### Key to Citations——July 26, 2013

<table>
<thead>
<tr>
<th>Journal Name</th>
<th>Volume and Issue Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Health Matrix</td>
<td>23 Health Matrix, No. 1, Spring, 2013.</td>
</tr>
</tbody>
</table>

---

**ADMINISTRATIVE LAW**

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

- Duke Law Journal
- Ellis, Ryan D.  Student article. Mandating injustice: the preponderance of the evidence mandate creates a new threat to due process on campus. 32 Rev. Litig. 65-90 (2013).
- Slack, Michelle R.  No one agrees...but me? An alternative approach to interpreting the limits on judicial review of procedural motions and requests for discretionary immigration relief after **Kucana v. Holder**. 26 Geo. Immigr. L.J. 1-64 (2011).

Young, Brian.  Ready for primetime? The Interagency Suspension and Debarment Committee, the nonprocurement common rule, and lead agency coordination. 4 Wm. & Mary Pol’y Rev. 110-169 (2012).


(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)
CURRENT INDEX TO LEGAL PERIODICALS
Page 2
July 26, 2013

ADmiralty

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Ocean Development and International Law
Tulane Maritime Law Journal

Agency


Animal Law

Rice, Tania. Comment. Letting the apes run the zoo: using tort law to provide animals with a legal voice. 40 Pepp. L. Rev. 1103-1142 (2013).

Arts and Entertainment

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


Bankruptcy Law


Biography


Civil Rights and Discrimination


Ellis, Ryan D. Student article. Mandating injustice: the preponderance of the evidence mandate creates a new threat to due process on campus. 32 Rev. Litig. 65-90 (2013).


Tran, Stevie V. Note. Embracing our values: Title IX, the “single-sex exemption,” and fraternities’ inclusion of transgender members. 41 Hofstra L. Rev. 503-544 (2012).


Commercial Law


Dean, Jennifer Victoria Christine. Student article. Paradigm shifts & unintended consequences: the death of the specialist, the rise of high frequency trading, & the problem of duty-free liquidity in equity markets. 8 FIU L. Rev. 217-262 (2012).


**COMMUNICATIONS LAW**


Evans, Elizabeth P. Note. Internet access restrictions for convicted child pornography sex offenders: how far is too far? 36 Am. J. Trial Advoc. 329-349 (2012).


Goodman, Chris Chambers. When privacy is not an option: codifying the contours of necessary third parties in emergency medical situations. 63 Syracuse L. Rev. 399-435 (2013).


Maclntyre, Brett T. Comment. When the classroom is not in the schoolhouse: applying Tinker to student speech at online schools. 36 Seattle U. L. Rev. 1503-1526 (2013).

**COMPARATIVE AND FOREIGN LAW**


Gervais, Daniel. The derivative right, or why copyright law protects foxes better than hedgehogs. 15 Vand. J. Ent. & Tech. L. 785-855 (2013).


Retherford, Kristin L. Note. Regulating the corporate tap: applying global administrative law principles to achieve the human right to water. 88 Ind. L.J. 811-835 (2013).


Vasudev, P.M. The stakeholder principle, corporate governance, and theory: evidence from the field and the path onward. 41 Hofstra L. Rev. 399-466 (2012).


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

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

CONFLICT OF LAWS
Sanoja, Katherine A. Student article. The impact of “anti-sharia” legislation on arbitration and why Judge Nielsen in Florida got it right. 8 FIU L. Rev. 181-216 (2012).

CONSTITUTIONAL LAW, GENERALLY
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
I.CON: International Journal of Constitutional Law


CONSUMER PROTECTION LAW

Huffman, Max and Daniel B. Heidtke. Behavioral exploitation antitrust in consumer subprime mortgage lending. 4 Wm. & Mary Pol’y Rev. 77-109 (2012).

CONTRACTS


CORPORATIONS
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Delaware Journal of Corporate Law
Virginia Law & Business Review

Vasudev, P.M. The stakeholder principle, corporate governance, and theory: evidence from the field and the path onward. 41 Hofstra L. Rev. 399-466 (2012).

COURTS


CURRENT INDEX TO LEGAL PERIODICALS
Page 5
July 26, 2013

CRIMINAL LAW AND PROCEDURE


DISPUTE RESOLUTION


Sanoja, Katherine A. Student article. The impact of “anti-sharia” legislation on arbitration and why Judge Nielsen in Florida got it right. 8 FIU L. Rev. 181-216 (2012).


