERICAN UNIVERSITY JOURNAL OF GENDER, SOCIAL POLICY & THE LAW, NO. 3, PP. 545-806, 2009.

Tamir, Michal and Dalia Cahana-Amitay. "The Hebrew language has not created a title for me": a legal and sociolinguistic analysis of new-type families. 17 Am. U. J. Gender Soc. Pol'y & L. 545-600 (2009).

Kindregan, Charles P., Jr. Considering mom: maternity and the Model Act Governing Assisted Reproductive Technology. 17 Am. U. J. Gender Soc. Pol'y & L. 601-626 (2009).

Stanford, Heather Bennett. Do you want to be an attorney or a mother? Arguing for a feminist solution to the problem of double binds in employment and family responsibilities discrimination. 17 Am. U. J. Gender Soc. Pol'y & L. 627-657 (2009).

Mabry, Cynthia R. Joint and shared parenting: valuing all families and all children in the adoption process with an expanded notion of family. 17 Am. U. J. Gender Soc. Pol'y & L. 659-683 (2009).

Benson, Sara R. Failure to arrest: a pilot study of police response to domestic violence in rural Illinois. 17 Am. U. J. Gender Soc. Pol'y & L. 685-703 (2009).

Symposium: Taking the Heat: Gender Discrimination in Firefighting. 17 Am. U. J. Gender Soc. Pol'y & L. 705-749 (2009).

Dupree, Amanda C. Introduction. 17 Am. U. J. Gender Soc. Pol'y & L. 705-749 (2009).

Symposium: Taking the Heat: Gender Discrimination in Firefighting. Richard Ugelow, moderator; Brenda Berkman, Karen Billerbeck, Marc Bendic and Dorcus Howard Richards, panelists. 17 Am. U. J. Gender Soc. Pol'y & L. 713-749 (2009).

DeGroat, Diane M. Comment. When students test positive, their privacy fails: the unconstitutionality of South Carolina's HIV/AIDS reporting requirement. 17 Am. U. J. Gender Soc. Pol'y & L. 751-783 (2009).

Reisig, Matthew Barry. Comment. O to A, for helping kill O: Wisconsin's decision not to bar inheritance to individuals who assist a decedent in suicide. 17 Am. U. J. Gender Soc. Pol'y & L. 785-806 (2009).

24 BERKELEY TECHNOLOGY LAW JOURNAL, NO. 1, PP. 1-722, 2009.

Gubins, Tamar R. and Danny Prati. Foreword. 24 Berkeley Tech. L.J. 1-9 (2009).

ANNUAL REVIEW OF LAW AND TECHNOLOGY

I. Patent

A. Notes

Dufresne, Andrew T. Note. The exhaustion doctrine revived? Assessing the scope and possible effects of the Supreme Court's **Quanta** decision. (**Quanta Computer, Inc. v. LG Electronics, Inc.**, 128 S. Ct. 2109, 2008.) 24 Berkeley Tech. L.J. 11-48 (2009).

Lee, Justin M. Note. The Board bites back: **Bilski** and the B.P.A.I. (*In re Bilkski*, 545 F.3d 943, 2008.) 24 Berkeley Tech. L.J. 49-73 (2009).

Ullmer, Stephen M. Note. **Paice** yourselves: a basic framework for ongoing royalty determinations in patent law. (**Paice LLC v. Toyota Motor Corp.**, 504 F.3d 1293, 2007.) 24 Berkeley Tech. L.J. 75-98 (2009).

Gulmen, Tolga S. Note. Model jury instructions on nonobviousness in the wake of **KSR**: the Northern District of California's approach. (**KSR International Co. v. Teleflex Inc.**, 127 S. Ct. 1727, 2007.) 24 Berkeley Tech. L.J. 99-128 (2009).

Sweet, Miles J. Note. The patentability of chiral drugs post-**KSR**: the more things change, the more they stay the same. (**KSR International Co. v. Teleflex Inc.**, 127 S. Ct. 1727, 2007.) 24 Berkeley Tech. L.J. 129-147 (2009).

Ahn, Alice Juwon. Note. Finding vicarious liability in U.S. patent law: the "control or direction" standard for joint infringement. 24 Berkeley Tech. L.J. 149-177 (2009).

Page 18 November 20, 2009

McBride, Reed C. Note. **City of Hope v. Genentech**: keeping fiduciary duties where they belong. **(City of Hope Nat'l Med. Ctr. V. Genentech**, 181 P.3d 142, 2008.) 24 Berkeley Tech. L.J. 179-211 (2009).

Robertson, Andrew S. Note. Taking responsibility: regulations and protections in direct-to-consumer genetic testing. 24 Berkeley Tech. L.J. 213-243 (2009).

B. Additional developments

II. Copyright

A. Notes

Kim, Vivian I. Note. The public performance right in the difital age. (Cartoon Network LP v. CSC Holdings, 536 F.3d 121, 2008.) 24 Berkeley Tech. L.J. 263-297 (2009).

Reddy, Hersh R. Note. **Jacobsen v. Katzer**: the Federal Circuit weighs in on the enforceability of free and open source software. (**Jacobsen v. Katzer**, 535 F.3d 1373, 2008.) 24 Berkeley Tech. L.J. 299-320 (2009).

Blankenheimer, Adam R. Note. Of rights and men: the realienability of termination of transfer rights in ... (**Penguin Group (USA) Inc. v. Steinbeck**, 537 F.3d 193, 2008.) 24 Berkeley Tech. L.J. 321-340 (2009).

Mobley, Michael Todd. Note. **Davis v. Blige**: the Second Circuit's rejection of retroactive copyright licenses. (**Davis v. Blige**, 505 F.3d 90, 2007, *cert. denied*, 129 S. Ct. 117, 2008.) 24 Berkeley Tech. L.J. 341-361 (2009).

