

CURRENT INDEX TO LEGAL PERIODICALS

Marian Gould Gallagher Law Library
University of Washington

Nikki Pike, Information Specialist
Melia Mauer Cossette, Emily Shepard Smith, and Rachel Bender Turpin, Editors
Copyright 2010, Marian Gould Gallagher Law Library
University of Washington School of Law

Key to Citations—October 22, 2010

Akron Intellectual Property Journal	4	Akron Intell. Prop. J., No. 2, Pp. 171-307, 2010.
American Criminal Law Review	47	Am. Crim. L. Rev., No. 3, Summer, 2010.
Berkeley Journal of African-American Law & Policy	12	Berkeley J. Afr.-Am. L. & Pol'y, No. 1, Pp. 1-168, 2010.
Faulkner Law Review	1	Faulkner L. Rev., No. 2, Pp. 187-255, 2010.
Harvard Environmental Law Review	34	Harv. Envtl. L. Rev., No. 2, Pp. 335-604, 2010.
Journal of Gender, Race and Justice	13	J. Gender Race & Just., No. 3, Spring, 2010.
Journal of Law & Family Studies	12	J.L. & Fam. Stud., No. 2, Spring, 2010.
Liberty University Law Review	4	Liberty U. L. Rev., No. 2, Spring, 2010.
Loyola Journal of Public Interest Law	11	Loy. J. Pub. Int. L., No. 2, Spring, 2010.
Loyola of Los Angeles Law Review	43	Loy. L.A. L. Rev., No. 1, Fall, 2009.
Loyola University Chicago International Law Review	7	Loy. U. Chi. Int'l L. Rev., No. 2, Spring/Summer, 2010.
Marquette Sports Law Review	*20	Marq. Sports L. Rev., No. 2, Spring, 2010.
Montana Law Review	71	Mont. L. Rev., No. 2, Summer, 2010.
National Black Law Journal	23	Nat'l Black L.J., No. 1, Pp. 1-158, 2010.
Nebraska Law Review	88	Neb. L. Rev., No. 4, Pp. 635-890, 2010.
Nevada Law Journal	10	Nev. L.J., No. 2, Spring, 2010.
Notre Dame Journal of Law, Ethics & Public Policy	24	Notre Dame J.L. Ethics & Pub. Pol'y, No. 1, Pp. 1-284, 2010.
Ohio State Law Journal	71	Ohio St. L.J., No. 2, Pp. 229-456, 2010.
Regent Journal of Law & Public Policy	2	Regent J.L. & Pub. Pol'y., No. 1, Spring, 2010.
Rutgers Law Review	62	Rutgers L. Rev., No. 3, Spring, 2010.
SMU Science and Technology Law Review	13	SMU Sci. & Tech. L. Rev., No. 2, Spring, 2010.
South Carolina Law Review	**61	S.C. L. Rev., No. 4, Summer, 2010.
Suffolk University Law Review	43	Suffolk U.L. Rev., No. 3, Pp. 529-796, 2010.
University of Louisville Law Review	47	U. Louisville L. Rev., No. 3, Spring, 2009.
Vanderbilt Journal of Entertainment and Technology Law	12	Vand. J. Ent. & Tech. L., No. 4, Summer, 2010.
Vanderbilt Law Review	63	Vand. L. Rev., No. 4, May, 2010.
Vermont Law Review	34	Vt. L. Rev., No. 4, Summer, 2010.
Villanova Law Review	55	Vill. L. Rev., No. 1, Pp. 1-268, 2010.
Washburn Law Journal	49	Washburn L.J., No. 3, Spring, 2010.
William & Mary Bill of Rights Journal	18	Wm. & Mary Bill Rts. J., No. 4, May, 2010.
William Mitchell Law Review	36	Wm. Mitchell L. Rev., No. 5, Pp. 5001-5276, 2010.
Yale Journal of International Law	35	Yale J. Int'l L., No. 2, Summer, 2010.

* A portion of this issue comprises the 2009 Annual Survey: Recent Developments in Sports Law.

** This entire issue comprises the Annual Survey of South Carolina Law.

AGENCY

Tolles, Mark D., II. Note. **Americans United for Separation of Church and State v. Prison Fellowship Ministries**: using agency law principles to define the constitutional boundaries of faith-based programs, determine who controls prisons, and escape from the shackles of contemporary Establishment Clause jurisprudence. (**Ams. United for Separation of Church and State v. Prison Fellowship Ministries**, 509 F.3d 406, 2007.) 4 Liberty U. L. Rev. 377-404 (2010).

Weinhold, Jennifer K. Note. Beyond the traditional scope-of-employment analysis in the clergy sexual abuse context. 47 U. Louisville L. Rev. 531-559 (2009).

AGRICULTURE LAW

Bussell, Charles J. Note. As Montville, Maine goes, so goes Wolcott, Vermont? A primer on the local regulation of genetically modified crops. 43 Suffolk U.L. Rev. 727-748 (2010).

Cross, Raymond. Keeping the American Indian rancher on the land: a socio-legal analysis of the rise and the demise of American Indian ranching on the Northern Great Plains. 49 Washburn L.J. 745-780 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 2

October 22, 2010

AIR AND SPACE LAW

Tennen, Leslie I. Towards a new regime for exploitation of outer space mineral resources. 88 Neb. L. Rev. 794-831 (2010).

ANIMAL LAW

Renwick, Megan L. Note. Animal hoarding: a legislative solution. 47 U. Louisville L. Rev. 585-606 (2009).

ARTS AND ENTERTAINMENT

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

SMU Science and Technology Law Review
Vanderbilt Journal of Entertainment and Technology Law

Greenberg, Marc H. The sly rabbit and the three c's: China, copyright and calligraphy. 7 Loy. U. Chi. Int'l L. Rev. 163-191 (2010).

Schonauer, Joshua R. Note. Star billing? Recasting state tax incentives for the "Hollywood" machine. 71 Ohio St. L.J. 381-415 (2010).

Selected Material from 2010 GAME::BUSINESS::LAW, International Summit on the Law and Business of Video Games. Panel participation by Keith Boesky, Andrew S. Ehmke and Roxanne E. Christ, moderators, and Paul Raines, Christian Svensson, Jennifer Archie, Jason Kee, Shane McGee, P.J. Putnam, Keith Boesky, Alex Marquez and Stephanie O'Malley Deming, panelists; review by Kent D. Workman. 13 SMU Sci. & Tech. L. Rev. 139-217 (2010).

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

BANKING AND FINANCE

Arp, Laura L. Note. **New Jersey Carpenters Vacation Fund v. HarborView Mortgage Loan Trust 2006-4**, resolving irreconcilable conflicts. (**N.J. Carpenters Vacation Fund v. HarborView Mortgage Loan Trust 2006-4**, 581 F. Supp. 2d 581, 2008.) 88 Neb. L. Rev. 853-884 (2010).

Booth, Richard A. Things happen. 55 Vill. L. Rev. 57-91 (2010).

Brescia, Raymond H. On public plaintiffs and private harms: the standing of municipalities in climate change, firearms, and financial crisis litigation. 24 Notre Dame J.L. Ethics & Pub. Pol'y 7-52 (2010).

Lacy, Clark H.C. Note. The witch's brew: Nigerian schemes, counterfeit cashier's checks, and your trust account. 61 S.C. L. Rev. 753-798 (2010).

Minda, Gary. Law, justice, and cosmopolitan jurisprudence in the aftermath of the financial crisis. 13 J. Gender Race & Just. 647-670 (2010).

Perkins, Casey. Note. Privatopia in distress: the impact of the foreclosure crisis on homeowners' associations. 10 Nev. L.J. 561-585 (2010).

Phillips, Georgette Chapman. An urban slice of apple pie: rethinking homeownership in U.S. cities. 24 Notre Dame J.L. Ethics & Pub. Pol'y 187-217 (2010).

CIVIL RIGHTS AND DISCRIMINATION

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

Bordelon, Stanley J. Comment. Making the grade? A report card on special education, New Orleans charter schools, and the Louisiana Charter Schools Law. 11 Loy. J. Pub. Int. L. 441-468 (2010).

Brooks, Roy L. and Kirsten Widner. In defense of the black/white binary: reclaiming a tradition of civil rights scholarship. 12 Berkeley J. Afr.-Am. L. & Pol'y 107-144 (2010).

Deo, Meera E., et al. Struggles and support: diversity in U.S. law schools. 23 Nat'l Black L.J. 71-97 (2010).

Edwards, Frances L. and Grayson Bennett Thompson. The legal creation of raced space: the subtle and ongoing discrimination created through Jim Crow Laws. 12 Berkeley J. Afr.-Am. L. & Pol'y 145-167 (2010).

Fox-Davis, Kendra. A badge of inferiority: one law student's story of a racially hostile educational environment. 23 Nat'l Black L.J. 98-120 (2010).

Goodman, Christine Chambers. A modest proposal in deference to diversity. 23 Nat'l Black L.J. 1-70 (2010).

Lickstein, Consuelo Valenzuela. Note. Race and education at a crossroads: how **Parents Involved in Community Schools v. Seattle School District No. 1** and **Wisconsin v. Yoder** shed light on the potential conflict between the Black Homeschooling Movement and K-12 affirmative action programs. (**Parents Involved in Cmty. Schs. V. Sch. Dist. No. 1**, 551 U.S. 701, 2007; **Wisconsin v. Yoder**, 406 U.S. 205, 1972.) 13 J. Gender Race & Just. 835-857 (2010).

McCrary, Latasha L. Suffering from past evils: how Alabama's 1901 Constitution played a hand in the 2008 presidential election. 12 Berkeley J. Afr.-Am. L. & Pol'y 4-32 (2010).

Weber, Mark C. Special education from the (damp) ground up: children with disabilities in a charter school-dependent educational system. 11 Loy. J. Pub. Int. L. 217-248 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 3

October 22, 2010

Fifth Annual Fred Gray Sr. Civil Rights Symposium. Articles by Angela Mae Kupenda, LeRoy Pernel and A. Felecia Epps. 1 Faulkner L. Rev. 187-255 (2010).

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

COMMERCIAL LAW

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

SMU Science and Technology Law Review

Lacy, Clark H.C. Note. The witch's brew: Nigerian schemes, counterfeit cashier's checks, and your trust account. 61 S.C. L. Rev. 753-798 (2010).

Selected Material from 2010 GAME::BUSINESS::LAW, International Summit on the Law and Business of Video Games. Panel participation by Keith Boesky, Andrew S. Ehmke and Roxanne E. Christ, moderators, and Paul Raines, Christian Svensson, Jennifer Archie, Jason Kee, Shane McGee, P.J. Putnam, Keith Boesky, Alex Marquez and Stephanie O'Malley Deming, panelists; review by Kent D. Workman. 13 SMU Sci. & Tech. L. Rev. 139-217 (2010).

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

COMMUNICATIONS LAW

Colwell, Peter. Note. "If you are reading this, you are engaged and aware": serving the diversity of interests in blogs written by service members. 36 Wm. Mitchell L. Rev. 5249-5276 (2010).

Feinstein, Jessica. Student article. The hybrid's handmaiden: media coverage of the Special Court for Sierra Leone. 7 Loy. U. Chi. Int'l L. Rev. 131-161 (2010).

Lesemann, Dana J. Once more unto the breach: an analysis of legal, technological, and policy issues involving data breach notification statutes. 4 Akron Intell. Prop. J. 203-237 (2010).

Lipton, Jacqueline. What blogging might teach us about cybernorms. 4 Akron Intell. Prop. J. 239-260 (2010).

O'Brien, Angela. Comment. Are attorneys and judges one tweet, blog or friend request away from facing a disciplinary committee? 11 Loy. J. Pub. Int. L. 511-540 (2010).

Payne, Andrew C. Note. Twitigation: old rules in a new world. 49 Washburn L.J. 841-870 (2010).

Schwartz, Jordan K. Case comment. Federal civil practice—local district court rule does not provide judge authority to order "narrowcast" of motion hearing. (*In re Sony BMG Music Entertainment*, 564 F.3d 1, 2009.) 43 Suffolk U.L. Rev. 787-796 (2010).

Zeronda, Nancy Danforth. Note. Street shootings: covert photography and public privacy. 63 Vand. L. Rev. 1131-1159 (2010).

COMPARATIVE AND FOREIGN LAW

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

Loyola University Chicago International Law Review

Suffolk University Law Review

Vermont Law Review

Atzet, Ian. Note. Post-crisis actions to avoid international child trafficking. 12 J.L. & Fam. Stud. 499-510 (2010).

Burke-White, William W. and Andreas von Staden. Private litigation in a public law sphere: the standard of review in investor-state arbitrations. 35 Yale J. Int'l L. 283-346 (2010).

Christiansen, Eric C. Transformative constitutionalism in South Africa: creative uses of Constitutional Court authority to advance substantive justice. 13 J. Gender Race & Just. 575-614 (2010).

Conti-Brown, Peter. Student article. Increasing the capacity for corruption?: law and development in the burgeoning petro-state of São Tomé e Príncipe. 12 Berkeley J. Afr.-Am. L. & Pol'y 33-65 (2010).

de Saillan, Charles. Disposal of spent nuclear fuel in the United States and Europe: a persistent environmental problem. 34 Harv. Envtl. L. Rev. 461-519 (2010).

Dinan, John. The political dynamics of mandatory state constitutional convention referendums: lessons from the 2000s regarding obstacles and pathways to their passage. 71 Mont. L. Rev. 395-432 (2010).

Fishman, Joseph P. Locating the international interest in intranational cultural property disputes. 35 Yale J. Int'l L. 347-404 (2010).

Glennon, Theresa. Choosing one: resolving the epidemic of multiples in assisted reproduction. 55 Vill. L. Rev. 147-203 (2010).

Henderson, K. Elizabeth. Note. Offended sensibilities: three reasons why the Hate Crime Prevention Act of 2009 is a well-intended misstep. 2 Regent J.L. & Pub. Pol'y. 163-195 (2010).

Osborn, Jacob R. A view of the hierarchy of patent rights, TRIPS, and the Canadian Patent Act. 4 Akron Intell. Prop. J. 261-280 (2010).

Scharffs, Brett G. and Suzanne Disparte. Comparative models for transitioning from religious to civil marriage systems. 12 J.L. & Fam. Stud. 409-430 (2010).

Suffolk University Law Review 43 Suffolk U.L. Rev. (2010).

Wardle, Lynn D. Marriage and religious liberty: comparative law problems and conflict of laws solutions. 12 J.L. & Fam. Stud. 315-364 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 4

October 22, 2010

Zavos, Harry. Monetary damages for nonmonetary losses: an integrated answer to the problem of the meaning, function, and calculation of noneconomic damages. 43 Loy. L.A. L. Rev. 193-272 (2009).

Zupančič, Hon. Boštjan. A sense of justice, the rule of law, and the exclusionary rule. 2 Regent J.L. & Pub. Pol'y. 51-62 (2010).

Joint McGill-Vermont Law School Workshop on Water. Introduction by L. Kinvin Wroth; articles by Madeleine Cantin Cumyn, Robert P. Godin, Janet E. Milne, Kim Brooks, Jane Matthews Glenn, Vrinda Narain, Jack R. Tuholske and Patrick Parenteau. 34 Vt. L. Rev. 855-973 (2010).

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

Symposium. Constitutional Review in China. Foreword by Miguel Schor; articles by Larry Catá Backer, Guobin Zhu, Li Li, Zhiwei Tong and Manuel E. Delmestro. 43 Suffolk U.L. Rev. 589-700 (2010).

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

CONFLICT OF LAWS

Wardle, Lynn D. Marriage and religious liberty: comparative law problems and conflict of laws solutions. 12 J.L. & Fam. Stud. 315-364 (2010).

CONSTITUTIONAL LAW, GENERALLY

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

Suffolk University Law Review

William & Mary Bill of Rights Journal

Chemerinsky, Erwin. **The 2010 Honorable James R. Browning Distinguished Lecture in Law**. Closing the courthouse doors. 71 Mont. L. Rev. 285-297 (2010).

Christiansen, Eric C. Transformative constitutionalism in South Africa: creative uses of Constitutional Court authority to advance substantive justice. 13 J. Gender Race & Just. 575-614 (2010).

Conaty, Matthew L. The atomic midwife: the Eisenhower Administration's continuity-of-government plans and the legacy of 'constitutional dictatorship.' 62 Rutgers L. Rev. 627-685 (2010).

Dinan, John. The political dynamics of mandatory state constitutional convention referendums: lessons from the 2000s regarding obstacles and pathways to their passage. 71 Mont. L. Rev. 395-432 (2010).

Donoho, Justin. Achieving Supreme consensus: an evolved approach to state sovereign immunity. 88 Neb. L. Rev. 760-793 (2010).

Dubinsky, David S. Casenote. **Video Software Dealers Association v. Schwarznegger**: defining the constitutional perimeter around state regulation of violent video games. (**Video Software Dealers Ass'n v. Schwarznegger**, 556 F.3d 950, 2009.) 13 SMU Sci. & Tech. L. Rev. 219-229 (2010).

Gambale, Richard A. Case comment. Constitutional law—Ninth Circuit upholds constitutionality of felon-in-possession of body armor statute with *de minimus* jurisdictional element. (**United States v. Alderman**, 565 F.3d 641, 2009, *reh'g en banc denied*, 593 F.3d 1141, 2010.) 43 Suffolk U.L. Rev. 749-758 (2010).

Goodwin, John T. Note. Justice and the Just Compensation Clause: a new approach to economic development takings. (**Kelo v. City of New London**, 545 U.S. 469, 2005.) 24 Notre Dame J.L. Ethics & Pub. Pol'y 219-253 (2010).

Griffing, Betsy. The rise and fall of the new judicial federalism under the Montana Constitution, 71 Mont. L. Rev. 383-393 (2010).

Hatch, Sen. Orrin G. Does the Constitution constrain congressional judgment?: problems with health insurance reform legislation. 2 Regent J.L. & Pub. Pol'y. 1-34 (2010).