DOMESTIC RELATIONS


ECONOMICS

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

Atkinson, Rob. Re-focusing on philanthropy: revising and re-orienting the standard model. 4 Wm. & Mary Pol’y Rev. 1-76 (2012).


Huffman, Max and Daniel B. Heidtke. Behavioral exploitation antitrust in consumer subprime mortgage lending. 4 Wm. & Mary Pol’y Rev. 77-109 (2012).


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


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

EDUCATION LAW

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

Ellis, Ryan D. Student article. Mandating injustice: the preponderance of the evidence mandate creates a new threat to due process on campus. 32 Rev. Litig. 65-90 (2013).

MacIntyre, Brett T. Comment. When the classroom is not in the schoolhouse: applying Tinker to student speech at online schools. 36 Seattle U. L. Rev. 1503-1526 (2013).


Plager, Deborah. What does choice really mean?: prenatal testing, disability, and special education without illusions. 23 Health Matrix 55-117 (2013).

Sconzo, Gregory. Comment. They’re not yours, they are my own: how NCAA employment restrictions violate antitrust law. 67 U. Miami L. Rev. 737-762 (2013).

Tran, Stevie V. Note. Embracing our values: Title IX, the “single-sex exemption,” and fraternities’ inclusion of transgender members. 41 Hofstra L. Rev. 503-544 (2012).


EMPLOYMENT PRACTICE


Rudary, Daniel J. Note. Drafting a “sensible” conscience clause: a proposal for meaningful conscience protections for religious employers objecting to the mandated coverage of prescription contraceptives. 23 Health Matrix 353-394 (2013).


ENVIRONMENTAL LAW


Smith, Evan Barret. Student article. Implementing environmental justice in Appalachia: the social and cultural context of mountaintop removal mining as seen through the lenses of law and documentaries. 4 Wm. & Mary Pol’y Rev. 170-211 (2012).


ESTATES AND TRUSTS

Sheehan, Jeffrey W. Note. Late fathers’ later children: reconceiving the limits of survivor’s benefits in response to death-defying reproductive technology. 15 Vand. J. Ent. & Tech. L. 983-1017 (2013).

EVIDENCE


Goodman, Chris Chambers. When privacy is not an option: codifying the contours of necessary third parties in emergency medical situations. 63 Syracuse L. Rev. 399-435 (2013).


FIRST AMENDMENT


Figueroa, Tiffani B. Note. “All Muslims are like that”: how Islamophobia is diminishing Americans’ right to receive information. 41 Hofstra L. Rev. 467-502 (2012).


Maclntyre, Brett T. Comment. When the classroom is not in the schoolhouse: applying Tinker to student speech at online schools. 36 Seattle U. L. Rev. 1503-1526 (2013).


FOOD AND DRUG LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
American Journal of Law & Medicine
FIU Law Review
Health Matrix
Syracuse Law Review


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

FOURTEENTH AMENDMENT


GOVERNMENT CONTRACTS

Young, Brian. Ready for primetime? The Interagency Suspension and Debarment Committee, the nonprocurement common rule, and lead agency coordination. 4 Wm. & Mary Pol’y Rev. 110-169 (2012).

HEALTH LAW AND POLICY

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
American Journal of Law & Medicine
FIU Law Review
Health Matrix
Syracuse Law Review


Brockett, Hon. Steven W.  Are the principles of substance abuse treatment transferable to sex offenders?: a review of the methods and effectiveness of sex offender treatment programs.  41 Hofstra L. Rev. 341-351 (2012).


Tovino, Stacey A.  Gone too far: federal regulation of health care attorneys.  91 Or. L. Rev. 813-867 (2013).


Retherford, Kristin L.  Note. Regulating the corporate tap: applying global administrative law principles to achieve the human right to water.  88 Ind. L.J. 811-835 (2013).

**INTELLECTUAL PROPERTY LAW**

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
- Columbia Journal of Law & the Arts
- Vanderbilt Journal of Entertainment and Technology Law


**INTERNATIONAL TRADE**

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
- American Journal of Law & Medicine


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

**JUDGES**


Slack, Michelle R. No one agrees...but me? An alternative approach to interpreting the limits on judicial review of procedural motions and requests for discretionary immigration relief after Kucana v. Holder. 26 Geo. Immigr. L.J. 1-64 (2011).

JURISPRUDENCE


JUVENILES


LABOR LAW


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

LAND USE PLANNING


LAW AND SOCIETY

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
American University Journal of Gender, Social Policy & the Law
Duke Law Journal
New York University Review of Law & Social Change

Atkinson, Rob.  Re-focusing on philanthropy: revising and re-orienting the standard model.  4 Wm. & Mary Pol’y Rev. 1-76 (2012).