Sawyer, Michael S. Note. Filters, fair use, & feedback: user-generated content principles and the DMCA. 24 Berkeley Tech. L.J. 363-404 (2009).

Phillips, Jake. Note. **eBay**'s effect on copyright injunctions: when property rules give way to liability rules. **(eBay Inc. v. MercExchange, L.L.C.,** 547 U.S. 388, 2006.) 24 Berkeley Tech. L.J. 405-435 (2009).

Knutson, Alyssa N. Note. Proceed with caution: how digital archives have been left in the dark. 24 Berkeley Tech. L.J. 437-473 (2009).

B. Additional developments

III. Trademark

A. Note

Levin, Elizabeth K. Note. A safe harbor for trademark: reevaluating secondary trademark liability after ... (**Tiffany v. eBay, Inc.**, 576 F. Supp. 2d 463, 2008.) 24 Berkeley Tech. L.J. 491-527 (2009).

B. Additional developments

IV. Trade Secret

A. Note

Trossen, David R. Note. **Edwards**b and covenants not to compete in California: leave well enough alone. (**Edwards v. Arthur Andersen LLP**, 189 P.3d 285, 2008.) 24 Berkeley Tech. L.J. 539-559 (2009).

B. Additional developments

V. Cyberlaw

A. Notes

Defterderian, Varty. Note. **Fair Housing Council v. Roommates.com**: a new path for Section 230 immunity. **(Fair Hous. Council v. Roommates.com, LLC**, 521 F.3d 1157, 2008.) 24 Berkeley Tech. L.J. 563-592 (2009).

Brauer-Rieke, Aaron K. Note. The FCC tackles Net neutrality: agency jurisdiction and the Comcast order. 24 Berkeley Tech. L.J. 593-615 (2009).

Israel, Brian R. Note. "Make money without doing evil?" Caught between authoritarian regulations in emerging markets and a global law of human rights, U.S. ICTs face a twofold quandary. 24 Berkeley Tech. L.J. 617-655 (2009).

B. Additional developments

VI. Antitrust

A. Note

Wallace, Joel M. Note. **Rambus v. F.T.C.** in the context of standard-setting organizations, antitrust, and the patent hold-up problem. (**Rambus, Inc. v. F.T.C.**, 522 F.3d 456, 2008, *cert. denied*, 129 S. Ct. 1318, 2009.) 24 Berkeley Tech. L.J. 661-693 (2009).

VII. Privacy

A. Note

Bector, Sunil. Note. "Your laptop, please:" the search and seizure of electronic devices at the United States border. 24 Berkeley Tech. L.J. 695-718 (2009).

B. Additional developments

17 BUFFALO JOURNAL OF GENDER, LAW & SOCIAL POLICY, PP. 1-129, 2009.

Purvis, Dara E. Evaluating legal activism: a response to Rosenberg. 17 Buff. J. Gender L. Soc. Pol'y 1-59 (2009).

Epstein, Daniel. Romance is dead: mail order brides as surrogate corpses. 17 Buff. J. Gender L. Soc. Pol'y 61-103 (2009).

Page 19 November 20, 2009

Krüger, Julie. Comment. Empowering victims, opening borders preventing human trafficking by adjusting immigration laws to accommodate the supply and demand of migrant workers. 17 Buff. J. Gender L. Soc. Pol'y 105-129 (2009).

64 BUSINESS LAWYER, NO. 4, AUGUST, 2009.

Stuart, David M. and David A. Wilson. Disclosure obligations under the federal securities laws in government investigations. 64 Bus. Law. 973-998 (2009).

West, Glenn D. and W. Benton Lewis, Jr. Contracting to avoid extra-contractual liability--can your contractual deal ever really be the "entire" deal? 64 Bus. Law. 999-1038 (2009).

Bryans, Henry Sill. Business successors and the transpositional attorney-client relationship. 64 Bus. Law. 1039-1086 (2009).

Willett, Sabin. **Gheewalla** and the director's dilemma. 64 Bus. Law. 1087-1104 (2009).

Johnson, Lyman and Dennis Garvis. Are corporate officers advised about fiduciary duties? 64 Bus. Law. 1105-1125 (2009).

Committee on Corporate Laws, ABA Section of Business Law. Changes in the Model Business Corporation Act--proposed amendments to incorporate electronic technology amendments. 64 Bus. Law. 1129-1155 (2009).

Committee on Corporate Laws, ABA Section of Business Law. Changes in the Model Business Corporation Act--proposed shareholder proxy access amendments to Chapters 2 and 10. 64 Bus. Law. 1157-1162 (2009).

Survey--Uniform Commercial Code: 2008 Developments. 64 Bus. Law. 1163-1193 (2009).

94 CORNELL LAW REVIEW, NO. 6, SEPTEMBER, 2009.

Eisenberg, Theodore and Valerie P. Hans. Taking a stand on taking the stand: the effect of a prior criminal record on the decision to testify and on trial outcomes. 94 Cornell L. Rev. 1353-1390 (2009).

Lewinsohn-Zamir, Daphna. Identifying intense preferences. 94 Cornell L. Rev. 1391-1458 (2009).

Nonkes, Steven P. Note. Reducing the unfair effects of nonmutual issue preclusion through damages limits. 94 Cornell L. Rev. 1459-1490 (2009).

Robertson, Joseph. Note. Inquiry notice gone awry: a doctrine abused in ... (**DeBendictis v. Merrill Lynch & Co.**, 492 F.3d 209, 2007.) 94 Cornell L. Rev. 1491-1520 (2009).

Index to vol. 94. 94 Cornell L. Rev. iii-vii (2009).