Johnson, Lise. "You can violate the rights of undocumented persons with impunity": the shocking message Arizona's Constitution sends and its inconsistency with international law. 13 J. Gender Race & Just. 491-531 (2010).

Johnstone, Anthony. The constitutional initiative in Montana. 71 Mont. L. Rev. 325-382 (2010).

McCrary, Latasha L. Suffering from past evils: how Alabama's 1901 Constitution played a hand in the 2008 presidential election. 12 Berkeley J. Afr.-Am. L. & Pol'y 4-32 (2010).

Mohammed, Furqan. Student article. Exploring power politics and constitutional subversions in Pakistan: a political and constitutional assessment of instability in Pakistan. 7 Loy. U. Chi. Int'l L. Rev. 229-240 (2010).

Nelson, Justice James C. Keeping faith with the vision: interpreting a Constitution for this and future generations. 71 Mont. L. Rev. 299-323 (2010).

O'Connell, Tyson Radley. Note. Stream access in Montana and the dispute over public recreation on the Mitchell Slough. 71 Mont. L. Rev. 433-447 (2010).

Snyder, Brad. Taking great cases: lessons from the **Rosenberg** case. 63 Vand. L. Rev. 885-956 (2010).

Tuomala, Jeffrey C. **Marbury v. Madison** and the foundation of law. 4 Liberty U. L. Rev. 297-335 (2010).

Zupančič, Hon. Boštjan. A sense of justice, the rule of law, and the exclusionary rule. 2 Regent J.L. & Pub. Pol'y. 51-62 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 5

October 22, 2010

Symposium. Constitutional Review in China. Foreword by Miguel Schor; articles by Larry Catá Backer, Guobin Zhu, Li Li, Zhiwei Tong and Manuel E. Delmestro. 43 *Suffolk U.L. Rev.* 589-700 (2010).

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

CONSUMER PROTECTION LAW

Heady, Jared. Note. Regulating the secondary market for life insurance: promoting consistency to maximize utility. 62 *Rutgers L. Rev.* 849-877 (2010).

Lesemann, Dana J. Once more unto the breach: an analysis of legal, technological, and policy issues involving data breach notification statutes. 4 *Akron Intell. Prop. J.* 203-237 (2010).

CONTRACTS

Connors, Andrew P. Note. Dissecting electronic arts' *Spore*: an analysis of the illicit transfer of copyright ownership of user-generated content in computer software. 4 *Liberty U. L. Rev.* 405-424 (2010).

Fruehwald, Scott. Reciprocal altruism as the basis for contract. 47 *U. Louisville L. Rev.* 489-530 (2009).

Knauf, Kristen E. Comment. If you build it, will they stay? An examination of state-of-the-art clauses in NFL stadium leases. 20 *Marq. Sports L. Rev.* 479-495 (2010).

Marsh, Tanya D. Sometimes Blackacre is a widget: rethinking commercial real estate contract remedies. 88 *Neb. L. Rev.* 635-691 (2010).

Thomas, Randall, Erin O'Hara and Kenneth Martin. Arbitration clauses in CEO employment contracts: an empirical and theoretical analysis. 63 *Vand. L. Rev.* 959-1000 (2010).

Wilkinson-Ryan, Tess and David A. Hoffman. Breach is for suckers. 63 *Vand. L. Rev.* 1003-1045 (2010).

CORPORATIONS

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
SMU Science and Technology Law Review

Cotter, James, Alan Palmiter and Randall Thomas. ISS recommendations and mutual fund voting on proxy proposals. 55 *Vill. L. Rev.* 1-56 (2010).

Flynn, Lisa Borelli. Note. CEO, CFO, COO...cube dweller? Attorney-client privilege and corporate communication: whose communications should Massachusetts law protect? 43 *Suffolk U.L. Rev.* 701-725 (2010).

Karmel, Roberta S. Voting power without responsibility or risk: how should proxy reform address the decoupling of economic and voting rights? 55 *Vill. L. Rev.* 93-123 (2010).

Ribstein, Larry E. The unincorporation's domain. 55 *Vill. L. Rev.* 125-145 (2010).

Thomas, Randall, Erin O'Hara and Kenneth Martin. Arbitration clauses in CEO employment contracts: an empirical and theoretical analysis. 63 *Vand. L. Rev.* 959-1000 (2010).

Selected Material from 2010 GAME::BUSINESS::LAW, International Summit on the Law and Business of Video Games. Panel participation by Keith Boesky, Andrew S. Ehmke and Roxanne E. Christ, moderators, and Paul Raines, Christian Svensson, Jennifer Archie, Jason Kee, Shane McGee, P.J. Putnam, Keith Boesky, Alex Marquez and Stephanie O'Malley Deming, panelists; review by Kent D. Workman. 13 *SMU Sci. & Tech. L. Rev.* 139-217 (2010).

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

COURTS

Feinstein, Jessica. Student article. The hybrid's handmaiden: media coverage of the Special Court for Sierra Leone. 7 *Loy. U. Chi. Int'l L. Rev.* 131-161 (2010).

Popović, Hon. Dragoljub. Judge Popović on the European Court of Human Rights. 2 *Regent J.L. & Pub. Pol'y.* 35-50 (2010).

Powell, Andrew A. Comment. It's nothing personal, it's just business: a commentary on the South Carolina Business Court Pilot Program. 61 *S.C. L. Rev.* 823-842 (2010).

Schwartz, Jordan K. Case comment. Federal civil practice—local district court rule does not provide judge authority to order “narrowcast” of motion hearing. (*In re Sony BMG Music Entertainment*, 564 F.3d 1, 2009.) 43 *Suffolk U.L. Rev.* 787-796 (2010).

Snyder, Brad. Taking great cases: lessons from the **Rosenberg** case. 63 *Vand. L. Rev.* 885-956 (2010).

CRIMINAL LAW AND PROCEDURE

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

Anthonsen, Robert. Note. Furthering the goal of juvenile rehabilitation. 13 *J. Gender Race & Just.* 729-752 (2010).

Bellin, Jeffrey. Reconceptualizing the Fifth Amendment prohibition of adverse comment on criminal defendants' trial silence. 71 *Ohio St. L.J.* 229-286 (2010).

Chapman, Katherin J. Note. The untouchables: private military contractors' criminal accountability under the UCMJ. 63 *Vand. L. Rev.* 1047-1080 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 6
October 22, 2010

- Feinstein, Jessica. Student article. The hybrid's handmaiden: media coverage of the Special Court for Sierra Leone. 7 Loy. U. Chi. Int'l L. Rev. 131-161 (2010).
- Fox, Edward M. II. Note. A whisper to state legislatures? The potential irony of the Supreme Court's decision in ... (**Kennedy v. Louisiana**, 128 S. Ct. 2641, 2008.) 88 Neb. L. Rev. 832-852 (2010).
- Gambale, Richard A. Case comment. Constitutional law—Ninth Circuit upholds constitutionality of felon-in-possession of body armor statute with *de minimus* jurisdictional element. (**United States v. Alderman**, 565 F.3d 641, 2009, *reh'g en banc denied*, 593 F.3d 1141, 2010.) 43 Suffolk U.L. Rev. 749-758 (2010).
- Good, Aaron J. Comment. "you made me promises, promises"—determining the existence of promises of leniency during custodial interrogation and the proper standard of review. (**State v. Sharp**, 210 P.3d 590, 2009.) 49 Washburn L.J. 905-932 (2010).
- Gregory, Sara M. Note. Paved with good 'intentions': the latent ambiguities in New Jersey's slayer statute. 62 Rutgers L. Rev. 821-848 (2010).
- Hagood, Marghretta Adeline. Note. South Carolina's sexual conduct laws after ... (**Lawrence v. Texas**, 539 U.S. 558, 2003.) 61 S.C. L. Rev. 799-821 (2010).
- Hallevy, Gabriel. The criminal liability of artificial intelligence entities—from science fiction to legal social control. 4 Akron Intell. Prop. J. 171-201 (2010).
- Hayden, Timothy Patrick. Can summer training camp practices land NFL head coaches in hot water? 20 Marq. Sports L. Rev. 441-461 (2010).
- Hegler, Adam J. Note. Is the temple collapsing?: **Montejo v. Louisiana** and the extent of the right to counsel in criminal proceedings. (**Montejo v. Louisiana**, 129 S. Ct. 2079, 2009.) 61 S.C. L. Rev. 867-895 (2010).
- Henderson, K. Elizabeth. Note. Offended sensibilities: three reasons why the Hate Crime Prevention Act of 2009 is a well-intended misstep. 2 Regent J.L. & Pub. Pol'y. 163-195 (2010).
- Lawrence, Elijah. Note. Victim opinion statements: providing justice for grieving families. 12 J.L. & Fam. Stud. 511-522 (2010).
- Li, Li. *Nulla poena sine lege* in China: rigidity or flexibility? 43 Suffolk U.L. Rev. 655-667 (2010).
- Lore, John C. III. Pretrial self-incrimination in juvenile court: why a comprehensive pretrial privilege is needed to protect children and enhance the goal of rehabilitation. 47 U. Louisville L. Rev. 439-487 (2009).
- Raymond, Margaret. Looking for trouble: framing and the dignitary interest in the law of self-defense. 71 Ohio St. L.J. 287-339 (2010).
- Rickert, Michelle Crawford. Through the looking glass: finding and freeing modern-day slaves at the state level. 4 Liberty U. L. Rev. 211-296 (2010).
- Schuz, Rhona. The relevance of religious law and cultural considerations in international child abduction disputes. 12 J.L. & Fam. Stud. 453-497 (2010).
- Snodgrass, M. Benjamin. Note. The specter of sex offenders on Halloween: unmasking cultural, constitutional, and criminological concerns. 71 Ohio St. L.J. 417-456 (2010).
- Sullivan, Darby G. Note. Continuing seizure and the Fourth Amendment: conceptual discord and evidentiary uncertainty in ... (**United States v. Dupree**, 2009 U.S. Dist. LEXIS 68127, 2009.) 55 Vill. L. Rev. 235-267 (2010).
- Wolcott, Justin M. Comment. Are smartphones like footlockers or crumpled up cigarette packages? Applying the search incident to arrest doctrine to smartphones in South Carolina courts. 61 S.C. L. Rev. 843-866 (2010).
- Zupančič, Hon. Boštjan. A sense of justice, the rule of law, and the exclusionary rule. 2 Regent J.L. & Pub. Pol'y. 51-62 (2010).

DISPUTE RESOLUTION

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

Burke-White, William W. and Andreas von Staden. Private litigation in a public law sphere: the standard of review in investor-state arbitrations. 35 Yale J. Int'l L. 283-346 (2010).

McLaren, Richard H. Twenty-five years of the Court of Arbitration for Sport: a look in the rear-view mirror. 20 Marq. Sports L. Rev. 305-333 (2010).

Overly, Megan Shepston. Note. When private stakeholders fail: adapting expropriation challenges in transnational tribunals to new governance theories. (**Methanex Corp. v. United States**, 44 I.L.M. 1345, 2005; **Martina Polasek, Biwater Gauff (Tanzania) Ltd. v. United Republic of Tanzania**, 22 ICSD Rev.—Foreign Investment L.J. 149, 2007.) 71 Ohio St. L.J. 341-380 (2010).

Thomas, Randall, Erin O'Hara and Kenneth Martin. Arbitration clauses in CEO employment contracts: an empirical and theoretical analysis. 63 Vand. L. Rev. 959-1000 (2010).

Symposium: Mindfulness, Emotions, and Ethics in Law and Dispute Resolution. Articles by Leonard L. Riskin, Deborah Calloway, Clark Freshman, Katherine R. Kruse, Ran Kuttner, Peter Reilly, Daniel L. Shapiro, Jeffrey W. Stempel and Ellen Waldman. 10 Nev. L.J. 289-534 (2010).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 7
October 22, 2010

DOMESTIC RELATIONS

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

Journal of Law & Family Studies

Neilson, Aaron M. Note. A look at **Kulstad v. Maniaci** in light of changing cultural norms. (**Kulstad v. Maniaci**, 220 P.3d 595, 2009.) 71 Mont. L. Rev. 449-469 (2010).

Randolph, Megan D. Note. Let no man put asunder: divorce, joint tenancy, and notices of severance. 47 U. Louisville L. Rev. 607-634 (2009).

Taylor, John E. Family values, courts, and culture war: the case of abstinence-only sex education. 18 Wm. & Mary Bill Rts. J. 1053-1095 (2010).

Wilson, Robin Fretwell. Privatizing family law in the name of religion. 18 Wm. & Mary Bill Rts. J. 925-952 (2010).

ECONOMICS

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

Washburn Law Journal

Brown, Eleanor Weston. Healing healthcare through tax reform. 2 Regent J.L. & Pub. Pol'y. 63-83 (2010).

Cannon, Jonathan. The sounds of silence: cost-benefit cannons in **Entergy Corp. v. Riverkeeper, Inc.** 34 Harv. Envtl. L. Rev. 425-460 (2010).

Goodwin, John T. Note. Justice and the Just Compensation Clause: a new approach to economic development takings. (**Kelo v. City of New London**, 545 U.S. 469, 2005.) 24 Notre Dame J.L. Ethics & Pub. Pol'y 219-253 (2010).

Lunney, Glynn S., Jr. Copyright, derivative works, and the economics of complements. 12 Vand. J. Ent. & Tech. L. 779-816 (2010).

Minda, Gary. Law, justice, and cosmopolitan jurisprudence in the aftermath of the financial crisis. 13 J. Gender Race & Just. 647-670 (2010).

Tuzin, Alexander H. Vietnam's eligibility to receive trade benefits under the U.S. Generalized System of Preferences. 7 Loy. U. Chi. Int'l L. Rev. 193-212 (2010).

Tribal Nation Economics and Legal Infrastructure. Articles by S. Chloe Thompson, Helaman S. Hancock, Raymond Cross, Valerie J. Phillips, Angelique EagleWoman (Wambdi A. WasteWin). 49 Washburn L.J. 661-839 (2010).

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

EDUCATION LAW

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

Loyola Journal of Public Interest Law

Bordelon, Stanley J. Comment. Making the grade? A report card on special education, New Orleans charter schools, and the Louisiana Charter Schools Law. 11 Loy. J. Pub. Int. L. 441-468 (2010).

Caffrey, Andrew G. Note. No ambiguity left behind: a discussion of the clear statement rule and the unfunded mandates clause of No Child Left Behind. 18 Wm. & Mary Bill Rts. J. 1129-1158 (2010).

Deo, Meera E., et al. Struggles and support: diversity in U.S. law schools. 23 Nat'l Black L.J. 71-97 (2010).

Epps, A. Felecia. The Obama effect: a pipeline issue. 1 Faulkner L. Rev. 239-255 (2010).

Fox-Davis, Kendra. A badge of inferiority: one law student's story of a racially hostile educational environment. 23 Nat'l Black L.J. 98-120 (2010).

Goodman, Christine Chambers. A modest proposal in deference to diversity. 23 Nat'l Black L.J. 1-70 (2010).

Kupenda, Angela Mae. The Obama election and a blacker America: lawfully creating tension for change. 1 Faulkner L. Rev. 187-225 (2010).

Lickstein, Consuelo Valenzuela. Note. Race and education at a crossroads: how **Parents Involved in Community Schools v. Seattle School District No. 1** and **Wisconsin v. Yoder** shed light on the potential conflict between the Black Homeschooling Movement and K-12 affirmative action programs. (**Parents Involved in Cmty. Schs. v. Sch. Dist. No. 1**, 551 U.S. 701, 2007; **Wisconsin v. Yoder**, 406 U.S. 205, 1972.) 13 J. Gender Race & Just. 835-857 (2010).

Ross, Catherine J. Fundamental challenges to core democratic values: exit and homeschooling. 18 Wm. & Mary Bill Rts. J. 991-1014 (2010).

Taylor, John E. Family values, courts, and culture war: the case of abstinence-only sex education. 18 Wm. & Mary Bill Rts. J. 1053-1095 (2010).

Wershbale, Jamie L. Student article. Collaborative accreditation: securing the future of historically black colleges. 12 Berkeley J. Afr.-Am. L. & Pol'y 67-106 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 8
October 22, 2010

Reconstructing Education in New Orleans Post-Katrina. Introduction by Robert A. Garda, Jr., articles by Michael Schwam-Baird, Laura Mogg, Mark C. Weber, Augustina Reyes, Nghana Lewis, Paul T. O'Neill, Renita K. Thukral, Amy Moore and Sonja Ralston Elder. 11 Loy. J. Pub. Int. L. 159-439 (2010).

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

EMPLOYMENT PRACTICE

Prior, Ian D. and Lisa Skehill. Beware the federal government bearing gifts: how the American Recovery and Reinvestment Act of 2009 could become a whistleblowing Trojan Horse. 43 Suffolk U.L. Rev. 565-587 (2010).

Weinhold, Jennifer K. Note. Beyond the traditional scope-of-employment analysis in the clergy sexual abuse context. 47 U. Louisville L. Rev. 531-559 (2009).

ENERGY AND UTILITIES LAW

de Saillan, Charles. Disposal of spent nuclear fuel in the United States and Europe: a persistent environmental problem. 34 Harv. Envtl. L. Rev. 461-519 (2010).

Dorsi, Michael S. Case comment. (**Piedmont Environmental Council v. FERC**, 558 F.3d 304, 2009, *cert. denied*, 130 S. Ct. 1138, 2010.) 34 Harv. Envtl. L. Rev. 593-603 (2010).

Duane, Timothy P. Greening the grid: implementing climate change policy through energy efficiency, renewable portfolio standards, and strategic transmission system investments. 34 Vt. L. Rev. 711-780 (2010).

Eisen, Joel B. Can urban solar become a "disruptive" technology?: the case for solar utilities. 24 Notre Dame J.L. Ethics & Pub. Pol'y 53-98 (2010).