Chamallas, Martha.  Beneath the surface of civil recourse theory.  88 Ind. L.J. 527-542 (2013).

Figueroa, Tiffani B.  Note. “All Muslims are like that”: how Islamophobia is diminishing Americans’ right to receive information.  41 Hofstra L. Rev. 467-502 (2012).


Smith, Evan Barret.  Student article. Implementing environmental justice in Appalachia: the social and cultural context of mountaintop removal mining as seen through the lenses of law and documentaries.  4 Wm. & Mary Pol’y Rev. 170-211 (2012).


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

LAW ENFORCEMENT AND CORRECTIONS

Brockett, Hon. Steven W.  Are the principles of substance abuse treatment transferable to sex offenders?: a review of the methods and effectiveness of sex offender treatment programs.  41 Hofstra L. Rev. 341-351 (2012).


Goodman, Chris Chambers. When privacy is not an option: codifying the contours of necessary third parties in emergency medical situations. 63 Syracuse L. Rev. 399-435 (2013).

MEDICAL JURISPRUDENCE

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

Health Matrix


(Medical Jurisprudence for this journal.)

MILITARY, WAR AND PEACE


MOTOR VEHICLES


NATURAL RESOURCES LAW


OIL, GAS, AND MINERAL LAW


Smith, Evan Barret. Student article. Implementing environmental justice in Appalachia: the social and cultural context of mountaintop removal mining as seen through the lenses of law and documentaries. 4 Wm. & Mary Pol’y Rev. 170-211 (2012).

ORGANIZATIONS


POLITICS

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

I.CON: International Journal of Constitutional Law


Khalil, Asem. Beyond the written constitution: constitutional crisis of, and the institutional deadlock in, the Palestinian political system as entrenched in the basic law. 11 I.Con: Int’l J. Const. L. 34-73 (2013).

Pirsch, Perry A. Blind trusts as a model for campaign finance reform. 4 Wm. & Mary Pol’y Rev. 213-233 (2012).


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

PRACTICE AND PROCEDURE

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
American Journal of Trial Advocacy
Review of Litigation


PRODUCTS LIABILITY


PROFESSIONAL ETHICS


Tovino, Stacey A. Gone too far: federal regulation of health care attorneys. 91 Or. L. Rev. 813-867 (2013).


PROPERTY—PERSONAL AND REAL


Jones, Marcus Jackson. When rain falls, insurance companies should listen: determining “weather” an insurance policy’s exclusion or inclusion of property in the open refers to property simply left outside or property exposed to the elements. 33 N. Ill. U. L. Rev. 355-378 (2013).


PSYCHOLOGY AND PSYCHIATRY

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


Figueroa, Tiffani B. Note. “All Muslims are like that”: how Islamophobia is diminishing Americans’ right to receive information. 41 Hofstr. L. Rev. 467-502 (2012).


Rudary, Daniel J. Note. Drafting a “sensible” conscience clause: a proposal for meaningful conscience protections for religious employers objecting to the mandated coverage of prescription contraceptives. 23 Health Matrix 353-394 (2013).

Sanoja, Katherine A. Student article. The impact of “anti-sharia” legislation on arbitration and why Judge Nielsen in Florida got it right. 8 FIU L. Rev. 181-216 (2012).


REMEDIES

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


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

RETIRED SECURITY


Jenkins, Elverine F. Only the headstrong survive: the tragic course of head injury claims under the Bert Bell/Pete Rozelle NFL Player Retirement Plan. 63 Syracuse L. Rev. 327-352 (2013).

SCIENCE AND TECHNOLOGY

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

Health Matrix

Vanderbilt Journal of Entertainment and Technology Law


(SECURITIES LAW)

Dean, Jennifer Victoria Christine. Student article. Paradigm shifts & unintended consequences: the death of the specialist, the rise of high frequency trading, & the problem of duty-free liquidity in equity markets. 8 FIU L. Rev. 217-262 (2012).


SEXUALITY AND THE LAW


Brockett, Hon. Steven W. Are the principles of substance abuse treatment transferable to sex offenders?: a review of the methods and effectiveness of sex offender treatment programs. 41 Hofstra L. Rev. 341-351 (2012).

Evans, Elizabeth P. Note. Internet access restrictions for convicted child pornography sex offenders: how far is too far? 36 Am. J. Trial Advoc. 329-349 (2012).


Rudary, Daniel J. Note. Drafting a “sensible” conscience clause: a proposal for meaningful conscience protections for religious employers objecting to the mandated coverage of prescription contraceptives. 23 Health Matrix 353-394 (2013).