42 CREIGHTON LAW REVIEW, NO. 4, JUNE, 2009.

Erratum. 42 Creighton L. Rev. unpaged (2009).

Symposium on Evolving Litigation Issues. 42 Creighton L. Rev. 487-654 (2009).

De Mulder, Richard. **Tepoel Lecture** & Keynote Address. The Eyewitmem Project, measuring the impossible? 42 Creighton L. Rev. 487-503 (2009).

Modern Issues in E-Discovery. Joshua C. Gilliland and Thomas J. Kelley, panelists. 42 Creighton L. Rev. 505-523 (2009).

Bornstein, Brian H. and Timothy R. Robicheaux. Methodological issues in the study of eyewitness memory and arousal. 42 Creighton L. Rev. 525-547 (2009).

Burke, Jeanne A. and Scott Mertz. A uniquely dispositive power: how postconviction DNA testing impeached accomplice testimony, implicated a lone killer, and exonerated the Beatrice Six. 42 Creighton L. Rev. 549-593 (2009).

Koosed, Margery Malkin. Reforming eyewitness identification law and practices to protect the innocent. 42 Creighton L. Rev. 595-641 (2009).

Steblay, Nancy K. Maintaining the reliability of eyewitness evidence: after the lineup. 42 Creighton L. Rev. 643-654 (2009).

Flickinger, Benjamin J. Note. **Kennedy v. Louisiana**: the United States Supreme Court erroneously finds a national consensus against the use of the death penalty for the crime of child rape. **(Kennedy v. Louisiana**, 128 S. Ct. 2641, 2008.) 42 Creighton L. Rev. 655-687 (2009).

Kimball, Katherine. Note. Insuring a future: mandating medical insurance coverage of autism related treatments in Nebraska. 42 Creighton L. Rev. 689-732 (2009).

Prasse, Kathleen E. Note. Hippocrates would roll over in his grave: an examination of why Internet health care programs should obtain informed consent from their users. 42 Creighton L. Rev. 733-776 (2009).

Quackenbush, Devin W. Note. Religion's hepatitis B shot: the Arkansas General Assembly established an overly broad religious exemption to mandatory immunization after the district court invalidated the original religious exception ... (McCarthy v. Ozark School District, 359 F.3d 1029, 2004.) 42 Creighton L. Rev. 777-836 (2009).

Page 20 November 20, 2009

2 DEPAUL JOURNAL FOR SOCIAL JUSTICE, NO. 2, SPRING, 2009.

Winston, Harold J. Learning from Alton Logan. 2 DePaul J. for Soc. Just. 173-189 (2009).

Criminal Justice Series. 2 DePaul J. for Soc. Just. 191-319 (2009).

Becker, Steven W. Erring on the side of justice: a call for an end to prosecutorial arrogance in opposing DNA testing for evidence untested at trial--lessons of innocence and humility from the case of Dean Cage. 2 DePaul J. for Soc. Just. 191-215 (2009).

Letkewicz, Christopher. Student article. Stacking the deck in favor of death: the Illinois Supreme Court's misinterpretation of ... (Morgan v. Illinois, 504 U.S. 719, 1992). 2 DePaul J. for Soc. Just. 217-252 (2009.)

Kelly, Eamon. Race, cars and consent: reevaluating nosuspicion consent searches. 2 DePaul J. for Soc. Just. 253-287 (2009).

Keys, Jennifer M. When they need us most: the unaddressed crisis of mentally ill African American children in the juvenile justice system. 2 DePaul J. for Soc. Just. 289-319 (2009).

Linares, Juan Carlos. *Si se puede?* Chicago Latinos speak on law, the law school experience and the need for an increased Latino Bar. 2 DePaul J. for Soc. Just. 321-359 (2009).

59 DUKE LAW JOURNAL, NO. 1, OCTOBER, 2009.

Norton, Helen. Constraining public employee speech: government's control of its workers' speech to protect its own expression. 59 Duke L.J. 1-68 (2009).

Ashton, Amelia H. Note. Rescuing the hero: the ramifications of expanding the duty to rescue on society and the law. 59 Duke L.J. 69-107 (2009).

Brown, Emily J. Note. When insiders become outsiders: parental objections to public school sex education programs. 59 Duke L.J. 109-144 (2009).

Johnson, Emily D. Note. The fiduciary duty in mutual fund excessive fee cases: ripe for reexamination. 59 Duke L.J. 145-181 (2009).

32 HAMLINE LAW REVIEW, NO. 3, SUMMER, 2009.

The Food, Drug, and Cosmetic Act: Searching for the Crossroads of Safety and Innovation. 32 Hamline L. Rev. 657-790 (2009).

Beck, James M. Federal preemption in FDA-regulated product-liability litigation: where we are and where we might be headed. 32 Hamline L. Rev. 657-706 (2009).

Vladeck, David C. FDA preemption, **Wyeth**, Congress, and a crystal ball. 32 Hamline L. Rev. 707-726 (2009).

Weiner, Robert N. The height of presumption: preemption and the role of courts. 32 Hamline L. Rev. 727-745 (2009).

Samp, Richard A. Congressional oversight of Supreme Court preemption decisions. 32 Hamline L. Rev. 745-765 (2009).

Ahmann, Bridget M. and Erin M. Verneris. Name brand exposure for generic drug use: prescription for liability. 32 Hamline L. Rev. 767-790 (2009).

Kanodia, Malika. Comment. The fate of the injured patient in the wake of **Riegel v. Medtronic**: should Congress interject? (**Riegel v. Medtronic**, 128 S. Ct. 999, 2008.) 32 Hamline L. Rev. 791-840 (2009).

42 INDIANA LAW REVIEW, NO. 3, PP. 533-766, 2009.

Symposium. Jazzing Up Family Law: The First Annual Midwest Family Law Conference. 42 Ind. L. Rev. 533-765 (2009).