Gore, Nikhil V. and Jennifer E. Tarr. Case comment. (**Connecticut v. American Electric Power Co.**, 582 F.3d 309, 2009.) 34 Harv. Envtl. L. Rev. 577-591 (2010).

Klass, Alexandra B. State standards for nationwide products revisited: federalism, green building codes, and appliance efficiency standards. 34 Harv. Envtl. L. Rev. 335-368 (2010).

Twaite, Kari. Note. Monopoly money: reaping the economic and environmental benefits of microgrids in exclusive utility service territories. 34 Vt. L. Rev. 975-998 (2010).

Unger, Kathleen R. Note. Change is in the wind: self-determination and wind power through tribal energy resource agreements. 43 Loy. L.A. L. Rev. 329-371 (2009).

ENVIRONMENTAL LAW

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

Brescia, Raymond H. On public plaintiffs and private harms: the standing of municipalities in climate change, firearms, and financial crisis litigation. 24 Notre Dame J.L. Ethics & Pub. Pol'y 7-52 (2010).

Craig, Robin Kundis. Adapting to climate change: the potential role of state common-law public trust doctrines. 34 Vt. L. Rev. 781-853 (2010).

Duane, Timothy P. Greening the grid: implementing climate change policy through energy efficiency, renewable portfolio standards, and strategic transmission system investments. 34 Vt. L. Rev. 711-780 (2010).

Eisen, Joel B. Can urban solar become a "disruptive" technology?: the case for solar utilities. 24 Notre Dame J.L. Ethics & Pub. Pol'y 53-98 (2010).

Martin, Chantz. Comment. The Clean Water Act suffers a crushing blow: the U.S. Supreme Court clears the way for the mining industry to pollute U.S. waters. (**Coeur Alaska, Inc. v. Southeast Alaska Conservation Council**, 129 S. Ct. 2458, 2009.) 49 Washburn L.J. 933-962 (2010).

Phillips, Valerie J. Indigenous (ecological) economics remastered. 49 Washburn L.J. 781-804 (2010).

Twaite, Kari. Note. Monopoly money: reaping the economic and environmental benefits of microgrids in exclusive utility service territories. 34 Vt. L. Rev. 975-998 (2010).

Joint McGill-Vermont Law School Workshop on Water. Introduction by L. Kinvin Wroth; articles by Madeleine Cantin Cumyn, Robert P. Godin, Janet E. Milne, Kim Brooks, Jane Matthews Glenn, Vrinda Narain, Jack R. Tuholske and Patrick Parenteau. 34 Vt. L. Rev. 855-973 (2010).

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

ESTATES AND TRUSTS

Bishop, Carter G. Forgotten trust: a check-the-box Achilles' heel. 43 Suffolk U.L. Rev. 529-564 (2010).

DeLisa, Michael A. Comment. The right of termination in copyright law: the Second Circuit's decision in **Penguin Group (USA) Inc. v. Steinbeck** bodes well for authors. (**Penguin Group (USA) Inc. v. Steinbeck**, 537 F.3d 193, 2008.) 43 Loy. L.A. L. Rev. 273-289 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 9

October 22, 2010

Gregory, Sara M. Note. Paved with good 'intentions': the latent ambiguities in New Jersey's slayer statute. 62 Rutgers L. Rev. 821-848 (2010).

EVIDENCE

Garagiola, Meredith N. Note. When the constable behaves and the courts blunder: expanding the good faith exception in ... (**Arizona v. Gant**, 129 S. Ct. 1710, 2009.) 47 Am. Crim. L. Rev. 1285-1317 (2010).

Nash, Mark R. Note. Are we there yet?: gatekeepers, **Daubert**, and an analysis of **State v. White**. (**Daubert v. Merrell Dow Pharmaceuticals, Inc.**; 509 U.S. 579, 1993; **State v. White**, 676 S.E.2d 684, 2009.) 61 S.C. L. Rev. 897-914 (2010).

Osmond, Joseph. Note. The plight of the unsuspected drug user: a police officer's take on ... (**Arizona v. Gant**, 129 S. Ct. 1710, 2009.) 47 Am. Crim. L. Rev. 1257-1283 (2010).

Pepson, Michael D. **Lego v. Twomey**: the improbable relationship between an obscure Supreme Court ruling and wrongful convictions. 47 Am. Crim. L. Rev. 1185-1250 (2010).

Sullivan, Darby G. Note. Continuing seizure and the Fourth Amendment: conceptual discord and evidentiary uncertainty in ... (**United States v. Dupree**, 2009 U.S. Dist. LEXIS 68127, 2009.) 55 Vill. L. Rev. 235-267 (2010).

Tipton, D. Taylor. Note. The Dunkin' Donuts gap: rethinking the exclusionary rule as a remedy in constitutional criminal procedure. 47 Am. Crim. L. Rev. 1341-1360 (2010).

Zupančič, Hon. Boštjan. A sense of justice, the rule of law, and the exclusionary rule. 2 Regent J.L. & Pub. Pol'y. 51-62 (2010).

FIRST AMENDMENT

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

William & Mary Bill of Rights Journal

Colwell, Peter. Note. "If you are reading this, you are engaged and aware": serving the diversity of interests in blogs written by service members. 36 Wm. Mitchell L. Rev. 5249-5276 (2010).

DeSiato, Nick. Silencing the crowd: regulating free speech in professional sports facilities. 20 Marq. Sports L. Rev. 411-439 (2010).

Henderson, K. Elizabeth. Note. Offended sensibilities: three reasons why the Hate Crime Prevention Act of 2009 is a well-intended misstep. 2 Regent J.L. & Pub. Pol'y. 163-195 (2010).

Ramsey, Lisa P. Free speech and international obligations to protect trademarks. 35 Yale J. Int'l L. 405-467 (2010).

Tolles, Mark D., II. Note. **Americans United for Separation of Church and State v. Prison Fellowship Ministries**: using agency law principles to define the constitutional boundaries of faith-based programs, determine who controls prisons, and escape from the shackles of contemporary Establishment Clause jurisprudence. (**Ams. United for Separation of Church and State v. Prison Fellowship Ministries**, 509 F.3d 406, 2007.) 4 Liberty U. L. Rev. 377-404 (2010).

Wasserman, David Israel. Note. Trading sex, marking bodies: pornographic trademarks and the Lanham Act. 23 Nat'l Black L.J. 121-158 (2010).

Wiles, Jessica M. Note. Have American Indians been written out of the Religious Freedom Restoration Act? (**Navajo Nation v. U.S. Forest Serv.**, 535 F.3d 1058, 2008, *cert. denied*, 129 S. Ct. 2763, 2009.) 71 Mont. L. Rev. 471-502 (2010).

Yen, Alfred C. A preliminary First Amendment analysis of legislation treating news aggregation as copyright infringement. 12 Vand. J. Ent. & Tech. L. 947-975 (2010).

Zeronda, Nancy Danforth. Note. Street shootings: covert photography and public privacy. 63 Vand. L. Rev. 1131-1159 (2010).

Symposium: Families, Fundamentalism, & the First Amendment. Introduction by Vivian E. Hamilton; articles by Randall Balmer, Frederick Mark Gedicks, Andrew Koppelman, Robin Fretwell Wilson, Marci A. Hamilton, Catherine J. Ross, June Carbone, Naomi Cahn and John E. Taylor. 18 Wm. & Mary Bill Rts. J. 883-1095 (2010).

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

FOURTEENTH AMENDMENT

Hagood, Marghretta Adeline. Note. South Carolina's sexual conduct laws after ... (**Lawrence v. Texas**, 539 U.S. 558, 2003.) 61 S.C. L. Rev. 799-821 (2010).

GOVERNMENT CONTRACTS

Chapman, Katherin J. Note. The untouchables: private military contractors' criminal accountability under the UCMJ. 63 Vand. L. Rev. 1047-1080 (2010).

HEALTH LAW AND POLICY

Brown, Eleanor Weston. Healing healthcare through tax reform. 2 Regent J.L. & Pub. Pol'y. 63-83 (2010).

Canales, Christie V. Note. HPV vaccination requirement for female immigrants: an example of discrimination. 13 J. Gender Race & Just. 779-806 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 10

October 22, 2010

Flanagan, Gerald S. A healthy state of mind: the role of intent in health care service plan rescissions. (**Hailey v. California Physicians' Service**, 69 Cal. Rptr. 3d 789, 2007.) 43 Loy. L.A. L. Rev. 291-327 (2009).

Glennon, Theresa. Choosing one: resolving the epidemic of multiples in assisted reproduction. 55 Vill. L. Rev. 147-203 (2010).

Hatch, Sen. Orrin G. Does the Constitution constrain congressional judgment?: problems with health insurance reform legislation. 2 Regent J.L. & Pub. Pol'y. 1-34 (2010).

Neisen, Theresa Joux. Comment. A liberal feminist perspective on gender rating and the Patient Protection and Affordable Care Act— is limited protection enough? 11 Loy. J. Pub. Int. L. 469-510 (2010).

Richards, Edward P., III. The United States smallpox bioterrorism preparedness plan: rational response or Potemkin planning. 36 Wm. Mitchell L. Rev. 5179-5220 (2010).

Traylor, Gregory W. Note. Big tobacco, Medicaid-covered smokers, and the substance of the Master Settlement Agreement. 63 Vand. L. Rev. 1081-1130 (2010).

HOUSING LAW

Phillips, Georgette Chapman. An urban slice of apple pie: rethinking homeownership in U.S. cities. 24 Notre Dame J.L. Ethics & Pub. Pol'y 187-217 (2010).

HUMAN RIGHTS LAW

Atzet, Ian. Note. Post-crisis actions to avoid international child trafficking. 12 J.L. & Fam. Stud. 499-510 (2010).

Farris, Michael P. Nannies in blue berets: understanding the United Nations Convention on the Rights of the Child: a legal analysis. 2 Regent J.L. & Pub. Pol'y. 107-135 (2010).

Payandeh, Mehrdad. Note. With great power comes great responsibility? The concept of the responsibility to protect within the process of international lawmaking. 35 Yale J. Int'l L. 469-516 (2010).

Popović, Hon. Dragoljub. Judge Popović on the European Court of Human Rights. 2 Regent J.L. & Pub. Pol'y. 35-50 (2010).

Rickert, Michelle Crawford. Through the looking glass: finding and freeing modern-day slaves at the state level. 4 Liberty U. L. Rev. 211-296 (2010).

Schuz, Rhona. The relevance of religious law and cultural considerations in international child abduction disputes. 12 J.L. & Fam. Stud. 453-497 (2010).

IMMIGRATION LAW

Barrowclough, Naomi. Note. E-Verify: long-awaited 'magic bullet' or weak attempt to substitute technology for comprehensive reform? 62 Rutgers L. Rev. 791-819 (2010).

Canales, Christie V. Note. HPV vaccination requirement for female immigrants: an example of discrimination. 13 J. Gender Race & Just. 779-806 (2010).

Johnson, Lise. "You can violate the rights of undocumented persons with impunity": the shocking message Arizona's Constitution sends and its inconsistency with international law. 13 J. Gender Race & Just. 491-531 (2010).

Reyes, Augustina. Post Katrina children: the education of immigrant children in New Orleans. 11 Loy. J. Pub. Int. L. 249-283 (2010).

INDIAN AND ABORIGINAL LAW

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

Unger, Kathleen R. Note. Change is in the wind: self-determination and wind power through tribal energy resource agreements. 43 Loy. L.A. L. Rev. 329-371 (2009).

Wiles, Jessica M. Note. Have American Indians been written out of the Religious Freedom Restoration Act? (**Navajo Nation v. U.S. Forest Serv.**, 535 F.3d 1058, 2008, *cert. denied*, 129 S. Ct. 2763, 2009.) 71 Mont. L. Rev. 471-502 (2010).

Tribal Nation Economics and Legal Infrastructure. Articles by S. Chloe Thompson, Helaman S. Hancock, Raymond Cross, Valerie J. Phillips, Angelique EagleWoman (Wambdi A. WasteWin). 49 Washburn L.J. 661-839 (2010).

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

INSURANCE LAW

Headly, Jared. Note. Regulating the secondary market for life insurance: promoting consistency to maximize utility. 62 Rutgers L. Rev. 849-877 (2010).

INTELLECTUAL PROPERTY LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Akron Intellectual Property Journal
Vanderbilt Journal of Entertainment and Technology Law

Baranko, Jessica K. Comment. It's my name and mine alone: how Chad Ocho Cinco affects the right of publicity. 20 Marq. Sports L. Rev. 463-477 (2010).

Connors, Andrew P. Note. Dissecting electronic arts' *Spore*: an analysis of the illicit transfer of copyright ownership of user-generated content in computer software. 4 Liberty U. L. Rev. 405-424 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 11
October 22, 2010

DeLisa, Michael A. Comment. The right of termination in copyright law: the Second Circuit's decision in **Penguin Group (USA) Inc. v. Steinbeck** bodes well for authors. (**Penguin Group (USA) Inc. v. Steinbeck**, 537 F.3d 193, 2008.) 43 Loy. L.A. L. Rev. 273-289 (2009).

Greenberg, Marc H. The sly rabbit and the three c's: China, copyright and calligraphy. 7 Loy. U. Chi. Int'l L. Rev. 163-191 (2010).

Jennings, John E., III. Note. Skiing close to the edge of trademark law: the enforceability of geographically descriptive marks in ... (**Vail Associates v. Vend-Tel-Co.**, 516 F.3d 853, 2008.) 55 Vill. L. Rev. 205-233 (2010).

Love, Hon. John D., Jessica L. Hannah and Jong K. Choi. Complex patent cases: observations from the bench. 13 SMU Sci. & Tech. L. Rev. 121-137 (2010).

McDavid, Christopher Thomas. Note. I know it when I see it: obscenity, copyright, and the cautionary tale of the Lanham Act. 47 U. Louisville L. Rev. 561-583 (2009).

Ramsey, Lisa P. Free speech and international obligations to protect trademarks. 35 Yale J. Int'l L. 405-467 (2010).

Saunders, Rane. Note. If I told you then I'd have to kill you: the standard of discovery of trade secrets in South Carolina. 61 S.C. L. Rev. 717-736 (2010).

Wasserman, David Israel. Note. Trading sex, marking bodies: pornographic trademarks and the Lanham Act. 23 Nat'l Black L.J. 121-158 (2010).

INTERNATIONAL LAW

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

Loyola University Chicago International Law Review
Yale Journal of International Law

Atzet, Ian. Note. Post-crisis actions to avoid international child trafficking. 12 J.L. & Fam. Stud. 499-510 (2010).

Chapman, Katherin J. Note. The untouchables: private military contractors' criminal accountability under the UCMJ. 63 Vand. L. Rev. 1047-1080 (2010).

Conti-Brown, Peter. Student article. Increasing the capacity for corruption?: law and development in the burgeoning petro-state of São Tomé e Príncipe. 12 Berkeley J. Afr.-Am. L. & Pol'y 33-65 (2010).

Farris, Michael P. Nannies in blue berets: understanding the United Nations Convention on the Rights of the Child: a legal analysis. 2 Regent J.L. & Pub. Pol'y. 107-135 (2010).

Johnson, Lise. "You can violate the rights of undocumented persons with impunity": the shocking message Arizona's Constitution sends and its inconsistency with international law. 13 J. Gender Race & Just. 491-531 (2010).

Osborn, Jacob R. A view of the hierarchy of patent rights, TRIPS, and the Canadian Patent Act. 4 Akron Intell. Prop. J. 261-280 (2010).

Overly, Megan Shepston. Note. When private stakeholders fail: adapting expropriation challenges in transnational tribunals to new governance theories. (**Methanex Corp. v. United States**, 44 I.L.M. 1345, 2005; **Martina Polasek, Biwater Gauff (Tanzania) Ltd. v. United Republic of Tanzania**, 22 ICSD Rev.—Foreign Investment L.J. 149, 2007.) 71 Ohio St. L.J. 341-380 (2010).

Rudesill, Dakota S. Foreign public opinion and national security. 36 Wm. Mitchell L. Rev. 5223-5246 (2010).

Schuz, Rhona. The relevance of religious law and cultural considerations in international child abduction disputes. 12 J.L. & Fam. Stud. 453-497 (2010).

Tennen, Leslie I. Towards a new regime for exploitation of outer space mineral resources. 88 Neb. L. Rev. 794-831 (2010).

Tyler, Katharine L. Note. International custody battles: the not so curious case of David Goldman. 12 J.L. & Fam. Stud. 533-543 (2010).

Wing, Adrien Katherine. Conceptualizing global substantive justice in the age of Obama. 13 J. Gender Race & Just. 705-727 (2010).

The future of the United Nations in the Twenty-First Century. Gillian Martin Sorensen, David Meyer and Lawrence Adams, panelists. 2 Regent J.L. & Pub. Pol'y. 85-105 (2010).

INTERNATIONAL TRADE

Conti-Brown, Peter. Student article. Increasing the capacity for corruption?: law and development in the burgeoning petro-state of São Tomé e Príncipe. 12 Berkeley J. Afr.-Am. L. & Pol'y 33-65 (2010).

Overly, Megan Shepston. Note. When private stakeholders fail: adapting expropriation challenges in transnational tribunals to new governance theories. (**Methanex Corp. v. United States**, 44 I.L.M. 1345, 2005; **Martina Polasek, Biwater Gauff (Tanzania) Ltd. v. United Republic of Tanzania**, 22 ICSD Rev.—Foreign Investment L.J. 149, 2007.) 71 Ohio St. L.J. 341-380 (2010).

Ramsey, Lisa P. Free speech and international obligations to protect trademarks. 35 Yale J. Int'l L. 405-467 (2010).

Sutrisno, Nandang. Substantive justice formulated, implemented, and enforced as formal and procedural justice: a lesson from WTO Special and Differential Treatment provisions for developing countries. 13 J. Gender Race & Just. 671-703 (2010).

