CURRENT INDEX TO LEGAL PERIODICALS

Marian Gould Gallagher Law Library
University of Washington

Nikki Pike, Publication Specialist
Ingrid Holmlund, Tania Schriwer and Alena Wolotira, Editors
Copyright 2013, Marian Gould Gallagher Law Library
University of Washington School of Law

Key to Citations——August 2, 2013


* A major portion of this issue comprises the Survey of Illinois Law.

ACCOUNTING


ADMINISTRATIVE LAW


Rana, Shruti.  *Chevron* without the courts?: the Supreme Court’s recent *Chevron* jurisprudence through an immigration lens.  26 Geo. Immigr. L.J. 313-360 (2012).


**ADMARALTY**

White, Megan C.  Note. Back in the same boat: vessel status after ... (Lozman v. City of Riviera Beach, 133 S. Ct. 735, 2013.)  7 Charleston L. Rev. 559-606 (2013).

**AGRICULTURE LAW**


**AIR AND SPACE LAW**


**ARTS AND ENTERTAINMENT**

Kratzer, Dallas F. III.  Comment. Up, up & away: how Siegel & Shuster’s Superman was contracted away & DC Comics won the day.  115 W. Va. L. Rev. 1143-1184 (2013).

Pager, Sean A.  Folklore 2.0: preservation through innovation.  2012 Utah L. Rev. 1835-1895.

**BANKRUPTCY LAW**


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

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

**BANKRUPTCY LAW**


Malone, Ryan.  Note. When opting out is the only option: protecting small business debtors in bankruptcy.  4 Wm. & Mary Bus. L. Rev. 745-766 (2013).

BIOGRAPHY


CIVIL RIGHTS AND DISCRIMINATION


Malveaux, Suzette M. The jury (or more accurately the judge) is still out for civil rights and employment cases post-Iqbal. 57 N.Y.L. Sch. L. Rev. 719-746 (2012/13).

B bindman, Jevon C. Note. The spam filter ate my e-mail: when are electronic records received? 39 Wm. Mitchell L. Rev. 1295-1332 (2013).


DeLisi, Alex. Note. Employer monitoring of employee email: attorney-client privilege should attach to communications that the client believed were confidential. 81 Fordham L. Rev. 3521-3563 (2013).


COMMERCIAL LAW

Bindman, Jevon C. Note. The spam filter ate my e-mail: when are electronic records received? 39 Wm. Mitchell L. Rev. 1295-1332 (2013).


Pillow, Michael. Clashing policies or confusing precedents: the “gross negligence” exception to consequential damages disclaimers. 4 Wm. & Mary Bus. L. Rev. 493-519 (2013).


COMMUNICATIONS LAW


Bindman, Jevon C. Note. The spam filter ate my e-mail: when are electronic records received? 39 Wm. Mitchell L. Rev. 1295-1332 (2013).


DeLisi, Alex. Note. Employer monitoring of employee email: attorney-client privilege should attach to communications that the client believed were confidential. 81 Fordham L. Rev. 3521-3563 (2013).


**COMPARATIVE AND FOREIGN LAW**

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

**Suffolk Transnational Law Review**

Briscoe, Theodore W. III.  Note. To believe in black stars or red dragons?: comparing the foreign direct investment climates of Ghana and China.  4 Wm. & Mary Bus. L. Rev. 717-743 (2013).


Caprio, Lorenzo, Mara Faccio and John J. McConnell.  Sheltering corporate assets from political extraction.  29 J.L. Econ. & Org. 332-354 (2013).


Esposito, Robert T.  The social enterprise revolution in corporate law: a primer on emerging corporate entities in Europe and the United States and the case for the benefit corporation.  4 Wm. & Mary Bus. L. Rev. 639-714 (2013).


**CONSTITUTIONAL LAW, GENERALLY**

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

Hastings Constitutional Law Quarterly


**CONSUMER PROTECTION LAW**

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

George Washington Law Review


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

**CONTRACTS**


Doneff, Andrea. Is Green Tree v. Randolph still good law? How the Supreme Court’s emphasis on contract language in arbitration clauses will impact the use of public policy to allow parties to vindicate their rights. 39 Ohio N.U. L. Rev. 63-112 (2012).


Glyptis, Phillip T. Viability of arbitration clauses in West Virginia oil and gas leases: it is all about the lease!!! 115 W. Va. L. Rev. 1005-1029 (2013).


Patterson, Kelsey T. Note. Narrowing it down to one narrow view: clarifying and limiting the Computer Fraud and Abuse Act. 7 Charleston L. Rev. 489-531 (2013).

Pillow, Michael. Clashing policies or confusing precedents: the “gross negligence” exception to consequential damages disclaimers. 4 Wm. & Mary Bus. L. Rev. 493-519 (2013).