Drobac, Jennifer Ann. Jazzing Up Family Law: The First Annual Midwest Family Law Conference. 42 Ind. L. Rev. 533-565 (2009).

Simon, Sheila. Jazz and family law: structures, freedoms, and sound changes. 42 Ind. L. Rev. 567-581 (2009).

Papke, David Ray. Family law for the underclass: underscoring law's ideological function. 42 Ind. L. Rev. 583-609 (2009).

Harris, Leslie Joan. The basis for legal parentage and the clash between custody and child support. 42 Ind. L. Rev. 611-638 (2009).

Mahoney, Margaret M. Permanence and parenthood: the case for abolishing the adoption annulment doctrine. 42 Ind. L. Rev. 639-674 (2009).

Tenenbaum, Evelyn M. To be or to exist: standards for deciding whether dementia patients in nursing homes should engage in intimacy, sex, and adultery. 42 Ind. L. Rev. 675-720 (2009).

McCarthy-Brown, Sandie and Susan L. Waysdorf. Katrina disaster family law: the impact of Hurricane Katrina on families and family law. 42 Ind. L. Rev. 721-765 (2009).

Page 21 November 20, 2009

99 JOURNAL OF CRIMINAL LAW AND CRIMINOLOGY, NO. 3, SUMMER, 2009.

Symposium: Sports and Criminal Law. 99 J. Crim. L. & Criminology 571-642 (2009).

<u>JCLC</u> Editorial Board. Foreword. 99 J. Crim. L. & Criminology 571 (2009).

Kim, Janine Young and Matthew J. Parlow. Off-court misbehavior: sports leagues and private punishment. 99 J. Crim. L. & Criminology 573-597 (2009).

Rapp, Geoffrey. Blue Sky steroids. 99 J. Crim. L. & Criminology 599-618 (2009).

Standen, Jeffrey. The manly sports: the problematic use of criminal law to regulate sports violence. 99 J. Crim. L. & Criminology 619-642 (2009).

Gustafson, Kaaryn. The criminalization of poverty. 99 J. Crim. L. & Criminology 643-716 (2009).

Phillips, Scott. Legal disparities in the capital of capital punishment. 99 J. Crim. L. & Criminology 717-755 (2009).

LaFave, Wayne R. The smell of **Herring**: a critique of the Supreme Court's latest assault on the exclusionary rule. 99 J. Crim. L. & Criminology 757-787 (2009).

Haist, Matthew. Comment. Deterrence in a sea of "just deserts": are utilitarian goals achievable in a world of "limiting retributivism"? 99 J. Crim. L. & Criminology 789-821 (2009).

Stone-Manista, Krista. Comment. Protecting pregnant women: a guide to successfully challenging criminal child abuse prosecutions of pregnant drug addicts. 99 J. Crim. L. & Criminology 823-856 (2009).

10 JOURNAL OF LAW IN SOCIETY, NO. 1, FALL, 2008.

Baker, Roozbeh (Rudy) B. Racial formation in Quebec: a legal retrospective. 10 J. L. Soc'y 1-30 (2008).

Gordon, Daniel. The legal scholar as talking head: an ethical quandary in the context of state constitutional law reform. 10 J. L. Soc'y 31-42 (2008).

Mace, Nicole L. Student article. Local control and funding of schools: a critical analysis. 10 J. L. Soc'y 43-76 (2008).

Wagner, Katharine A. Student article. **Little v. Barreme**: the **Little** case caught in the middle of a big war powers debate. (**Little v. Barreme**, 6 U.S. 170, 1804.) 10 J. L. Soc'y 77-133 (2008).

Hodges, Andrew R. Note. Balancing evils: state sex offender registration and notification laws. 10 J. L. Soc'y 134-158 (2008).

38 JOURNAL OF LEGAL STUDIES, NO. 2, JUNE, 2009.

Morrison, Edward R. Bargaining around bankruptcy: small business workouts and state law. 38 J. Legal Stud. 255-307 (2009).

Marotta-Wurgler, Florencia. Are "pay now, terms later" contracts worse for buyers? Evidence from software license agreements. 38 J. Legal Stud. 309-343 (2009).

Leshem, Shmuel and Geoffrey P. Miller. All-or-nothing versus proportionate damages. 38 J. Legal Stud. 345-382 (2009).

Gilbert, Michael D. and Joshua M. Levine. Less can be more: conflicting ballot proposals and the highest vote rule. 38 J. Legal Stud. 383-418 (2009).

Abramowicz, Michael and Emerson H. Tiller. Citation to legislative history: empirical evidence on positive political and contextual theories of judicial decision making. 38 J. Legal Stud. 419-443 (2009).

Gilligan, Michael J. and Nathaniel H. Nesbitt. Do norms reduce torture? 38 J. Legal Stud. 445-470 (2009).

Leeson, Peter T. The laws of lawlessness. 38 J. Legal Stud. 471-503 (2009).

Church, Bryan K. and Xi (Jason) Kuang. Conflicts of interest, disclosure, and (costly) sanctions: experimental evidence. 38 J. Legal Stud. 505-532 (2009).

Baack, Ben, Robert A. McGuire and T. Norman Van Cott. Constitutional agreement during the drafting of the Constitution: a new interpretation. 38 J. Legal Stud. 533-567 (2009).

15 LAW AND BUSINESS REVIEW OF THE AMERICAS, NO. 4, FALL, 2009.

Grossfeld, Bernhard and Hansjoerg Heppe. The 2008 bankruptcy of literacy--a legal analysis of the subprime mortgage fiasco. 15 Law & Bus. Rev. Am. 713-741 (2009).