Tuzin, Alexander H. Vietnam's eligibility to receive trade benefits under the U.S. Generalized System of Preferences. 7 Loy. U. Chi. Int'l L. Rev. 193-212 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 12
October 22, 2010

JUDGES

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

Suffolk University Law Review

Kessler, David. The more you know: how 360-degree feedback could help federal district judges. 62 Rutgers L. Rev. 687-723 (2010).

Nelson, Justice James C. Keeping faith with the vision: interpreting a Constitution for this and future generations. 71 Mont. L. Rev. 299-323 (2010).

Perlin, Adam A. The impeachment of Samuel Chase: redefining judicial independence. 62 Rutgers L. Rev. 725-789 (2010).

Snyder, Brad. Taking great cases: lessons from the **Rosenberg** case. 63 Vand. L. Rev. 885-956 (2010).

Steinbuch, Robert. An empirical analysis of reversal rates in the Eighth Circuit during 2008. 43 Loy. L.A. L. Rev. 51-191 (2009).

Symposium. Constitutional Review in China. Foreword by Miguel Schor; articles by Larry Catá Backer, Guobin Zhu, Li Li, Zhiwei Tong and Manuel E. Delmestro. 43 Suffolk U.L. Rev. 589-700 (2010).

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

JURISDICTION

Farris, Michael P. Nannies in blue berets: understanding the United Nations Convention on the Rights of the Child: a legal analysis. 2 Regent J.L. & Pub. Pol'y. 107-135 (2010).

Gambale, Richard A. Case comment. Constitutional law—Ninth Circuit upholds constitutionality of felon-in-possession of body armor statute with *de minimus* jurisdictional element. (**United States v. Alderman**, 565 F.3d 641, 2009, *reh'g en banc denied*, 593 F.3d 1141, 2010.) 43 Suffolk U.L. Rev. 749-758 (2010).

Henderson, K. Elizabeth. Note. Offended sensibilities: three reasons why the Hate Crime Prevention Act of 2009 is a well-intended misstep. 2 Regent J.L. & Pub. Pol'y. 163-195 (2010).

JURISPRUDENCE

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

Journal of Gender, Race and Justice

Brooks, Roy L. and Kirsten Widner. In defense of the black/white binary: reclaiming a tradition of civil rights scholarship. 12 Berkeley J. Afr.-Am. L. & Pol'y 107-144 (2010).

Donoho, Justin. Achieving Supreme consensus: an evolved approach to state sovereign immunity. 88 Neb. L. Rev. 760-793 (2010).

Lamparello, Adam. Incorporating the Supreme Court's Eighth Amendment framework into substantive due process jurisprudence through the introduction of a contingent-based and legislatively-driven constitutional theory. 88 Neb. L. Rev. 692-759 (2010).

Tuomala, Jeffrey C. **Marbury v. Madison** and the foundation of law. 4 Liberty U. L. Rev. 297-335 (2010).

Wilkinson-Ryan, Tess and David A. Hoffman. Breach is for suckers. 63 Vand. L. Rev. 1003-1045 (2010).

Conceptualizing Substantive Justice Conference Foreword by Nancy Ehrenreich; articles by Eric C. Christiansen, Emily Albrink Hartigan, Gary Minda, Nandang Sutrisno and Adrien Katherine Wing. 13 J. Gender Race & Just. 533-727 (2010).

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

JUVENILES

Anthonsen, Robert. Note. Furthering the goal of juvenile rehabilitation. 13 J. Gender Race & Just. 729-752 (2010).

Atzet, Ian. Note. Post-crisis actions to avoid international child trafficking. 12 J.L. & Fam. Stud. 499-510 (2010).

Gregory, Sara M. Note. Paved with good 'intentions': the latent ambiguities in New Jersey's slayer statute. 62 Rutgers L. Rev. 821-848 (2010).

Guiora, Amos N. Protecting the unprotected: religious extremism and child endangerment. 12 J.L. & Fam. Stud. 391-407 (2010).

Lore, John C. III. Pretrial self-incrimination in juvenile court: why a comprehensive pretrial privilege is needed to protect children and enhance the goal of rehabilitation. 47 U. Louisville L. Rev. 439-487 (2009).

Tyler, Katharine L. Note. International custody battles: the not so curious case of David Goldman. 12 J.L. & Fam. Stud. 533-543 (2010).

LABOR LAW

Barrowclough, Naomi. Note. E-Verify: long-awaited 'magic bullet' or weak attempt to substitute technology for comprehensive reform? 62 Rutgers L. Rev. 791-819 (2010).

Hayden, Timothy Patrick. Can summer training camp practices land NFL head coaches in hot water? 20 Marq. Sports L. Rev. 441-461 (2010).

Lattinville, Robert H., Robert A. Boland and Bennett Speyer. Labor pains: the effect of a work stoppage in the NFL on its coaches. 20 Marq. Sports L. Rev. 335-375 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 13
October 22, 2010

Thomas, Randall, Erin O'Hara and Kenneth Martin. Arbitration clauses in CEO employment contracts: an empirical and theoretical analysis. 63 Vand. L. Rev. 959-1000 (2010).

LAND USE PLANNING

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

Notre Dame Journal of Law, Ethics & Public Policy

Benson, Nicholas. Note. A tale of two cities: examining the success of inclusionary zoning ordinances in Montgomery County, Maryland and Boulder, Colorado. 13 J. Gender Race & Just. 753-777 (2010).

Symposium on Urban Development in the 21st Century. Foreword by Adolfo Carrión, Jr.; articles by Raymond H. Brescia, Joel B. Eisen, Richardson Dilworth, Nicole Stelle Garnett, John Mixon and Georgette Chapman Phillips; notes by John T. Goodwin and Amir Steinhart. 24 Notre Dame J.L. Ethics & Pub. Pol'y 1-284 (2010).

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

LAW AND SOCIETY

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

Berkeley Journal of African-American Law & Policy

Faulkner Law Review

Journal of Gender, Race and Justice

Loyola Journal of Public Interest Law

National Black Law Journal

Notre Dame Journal of Law, Ethics & Public Policy

Fishman, Joseph P. Locating the international interest in intranational cultural property disputes. 35 Yale J. Int'l L. 347-404 (2010).

Hallevy, Gabriel. The criminal liability of artificial intelligence entities—from science fiction to legal social control. 4 Akron Intell. Prop. J. 171-201 (2010).

Slemp, Charles Herbert, III. "Did I do that?" Can policymakers ever avoid unintended consequences in the pursuit of good public policy? 2 Regent J.L. & Pub. Pol'y. 137-162 (2010).

Fifth Annual Fred Gray Sr. Civil Rights Symposium. Articles by Angela Mae Kupenda, LeRoy Pernelle and A. Felecia Epps. 1 Faulkner L. Rev. 187-255 (2010).

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

Reconstructing Education in New Orleans Post-Katrina. Introduction by Robert A. Garda, Jr., articles by Michael Schwambaird, Laura Mogg, Mark C. Weber, Augustina Reyes, Nghana Lewis, Paul T. O'Neill, Renita K. Thukral, Amy Moore and Sonja Ralston Elder. 11 Loy. J. Pub. Int. L. 159-439 (2010).

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

Symposium on Urban Development in the 21st Century. Foreword by Adolfo Carrión, Jr.; articles by Raymond H. Brescia, Joel B. Eisen, Richardson Dilworth, Nicole Stelle Garnett, John Mixon and Georgette Chapman Phillips; notes by John T. Goodwin and Amir Steinhart. 24 Notre Dame J.L. Ethics & Pub. Pol'y 1-284 (2010).

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

LAW ENFORCEMENT AND CORRECTIONS

Anthonsen, Robert. Note. Furthering the goal of juvenile rehabilitation. 13 J. Gender Race & Just. 729-752 (2010).

Garagiola, Meredith N. Note. When the constable behaves and the courts blunder: expanding the good faith exception in ... (**Arizona v. Gant**, 129 S. Ct. 1710, 2009.) 47 Am. Crim. L. Rev. 1285-1317 (2010).

Garnett, Nicole Stelle. The order-maintenance agenda as land use policy. 24 Notre Dame J.L. Ethics & Pub. Pol'y 131-158 (2010).

Osmond, Joseph. Note. The plight of the unsuspected drug user: a police officer's take on ... (**Arizona v. Gant**, 129 S. Ct. 1710, 2009.) 47 Am. Crim. L. Rev. 1257-1283 (2010).

Sullivan, Darby G. Note. Continuing seizure and the Fourth Amendment: conceptual discord and evidentiary uncertainty in ... (**United States v. Dupree**, 2009 U.S. Dist. LEXIS 68127, 2009.) 55 Vill. L. Rev. 235-267 (2010).

Tipton, D. Taylor. Note. The Dunkin' Donuts gap: rethinking the exclusionary rule as a remedy in constitutional criminal procedure. 47 Am. Crim. L. Rev. 1341-1360 (2010).

LEGAL ANALYSIS AND WRITING

Brooks, Roy L. and Kirsten Widner. In defense of the black/white binary: reclaiming a tradition of civil rights scholarship. 12 Berkeley J. Afr.-Am. L. & Pol'y 107-144 (2010).

Jensen, Kali. Note. The Plain English Movement's shifting goals. 13 J. Gender Race & Just. 807-834 (2010).

LEGAL EDUCATION

Deo, Meera E., et al. Struggles and support: diversity in U.S. law schools. 23 Nat'l Black L.J. 71-97 (2010).

Epps, A. Felecia. The Obama effect: a pipeline issue. 1 Faulkner L. Rev. 239-255 (2010).

Fox-Davis, Kendra. A badge of inferiority: one law student's story of a racially hostile educational environment. 23 Nat'l Black L.J. 98-120 (2010).

Goodman, Christine Chambers. A modest proposal in deference to diversity. 23 Nat'l Black L.J. 1-70 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 14
October 22, 2010

Pernell, LeRoy. The pedagogy of “yes we can”: teaching reformatory legal justice in the age of Obama. 1 *Faulkner L. Rev.* 227-237 (2010).

Reilly, Peter. Mindfulness, emotions, and mental models: theory that leads to more effective dispute resolution. 10 *Nev. L.J.* 433-460 (2010).

LEGAL HISTORY

Conaty, Matthew L. The atomic midwife: the Eisenhower Administration’s continuity-of-government plans and the legacy of ‘constitutional dictatorship.’ 62 *Rutgers L. Rev.* 627-685 (2010).

EagleWoman, Angela (WasteWin, Wambdi A.). Tribal nations and tribalist economics: the historical and contemporary impacts of intergenerational material poverty and cultural wealth within the United States. 49 *Washburn L.J.* 805-839 (2010).

Perlin, Adam A. The impeachment of Samuel Chase: redefining judicial independence. 62 *Rutgers L. Rev.* 725-789 (2010).

Pixler, Carrie. Note. Setting the boundaries of the Census Clause: normative and legal concerns regarding the American Community Survey. 18 *Wm. & Mary Bill Rts. J.* 1097-1127 (2010).

Snyder, Brad. Taking great cases: lessons from the **Rosenberg** case. 63 *Vand. L. Rev.* 885-956 (2010).

LEGAL PROFESSION

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

Herrera, Luz E. Rethinking private attorney involvement through a “*low bono*” lens. 43 *Loy. L.A. L. Rev.* 1-49 (2009).

Kruse, Katherine R. Lawyers in character and lawyers in role. 10 *Nev. L.J.* 393-406 (2010).

O’Brien, Angela. Comment. Are attorneys and judges one tweet, blog or friend request away from facing a disciplinary committee? 11 *Loy. J. Pub. Int. L.* 511-540 (2010).

Reilly, Peter. Mindfulness, emotions, and mental models: theory that leads to more effective dispute resolution. 10 *Nev. L.J.* 433-460 (2010).

Sahl, Jack P. Entertainment law—the specter of malpractice claims and disciplinary actions. 20 *Marq. Sports L. Rev.* 377-409 (2010).

Fifth Annual Fred Gray Sr. Civil Rights Symposium. Articles by Angela Mae Kupenda, LeRoy Pernell and A. Felecia Epps. 1 *Faulkner L. Rev.* 187-255 (2010).

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

LEGISLATION

Hatch, Sen. Orrin G. Does the Constitution constrain congressional judgment?: problems with health insurance reform legislation. 2 *Regent J.L. & Pub. Pol’y.* 1-34 (2010).

Lamparello, Adam. Incorporating the Supreme Court’s Eighth Amendment framework into substantive due process jurisprudence through the introduction of a contingent-based and legislatively-driven constitutional theory. 88 *Neb. L. Rev.* 692-759 (2010).

Mahe, Miranda. Note. The National Conference of State Legislatures’ attempt to reform the initiative process: what Nevada needs to do to heed the NCSL’s advice. 10 *Nev. L.J.* 535-560 (2010).

MEDICAL JURISPRUDENCE

Carbone, June and Naomi Cahn. Embryo fundamentalism. 18 *Wm. & Mary Bill Rts. J.* 1015-1052 (2010).

Glennon, Theresa. Choosing one: resolving the epidemic of multiples in assisted reproduction. 55 *Vill. L. Rev.* 147-203 (2010).

Rushton, Douglas E. Comment. The tortious loss of a nonviable fetus: a miscarriage leads to a miscarriage of justice. (**Crosby v. Glasscock Trucking Co.**, 532 S.E.2d 856, 200.) 61 *S.C. L. Rev.* 915-937 (2010).

MILITARY, WAR AND PEACE

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

Chapman, Katherin J. Note. The untouchables: private military contractors’ criminal accountability under the UCMJ. 63 *Vand. L. Rev.* 1047-1080 (2010).

Conaty, Matthew L. The atomic midwife: the Eisenhower Administration’s continuity-of-government plans and the legacy of ‘constitutional dictatorship.’ 62 *Rutgers L. Rev.* 627-685 (2010).

Journal of the National Security Forum. Foreword by Greg Miller; articles by Edward P. Richards, III and Dakota S. Rudesill; responses to the Ten Questions by Joshua L. Dratel, John Ip, Jeffrey Kahn, Robert Knowles, Timothy Lynch, Edward B. MacMahon, Jr., Wayne McCormack, Gregory S. McNeal, Mary Ellen O’Connell, John T. Parry, Paul R. Pillar and Richard L. Russell; note by Peter Colwell. 36 *Wm. Mitchell L. Rev.* 5001-5276 (2010).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 15

October 22, 2010

NATURAL RESOURCES LAW

Craig, Robin Kundis. Adapting to climate change: the potential role of state common-law public trust doctrines. 34 Vt. L. Rev. 781-853 (2010).

Tennen, Leslie I. Towards a new regime for exploitation of outer space mineral resources. 88 Neb. L. Rev. 794-831 (2010).

Tuholske, Jack R. Hot water, dry streams: a tale of two trout. 34 Vt. L. Rev. 927-956 (2010).

Unger, Kathleen R. Note. Change is in the wind: self-determination and wind power through tribal energy resource agreements. 43 Loy. L.A. L. Rev. 329-371 (2009).

OIL, GAS, AND MINERAL LAW

Conti-Brown, Peter. Student article. Increasing the capacity for corruption?: law and development in the burgeoning petro-state of São Tomé e Príncipe. 12 Berkeley J. Afr.-Am. L. & Pol'y 33-65 (2010).

Evans, Sam. Voices from the desecrated places: a journey to end mountaintop removal mining. 34 Harv. Envtl. L. Rev. 521-576 (2010).

Martin, Chantz. Comment. The Clean Water Act suffers a crushing blow: the U.S. Supreme Court clears the way for the mining industry to pollute U.S. waters. (*Coeur Alaska, Inc. v. Southeast Alaska Conservation Council*, 129 S. Ct. 2458, 2009.) 49 Washburn L.J. 933-962 (2010).

ORGANIZATIONS

The future of the United Nations in the Twenty-First Century. Gillian Martin Sorensen, David Meyer and Lawrence Adams, panelists. 2 Regent J.L. & Pub. Pol'y. 85-105 (2010).

PARTNERSHIPS

Ribstein, Larry E. The unincorporation's domain. 55 Vill. L. Rev. 125-145 (2010).

POLITICS

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
William & Mary Bill of Rights Journal

Backer, Larry Catá. A constitutional court for China within the Chinese Communist Party: scientific development and a reconsideration of the institutional role of the CCP. 43 Suffolk U.L. Rev. 593-624 (2010).

Cale, Whitney. Through the Russian looking glass: the development of a Russian rule of law and democracy. 7 Loy. U. Chi. Int'l L. Rev. 93-129 (2010).

Conti-Brown, Peter. Student article. Increasing the capacity for corruption?: law and development in the burgeoning petro-state of São Tomé e Príncipe. 12 Berkeley J. Afr.-Am. L. & Pol'y 33-65 (2010).

Delmestro, Manuel E. The Communist Party and the law: an outline of formal and less formal linkages between the ruling party and other legal institutions in the People's Republic of China. 43 Suffolk U.L. Rev. 681-700 (2010).

Dilworth, Richardson. American cities as firms in the 21st century—or, should Philadelphia move to New Jersey? 24 Notre Dame J.L. Ethics & Pub. Pol'y 99-129 (2010).

Dinan, John. The political dynamics of mandatory state constitutional convention referendums: lessons from the 2000s regarding obstacles and pathways to their passage. 71 Mont. L. Rev. 395-432 (2010).

Hartigan, Emily Albrink. Just talking with the furniture. 13 J. Gender Race & Just. 615-645 (2010).

Johnstone, Anthony. The constitutional initiative in Montana. 71 Mont. L. Rev. 325-382 (2010).

Kupenda, Angela Mae. The Obama election and a blacker America: lawfully creating tension for change. 1 Faulkner L. Rev. 187-225 (2010).

Lewis, Nghana. After Katrina: poverty, politics, and performance in New Orleans public schools. 11 Loy. J. Pub. Int. L. 285-318 (2010).

Mahe, Miranda. Note. The National Conference of State Legislatures' attempt to reform the initiative process: what Nevada needs to do to heed the NCSL's advice. 10 Nev. L.J. 535-560 (2010).