Sheehan, Jeffrey W. Note. Late fathers’ later children: reconceiving the limits of survivor’s benefits in response to death-defying reproductive technology. 15 Vand. J. Ent. & Tech. L. 983-1017 (2013).

Tran, Stevie V. Note. Embracing our values: Title IX, the “single-sex exemption,” and fraternities’ inclusion of transgender members. 41 Hofstra L. Rev. 503-544 (2012).


SOCIAL WELFARE


SPORTS

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

FIU Law Review


Jenkins, Elverine F. Only the headstrong survive: the tragic course of head injury claims under the Bert Bell/Pete Rozelle NFL Player Retirement Plan. 63 Syracuse L. Rev. 327-352 (2013).

Sconzo, Gregory. Comment. They’re not yours, they are my own: how NCAA employment restrictions violate antitrust law. 67 U. Miami L. Rev. 737-762 (2013).


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

STATE AND LOCAL GOVERNMENT LAW

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

Delaware Journal of Corporate Law


TAXATION—FEDERAL ESTATE AND GIFT


TAXATION—FEDERAL INCOME


TORTS

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


Sconzo, Gregory. Comment. They’re not yours, they are my own: how NCAA employment restrictions violate antitrust law. 67 U. Miami L. Rev. 737-762 (2013).

TRADE REGULATION


Huffman, Max and Daniel B. Heidtke. Behavioral exploitation antitrust in consumer subprime mortgage lending. 4 Wm. & Mary Pol’y Rev. 77-109 (2012).


WORKERS’ COMPENSATION LAW

CURRENT INDEX TO LEGAL PERIODICALS
Page 20
July 26, 2013


TABLES OF CONTENTS OF Indexed LAW REVIEWS


Evans, Elizabeth P. Note. Internet access restrictions for convicted child pornography sex offenders: how far is too far? 36 Am. J. Trial Advoc. 329-349 (2012).


60 CLEVELAND STATE LAW REVIEW, NO. 4, PP. 847-1164, 2013.


90 DENVER UNIVERSITY LAW REVIEW, NO. 3, SPRING, 2013.


62 DUKE LAW JOURNAL, NO. 8, MAY, 2013.


8 FIU LAW REVIEW, NO. 1, FALL, 2012.


Culhane, John G. Not just the NFL: compensation, litigation, and public health in concussion cases. 8 FIU L. Rev. 5-21 (2012).


Sanoja, Katherine A. Student article. The impact of “anti-sharia” legislation on arbitration and why Judge Nielsen in Florida got it right. 8 FIU L. Rev. 181-216 (2012).

Dean, Jennifer Victoria Christine. Student article. Paradigm shifts & unintended consequences: the death of the specialist, the rise of high frequency trading, & the problem of duty-free liquidity in equity markets. 8 FIU L. Rev. 217-262 (2012).


Rudary, Daniel J. Note. Drafting a “sensible” conscience clause: a proposal for meaningful conscience protections for religious employers objecting to the mandated coverage of prescription contraceptives. 23 Health Matrix 353-394 (2013).


Brockett, Hon. Steven W. Are the principles of substance abuse treatment transferable to sex offenders?: a review of the methods and effectiveness of sex offender treatment programs. 41 Hofstra L. Rev. 341-351 (2012).

Manzanet-Daniels, Justice Sallie. First Department adopts Zubulak in the electronic discovery context. 41 Hofstra L. Rev. 353-357 (2012).


Vasudev, P.M. The stakeholder principle, corporate governance, and theory: evidence from the field and the path onward. 41 Hofstra L. Rev. 399-466 (2012).

Figueroa, Tiffani B. Note. “All Muslims are like that”: how Islamophobia is diminishing Americans’ right to receive information. 41 Hofstra L. Rev. 467-502 (2012).

Tran, Stevie V. Note. Embracing our values: Title IX, the “single-sex exemption,” and fraternities’ inclusion of transgender members. 41 Hofstra L. Rev. 503-544 (2012).


Khalil, Asem. Beyond the written constitution: constitutional crisis of, and the institutional deadlock in, the Palestinian political system as entrenched in the basic law. 11 I.Con: Int’l J. Const. L. 34-73 (2013).


88 INDIANA LAW JOURNAL, NO. 2, SPRING, 2013.


Chamallas, Martha. Beneath the surface of civil recourse theory. 88 Ind. L.J. 527-542 (2013).

Robinette, Christopher J. Two roads diverge for civil recourse theory. 88 Ind. L.J. 543-567 (2013).