Olivares-Caminal, Rodrigo. To rank *pari passu* or not to rank *pari passu*: that is the question in sovereign bonds after the latest episode of the Argentine saga. 15 Law & Bus. Rev. Am. 745-778 (2009).

Solórzano, Jonathan S. An uncertain penalty: a look at the international community's inability to harmonize the law of liquidated damage and penalty clauses. 15 Law & Bus. Rev. Am. 779-818 (2009).

Das, Pamela. Avoiding a subprime-like crises in microfinance: lessons from Mexican and Bolivian experience. 15 Law & Bus. Rev. Am. 819-847 (2009).

Page 22 November 20, 2009

Gibson, David. Comment. Brazil v. Argentina: different responses to the rising food commodities market. 15 Law & Bus. Rev. Am. 851-862 (2009).

Benedict, Bret. Comment. Transnational pollution and the efficacy of international and domestic dispute resolutions among the NAFTA countries. 15 Law & Bus. Rev. Am. 863-890 (2009).

Jamison, Crystal. Comment. Family tradition: Cuban policy reform as Raul Castro takes the reigns. 15 Law & Bus. Rev. Am. 891-921 (2009).

Howe, Olivia D. Student update. Summit of the Americas. 15 Law & Bus. Rev. Am. 925-928 (2009).

Howe, Olivia D. Student update. Recent developments in NAFTA law. 15 Law & Bus. Rev. Am. 929-934 (2009).

Brown, Andrew C. Student update. Canada update--highlights of major legal news and significant court cases from February 2009 through April 2009. 15 Law & Bus. Rev. Am. 935-941 (2009).

28 MISSISSIPPI COLLEGE LAW REVIEW, NO. 3, PP. 337-520, 2009.

Symposium. Corporations, Courtrooms, and the Constitution: Shades of Gray in the World of Legal Ethics. 28 Miss. C.L. Rev. 337-426 (2009).

Oswalt, Lindsay and student Ben Morgan. Foreword: Shades of Gray in the World of Legal Ethics. 28 Miss. C.L. Rev. 337-338 (2009).

Floyd, Timothy W. Moral vision, moral courage, and the formation of the lawyer's professional identity. 28 Miss. C.L. Rev. 339-357 (2009).

Day, Terri R. Buying justice: **Caperton v. A.T. Massey**: campaign dollars, mandatory recusal and due process. 28 Miss. C.L. Rev. 359-380 (2009).

Campbell, Donald E. Should the rooster guard the henhouse: evaluating the Judicial Conduct and Disability Act of 1980. 28 Miss. C.L. Rev. 381-407 (2009).

Morgan, Ben and Gary Thompson. Student article. Furthering the discussion of legal ethics by uncommon means: a brief introduction to *The Christian Lawyer or The Claims of Christianity on the Legal Profession*. 28 Miss. C.L. Rev. 409-426 (2009).

Courtner, Matthew R. Comment. The intersection of Hollywood & jurisprudence: examining change through *12 Angry Men* & the proposed amendments to Federal Rule of Civil Procedure 56. 28 Miss. C.L. Rev. 427-460 (2009).

Comley, Joey. Note. Morphing realtors into commercial spies. (**Rockwell International Corp. v. United States**, 127 S. Ct. 1397, 2007.) 28 Miss. C.L. Rev. 461-495 (2009).

Thomas, Anderson Evan. Note. Remaining covered by the "near blanket" of deference: **Berman v. Central Intelligence Agency** and the CIA's continual use of exemption 3 to deny FOIA requests. (**Berman v. CIA**, 501 F.3d 1136, 2007.) 28 Miss. C.L. Rev. 497-520 (2009).

87 NORTH CAROLINA LAW REVIEW, NO. 6, SEPTEMBER, 2009.

Brown, Caroline N. North Carolina common law parol evidence rule. 87 N.C. L. Rev. 1699-1769 (2009).

Gerber, Scott D. The origins of an independent judiciary in North Carolina, 1663-1787. 87 N.C. L. Rev. 1771-1818 (2009).

Kalo, Joseph J. and Lisa C. Schiavinato. Wind over North Carolina waters: the state's preparedness to address offshore and coastal water-based wind energy projects. 87 N.C. L. Rev. 1819-1868 (2009).

Kinsler, Jeffrey S. The unmerry widow: spousal disinheritance and life insurance in North Carolina. 87 N.C. L. Rev. 1869-1909 (2009).

Batchelor, Caroline L. Comment. Falling out of love with an outdated tort: an argument for the abolition of criminal conversation in North Carolina. 87 N.C. L. Rev. 1910-1951 (2009).

Punger, Alexander B. Recent development. Mapping the World Wide Web: using **Calder v. Jones** to create a framework for analyzing when statements written on the Internet give rise to personal jurisdiction. (**Calder v. Jones**, 465 U.S. 783, 1983.) 87 N.C. L. Rev. 1952-1978 (2009).

Reardon, Emily E. Recent development. Holding on to fundamental rights is no walk in the park: challenging the constitutionality of the park ban upheld in ... (**Standley v. Town of Woodfin**, 661 S.E.2d 728, 2008.) 87 N.C. L. Rev. 1979-1995 (2009).

34 OKLAHOMA CITY UNIVERSITY LAW REVIEW, NO. 2, SUMMER, 2009.

Sutton, Hon. Jeffrey S. **Brennan Lecture**. Why teach--and why study--state constitutional law. 34 Okla. City U. L. Rev. 165-178 (2009).

Groshoff, David A. The new meaning of *public company*: challenges to the government's post-bailout exit as a corporate stakeholder. 34 Okla. City U. L. Rev. 179-198 (2009).