McCrary, Latasha L. Suffering from past evils: how Alabama's 1901 Constitution played a hand in the 2008 presidential election. 12 Berkeley J. Afr.-Am. L. & Pol'y 4-32 (2010).

Minda, Gary. Law, justice, and cosmopolitan jurisprudence in the aftermath of the financial crisis. 13 J. Gender Race & Just. 647-670 (2010).

Mohammed, Furqan. Student article. Exploring power politics and constitutional subversions in Pakistan: a political and constitutional assessment of instability in Pakistan. 7 Loy. U. Chi. Int'l L. Rev. 229-240 (2010).

Perlin, Adam A. The impeachment of Samuel Chase: redefining judicial independence. 62 Rutgers L. Rev. 725-789 (2010).

Slemp, Charles Herbert, III. "Did I do that?" Can policymakers ever avoid unintended consequences in the pursuit of good public policy? 2 Regent J.L. & Pub. Pol'y. 137-162 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 16

October 22, 2010

Steinbuch, Robert. An empirical analysis of reversal rates in the Eighth Circuit during 2008. 43 Loy. L.A. L. Rev. 51-191 (2009).

Symposium: Families, Fundamentalism, & the First Amendment. Introduction by Vivian E. Hamilton; articles by Randall Balmer, Frederick Mark Gedicks, Andrew Koppelman, Robin Fretwell Wilson, Marci A. Hamilton, Catherine J. Ross, June Carbone, Naomi Cahn and John E. Taylor. 18 Wm. & Mary Bill Rts. J. 883-1095 (2010).

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

PRACTICE AND PROCEDURE

Arp, Laura L. Note. **New Jersey Carpenters Vacation Fund v. HarborView Mortgage Loan Trust 2006-4**, resolving irreconcilable conflicts. (N.J. Carpenters Vacation Fund v. HarborView Mortgage Loan Trust 2006-4, 581 F. Supp. 2d 581, 2008.) 88 Neb. L. Rev. 853-884 (2010).

Brescia, Raymond H. On public plaintiffs and private harms: the standing of municipalities in climate change, firearms, and financial crisis litigation. 24 Notre Dame J.L. Ethics & Pub. Pol'y 7-52 (2010).

Chemerinsky, Erwin. **The 2010 Honorable James R. Browning Distinguished Lecture in Law**. Closing the courthouse doors. 71 Mont. L. Rev. 285-297 (2010).

Flynn, Lisa Borelli. Note. CEO, CFO, COO...cube dweller? Attorney-client privilege and corporate communication: whose communications should Massachusetts law protect? 43 Suffolk U.L. Rev. 701-725 (2010).

Gower, Bradford J. Note. Discoverability of private investigator surveillance in South Carolina: navigating the work product doctrine under ... (Samples v. Mitchell, 495 S.E.2d 213, 1997.) 61 S.C. L. Rev. 691-716 (2010).

Hayes, Aaron J. Student essay. Should scintilla be enough? The proper standard for summary judgment in South Carolina. (Hancock v. Mid-South Management Co., 673 S.E.2d 801, 2009.) 61 S.C. L. Rev. 737-751 (2010).

Love, Hon. John D., Jessica L. Hannah and Jong K. Choi. Complex patent cases: observations from the bench. 13 SMU Sci. & Tech. L. Rev. 121-137 (2010).

Mitchell, Charis Ann. Comment. A fraudulent scheme's particularity under Rule 9(b) of the Federal Rules of Civil Procedure. 4 Liberty U. L. Rev. 337-375 (2010).

Payne, Andrew C. Note. Twitigation: old rules in a new world. 49 Washburn L.J. 841-870 (2010).

Saunders, Rane. Note. If I told you then I'd have to kill you: the standard of discovery of trade secrets in South Carolina. 61 S.C. L. Rev. 717-736 (2010).

Schwartz, Jordan K. Case comment. Federal civil practice—local district court rule does not provide judge authority to order “narrowcast” of motion hearing. (*In re Sony BMG Music Entertainment*, 564 F.3d 1, 2009.) 43 Suffolk U.L. Rev. 787-796 (2010).

Traylor, Gregory W. Note. Big tobacco, Medicaid-covered smokers, and the substance of the Master Settlement Agreement. 63 Vand. L. Rev. 1081-1130 (2010).

PRESIDENT/EXECUTIVE DEPARTMENT

Conaty, Matthew L. The atomic midwife: the Eisenhower Administration's continuity-of-government plans and the legacy of 'constitutional dictatorship.' 62 Rutgers L. Rev. 627-685 (2010).

[Ten Questions on National Security.] Responses to the Ten Questions by Joshua L. Dratel, John Ip, Jeffrey Kahn, Robert Knowles, Timothy Lynch, Edward B. MacMahon, Jr., Wayne McCormack, Gregory S. McNeal, Mary Ellen O'Connell, John T. Parry, Paul R. Pillar and Richard L. Russell. 36 Wm. Mitchell L. Rev. 5005-5175 (2010).

PROFESSIONAL ETHICS

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

Flynn, Lisa Borelli. Note. CEO, CFO, COO...cube dweller? Attorney-client privilege and corporate communication: whose communications should Massachusetts law protect? 43 Suffolk U.L. Rev. 701-725 (2010).

Lacy, Clark H.C. Note. The witch's brew: Nigerian schemes, counterfeit cashier's checks, and your trust account. 61 S.C. L. Rev. 753-798 (2010).

O'Brien, Angela. Comment. Are attorneys and judges one tweet, blog or friend request away from facing a disciplinary committee? 11 Loy. J. Pub. Int. L. 511-540 (2010).

Poulin, Anne Bowen. Conflicts of interest in criminal cases: should the prosecution have a duty to disclose? 47 Am. Crim. L. Rev. 1135-1183 (2010).

Sahl, Jack P. Entertainment law—the specter of malpractice claims and disciplinary actions. 20 Marq. Sports L. Rev. 377-409 (2010).

Symposium: Mindfulness, Emotions, and Ethics in Law and Dispute Resolution. Articles by Leonard L. Riskin, Deborah Calloway, Clark Freshman, Katherine R. Kruse, Ran Kuttner, Peter Reilly, Daniel L. Shapiro, Jeffrey W. Stempel and Ellen Waldman. 10 Nev. L.J. 289-534 (2010).

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

CURRENT INDEX TO LEGAL PERIODICALS

Page 17

October 22, 2010

PROPERTY—PERSONAL AND REAL

Fishman, Joseph P. Locating the international interest in intranational cultural property disputes. 35 *Yale J. Int'l L.* 347-404 (2010).

Goodwin, John T. Note. Justice and the Just Compensation Clause: a new approach to economic development takings. (**Kelo v. City of New London**, 545 U.S. 469, 2005.) 24 *Notre Dame J.L. Ethics & Pub. Pol'y* 219-253 (2010).

Knauf, Kristen E. Comment. If you build it, will they stay? An examination of state-of-the-art clauses in NFL stadium leases. 20 *Marq. Sports L. Rev.* 479-495 (2010).

Marsh, Tanya D. Sometimes Blackacre *is* a widget: rethinking commercial real estate contract remedies. 88 *Neb. L. Rev.* 635-691 (2010).

O'Connell, Tyson Radley. Note. Stream access in Montana and the dispute over public recreation on the Mitchell Slough. 71 *Mont. L. Rev.* 433-447 (2010).

Perkins, Casey. Note. Privatopia in distress: the impact of the foreclosure crisis on homeowners' associations. 10 *Nev. L.J.* 561-585 (2010).

Randolph, Megan D. Note. Let no man put asunder: divorce, joint tenancy, and notices of severance. 47 *U. Louisville L. Rev.* 607-634 (2009).

PSYCHOLOGY AND PSYCHIATRY

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

Wilkinson-Ryan, Tess and David A. Hoffman. Breach is for suckers. 63 *Vand. L. Rev.* 1003-1045 (2010).

Symposium: Mindfulness, Emotions, and Ethics in Law and Dispute Resolution. Articles by Leonard L. Riskin, Deborah Calloway, Clark Freshman, Katherine R. Kruse, Ran Kuttner, Peter Reilly, Daniel L. Shapiro, Jeffrey W. Stempel and Ellen Waldman. 10 *Nev. L.J.* 289-534 (2010).

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

RELIGION

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
William & Mary Bill of Rights Journal

Guiora, Amos N. Protecting the unprotected: religious extremism and child endangerment. 12 *J.L. & Fam. Stud.* 391-407 (2010).

Kuttner, Ran. What does it mean to do the *right* thing? 10 *Nev. L.J.* 407-432 (2010).

Madera, Adelaide. Civil and religious law concerning divorce: the condition of women and their empowerment. 12 *J.L. & Fam. Stud.* 365-389 (2010).

Scharffs, Brett G. and Suzanne Disparte. Comparative models for transitioning from religious to civil marriage systems. 12 *J.L. & Fam. Stud.* 409-430 (2010).

Schuz, Rhona. The relevance of religious law and cultural considerations in international child abduction disputes. 12 *J.L. & Fam. Stud.* 453-497 (2010).

Steinhart, Amir. Note. Old shtetlism and new urbanism: uncovering the implications of suburban zoning laws for community life through the Jewish-American experience. 24 *Notre Dame J.L. Ethics & Pub. Pol'y* 255-284 (2010).

Wardle, Lynn D. Marriage and religious liberty: comparative law problems and conflict of laws solutions. 12 *J.L. & Fam. Stud.* 315-364 (2010).

Wiles, Jessica M. Note. Have American Indians been written out of the Religious Freedom Restoration Act? (**Navajo Nation v. U.S. Forest Serv.**, 535 F.3d 1058, 2008, *cert. denied*, 129 S. Ct. 2763, 2009.) 71 *Mont. L. Rev.* 471-502 (2010).

Symposium: Families, Fundamentalism, & the First Amendment. Introduction by Vivian E. Hamilton; articles by Randall Balmer, Frederick Mark Gedicks, Andrew Koppelman, Robin Fretwell Wilson, Marci A. Hamilton, Catherine J. Ross, June Carbone, Naomi Cahn and John E. Taylor. 18 *Wm. & Mary Bill Rts. J.* 883-1095 (2010).

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

REMEDIES

Marsh, Tanya D. Sometimes Blackacre *is* a widget: rethinking commercial real estate contract remedies. 88 *Neb. L. Rev.* 635-691 (2010).

Wilkinson-Ryan, Tess and David A. Hoffman. Breach is for suckers. 63 *Vand. L. Rev.* 1003-1045 (2010).

Zavos, Harry. Monetary damages for nonmonetary losses: an integrated answer to the problem of the meaning, function, and calculation of noneconomic damages. 43 *Loy. L.A. L. Rev.* 193-272 (2009).

RETIREMENT SECURITY

Lorenz, Rebekah. Note. Pension reform: the good, the bad, and the future. 2 *Regent J.L. & Pub. Pol'y.* 197-228 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 18
October 22, 2010

SCIENCE AND TECHNOLOGY

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

SMU Science and Technology Law Review
Vanderbilt Journal of Entertainment and Technology Law

Bussell, Charles J. Note. As Montville, Maine goes, so goes Wolcott, Vermont? A primer on the local regulation of genetically modified crops. 43 *Suffolk U.L. Rev.* 727-748 (2010).

Colwell, Peter. Note. "If you are reading this, you are engaged and aware": serving the diversity of interests in blogs written by service members. 36 *Wm. Mitchell L. Rev.* 5249-5276 (2010).

Connors, Andrew P. Note. Dissecting electronic arts' *Spore*: an analysis of the illicit transfer of copyright ownership of user-generated content in computer software. 4 *Liberty U. L. Rev.* 405-424 (2010).

Gold, Steve C. The more we know, the less intelligent we are? — How genomic information should, and should not, change toxic tort causation doctrine. 34 *Harv. Envtl. L. Rev.* 369-423 (2010).

Halley, Gabriel. The criminal liability of artificial intelligence entities—from science fiction to legal social control. 4 *Akron Intell. Prop. J.* 171-201 (2010).

Lesemann, Dana J. Once more unto the breach: an analysis of legal, technological, and policy issues involving data breach notification statutes. 4 *Akron Intell. Prop. J.* 203-237 (2010).

Lipton, Jacqueline. What blogging might teach us about cybernorms. 4 *Akron Intell. Prop. J.* 239-260 (2010).

O'Brien, Angela. Comment. Are attorneys and judges one tweet, blog or friend request away from facing a disciplinary committee? 11 *Loy. J. Pub. Int. L.* 511-540 (2010).

Payne, Andrew C. Note. Twitigation: old rules in a new world. 49 *Washburn L.J.* 841-870 (2010).

Reid, Vanessa J. Note. Recent developments in private enforcement of the CAN-SPAM Act. 4 *Akron Intell. Prop. J.* 281-307 (2010).

Richards, Edward P., III. The United States smallpox bioterrorism preparedness plan: rational response or Potemkin planning. 36 *Wm. Mitchell L. Rev.* 5179-5220 (2010).

Zeronda, Nancy Danforth. Note. Street shootings: covert photography and public privacy. 63 *Vand. L. Rev.* 1131-1159 (2010).

SECURITIES LAW

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

Villanova Law Review

Arp, Laura L. Note. **New Jersey Carpenters Vacation Fund v. HarborView Mortgage Loan Trust 2006-4**, resolving irreconcilable conflicts. (**N.J. Carpenters Vacation Fund v. HarborView Mortgage Loan Trust 2006-4**, 581 F. Supp. 2d 581, 2008.) 88 *Neb. L. Rev.* 853-884 (2010).

Symposium. The Rise (and Fall?) of the New Shareholder: Sovereign Wealth Funds, Hedge Funds, and Private Equity. Articles by James Cotter, Alan Palmiter, Randall Thomas, Richard A. Booth, Roberta S. Karmel and Larry E. Ribstein. 55 *Vill. L. Rev.* 1-145 (2010).

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

SEXUALITY AND THE LAW

Carbone, June and Naomi Cahn. Embryo fundamentalism. 18 *Wm. & Mary Bill Rts. J.* 1015-1052 (2010).

Glennon, Theresa. Choosing one: resolving the epidemic of multiples in assisted reproduction. 55 *Vill. L. Rev.* 147-203 (2010).

Hagood, Marghretta Adeline. Note. South Carolina's sexual conduct laws after ... (**Lawrence v. Texas**, 539 U.S. 558, 2003.) 61 *S.C. L. Rev.* 799-821 (2010).

Neilson, Aaron M. Note. A look at **Kulstad v. Maniaci** in light of changing cultural norms. (**Kulstad v. Maniaci**, 220 P.3d 595, 2009.) 71 *Mont. L. Rev.* 449-469 (2010).

Taylor, John E. Family values, courts, and culture war: the case of abstinence-only sex education. 18 *Wm. & Mary Bill Rts. J.* 1053-1095 (2010).

Wardle, Lynn D. Marriage and religious liberty: comparative law problems and conflict of laws solutions. 12 *J.L. & Fam. Stud.* 315-364 (2010).

Wasserman, David Israel. Note. Trading sex, marking bodies: pornographic trademarks and the Lanham Act. 23 *Nat'l Black L.J.* 121-158 (2010).

SOCIAL WELFARE

Traylor, Gregory W. Note. Big tobacco, Medicaid-covered smokers, and the substance of the Master Settlement Agreement. 63 *Vand. L. Rev.* 1081-1130 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 19

October 22, 2010

SPORTS

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

Marquette Sports Law Review

STATE AND LOCAL GOVERNMENT LAW

Bordelon, Stanley J. Comment. Making the grade? A report card on special education, New Orleans charter schools, and the Louisiana Charter Schools Law. 11 Loy. J. Pub. Int. L. 441-468 (2010).

Bussell, Charles J. Note. As Montville, Maine goes, so goes Wolcott, Vermont? A primer on the local regulation of genetically modified crops. 43 Suffolk U.L. Rev. 727-748 (2010).

Dilworth, Richardson. American cities as firms in the 21st century—or, should Philadelphia move to New Jersey? 24 Notre Dame J.L. Ethics & Pub. Pol'y 99-129 (2010).

Dubinsky, David S. Casenote. **Video Software Dealers Association v. Schwarznegger**: defining the constitutional perimeter around state regulation of violent video games. (**Video Software Dealers Ass'n v. Schwarznegger**, 556 F.3d 950, 2009.) 13 SMU Sci. & Tech. L. Rev. 219-229 (2010).

Mahe, Miranda. Note. The National Conference of State Legislatures' attempt to reform the initiative process: what Nevada needs to do to heed the NCSL's advice. 10 Nev. L.J. 535-560 (2010).

TAXATION—FEDERAL INCOME

Bishop, Carter G. Forgotten trust: a check-the-box Achilles' heel. 43 Suffolk U.L. Rev. 529-564 (2010).

Brown, Eleanor Weston. Healing healthcare through tax reform. 2 Regent J.L. & Pub. Pol'y. 63-83 (2010).

TAXATION—STATE AND LOCAL

Milne, Janet E. Watersheds: runoff from the tax code. 34 Vt. L. Rev. 883-893 (2010).

Rohlf, Gage A. Note. Kansas property tax appeals: an adversarial system without adversaries. 49 Washburn L.J. 871-903 (2010).

Schonauer, Joshua R. Note. Star billing? Recasting state tax incentives for the "Hollywood" machine. 71 Ohio St. L.J. 381-415 (2010).

TORTS

Gold, Steve C. The more we know, the less intelligent we are? — How genomic information should, and should not, change toxic tort causation doctrine. 34 Harv. Envtl. L. Rev. 369-423 (2010).

Rushton, Douglas E. Comment. The tortious loss of a nonviable fetus: a miscarriage leads to a miscarriage of justice. (**Crosby v. Glasscock Trucking Co.**, 532 S.E.2d 856, 200.) 61 S.C. L. Rev. 915-937 (2010).

Zavos, Harry. Monetary damages for nonmonetary losses: an integrated answer to the problem of the meaning, function, and calculation of noneconomic damages. 43 Loy. L.A. L. Rev. 193-272 (2009).