**CORPORATIONS**

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

Journal of Business & Technology Law
William & Mary Business Law Review


Caprio, Lorenzo, Mara Faccio and John J. McConnell. Sheltering corporate assets from political extraction. 29 J.L. Econ. & Org. 332-354 (2013).


COURTS

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

New York Law School Law Review

Ciocchetti, Corey. The Constitution, the Roberts Court, and business: the significant business impact of the 2011-2012 Supreme Court Term. 4 Wm. & Mary Bus. L. Rev. 385-491 (2013).


Harvey, Anna and Michael J. Woodruff. Confirmation bias in the United States Supreme Court Judicial Database. 29 J.L. Econ. & Org. 414-460 (2013).


Rollor, Claire R. Comment. Logic, not evidence, supports a change in expert testimony standards: why evidentiary standards promulgated by the Supreme Court for scientific expert testimony are inappropriate and inefficient when applied in patent infringement suits. 8 J. Bus. & Tech. L. 313-343 (2013).


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

CRIMINAL LAW AND PROCEDURE

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

Widener Law Review


Brown, Jeffrey. How much is too much? The application of the de minimis doctrine to the Fourth Amendment. 82 Miss. L.J. 1097-1127 (2013).

Channick, Kim. Note. You must be this qualified to offer an opinion: permitting law enforcement officers to testify as laypersons under Federal Rule of Evidence 701. 81 Fordham L. Rev. 3439-3478 (2013).


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

**DISPUTE RESOLUTION**

Doneff, Andrea. Is Green Tree v. Randolph still good law? How the Supreme Court’s emphasis on contract language in arbitration clauses will impact the use of public policy to allow parties to vindicate their rights. 39 Ohio N.U. L. Rev. 63-112 (2012).

Glyptis, Phillip T. Viability of arbitration clauses in West Virginia oil and gas leases: it is all about the lease!!! 115 W. Va. L. Rev. 1005-1029 (2013).


**DOMESTIC RELATIONS**


ECONOMICS

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


Livermore, Michael A. Patience is an economic virtue: real options, natural resources, and offshore oil. 84 U. Colo. L. Rev. 581-650 (2013).


EDUCATION LAW


TEACHING BUSINESS LAW IN A NEW ECONOMIC ENVIRONMENT


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

ELDER LAW


EDUCATION LAW


EMPLOYMENT PRACTICE

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

DeLisi, Alex. Note. Employer monitoring of employee email: attorney-client privilege should attach to communications that the client believed were confidential. 81 Fordham L. Rev. 3521-3563 (2013).


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

\textbf{ENERGY AND UTILITIES LAW}

For more on this subject see the \textit{Tables of Contents of Indexed Law Reviews} for:
Environmental Law
West Virginia Law Review


Stein, Amy L. Renewable energy through agency action. 84 U. Colo. L. Rev. 651-728 (2013).


Wasserman, Emily L. Comment. I’ll huff and I’ll puff and I’ll blow your house down: the argument for the ability to purchase your neighbor’s wind. 84 U. Colo. L. Rev. 861-892 (2013).


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

\textbf{ENVIRONMENTAL LAW}

For more on this subject see the \textit{Tables of Contents of Indexed Law Reviews} for:
Environmental Law
University of Colorado Law Review


\textbf{ESTATES AND TRUSTS}


\textbf{EVIDENCE}

Channick, Kim. Note. You must be this qualified to offer an opinion: permitting law enforcement officers to testify as laypersons under Federal Rule of Evidence 701. 81 Fordham L. Rev. 3439-3478 (2013).


Rollor, Claire R. Comment. Logic, not evidence, supports a change in expert testimony standards: why evidentiary standards promulgated by the Supreme Court for scientific expert testimony are inappropriate and inefficient when applied in patent infringement suits. 8 J. Bus. & Tech. L. 313-343 (2013).

\textbf{FIRST AMENDMENT}


Mahoney, Mark J. When one is not enough, but two is a company union: a First Amendment analysis of the National Labor Relations Board’s restrictions on employee involvement at the nonunion workplace. 40 Hastings Const. L.Q. 677-756 (2013).


FOOD AND DRUG LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for: University of Michigan Journal of Law Reform William Mitchell Law Review


Kutcher, Marlee P. Comment. Waiting is the hardest part: why the Supreme Court should adopt the Third Circuit’s analysis of pay-for-delay settlement agreements. 44 Loy. U. Chi. L.J. 1093-1151 (2013).


FOURTEENTH AMENDMENT


GAMING

HEALTH LAW AND POLICY

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


Muller, Maxwell. Significant and substantial: the history and continuing evolution of one of the Mine Safety and Health Administration’s principal enforcement tools. 115 W. Va. L. Rev. 1051-1095 (2013).