Page 23 November 20, 2009

TENTH CIRCUIT SURVEY

Bullington, Amanda. Comment. **Tademy v. Union Pacific Corporation**: the racially hostile work environment claim under Title VII and § 1981. (**Tademy v. Union Pac. Corp.**, 520 F.3d 1149, 2008.) 34 Okla. City U. L. Rev. 199-217 (2009).

Holey, Katherine L. Comment. **Dudnikov v. Chalk & Vermilion Fine Arts, Inc.**: Internet based minimum contracts. (**Dudnikov v. Chalk & Vermilion Fine Arts, Inc.**, 514 F.3d 1063, 2008.) 34 Okla. City U. L. Rev. 219-240 (2009).

Johnson, Dearra. Comment. **AST Sports Science, Inc. v. CLF Distribution Ltd.**: personal jurisdiction under the Colorado Long-Arm Statute and the Due Process Clause of the United States Constitution. (**AST Sports Sci., Inc. v. CLF Distrib. Ltd.**, 514 F.3d 1054, 2008.) 34 Okla. City U. L. Rev. 241-262 (2009).

Michelsen, Bradley. Comment. Think twice before borrowing a friend's rental car: a look at Fourth Amendment standing analysis in ... (United States v. Worthon, 520 F.3d 1173, 2008.) 34 Okla. City U. L. Rev. 263-279 (2009).

Scott, Brandon. Comment. When child abuse becomes child homicide: the case of ... (**Gilson v. Sirmons**, 520 F.3d 1196, 2008, *cert. denied*, 129 S. Ct. 1337, 2009.) 34 Okla. City U. L. Rev. 281-305 (2009).

Simmons-Gonzalez, Lindsey. Comment. Abandoning the *American Rule*: imposing sanctions on an empty head despite a pure heart. 34 Okla. City U. L. Rev. 307-323 (2009).

Snavely, Joshua M. Comment. **United States v. Mendez**: evidence...what is it good for? (**United States v. Mendez**, 514 F.3d 1035, 2008.) 34 Okla. City U. L. Rev. 325-343 (2009).

Warren, Amanda. Comment. **Habecker v. Town of Estes Park, Colorado**: a matter of civil procedure. (**Habecker v. Town of Estes Park, Colo.,** 518 F.3d 1217, 2008.) 34 Okla. City U. L. Rev. 345-361 (2009).

23 ST. JOHN'S JOURNAL OF LEGAL COMMENTARY, NO. 2, FALL, 2008.

Child Advocacy Clinic Symposium: No Place To Live: The Housing Crisis Facing Youth Aging-Out of Foster Care. 23 St. John's J. Legal Comment. 383-502 (2008).

Benedetto, Michele M. The key to successful independence: state-funded post-secondary educational assistance for emancipated foster youth. 23 St. John's J. Legal Comment. 383-410 (2008).

Kimberlin, Sara, Amy Lemley and Michele Byrnes. Improving adult outcomes for former foster youth: California's state-funded Transitional Housing Placement Plus (THP-Plus) program. 23 St. John's J. Legal Comment. 411-427 (2008).

Naccarato, Toni, Megan Brophy and Liliana Hernandez. The foster youth housing crisis: literature, legislation, & looking ahead. 23 St. John's J. Legal Comment. 429-445 (2008).

Pitchal, Erik S. Thickening the safety net: key elements to successful independent living programs for young adults aging out of foster care. 23 St. John's J. Legal Comment. 447-475 (2008).

Khurana, Kevin. Note. A comparative analysis of aging out programs in the United States, Australia and the United Kingdom. 23 St. John's J. Legal Comment. 477-502 (2008).

28 TEMPLE JOURNAL OF SCIENCE, TECHNOLOGY & ENVIRONMENTAL LAW, NO. 1, SPRING, 2009.

Seidemann, Ryan M. Altered meanings: the Department of the Interior's rewriting of the Native American Graves Protection and Repatriation Act to regulate culturally unidentifiable human remains. 28 Temp. J. Sci. Tech. & Envtl. L. 1-47 (2009).

Winn, John and Kevin Govern. Identity theft: risks and challenges to business of data compromise. 28 Temp. J. Sci. Tech. & Envtl. L. 49-63 (2009).

Reibman, Rachel. Comment. The patient wanted the doctor to treat her in the closet, but the janitor wouldn't open the door: healthcare provider rights of refusal versus LGB rights to reproductive and elder healthcare. 28 Temp. J. Sci. Tech. & Envtl. L. 65-92 (2009).

Page, Chris. Comment. Searching for a "use": search engines, keywords, and trademark law. 28 Temp. J. Sci. Tech. & Envtl. L. 93-124 (2009).

Koob, Paul. Comment. Not enough fingers in the dam: a call for federal regulation of keyloggers. 28 Temp. J. Sci. Tech. & Envtl. L. 125-152 (2009).

Ayer, Timothy. Casenote. Protecting the little guy: Greenberg v. National Geographic Society, and § 201(c) of the Copyright Act. (Greenberg v. National Geographic Society, 533 F.3d 1244, 2008.) 28 Temp. J. Sci. Tech. & Envtl. L. 153-184 (2009).

7 UCLA JOURNAL OF ISLAMIC AND NEAR EASTERN LAW, NO. 1, PP. 1-155, 2008-2009.

Falk, Richard. Responsible scholarship in "dark times." 7 UCLA J. Islamic & Near E.L. 1-16 (2008-2009).

Abd-Allah, Umar F. Living Islam with purpose. 7 UCLA J. Islamic & Near E.L. 17-66 (2008-2009).

Page 24 November 20, 2009

Dayem, Mohamed Abdel and Fatima Ayub. In the path of Allah: evolving interpretations of *jihad* and its modern challenges. 7 UCLA J. Islamic & Near E.L. 67-120 (2008-2009).