Zeronda, Nancy Danforth. Note. Street shootings: covert photography and public privacy. 63 Vand. L. Rev. 1131-1159 (2010).

WATER LAW

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

Vermont Law Review

Martin, Chantz. Comment. The Clean Water Act suffers a crushing blow: the U.S. Supreme Court clears the way for the mining industry to pollute U.S. waters. (**Coeur Alaska, Inc. v. Southeast Alaska Conservation Council**, 129 S. Ct. 2458, 2009.) 49 Washburn L.J. 933-962 (2010).

O'Connell, Tyson Radley. Note. Stream access in Montana and the dispute over public recreation on the Mitchell Slough. 71 Mont. L. Rev. 433-447 (2010).

Joint McGill-Vermont Law School Workshop on Water. Introduction by L. Kinvin Wroth; articles by Madeleine Cantin Cumyn, Robert P. Godin, Janet E. Milne, Kim Brooks, Jane Matthews Glenn, Vrinda Narain, Jack R. Tuholske and Patrick Parenteau. 34 Vt. L. Rev. 855-973 (2010).

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

WOMEN

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

Journal of Gender, Race and Justice

Madera, Adelaide. Civil and religious law concerning divorce: the condition of women and their empowerment. 12 J.L. & Fam. Stud. 365-389 (2010).

Neisen, Theresa Joux. Comment. A liberal feminist perspective on gender rating and the Patient Protection and Affordable Care Act—is limited protection enough? 11 Loy. J. Pub. Int. L. 469-510 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 20
October 22, 2010

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

4 AKRON INTELLECTUAL PROPERTY JOURNAL, NO. 2, PP. 171-307, 2010.

Hallevy, Gabriel. The criminal liability of artificial intelligence entities—from science fiction to legal social control. 4 Akron Intell. Prop. J. 171-201 (2010).

Lesemann, Dana J. Once more unto the breach: an analysis of legal, technological, and policy issues involving data breach notification statutes. 4 Akron Intell. Prop. J. 203-237 (2010).

Lipton, Jacqueline. What blogging might teach us about cybernorms. 4 Akron Intell. Prop. J. 239-260 (2010).

Osborn, Jacob R. A view of the hierarchy of patent rights, TRIPS, and the Canadian Patent Act. 4 Akron Intell. Prop. J. 261-280 (2010).

Reid, Vanessa J. Note. Recent developments in private enforcement of the CAN-SPAM Act. 4 Akron Intell. Prop. J. 281-307 (2010).

47 AMERICAN CRIMINAL LAW REVIEW, NO. 3, SUMMER, 2010.

Poulin, Anne Bowen. Conflicts of interest in criminal cases: should the prosecution have a duty to disclose? 47 Am. Crim. L. Rev. 1135-1183 (2010).

Pepson, Michael D. **Lego v. Twomey**: the improbable relationship between an obscure Supreme Court ruling and wrongful convictions. 47 Am. Crim. L. Rev. 1185-1250 (2010).

Thompson, Larry D. Comment. The blameless corporation. 47 Am. Crim. L. Rev. 1251-1255 (2010).

Osmond, Joseph. Note. The plight of the unsuspected drug user: a police officer's take on ... (**Arizona v. Gant**, 129 S. Ct. 1710, 2009.) 47 Am. Crim. L. Rev. 1257-1283 (2010).

Garagiola, Meredith N. Note. When the constable behaves and the courts blunder: expanding the good faith exception in ... (**Arizona v. Gant**, 129 S. Ct. 1710, 2009.) 47 Am. Crim. L. Rev. 1285-1317 (2010).

Lemon-Strauss, Jacob. Note. The states are right: arguing for the continued use of state legislatures in forming a national consensus for the evolving standards of decency. 47 Am. Crim. L. Rev. 1319-1340 (2010).

Tipton, D. Taylor. Note. The Dunkin' Donuts gap: rethinking the exclusionary rule as a remedy in constitutional criminal procedure. 47 Am. Crim. L. Rev. 1341-1360 (2010).

12 BERKELEY JOURNAL OF AFRICAN-AMERICAN LAW & POLICY, NO. 1, PP. 1-168, 2010.

Hinton, Danielle A., Editor-in-Chief. Editor's note. 12 Berkeley J. Afr.-Am. L. & Pol'y 1-3 (2010).

McCrary, Latasha L. Suffering from past evils: how Alabama's 1901 Constitution played a hand in the 2008 presidential election. 12 Berkeley J. Afr.-Am. L. & Pol'y 4-32 (2010).

Conti-Brown, Peter. Student article. Increasing the capacity for corruption?: law and development in the burgeoning petro-state of São Tomé e Príncipe. 12 Berkeley J. Afr.-Am. L. & Pol'y 33-65 (2010).

Wershbale, Jamie L. Student article. Collaborative accreditation: securing the future of historically black colleges. 12 Berkeley J. Afr.-Am. L. & Pol'y 67-106 (2010).

Brooks, Roy L. and Kirsten Widner. In defense of the black/white binary: reclaiming a tradition of civil rights scholarship. 12 Berkeley J. Afr.-Am. L. & Pol'y 107-144 (2010).

Edwards, Frances L. and Grayson Bennett Thompson. The legal creation of raced space: the subtle and ongoing discrimination created through Jim Crow Laws. 12 Berkeley J. Afr.-Am. L. & Pol'y 145-167 (2010).

1 FAULKNER LAW REVIEW, NO. 2, PP. 187-255, 2010.

Fifth Annual Fred Gray Sr. Civil Rights Symposium. 1 Faulkner L. Rev. 187-255 (2010).

Introduction from the Faulkner Law Review Editorial Board. 1 Faulkner L. Rev. i-ii (2010).

Kupenda, Angela Mae. The Obama election and a blacker America: lawfully creating tension for change. 1 Faulkner L. Rev. 187-225 (2010).

Pernell, LeRoy. The pedagogy of "yes we can": teaching reformatory legal justice in the age of Obama. 1 Faulkner L. Rev. 227-237 (2010).

Epps, A. Felecia. The Obama effect: a pipeline issue. 1 Faulkner L. Rev. 239-255 (2010).

34 HARVARD ENVIRONMENTAL LAW REVIEW, NO. 2, PP. 335-604, 2010.

Klass, Alexandra B. State standards for nationwide products revisited: federalism, green building codes, and appliance efficiency standards. 34 Harv. Envtl. L. Rev. 335-368 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 21

October 22, 2010

Gold, Steve C. The more we know, the less intelligent we are? — How genomic information should, and should not, change toxic tort causation doctrine. 34 Harv. Envtl. L. Rev. 369-423 (2010).

Cannon, Jonathan. The sounds of silence: cost-benefit cannons in **Entergy Corp. v. Riverkeeper, Inc.** 34 Harv. Envtl. L. Rev. 425-460 (2010).

de Saillan, Charles. Disposal of spent nuclear fuel in the United States and Europe: a persistent environmental problem. 34 Harv. Envtl. L. Rev. 461-519 (2010).

Evans, Sam. Voices from the desecrated places: a journey to end mountaintop removal mining. 34 Harv. Envtl. L. Rev. 521-576 (2010).

Gore, Nikhil V. and Jennifer E. Tarr. Case comment. (**Connecticut v. American Electric Power Co.**, 582 F.3d 309, 2009.) 34 Harv. Envtl. L. Rev. 577-591 (2010).

Dorsi, Michael S. Case comment. (**Piedmont Environmental Council v. FERC**, 558 F.3d 304, 2009, *cert. denied*, 130 S. Ct. 1138, 2010.) 34 Harv. Envtl. L. Rev. 593-603 (2010).

13 JOURNAL OF GENDER, RACE AND JUSTICE, NO. 3, SPRING, 2010.

Johnson, Lise. “You can violate the rights of undocumented persons with impunity”: the shocking message Arizona’s Constitution sends and its inconsistency with international law. 13 J. Gender Race & Just. 491-531 (2010).

Conceptualizing Substantive Justice Conference 13 J. Gender Race & Just. 533-727 (2010).

Ehrenreich, Nancy. Foreword: Conceptualizing Substantive Justice. 13 J. Gender Race & Just. 533-574 (2010).

Christiansen, Eric C. Transformative constitutionalism in South Africa: creative uses of Constitutional Court authority to advance substantive justice. 13 J. Gender Race & Just. 575-614 (2010).

Hartigan, Emily Albrink. Just talking with the furniture. 13 J. Gender Race & Just. 615-645 (2010).

Minda, Gary. Law, justice, and cosmopolitan jurisprudence in the aftermath of the financial crisis. 13 J. Gender Race & Just. 647-670 (2010).

Sutrisno, Nandang. Substantive justice formulated, implemented, and enforced as formal and procedural justice: a lesson from WTO Special and Differential Treatment provisions for developing countries. 13 J. Gender Race & Just. 671-703 (2010).

Wing, Adrienne Katherine. Conceptualizing global substantive justice in the age of Obama. 13 J. Gender Race & Just. 705-727 (2010).

Anthonsen, Robert. Note. Furthering the goal of juvenile rehabilitation. 13 J. Gender Race & Just. 729-752 (2010).

Benson, Nicholas. Note. A tale of two cities: examining the success of inclusionary zoning ordinances in Montgomery County, Maryland and Boulder, Colorado. 13 J. Gender Race & Just. 753-777 (2010).

Canales, Christie V. Note. HPV vaccination requirement for female immigrants: an example of discrimination. 13 J. Gender Race & Just. 779-806 (2010).

Jensen, Kali. Note. The Plain English Movement’s shifting goals. 13 J. Gender Race & Just. 807-834 (2010).

Lickstein, Consuelo Valenzuela. Note. Race and education at a crossroads: how **Parents Involved in Community Schools v. Seattle School District No. 1** and **Wisconsin v. Yoder** shed light on the potential conflict between the Black Homeschooling Movement and K-12 affirmative action programs. (**Parents Involved in Cmty. Schs. v. Sch. Dist. No. 1**, 551 U.S. 701, 2007; **Wisconsin v. Yoder**, 406 U.S. 205, 1972.) 13 J. Gender Race & Just. 835-857 (2010).

12 JOURNAL OF LAW & FAMILY STUDIES, NO. 2, SPRING, 2010.

Wardle, Lynn D. Marriage and religious liberty: comparative law problems and conflict of laws solutions. 12 J.L. & Fam. Stud. 315-364 (2010).

Madera, Adelaide. Civil and religious law concerning divorce: the condition of women and their empowerment. 12 J.L. & Fam. Stud. 365-389 (2010).

Guiora, Amos N. Protecting the unprotected: religious extremism and child endangerment. 12 J.L. & Fam. Stud. 391-407 (2010).

Scharffs, Brett G. and Suzanne Disparte. Comparative models for transitioning from religious to civil marriage systems. 12 J.L. & Fam. Stud. 409-430 (2010).

Levy, Robert J. Custody investigations in divorce-custody litigation. 12 J.L. & Fam. Stud. 431-451 (2010).

Schuz, Rhona. The relevance of religious law and cultural considerations in international child abduction disputes. 12 J.L. & Fam. Stud. 453-497 (2010).

Atzet, Ian. Note. Post-crisis actions to avoid international child trafficking. 12 J.L. & Fam. Stud. 499-510 (2010).

Lawrence, Elijah. Note. Victim opinion statements: providing justice for grieving families. 12 J.L. & Fam. Stud. 511-522 (2010).

North, Kara H. Case note. **Ashby v. Ashby**: Utah’s case for student support contracts during divorce. (**Ashby v. Ashby**, 227 P.3d 246, 2010.) 12 J.L. & Fam. Stud. 523-532 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 22

October 22, 2010

Tyler, Katharine L. Note. International custody battles: the not so curious case of David Goldman. 12 J.L. & Fam. Stud. 533-543 (2010).

4 LIBERTY UNIVERSITY LAW REVIEW, NO. 2, SPRING, 2010.

Rickert, Michelle Crawford. Through the looking glass: finding and freeing modern-day slaves at the state level. 4 Liberty U. L. Rev. 211-296 (2010).

Tuomala, Jeffrey C. **Marbury v. Madison** and the foundation of law. 4 Liberty U. L. Rev. 297-335 (2010).

Mitchell, Charis Ann. Comment. A fraudulent scheme's particularity under Rule 9(b) of the Federal Rules of Civil Procedure. 4 Liberty U. L. Rev. 337-375 (2010).

Tolles, Mark D., II. Note. **Americans United for Separation of Church and State v. Prison Fellowship Ministries**: using agency law principles to define the constitutional boundaries of faith-based programs, determine who controls prisons, and escape from the shackles of contemporary Establishment Clause jurisprudence. (**Ams. United for Separation of Church and State v. Prison Fellowship Ministries**, 509 F.3d 406, 2007.) 4 Liberty U. L. Rev. 377-404 (2010).

Connors, Andrew P. Note. Dissecting electronic arts' *Spore*: an analysis of the illicit transfer of copyright ownership of user-generated content in computer software. 4 Liberty U. L. Rev. 405-424 (2010).

11 LOYOLA JOURNAL OF PUBLIC INTEREST LAW, NO. 2, SPRING, 2010.

Reconstructing Education in New Orleans Post-Katrina. 11 Loy. J. Pub. Int. L. 159-439 (2010).

Garda, Robert A., Jr. Introduction to symposium on Reconstructing Education in New Orleans Post-Katrina. 11 Loy. J. Pub. Int. L. 159-162 (2010).

Schwam-Baird, Michael and Laura Mogg. Is education reform in New Orleans working?: a few facts swimming in a sea of unknowns. 11 Loy. J. Pub. Int. L. 163-215 (2010).

Weber, Mark C. Special education from the (damp) ground up: children with disabilities in a charter school-dependent educational system. 11 Loy. J. Pub. Int. L. 217-248 (2010).

Reyes, Augustina. Post Katrina children: the education of immigrant children in New Orleans. 11 Loy. J. Pub. Int. L. 249-283 (2010).

Lewis, Nghana. After Katrina: poverty, politics, and performance in New Orleans public schools. 11 Loy. J. Pub. Int. L. 285-318 (2010).

O'Neill, Paul T. and Renita K. Thukral. The unique system of charter schools in New Orleans after Hurricane Katrina: distinctive structure, familiar challenges. 11 Loy. J. Pub. Int. L. 319-342 (2010).

Moore, Amy. Brokering education: a study of charter receipt, renewal, and revocation in Louisiana's charter schools. 11 Loy. J. Pub. Int. L. 343-387 (2010).

Elder, Sonja Ralston. Adding autonomous schools to New Orleans' menu of school choice. 11 Loy. J. Pub. Int. L. 389-439 (2010).

Bordelon, Stanley J. Comment. Making the grade? A report card on special education, New Orleans charter schools, and the Louisiana Charter Schools Law. 11 Loy. J. Pub. Int. L. 441-468 (2010).

Neisen, Theresa Joux. Comment. A liberal feminist perspective on gender rating and the Patient Protection and Affordable Care Act—is limited protection enough? 11 Loy. J. Pub. Int. L. 469-510 (2010).

O'Brien, Angela. Comment. Are attorneys and judges one tweet, blog or friend request away from facing a disciplinary committee? 11 Loy. J. Pub. Int. L. 511-540 (2010).

43 LOYOLA OF LOS ANGELES LAW REVIEW, NO. 1, FALL, 2009.

Herrera, Luz E. Rethinking private attorney involvement through a "low bono" lens. 43 Loy. L.A. L. Rev. 1-49 (2009).

Steinbuch, Robert. An empirical analysis of reversal rates in the Eighth Circuit during 2008. 43 Loy. L.A. L. Rev. 51-191 (2009).

Zavos, Harry. Monetary damages for nonmonetary losses: an integrated answer to the problem of the meaning, function, and calculation of noneconomic damages. 43 Loy. L.A. L. Rev. 193-272 (2009).

DeLisa, Michael A. Comment. The right of termination in copyright law: the Second Circuit's decision in **Penguin Group (USA) Inc. v. Steinbeck** bodes well for authors. (**Penguin Group (USA) Inc. v. Steinbeck**, 537 F.3d 193, 2008.) 43 Loy. L.A. L. Rev. 273-289 (2009).

Flanagan, Gerald S. A healthy state of mind: the role of intent in health care service plan rescissions. (**Hailey v. California Physicians' Service**, 69 Cal. Rptr. 3d 789, 2007.) 43 Loy. L.A. L. Rev. 291-327 (2009).

Unger, Kathleen R. Note. Change is in the wind: self-determination and wind power through tribal energy resource agreements. 43 Loy. L.A. L. Rev. 329-371 (2009).

CURRENT INDEX TO LEGAL PERIODICALS

Page 23

October 22, 2010

7 LOYOLA UNIVERSITY CHICAGO INTERNATIONAL LAW REVIEW, NO. 2, SPRING/SUMMER, 2010.

Cale, Whitney. Through the Russian looking glass: the development of a Russian rule of law and democracy. 7 Loy. U. Chi. Int'l L. Rev. 93-129 (2010).

Feinstein, Jessica. Student article. The hybrid's handmaiden: media coverage of the Special Court for Sierra Leone. 7 Loy. U. Chi. Int'l L. Rev. 131-161 (2010).

Greenberg, Marc H. The sly rabbit and the three c's: China, copyright and calligraphy. 7 Loy. U. Chi. Int'l L. Rev. 163-191 (2010).

Tuzin, Alexander H. Vietnam's eligibility to receive trade benefits under the U.S. Generalized System of Preferences. 7 Loy. U. Chi. Int'l L. Rev. 193-212 (2010).

Beilke, Kristin K. Student article. The U.S. is not alone in its reluctance to adhere to supranational decisions from the International Court of Justice. 7 Loy. U. Chi. Int'l L. Rev. 213-227 (2010).

Mohammed, Furqan. Student article. Exploring power politics and constitutional subversions in Pakistan: a political and constitutional assessment of instability in Pakistan. 7 Loy. U. Chi. Int'l L. Rev. 229-240 (2010).