Murphy, Andrew S. Note. Redeeming a lost generation: “the year of law school litigation” and the future of the law school transparency movement. 88 Ind. L.J. 773-809 (2013).

Retherford, Kristin L. Note. Regulating the corporate tap: applying global administrative law principles to achieve the human right to water. 88 Ind. L.J. 811-835 (2013).


7 LIBERTY UNIVERSITY LAW REVIEW, NO. 1, FALL, 2012.


33 NORTHERN ILLINOIS UNIVERSITY LAW REVIEW, NO. 2, SPRING, 2013.


Jones, Marcus Jackson. When rain falls, insurance companies should listen: determining “weather” an insurance policy’s exclusion or inclusion of property in the open refers to property simply left outside or property exposed to the elements. 33 N. Ill. U. L. Rev. 355-378 (2013).


44 OCEAN DEVELOPMENT AND INTERNATIONAL LAW, NO. 2, APRIL-JUNE, 2013.


Tovino, Stacey A. Gone too far: federal regulation of health care attornies. 91 Or. L. Rev. 813-867 (2013).


40 PEPPERDINE LAW REVIEW, NO. 4, APRIL, 2013.


Rice, Tania. Comment. Letting the apes run the zoo: using tort law to provide animals with a legal voice. 40 Pepp. L. Rev. 1103-1142 (2013).
CURRENT INDEX TO LEGAL PERIODICALS
Page 27
July 26, 2013

32 REVIEW OF LITIGATION,
NO. 1, WINTER, 2013.


Ellis, Ryan D. Student article. Mandating injustice: the preponderance of the evidence mandate creates a new threat to due process on campus. 32 Rev. Litig. 65-90 (2013).


Aschenbrenner, Kate. Beyond “because I said so”: reconciling civil retroactivity analysis in immigration cases with a protective lenity principle. 32 Rev. Litig. 147-200 (2013).

36 SEATTLE UNIVERSITY LAW REVIEW,
NO. 3, SPRING, 2013.


MacIntyre, Brett T. Comment. When the classroom is not in the schoolhouse: applying Tinker to student speech at online schools. 36 Seattle U. L. Rev. 1503-1526 (2013).


63 SYRACUSE LAW REVIEW,


Jenkins, Elverine F. Only the headstrong survive: the tragic course of head injury claims under the Bert Bell/Pete Rozelle NFL Player Retirement Plan. 63 Syracuse L. Rev. 327-352 (2013).


Goodman, Chris Chambers. When privacy is not an option: codifying the contours of necessary third parties in emergency medical situations. 63 Syracuse L. Rev. 399-435 (2013).


48 TEXAS INTERNATIONAL LAW JOURNAL,
NO. 2, SPRING, 2013.


37 TULANE MARITIME LAW JOURNAL, NO. 2, SUMMER, 2013.


Sconzo, Gregory. Comment. They’re not yours, they are my own: how NCAA employment restrictions violate antitrust law. 67 U. Miami L. Rev. 737-762 (2013).

47 UNIVERSITY OF RICHMOND LAW REVIEW, NO. 4, MAY, 2013.


Gervais, Daniel. The derivative right, or why copyright law protects foxes better than hedgehogs. 15 Vand. J. Ent. & Tech. L. 785-855 (2013).


Sheehan, Jeffrey W. Note. Late fathers’ later children: reconceiving the limits of survivor’s benefits in response to death-defying reproductive technology. 15 Vand. J. Ent. & Tech. L. 983-1017 (2013).


Walter, Melanie R. Editors’ introduction. 4 Wm. & Mary Pol’y Rev. unpaged (2012).

Atkinson, Rob. Re-focusing on philanthropy: revising and re-orienting the standard model. 4 Wm. & Mary Pol’y Rev. 1-76 (2012).

Huffman, Max and Daniel B. Heidtke. Behavioral exploitation antitrust in consumer subprime mortgage lending. 4 Wm. & Mary Pol’y Rev. 77-109 (2012).

Young, Brian. Ready for primetime? The Interagency Suspension and Debarment Committee, the nonprocurement common rule, and lead agency coordination. 4 Wm. & Mary Pol’y Rev. 110-169 (2012).

Smith, Evan Barret. Student article. Implementing environmental justice in Appalachia: the social and cultural context of mountaintop removal mining as seen through the lenses of law and documentaries. 4 Wm. & Mary Pol’y Rev. 170-211 (2012).

Pirsch, Perry A. Blind trusts as a model for campaign finance reform. 4 Wm. & Mary Pol’y Rev. 213-233 (2012).