Ibrahim, Nagwa. Comment. The origins of Muslim racialization in U.S. law. 7 UCLA J. Islamic & Near E.L. 121-155 (2008-2009).

56 UCLA LAW REVIEW, NO. 6, AUGUST, 2009.

Blank, Joshua D. Overcoming overdisclosure: toward tax shelter detection. 56 UCLA L. Rev. 1629-1690 (2009).

Lee, Gia B. First Amendment enforcement in government institutions and programs. 56 UCLA L. Rev. 1691-1774 (2009).

Spoo, Robert. Ezra Pound's copyright statute: perpetual rights and the problem of heirs. 56 UCLA L. Rev. 1775-1834 (2009).

Wang, Jessica. Comment. Nonwaiver agreements after Federal Rule of Evidence 502: a glance at quick-peek and clawback agreements. 56 UCLA L. Rev. 1835-1866 (2009).

Wong, Karen. Comment. Narrowing the definition of "dwelling" under the Fair Housing Act. 56 UCLA L. Rev. 1867-1898 (2009).

Woods, Jordan Blair. Comment. Addressing youth bias crime. 56 UCLA L. Rev. 1899-1934 (2009).

Cumulative index. 56 UCLA L. Rev. 1935-1944 (2009).

30 UNIVERSITY OF ARKANSAS AT LITTLE ROCK LAW REVIEW, NO. 4, SUMMER, 2008.

The Ben J. Altheimer Symposium. Judging the Selection Process: The Merits of an Election System for State Judges. 30 U. Ark. Little Rock L. Rev. 753-813 (2008).

Barth, Jay. Post-Amendment 80 judicial politics in Arkansas: have the changes undermined the argument for selection by appointment? 30 U. Ark. Little Rock L. Rev. 753-769 (2008).

Fox, Hon. Timothy Davis. [Tru/fals]isms: a statistical analysis of several Arkansas judicial election bromides. 30 U. Ark. Little Rock L. Rev. 771-813 (2008).

Smith, Hon. Lavenski R. Judicial selection: it's more about the choices than who does the choosing. 30 U. Ark. Little Rock L. Rev. 799-813 (2008).

Allen, Katie S. Note. Family law & civil procedure--daddy dilemma: should the truth matter? (**Martin v. Pierce**, No. 06-950, 2007 WL 1447911, 2007.) 30 U. Ark. Little Rock L. Rev. 815-844 (2008).

Thompson, Brooke A. Note. Criminal law--the Supreme Court expands the **Witt** principles to exclude a juror who would follow the law. (**Uttecht v. Brown**, 127 S. Ct. 2218, 2007.) 30 U. Ark. Little Rock L. Rev. 845-883 (2008).

Annual Survey of Case Law. 30 U. Ark. Little Rock L. Rev. 885-1048 (2008).

General index to vol. 30. 30 U. Ark. Little Rock L. Rev. 1049-1058 (2008).

Decennial index vols. 21-30. 30 U. Ark. Little Rock L. Rev. 1059-1085 (2008).

34 UNIVERSITY OF DAYTON LAW REVIEW, NO. 3, SPRING, 2009.

Gharagozlou, Alireza. Cordelia returns--using letters of credit to reduce borrowing costs. 34 U. Dayton L. Rev. 305-375 (2009).

Dinwoodie, Jeffrey T. "Unpatriotic" profits: the risks companies face from international business activities and the need for a heightened duty of oversight for corporate directors. 34 U. Dayton L. Rev. 377-406 (2009).

Thompson, Mark. Comment. Opening virtual doors: addressing Ohio's Open Meeting Law and the use of electronic communication. 34 U. Dayton L. Rev. 407-427 (2009).

Woodard, John E. Comment. Oops, my GPS made me do it!: GPS manufacturer liability under a strict products liability paradigm when GPS fails to give accurate directions to GPS end-users. 34 U. Dayton L. Rev. 429-466 (2009).

16 UNIVERSITY OF MIAMI INTERNATIONAL AND COMPARATIVE LAW REVIEW, NO. 2, SPRING, 2009.

Kahn, Robert A. The Danish cartoon controversy and the rhetoric of libertarian regret. 16 U. Miami Int'l & Comp. L. Rev. 151-181 (2009).

Majmudar, Aparna Kirknel. Student article. The National Flood Insurance Program: maintaining its head above water. 16 U. Miami Int'l & Comp. L. Rev. 183-212 (2009).

VerStandig, Maurice "Mac". Student article. Actual exploitation, simulated exploitation and a tin drum: a comparative analysis of child pornography law in the United States and Canada. 16 U. Miami Int'l & Comp. L. Rev. 213-248 (2009).

95 VIRGINIA LAW REVIEW, NO. 5, SEPTEMBER, 2009.

Magill, Elizabeth. Standing for the public: a lost history. 95 Va. L. Rev. 1131-1199 (2009).

Sachs, Stephen E. Full Faith and Credit in the early Congress. 95 Va. L. Rev. 1201-1279 (2009).

Page 25 November 20, 2009

Nicholson, Matthew. Note. Is **O Centro** a sign of hope for RFRA claimants? (**Gonzales v. O Centro Espirita Beneficiente Uniao Do Vegetal**, 546 U.S. 418, 2006.) 95 Va. L. Rev. 1281-1324 (2009).

Schwartz, Scott. Note. The hapless ecosystem: a federalist argument in favor of an ecosystem approach to the Endangered Species Act. 95 Va. L. Rev. 1325-1360 (2009).

44 WAKE FOREST LAW REVIEW, NO. 3, FALL, 2009.

In memoriam: Deborah Leonard Parker, 1952-2009. Memorial by Suzanne Reynolds. 44 Wake Forest L. Rev. unpaged (2009).

Corporate Governance and Climate Change. 44 Wake Forest L. Rev. 671-832 (2009).