20 MARQUETTE SPORTS LAW REVIEW, NO. 2, SPRING, 2010.

McLaren, Richard H. Twenty-five years of the Court of Arbitration for Sport: a look in the rear-view mirror. 20 Marq. Sports L. Rev. 305-333 (2010).

Lattinville, Robert H., Robert A. Boland and Bennett Speyer. Labor pains: the effect of a work stoppage in the NFL on its coaches. 20 Marq. Sports L. Rev. 335-375 (2010).

Sahl, Jack P. Entertainment law—the specter of malpractice claims and disciplinary actions. 20 Marq. Sports L. Rev. 377-409 (2010).

DeSiato, Nick. Silencing the crowd: regulating free speech in professional sports facilities. 20 Marq. Sports L. Rev. 411-439 (2010).

Hayden, Timothy Patrick. Can summer training camp practices land NFL head coaches in hot water? 20 Marq. Sports L. Rev. 441-461 (2010).

Baranko, Jessica K. Comment. It's my name and mine alone: how Chad Ocho Cinco affects the right of publicity. 20 Marq. Sports L. Rev. 463-477 (2010).

Knauf, Kristen E. Comment. If you build it, will they stay? An examination of state-of-the-art clauses in NFL stadium leases. 20 Marq. Sports L. Rev. 479-495 (2010).

2009 Annual Survey: Recent Developments in Sports Law. 20 Marq. Sports L. Rev. 497-656 (2010).

Johnson, Noel H. Book note. (Reviewing John H. Minan and Kevin Cole, The Little White Book of Baseball Law.) 20 Marq. Sports L. Rev. 657-662 (2010).

Kearns, Lance C. Book note. (Reviewing Kenneth L. Shropshire, Negotiate Like the Pros.) 20 Marq. Sports L. Rev. 663-670 (2010).

Knauf, Kristen E. Student index. Sports law in law reviews and journals. 20 Marq. Sports L. Rev. 671-675 (2010).

71 MONTANA LAW REVIEW, NO. 2, SUMMER, 2010.

Burke, J. Martin. Tribute to Dean Robert E. Sullivan. [1917-2009.] 71 Mont. L. Rev. 279-283 (2010).

Chemerinsky, Erwin. **The 2010 Honorable James R. Browning Distinguished Lecture in Law.** Closing the courthouse doors. 71 Mont. L. Rev. 285-297 (2010).

Nelson, Justice James C. Keeping faith with the vision: interpreting a Constitution for this and future generations. 71 Mont. L. Rev. 299-323 (2010).

Johnstone, Anthony. The constitutional initiative in Montana. 71 Mont. L. Rev. 325-382 (2010).

Griffing, Betsy. The rise and fall of the new judicial federalism under the Montana Constitution, 71 Mont. L. Rev. 383-393 (2010).

Dinan, John. The political dynamics of mandatory state constitutional convention referendums: lessons from the 2000s regarding obstacles and pathways to their passage. 71 Mont. L. Rev. 395-432 (2010).

O'Connell, Tyson Radley. Note. Stream access in Montana and the dispute over public recreation on the Mitchell Slough. 71 Mont. L. Rev. 433-447 (2010).

Neilson, Aaron M. Note. A look at **Kulstad v. Maniaci** in light of changing cultural norms. (**Kulstad v. Maniaci**, 220 P.3d 595, 2009.) 71 Mont. L. Rev. 449-469 (2010).

Wiles, Jessica M. Note. Have American Indians been written out of the Religious Freedom Restoration Act? (**Navajo Nation v. U.S. Forest Serv.**, 535 F.3d 1058, 2008, *cert. denied*, 129 S. Ct. 2763, 2009.) 71 Mont. L. Rev. 471-502 (2010).

Synopses of past articles in the Montana Law Review discussing the 1972 Montana Constitution (1972-2009). 71 Mont. L. Rev. 503-570 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 24

October 22, 2010

23 NATIONAL BLACK LAW JOURNAL, NO. 1, PP. 1-158, 2010.

Wasserman, David Israel. Editor's note. 23 Nat'l Black L.J. iii-iv (2010).

Goodman, Christine Chambers. A modest proposal in deference to diversity. 23 Nat'l Black L.J. 1-70 (2010).

Deo, Meera E., et al. Struggles and support: diversity in U.S. law schools. 23 Nat'l Black L.J. 71-97 (2010).

Fox-Davis, Kendra. A badge of inferiority: one law student's story of a racially hostile educational environment. 23 Nat'l Black L.J. 98-120 (2010).

Wasserman, David Israel. Note. Trading sex, marking bodies: pornographic trademarks and the Lanham Act. 23 Nat'l Black L.J. 121-158 (2010).

88 NEBRASKA LAW REVIEW, NO. 4, PP. 635-890, 2010.

Marsh, Tanya D. Sometimes Blackacre *is* a widget: rethinking commercial real estate contract remedies. 88 Neb. L. Rev. 635-691 (2010).

Lamparello, Adam. Incorporating the Supreme Court's Eighth Amendment framework into substantive due process jurisprudence through the introduction of a contingent-based and legislatively-driven constitutional theory. 88 Neb. L. Rev. 692-759 (2010).

Donoho, Justin. Achieving Supreme consensus: an evolved approach to state sovereign immunity. 88 Neb. L. Rev. 760-793 (2010).

Tennen, Leslie I. Towards a new regime for exploitation of outer space mineral resources. 88 Neb. L. Rev. 794-831 (2010).

Fox, Edward M. II. Note. A whisper to state legislatures? The potential irony of the Supreme Court's decision in ... (**Kennedy v. Louisiana**, 128 S. Ct. 2641, 2008.) 88 Neb. L. Rev. 832-852 (2010).

Arp, Laura L. Note. **New Jersey Carpenters Vacation Fund v. HarborView Mortgage Loan Trust 2006-4**, resolving irreconcilable conflicts. (**N.J. Carpenters Vacation Fund v. HarborView Mortgage Loan Trust 2006-4**, 581 F. Supp. 2d 581, 2008.) 88 Neb. L. Rev. 853-884 (2010).

10 NEVADA LAW JOURNAL, NO. 2, SPRING, 2010.

Symposium: Mindfulness, Emotions, and Ethics in Law and Dispute Resolution. 10 Nev. L.J. 289-534 (2010).

Riskin, Leonard L. **Annual Saltman Lecture**. Further beyond reason: emotions, the core concerns, and mindfulness in negotiation. 10 Nev. L.J. 289-337 (2010).

Calloway, Deborah. Using mindfulness practice to work with emotions. 10 Nev. L.J. 338-364 (2010).

Freshman, Clark. Yes, and: core concerns, internal mindfulness, and external mindfulness for emotional balance, lie detection, and successful negotiation. 10 Nev. L.J. 365-392 (2010).

Kruse, Katherine R. Lawyers in character and lawyers in role. 10 Nev. L.J. 393-406 (2010).

Kuttner, Ran. What does it mean to do the *right* thing? 10 Nev. L.J. 407-432 (2010).

Reilly, Peter. Mindfulness, emotions, and mental models: theory that leads to more effective dispute resolution. 10 Nev. L.J. 433-460 (2010).

Shapiro, Daniel L. From signal to semantic: uncovering the emotional dimension of negotiation. 10 Nev. L.J. 461-471 (2010).

Stempel, Jeffrey W. Feeding the right wolf: a Niebuhrian perspective on the opportunities and limits of mindful core concerns dispute resolution. 10 Nev. L.J. 472-512 (2010).

Waldman, Ellen. Mindfulness, emotions, and ethics: the right stuff? 10 Nev. L.J. 513-534 (2010).

Mahe, Miranda. Note. The National Conference of State Legislatures' attempt to reform the initiative process: what Nevada needs to do to heed the NCSL's advice. 10 Nev. L.J. 535-560 (2010).

Perkins, Casey. Note. Privatopia in distress: the impact of the foreclosure crisis on homeowners' associations. 10 Nev. L.J. 561-585 (2010).

24 NOTRE DAME JOURNAL OF LAW, ETHICS & PUBLIC POLICY, NO. 1, PP. 1-284, 2010.

Symposium on Urban Development in the 21st Century. 24 Notre Dame J.L. Ethics & Pub. Pol'y 1-284 (2010).

Carrión, Adolfo, Jr. A new urban vision for a new urban reality. 24 Notre Dame J.L. Ethics & Pub. Pol'y 1-5 (2010).

Brescia, Raymond H. On public plaintiffs and private harms: the standing of municipalities in climate change, firearms, and financial crisis litigation. 24 Notre Dame J.L. Ethics & Pub. Pol'y 7-52 (2010).

Eisen, Joel B. Can urban solar become a "disruptive" technology?: the case for solar utilities. 24 Notre Dame J.L. Ethics & Pub. Pol'y 53-98 (2010).

Dilworth, Richardson. American cities as firms in the 21st century—or, should Philadelphia move to New Jersey? 24 Notre Dame J.L. Ethics & Pub. Pol'y 99-129 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 25

October 22, 2010

Garnett, Nicole Stelle. The order-maintenance agenda as land use policy. 24 Notre Dame J.L. Ethics & Pub. Pol'y 131-158 (2010).

Mixon, John. Four land use vignettes from unzoned(?) Houston. 24 Notre Dame J.L. Ethics & Pub. Pol'y 159-185 (2010).

Phillips, Georgette Chapman. An urban slice of apple pie: rethinking homeownership in U.S. cities. 24 Notre Dame J.L. Ethics & Pub. Pol'y 187-217 (2010).

Goodwin, John T. Note. Justice and the Just Compensation Clause: a new approach to economic development takings. (*Kelo v. City of New London*, 545 U.S. 469, 2005.) 24 Notre Dame J.L. Ethics & Pub. Pol'y 219-253 (2010).

Steinhart, Amir. Note. Old shtetlism and new urbanism: uncovering the implications of suburban zoning laws for community life through the Jewish-American experience. 24 Notre Dame J.L. Ethics & Pub. Pol'y 255-284 (2010).

71 OHIO STATE LAW JOURNAL, NO. 2, PP. 229-456, 2010.

Bellin, Jeffrey. Reconceptualizing the Fifth Amendment prohibition of adverse comment on criminal defendants' trial silence. 71 Ohio St. L.J. 229-286 (2010).

Raymond, Margaret. Looking for trouble: framing and the dignitary interest in the law of self-defense. 71 Ohio St. L.J. 287-339 (2010).

Overly, Megan Shepston. Note. When private stakeholders fail: adapting expropriation challenges in transnational tribunals to new governance theories. (*Methanex Corp. v. United States*, 44 I.L.M. 1345, 2005; *Martina Polasek, Biwater Gauff (Tanzania) Ltd. v. United Republic of Tanzania*, 22 ICSD Rev.—Foreign Investment L.J. 149, 2007.) 71 Ohio St. L.J. 341-380 (2010).

Schonauer, Joshua R. Note. Star billing? Recasting state tax incentives for the "Hollywood" machine. 71 Ohio St. L.J. 381-415 (2010).

Snodgrass, M. Benjamin. Note. The specter of sex offenders on Halloween: unmasking cultural, constitutional, and criminological concerns. 71 Ohio St. L.J. 417-456 (2010).

2 REGENT JOURNAL OF LAW & PUBLIC POLICY, NO. 1, SPRING, 2010.

Hatch, Sen. Orrin G. Does the Constitution constrain congressional judgment?: problems with health insurance reform legislation. 2 Regent J.L. & Pub. Pol'y. 1-34 (2010).

Popović, Hon. Dragoljub. Judge Popović on the European Court of Human Rights. 2 Regent J.L. & Pub. Pol'y. 35-50 (2010).

Zupančič, Hon. Boštjan. A sense of justice, the rule of law, and the exclusionary rule. 2 Regent J.L. & Pub. Pol'y. 51-62 (2010).

Brown, Eleanor Weston. Healing healthcare through tax reform. 2 Regent J.L. & Pub. Pol'y. 63-83 (2010).

The future of the United Nations in the Twenty-First Century. Gillian Martin Sorensen, David Meyer and Lawrence Adams, panelists. 2 Regent J.L. & Pub. Pol'y. 85-105 (2010).

Farris, Michael P. Nannies in blue berets: understanding the United Nations Convention on the Rights of the Child: a legal analysis. 2 Regent J.L. & Pub. Pol'y. 107-135 (2010).

Slemp, Charles Herbert, III. "Did I do that?" Can policymakers ever avoid unintended consequences in the pursuit of good public policy? 2 Regent J.L. & Pub. Pol'y. 137-162 (2010).

Henderson, K. Elizabeth. Note. Offended sensibilities: three reasons why the Hate Crime Prevention Act of 2009 is a well-intended misstep. 2 Regent J.L. & Pub. Pol'y. 163-195 (2010).

Lorenz, Rebekah. Note. Pension reform: the good, the bad, and the future. 2 Regent J.L. & Pub. Pol'y. 197-228 (2010).

62 RUTGERS LAW REVIEW, NO. 3, SPRING, 2010.

Conaty, Matthew L. The atomic midwife: the Eisenhower Administration's continuity-of-government plans and the legacy of 'constitutional dictatorship.' 62 Rutgers L. Rev. 627-685 (2010).

Kessler, David. The more you know: how 360-degree feedback could help federal district judges. 62 Rutgers L. Rev. 687-723 (2010).

Perlin, Adam A. The impeachment of Samuel Chase: redefining judicial independence. 62 Rutgers L. Rev. 725-789 (2010).

Barrowclough, Naomi. Note. E-Verify: long-awaited 'magic bullet' or weak attempt to substitute technology for comprehensive reform? 62 Rutgers L. Rev. 791-819 (2010).

Gregory, Sara M. Note. Paved with good 'intentions': the latent ambiguities in New Jersey's slayer statute. 62 Rutgers L. Rev. 821-848 (2010).

Heady, Jared. Note. Regulating the secondary market for life insurance: promoting consistency to maximize utility. 62 Rutgers L. Rev. 849-877 (2010).

13 SMU SCIENCE AND TECHNOLOGY LAW REVIEW, NO. 2, SPRING, 2010.

Love, Hon. John D., Jessica L. Hannah and Jong K. Choi. Complex patent cases: observations from the bench. 13 SMU Sci. & Tech. L. Rev. 121-137 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 26

October 22, 2010

Selected Material from 2010 GAME::BUSINESS::LAW, International Summit on the Law and Business of Video Games. 13 SMU Sci. & Tech. L. Rev. 139-217 (2010).

Panel: The Future of Digital Distribution. Keith Boesky, moderator; Paul Raines and Christian Svensson, panelists. 13 SMU Sci. & Tech. L. Rev. 139-159 (2010).

Panel: Distribution. Andrew S. Ehmke, moderator; Jennifer Archie, Jason Kee, Shane McGee and P.J. Putnam, panelists. 13 SMU Sci. & Tech. L. Rev. 161-185 (2010).

Panel: Video Game Financing. Roxanne E. Christ, moderator; Keith Boesky, Alex Marquez and Stephanie O'Malley Deming, panelists. 13 SMU Sci. & Tech. L. Rev. 187-195 (2010).

Workman, Kent D. A review of 2009 video game litigation and selected cases. 13 SMU Sci. & Tech. L. Rev. 197-217 (2010).

Dubinsky, David S. Casenote. **Video Software Dealers Association v. Schwarznegger**: defining the constitutional perimeter around state regulation of violent video games. (**Video Software Dealers Ass'n v. Schwarznegger**, 556 F.3d 950, 2009.) 13 SMU Sci. & Tech. L. Rev. 219-229 (2010).

Kim, Phillip L. Casenote. When is enough simply enough? Shining light on medical futility through ... (**Bernstein v. Superior Court**, 2009 WL 224942, 2009.) 13 SMU Sci. & Tech. L. Rev. 231-238 (2010).

Shenoy, Meera. Casenote. **United States v. Valdivieso Rodriguez**: the trend of telemedicine. (**United States v. Valdivieso Rodriguez**, 532 F. Supp. 2d 316, 2007.) 13 SMU Sci. & Tech. L. Rev. 239-247 (2010).

61 SOUTH CAROLINA LAW REVIEW, NO. 4, SUMMER, 2010.

Annual Survey of South Carolina Law

Civil Procedure

Gower, Bradford J. Note. Discoverability of private investigator surveillance in South Carolina: navigating the work product doctrine under ... (**Samples v. Mitchell**, 495 S.E.2d 213, 1997.) 61 S.C. L. Rev. 691-716 (2010).

Saunders, Rane. Note. If I told you then I'd have to kill you: the standard of discovery of trade secrets in South Carolina. 61 S.C. L. Rev. 717-736 (2010).

Hayes, Aaron J. Student essay. Should scintilla be enough? The proper standard for summary judgment in South Carolina. (**Hancock v. Mid-South Management Co.**, 673 S.E.2d 801, 2009.) 61 S.C. L. Rev. 737-751 (2010).

Commercial Law

Lacy, Clark H.C. Note. The witch's brew: Nigerian schemes, counterfeit cashier's checks, and your trust account. 61 S.C. L. Rev. 753-798 (2010).

Constitutional Law

Hagood, Marghretta Adeline. Note. South Carolina's sexual conduct laws after ... (**Lawrence v. Texas**, 539 U.S. 558, 2003.) 61 S.C. L. Rev. 799-821 (2010).

Court Administration

Powell, Andrew A. Comment. It's nothing personal, it's just business: a commentary on the South Carolina Business Court Pilot Program. 61 S.C. L. Rev. 823-842 (2010).

Criminal Procedure

Wolcott, Justin M. Comment. Are smartphones like footlockers or crumpled up cigarette packages? Applying the search incident to arrest doctrine to smartphones in South Carolina courts. 61 S.C. L. Rev. 843-866 (2010).

Hegler, Adam J. Note. Is the temple collapsing?: **Montejo v. Louisiana** and the extent of the right to counsel in criminal proceedings. (**Montejo v. Louisiana**, 129 S. Ct. 2079, 2009.) 61 S.C. L. Rev. 867-895 (2010).