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

HOUSING LAW

Griffin, Christine E. Note. Por favor, get your bulldozer away from my villa: an analysis of the nascent European Land Registry Association’s Cross-Border Electronic Conveyancing project. 36 Suffolk Transnat’l L. Rev. 89-115 (2013).

Wiseman, Hannah J. Rethinking the renter/owner divide in private governance. 2012 Utah L. Rev. 2067-2126.

HUMAN RIGHTS LAW

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


IMMIGRATION LAW

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


INDIAN AND ABORIGINAL LAW

Pager, Sean A. Folklore 2.0: preservation through innovation. 2012 Utah L. Rev. 1835-1895.

INSURANCE LAW


INTELLECTUAL PROPERTY LAW


Kratzer, Dallas F. III. Comment. Up, up & away: how Siegel & Shuster’s Superman was contracted away & DC Comics won the day. 115 W. Va. L. Rev. 1143-1184 (2013).

Kutcher, Marlee P. Comment. Waiting is the hardest part: why the Supreme Court should adopt the Third Circuit’s analysis of pay-for-delay settlement agreements. 44 Loy. U. Chi. L.J. 1093-1151 (2013).


Pager, Sean A. Folklore 2.0: preservation through innovation. 2012 Utah L. Rev. 1835-1895.

Rollor, Claire R. Comment. Logic, not evidence, supports a change in expert testimony standards: why evidentiary standards promulgated by the Supreme Court for scientific expert testimony are inappropriate and inefficient when applied in patent infringement suits. 8 J. Bus. & Tech. L. 313-343 (2013).


INTERNATIONAL LAW
For more on this subject see the Tables of Contents of Indexed Law Reviews for: California Western International Law Journal European Journal of International Law Georgetown Journal of International Law Suffolk Transnational Law Review


Pager, Sean A. Folklore 2.0: preservation through innovation. 2012 Utah L. Rev. 1835-1895.


**INTERNATIONAL TRADE**

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


Briscoe, Theodore W. III. Note. To believe in black stars or red dragons?: comparing the foreign direct investment climates of Ghana and China. 4 Wm. & Mary Bus. L. Rev. 717-743 (2013).


**JUDGES**

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


Fleck, Robert K. and F. Andrew Hanssen. Judicial review as a constraint on tyranny of the majority. 29 J.L. Econ. & Org. 303-331 (2013).

Harvey, Anna and Michael J. Woodruff. Confirmation bias in the United States Supreme Court Judicial Database. 29 J.L. Econ. & Org. 414-460 (2013).


Rana, Shruti. *Chevron* without the courts?: the Supreme Court’s recent *Chevron* jurisprudence through an immigration lens. 26 Geo. Immigr. L.J. 313-360 (2012).


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

**JURISDICTION**


Fleck, Robert K. and F. Andrew Hanssen. Judicial review as a constraint on tyranny of the majority. 29 J.L. Econ. & Org. 303-331 (2013).


Schultz, David T. and D. Scott Aberson. Be careful what you ask for: the FDA’s denials of citizen petitions confirms there is no such thing as a limited premarket approval. 39 Wm. Mitchell L. Rev. 1157-1175 (2013).


JURISPRUDENCE

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

European Journal of International Law


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

JUVENILES

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

Widener Law Review


Minarcik, Michelle. Note. The proper remedy for possession of child pornography: shifting from restitution to a victims compensation program. 57 N.Y.L. Sch. L. Rev. 941-969 (2012/13).


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

LABOR LAW


Mahoney, Mark J. When one is not enough, but two is a company union: a First Amendment analysis of the National Labor Relations Board’s restrictions on employee involvement at the nonunion workplace. 40 Hastings Const. L.Q. 677-756 (2013).


Patterson, Kelsey T. Note. Narrowing it down to one narrow view: clarifying and limiting the Computer Fraud and Abuse Act. 7 Charleston L. Rev. 489-531 (2013).


LAND USE PLANNING


LAW AND SOCIETY

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
European Journal of International Law
University of Florida Journal of Law and Public Policy

Esposito, Robert T. The social enterprise revolution in corporate law: a primer on emerging corporate entities in Europe and the United States and the case for the benefit corporation. 4 Wm. & Mary Bus. L. Rev. 639-714 (2013).


(Land Use Planning)

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

LAW ENFORCEMENT AND CORRECTIONS

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Widener Law Review
Brown, Jeffrey. How much is too much? The application of the de minimis doctrine to the Fourth Amendment. 82 Miss. L.J. 1097-1127 (2013).

Channick, Kim. Note. You must be this qualified to offer an opinion: permitting law enforcement officers to testify as laypersons under Federal Rule of Evidence 701. 81 Fordham L. Rev. 3439-3478 (2013).


Gusella, David. Note. No cilia left behind: analyzing the privacy rights in routinely shed DNA found at crime scenes. 54 B.C. L. Rev. 789-820 (2013).