Joo, Thomas. Global warming and the management-centered corporation. 44 Wake Forest L. Rev. 671-702 (2009).

Mitchell, Dalia Tsuk. The end of corporate law. 44 Wake Forest L. Rev. 703-729 (2009).

Fanto, James. Anticipating the unthinkable: the adequacy of risk management in finance and environmental studies. 44 Wake Forest L. Rev. 731-755 (2009).

Wallace, Perry E. Climate change, corporate strategy, and corporate law duties. 44 Wake Forest L. Rev. 757-776 (2009).

Levin, Kelly, Benjamin Cashore and Jonathan Koppell. Can non-state certification systems bolster state-centered efforts to promote sustainable development through the clean development mechanism? 44 Wake Forest L. Rev. 777-798 (2009).

Greene, Herman F. Hot, crowded, and not-so-flat: the changing climate for corporations. 44 Wake Forest L. Rev. 799-832 (2009).

Wyatt, Timothy R. The doctrine of defective incorporation and its tenuous coexistence with the Model Business Corporation Act. 44 Wake Forest L. Rev. 833-875 (2009).

84 WASHINGTON LAW REVIEW, NO. 3, AUGUST, 2009.

Jones, RonNell Andersen. Media subpoenas: impact, perception, and legal protection in the changing world of American journalism. 84 Wash. L. Rev. 317-418 (2009).

Keller, Scott A. Depoliticizing judicial review of agency rulemaking. 84 Wash. L. Rev. 419-489 (2009).

Williamson, Donya. Note. Urbanites versus rural rights: contest of local government land-use regulations under Washington Preemption Statute 82.02.020. (Citizens' Alliance for Property Rights v. Sims, 187 P.3d 786, 2008, cert. denied, 203 P.3d 378, 2009.) 84 Wash. L. Rev. 491-521 (2009).

Herat, Enoka. Comment. Ninth Circuit v. Board of Immigration Appeals: defining "sexual abuse of a minor" after ... (Estrada-Espinoza v. Mukasey, 546 F.3d 1147, 2008.) 84 Wash. L. Rev. 523-553 (2009).

Swanson, Katherine A. Comment. The cost of doing business: corporate vicarious criminal liability for the negligent discharge of oil under the Clean Water Act. 84 Wash. L. Rev. 555-579 (2009).

87 WASHINGTON UNIVERSITY LAW REVIEW, NO. 1, PP. 1-210, 2009.

Tuerkheimer, Deborah. The next Innocence Project: Shaken Baby Syndrome and the criminal courts. 87 Wash. U. L. Rev. 1-58 (2009).

Galle, Brian. Hidden taxes. 87 Wash. U. L. Rev. 59-113 (2009).

Siebecker, Michael R. Trust & transparency: promoting efficient corporate disclosure through fiduciary-based discourse. 87 Wash. U. L. Rev. 115-174 (2009).

Keillor, Joseph B. Note. Veterans at the gates: exploring the new GI Bill and its transformative possibilities. 87 Wash. U. L. Rev. 175-201 (2009).

Hirokawa, Keith H. Comment. A challenge to sustainable governments? 87 Wash. U. L. Rev. 203-210 (2009).

27 WISCONSIN INTERNATIONAL LAW JOURNAL, NO. 1, SPRING, 2009.

Lewis, Dustin A. Unrecognized victims: sexual violence against men in conflict settings under international law. 27 Wis. Int'l L.J. 1-49 (2009).

Pasqualucci, Jo M. International indigenous land rights: a critique of the jurisprudence of the Inter-American Court of Human Rights in light of the United Nations Declaration on the Rights of Indigenous Peoples. 27 Wis. Int'l L.J. 51-98 (2009).

Rounds, Charles E., Jr. State common law aspects of the global unwindings of the Madoff Ponzi scheme and the sub-prime mortgage securitization debacle: buttressing the thesis that globalizing the American law school curriculum at the expense of instruction in core common law doctrine will only further provincialize it. 27 Wis. Int'l L.J. 99-138 (2009).

Page 26 November 20, 2009

Edstrom, Brian. Comment. Assessing asylum claims from children born in violation of China's one-child policy: what the United States can learn from Australia. 27 Wis. Int'l L.J. 139-171 (2009).

Smithka, Christopher. Comment. From Budapest to Berlin: how implementing class action lawsuits in the European Union would increase competition and strengthen consumer confidence. 27 Wis. Int'l L.J. 173-193 (2009).

White, Peter. Comment. It's Greek to me: the case for creating an international agency to enforce international accounting standards to promote harmonization and international business transactions. 27 Wis. Int'l L.J. 195-219 (2009).

118 YALE LAW JOURNAL, NO. 8, JUNE, 2009.

Engdahl, David E. The classic rule of faith and credit. 118 Yale L.J. 1584-1659 (2009).

Cabranes, Hon. José A. Our imperial criminal procedure: problems in the extraterritorial application of U.S. constitutional law. 118 Yale L.J. 1660-1711 (2009).

McGinnis, John O. **Medellín** and the future of international delegation. 118 Yale L.J. 1712-1760 (2009).

Paulsen, Michael Stokes. The constitutional power to interpret international law. 118 Yale L.J. 1762-1842 (2009).

Fox, Dov. Note. Racial classification in assisted reproduction. 118 Yale L.J. 1844-1898 (2009).

Pahis, Stratos. Note. Corruption in our courts: what it looks like and where it is hidden. 118 Yale L.J. 1900-1943 (2009).

Gleicher, Nathaniel. Comment. Neither a customer nor a subscriber be: regulating the release of user information on the World Wide Web. 118 Yale L.J. 1945-1954 (2009).

Index to vol. 118. 118 Yale L.J. 1957-1960 (2009).