Evidence Law

Nash, Mark R. Note. Are we there yet?: gatekeepers, **Daubert**, and an analysis of **State v. White**. (**Daubert v. Merrell Dow Pharmaceuticals, Inc.**; 509 U.S. 579, 1993; **State v. White**, 676 S.E.2d 684, 2009.) 61 S.C. L. Rev. 897-914 (2010).

Tort Law

Rushton, Douglas E. Comment. The tortious loss of a nonviable fetus: a miscarriage leads to a miscarriage of justice. (**Crosby v. Glasscock Trucking Co.**, 532 S.E.2d 856, 2009.) 61 S.C. L. Rev. 915-937 (2010).

43 SUFFOLK UNIVERSITY LAW REVIEW, NO. 3, PP. 529-796, 2010.

Bishop, Carter G. Forgotten trust: a check-the-box Achilles' heel. 43 Suffolk U.L. Rev. 529-564 (2010).

Prior, Ian D. and Lisa Skehill. Beware the federal government bearing gifts: how the American Recovery and Reinvestment Act of 2009 could become a whistleblowing Trojan Horse. 43 Suffolk U.L. Rev. 565-587 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 27

October 22, 2010

Symposium. Constitutional Review in China. 43 Suffolk U.L. Rev. 589-700 (2010).

Schor, Miguel. Foreword: symposium on constitutional review in China. 43 Suffolk U.L. Rev. 589-592 (2010).

Backer, Larry Catá. A constitutional court for China within the Chinese Communist Party: scientific development and a reconsideration of the institutional role of the CCP. 43 Suffolk U.L. Rev. 593-624 (2010).

Zhu, Guobin. Constitutional review in China: an unaccomplished project or a mirage? 43 Suffolk U.L. Rev. 625-653 (2010).

Li, Li. *Nulla poena sine lege* in China: rigidity or flexibility? 43 Suffolk U.L. Rev. 655-667 (2010).

Tong, Zhiwei. A comment on the rise and fall of the Supreme People's Court's reply to Qi Yuling's Case. 43 Suffolk U.L. Rev. 669-679 (2010).

Delmestro, Manuél E. The Communist Party and the law: an outline of formal and less formal linkages between the ruling party and other legal institutions in the People's Republic of China. 43 Suffolk U.L. Rev. 681-700 (2010).

Flynn, Lisa Borelli. Note. CEO, CFO, COO...cube dweller? Attorney-client privilege and corporate communication: whose communications should Massachusetts law protect? 43 Suffolk U.L. Rev. 701-725 (2010).

Bussell, Charles J. Note. As Montville, Maine goes, so goes Wolcott, Vermont? A primer on the local regulation of genetically modified crops. 43 Suffolk U.L. Rev. 727-748 (2010).

Gambale, Richard A. Case comment. Constitutional law—Ninth Circuit upholds constitutionality of felon-in-possession of body armor statute with *de minimus* jurisdictional element. (**United States v. Alderman**, 565 F.3d 641, 2009, *reh'g en banc denied*, 593 F.3d 1141, 2010.) 43 Suffolk U.L. Rev. 749-758 (2010).

Ames, Rodney W., Jr. Case comment. Criminal procedure—First Circuit establishes less demanding requirement of particularized need to access prior grand jury testimony. (*In re Grand Jury*, 566 F.3d 12, 2009.) 43 Suffolk U.L. Rev. 759-766 (2010).

Hunter, Jonathan. Case comment. Criminal procedure—government may not introduce evidence derived from illegal private wiretaps despite its “clean hands.” (**United States v. Crabtree**, 565 F.3d 887, 2009.) 43 Suffolk U.L. Rev. 767-775 (2010).

Ball, Caitlin E. Case comment. Criminal procedure—Supreme Judicial Court delineates method for application of forfeiture to indigent criminal defendant. (**Commonwealth v. Means**, 907 N.E.2d 646, 2009.) 43 Suffolk U.L. Rev. 777-785 (2010).

Schwartz, Jordan K. Case comment. Federal civil practice—local district court rule does not provide judge authority to order “narrowcast” of motion hearing. (*In re Sony BMG Music Entertainment*, 564 F.3d 1, 2009.) 43 Suffolk U.L. Rev. 787-796 (2010).

47 UNIVERSITY OF LOUISVILLE LAW REVIEW, NO. 3, SPRING, 2009.

Lore, John C. III. Pretrial self-incrimination in juvenile court: why a comprehensive pretrial privilege is needed to protect children and enhance the goal of rehabilitation. 47 U. Louisville L. Rev. 439-487 (2009).

Fruehwald, Scott. Reciprocal altruism as the basis for contract. 47 U. Louisville L. Rev. 489-530 (2009).

Weinhold, Jennifer K. Note. Beyond the traditional scope-of-employment analysis in the clergy sexual abuse context. 47 U. Louisville L. Rev. 531-559 (2009).

McDavid, Christopher Thomas. Note. I know it when I see it: obscenity, copyright, and the cautionary tale of the Lanham Act. 47 U. Louisville L. Rev. 561-583 (2009).

Renwick, Megan L. Note. Animal hoarding: a legislative solution. 47 U. Louisville L. Rev. 585-606 (2009).

Randolph, Megan D. Note. Let no man put asunder: divorce, joint tenancy, and notices of severance. 47 U. Louisville L. Rev. 607-634 (2009).

12 VANDERBILT JOURNAL OF ENTERTAINMENT AND TECHNOLOGY LAW, NO. 4, SUMMER, 2010.

Bohannon, Christina. Taming the derivative works right: a modest proposal for reducing overbreadth and vagueness in copyright. 12 Vand. J. Ent. & Tech. L. 669-699 (2010).

Cotter, Thomas F. Transformative use and cognizable harm. 12 Vand. J. Ent. & Tech. L. 701-753 (2010).

Gasaway, Laura N. Libraries, digital content, and copyright. 12 Vand. J. Ent. & Tech. L. 755-778 (2010).

Lunney, Glynn S., Jr. Copyright, derivative works, and the economics of complements. 12 Vand. J. Ent. & Tech. L. 779-816 (2010).

Madison, Michael J. Beyond creativity: copyright as knowledge law. 12 Vand. J. Ent. & Tech. L. 817-851 (2010).

Ng, Alina. When users are authors: authorship in the age of digital media. 12 Vand. J. Ent. & Tech. L. 853-888 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 28

October 22, 2010

Tushnet, Rebecca. I put you there: user-generated content and anticircumvention. 12 Vand. J. Ent. & Tech. L. 889-945 (2010).

Yen, Alfred C. A preliminary First Amendment analysis of legislation treating news aggregation as copyright infringement. 12 Vand. J. Ent. & Tech. L. 947-975 (2010).

63 VANDERBILT LAW REVIEW, NO. 4, MAY, 2010.

Snyder, Brad. Taking great cases: lessons from the **Rosenberg** case. 63 Vand. L. Rev. 885-956 (2010).

Thomas, Randall, Erin O'Hara and Kenneth Martin. Arbitration clauses in CEO employment contracts: an empirical and theoretical analysis. 63 Vand. L. Rev. 959-1000 (2010).

Wilkinson-Ryan, Tess and David A. Hoffman. Breach is for suckers. 63 Vand. L. Rev. 1003-1045 (2010).

Chapman, Katherin J. Note. The untouchables: private military contractors' criminal accountability under the UCMJ. 63 Vand. L. Rev. 1047-1080 (2010).

Traylor, Gregory W. Note. Big tobacco, Medicaid-covered smokers, and the substance of the Master Settlement Agreement. 63 Vand. L. Rev. 1081-1130 (2010).

Zeronda, Nancy Danforth. Note. Street shootings: covert photography and public privacy. 63 Vand. L. Rev. 1131-1159 (2010).

34 VERMONT LAW REVIEW, NO. 4, SUMMER, 2010.

Duane, Timothy P. Greening the grid: implementing climate change policy through energy efficiency, renewable portfolio standards, and strategic transmission system investments. 34 Vt. L. Rev. 711-780 (2010).

Craig, Robin Kundis. Adapting to climate change: the potential role of state common-law public trust doctrines. 34 Vt. L. Rev. 781-853 (2010).

Joint McGill-Vermont Law School Workshop on Water. 34 Vt. L. Rev. 855-973 (2010).

Wroth, L. Kinvin. Introduction. 34 Vt. L. Rev. 855-857 (2010).

Cumyn, Madeleine Cantin. Recent developments to the law applicable to water in Québec. 34 Vt. L. Rev. 859-868 (2010).

Godin, Robert P. Short essay on the notion of *general interest* in Article 982 of the *Civil Code of Québec* or *Je puise mais n'épuise*. 34 Vt. L. Rev. 869-882 (2010).

Milne, Janet E. Watersheds: runoff from the tax code. 34 Vt. L. Rev. 883-893 (2010).

Brooks, Kim. A comment on Watersheds: runoff from the tax code. 34 Vt. L. Rev. 895-902 (2010).

Glenn, Jane Matthews. Sibling rivalry: the example of the Planning Act and the Clean Water Act in Ontario. 34 Vt. L. Rev. 903-915 (2010).

Narain, Vrinda. Water as a fundamental right: a perspective from India. 34 Vt. L. Rev. 917-925 (2010).

Tuholske, Jack R. Hot water, dry streams: a tale of two trout. 34 Vt. L. Rev. 927-956 (2010).

Parenteau, Patrick. Come hell *and* high water: coping with the unavoidable consequences of climate disruption. 34 Vt. L. Rev. 957-973 (2010).

Twaite, Kari. Note. Monopoly money: reaping the economic and environmental benefits of microgrids in exclusive utility service territories. 34 Vt. L. Rev. 975-998 (2010).

55 VILLANOVA LAW REVIEW, NO. 1, PP. 1-268, 2010.

Symposium. The Rise (and Fall?) of the New Shareholder: Sovereign Wealth Funds, Hedge Funds, and Private Equity. 55 Vill. L. Rev. 1-145 (2010).

Overview/Sovereign Wealth Funds

Cotter, James, Alan Palmiter and Randall Thomas. ISS recommendations and mutual fund voting on proxy proposals. 55 Vill. L. Rev. 1-56 (2010).

The New Shareholder and the Current Financial Crisis

Booth, Richard A. Things happen. 55 Vill. L. Rev. 57-91 (2010).

The New Shareholder and Corporate Governance

Karmel, Roberta S. Voting power without responsibility or risk: how should proxy reform address the decoupling of economic and voting rights? 55 Vill. L. Rev. 93-123 (2010).

Ribstein, Larry E. The unincorporation's domain. 55 Vill. L. Rev. 125-145 (2010).

Glennon, Theresa. Choosing one: resolving the epidemic of multiples in assisted reproduction. 55 Vill. L. Rev. 147-203 (2010).

Jennings, John E., III. Note. Skiing close to the edge of trademark law: the enforceability of geographically descriptive marks in ... (**Vail Associates v. Vend-Tel-Co.**, 516 F.3d 853, 2008.) 55 Vill. L. Rev. 205-233 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 29

October 22, 2010

Sullivan, Darby G. Note. Continuing seizure and the Fourth Amendment: conceptual discord and evidentiary uncertainty in ... (**United States v. Dupree**, 2009 U.S. Dist. LEXIS 68127, 2009.) 55 Vill. L. Rev. 235-267 (2010).

49 WASHBURN LAW JOURNAL, NO. 3, SPRING, 2010.

Stokes, Jonathan D. Editor's note. 49 Washburn L.J. v (2010).

Goering, J. Lyn Entrikin. Professor Jim Wadley: teacher, artist, polymath, Renaissance man. [Includes photograph.] 49 Washburn L.J. vii-xiii (2010).

Tribal Nation Economics and Legal Infrastructure. 49 Washburn L.J. 661-839 (2010).

EagleWoman, Angela (WasteWin, Wambdi A.). Introduction. 49 Washburn L.J. xv-xviii (2010).

Thompson, S. Chloe. Exercising and protecting tribal sovereignty in day-to-day business operations: what the key players need to know. 49 Washburn L.J. 661-715 (2010).

Hancock, Helaman S. America's war on tribal economies: federal attacks on native contracting in the SBA 8(a) Business Development Program. 49 Washburn L.J. 717-743 (2010).

Cross, Raymond. Keeping the American Indian rancher on the land: a socio-legal analysis of the rise and the demise of American Indian ranching on the Northern Great Plains. 49 Washburn L.J. 745-780 (2010).

Phillips, Valerie J. Indigenous (ecological) economics remastered. 49 Washburn L.J. 781-804 (2010).

EagleWoman, Angela (WasteWin, Wambdi A.). Tribal nations and tribalist economics: the historical and contemporary impacts of intergenerational material poverty and cultural wealth within the United States. 49 Washburn L.J. 805-839 (2010).

Payne, Andrew C. Note. Twitigation: old rules in a new world. 49 Washburn L.J. 841-870 (2010).

Rohlf, Gage A. Note. Kansas property tax appeals: an adversarial system without adversaries. 49 Washburn L.J. 871-903 (2010).

Good, Aaron J. Comment. "you made me promises, promises"—determining the existence of promises of leniency during custodial interrogation and the proper standard of review. (**State v. Sharp**, 210 P.3d 590, 2009.) 49 Washburn L.J. 905-932 (2010).

Martin, Chantz. Comment. The Clean Water Act suffers a crushing blow: the U.S. Supreme Court clears the way for the mining industry to pollute U.S. waters. (**Coeur Alaska, Inc. v. Southeast Alaska Conservation Council**, 129 S. Ct. 2458, 2009.) 49 Washburn L.J. 933-962 (2010).

18 WILLIAM & MARY BILL OF RIGHTS JOURNAL, NO. 4, MAY, 2010.

Symposium: Families, Fundamentalism, & the First Amendment. 18 Wm. & Mary Bill Rts. J. 883-1095 (2010).

Hamilton, Vivian E. Introduction: perspectives on religious fundamentalism and families in the U.S. 18 Wm. & Mary Bill Rts. J. 883-888 (2010).

Balmer, Randall. Fundamentalism, the First Amendment, and the rise of the Religious Right. 18 Wm. & Mary Bill Rts. J. 889-900 (2010).

Gedicks, Frederick Mark. God of our fathers, Gods for ourselves: fundamentalism and postmodern belief. 18 Wm. & Mary Bill Rts. J. 901-914 (2010).

Koppelman, Andrew. The nonproblem of fundamentalism. 18 Wm. & Mary Bill Rts. J. 915-923 (2010).

Wilson, Robin Fretwell. Privatizing family law in the name of religion. 18 Wm. & Mary Bill Rts. J. 925-952 (2010).

Hamilton, Marci A. The "licentiousness" in religious organizations and why it is not protected under religious liberty constitutional provisions. 18 Wm. & Mary Bill Rts. J. 953-990 (2010).

Ross, Catherine J. Fundamentalist challenges to core democratic values: exit and homeschooling. 18 Wm. & Mary Bill Rts. J. 991-1014 (2010).

Carbone, June and Naomi Cahn. Embryo fundamentalism. 18 Wm. & Mary Bill Rts. J. 1015-1052 (2010).

Taylor, John E. Family values, courts, and culture war: the case of abstinence-only sex education. 18 Wm. & Mary Bill Rts. J. 1053-1095 (2010).

Pixler, Carrie. Note. Setting the boundaries of the Census Clause: normative and legal concerns regarding the American Community Survey. 18 Wm. & Mary Bill Rts. J. 1097-1127 (2010).

Caffrey, Andrew G. Note. No ambiguity left behind: a discussion of the clear statement rule and the unfunded mandates clause of No Child Left Behind. 18 Wm. & Mary Bill Rts. J. 1129-1158 (2010).

36 WILLIAM MITCHELL LAW REVIEW, NO. 5, PP. 5001-5276, 2010.

Journal of the National Security Forum. 36 Wm. Mitchell L. Rev. 5001-5276 (2010).

Miller, Greg. Foreword. 36 Wm. Mitchell L. Rev. 5001-5003 (2010).

CURRENT INDEX TO LEGAL PERIODICALS

Page 30

October 22, 2010

[Ten Questions on National Security.] Responses to the Ten Questions by Joshua L. Dratel, John Ip, Jeffrey Kahn, Robert Knowles, Timothy Lynch, Edward B. MacMahon, Jr., Wayne McCormack, Gregory S. McNeal, Mary Ellen O'Connell, John T. Parry, Paul R. Pillar and Richard L. Russell. 36 Wm. Mitchell L. Rev. 5005-5175 (2010).

Richards, Edward P., III. The United States smallpox bioterrorism preparedness plan: rational response or Potemkin planning. 36 Wm. Mitchell L. Rev. 5179-5220 (2010).

Rudesill, Dakota S. Foreign public opinion and national security. 36 Wm. Mitchell L. Rev. 5223-5246 (2010).

Colwell, Peter. Note. "If you are reading this, you are engaged and aware": serving the diversity of interests in blogs written by service members. 36 Wm. Mitchell L. Rev. 5249-5276 (2010).

35 YALE JOURNAL OF INTERNATIONAL LAW, NO. 2, SUMMER, 2010.

Burke-White, William W. and Andreas von Staden. Private litigation in a public law sphere: the standard of review in investor-state arbitrations. 35 Yale J. Int'l L. 283-346 (2010).

Fishman, Joseph P. Locating the international interest in intranational cultural property disputes. 35 Yale J. Int'l L. 347-404 (2010).

Ramsey, Lisa P. Free speech and international obligations to protect trademarks. 35 Yale J. Int'l L. 405-467 (2010).

Payandeh, Mehrdad. Note. With great power comes great responsibility? The concept of the responsibility to protect within the process of international lawmaking. 35 Yale J. Int'l L. 469-516 (2010).

Recent developments. 35 Yale J. Int'l L. 517-531 (2010).

Recent publications. 35 Yale J. Int'l L. 533-557 (2010).