Minarcik, Michelle. Note. The proper remedy for possession of child pornography: shifting from restitution to a victims compensation program. 57 N.Y.L. Sch. L. Rev. 941-969 (2012/13).


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

LEGAL ANALYSIS AND WRITING

Moss, Scott A. (In)competence in appellate and district court brief writing on Rule 12 and 56 motions. 57 N.Y.L. Sch. L. Rev. 841-862 (2012/13).

LEGAL EDUCATION

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


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

LEGAL HISTORY

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


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

**LEGAL PROFESSION**

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

Fordham Law Review


DeLisi, Alex. Note. Employer monitoring of employee email: attorney-client privilege should attach to communications that the client believed were confidential. 81 Fordham L. Rev. 3521-3563 (2013).


Moss, Scott A. (In)competence in appellate and district court brief writing on Rule 12 and 56 motions. 57 N.Y.L. Sch. L. Rev. 841-862 (2012/13).


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

**LEGAL RESEARCH AND BIBLIOGRAPHY**

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

University of Michigan Journal of Law Reform


**MEDICAL JURISPRUDENCE**

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

Widener Law Review


Gusella, David. Note. No cilia left behind: analyzing the privacy rights in routinely shed DNA found at crime scenes. 54 B.C. L. Rev. 789-820 (2013).


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

**MILITARY, WAR AND PEACE**

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

European Journal of International Law


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

**NATURAL RESOURCES LAW**

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

Kentucky Journal of Equine, Agriculture, and Natural Resources Law

University of Colorado Law Review


**OIL, GAS, AND MINERAL LAW**

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

North Dakota Law Review

West Virginia Law Review


Livermore, Michael A.  Patience is an economic virtue: real options, natural resources, and offshore oil. 84 U. Colo. L. Rev. 581-650 (2013).


(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.)

**ORGANIZATIONS**


**POLITICS**

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


The political justification for group litigation.  81 Fordham L. Rev. 3193-3212 (2013).


(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.)

PRODUCTS LIABILITY


Schultz, David T. and D. Scott Aberson. Be careful what you ask for: the FDA’s denials of citizen petitions confirms there is no such thing as a limited premarket approval. 39 Wm. Mitchell L. Rev. 1157-1175 (2013).

PROFESSIONAL ETHICS

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


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

PROPERTY—PERSONAL AND REAL

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

Griffin, Christine E. Note. Por favor, get your bulldozer away from my villa: an analysis of the nascent European Land Registry Association’s Cross-Border Electronic Conveyancing project. 36 Suffolk Transnat’l L. Rev. 89-115 (2013).

Wasserman, Emily L.  Comment. I’ll huff and I’ll puff and I’ll blow your house down: the argument for the ability to purchase your neighbor’s wind.  84 U. Colo. L. Rev. 861-892 (2013).


(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.)

PSYCHOLOGY AND PSYCHIATRY


REMEDIES


SCIENCE AND TECHNOLOGY

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


Gusella, David.  Note. No cilia left behind: analyzing the privacy rights in routinely shed DNA found at crime scenes.  54 B.C. L. Rev. 789-820 (2013).


Patterson, Kelsey T.  Note. Narrowing it down to one narrow view: clarifying and limiting the Computer Fraud and Abuse Act. 7 Charleston L. Rev. 489-531 (2013).


SECOND AMENDMENT


SECURITIES LAW

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

Agee, Mitchell A.  Note. Friends in low places: how the law should treat friends in insider trading cases. 7 Charleston L. Rev. 345-378 (2013).


(SEXUALITY AND THE LAW


Minarcik, Michelle. Note. The proper remedy for possession of child pornography: shifting from restitution to a victims compensation program. 57 N.Y.L. Sch. L. Rev. 941-969 (2012/13).


SOCIAL WELFARE


SPORTS

STATE AND LOCAL GOVERNMENT LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Loyola University Chicago Law Journal
Wasserman, Emily L.  Comment. I’ll huff and I’ll puff and I’ll blow your house down: the argument for the ability to purchase your neighbor’s wind.  84 U. Colo. L. Rev. 861-892 (2013).

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

TAXATION—STATE AND LOCAL


TAXATION—TRANSNATIONAL


TORTS

Culhane, John G.  Duty per se: reading child abuse statutes to create a common law duty in favor of victims.  19 Widener L. Rev. 73-92 (2013).


TRADE REGULATION


Kutcher, Marlee P. Comment. Waiting is the hardest part: why the Supreme Court should adopt the Third Circuit’s analysis of pay-for-delay settlement agreements. 44 Loy. U. Chi. L.J. 1093-1151 (2013).


WATER LAW


WOMEN

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


TABLES OF CONTENTS OF INDEXED LAW REVIEWS

54 BOSTON COLLEGE LAW REVIEW, NO. 2, MARCH, 2013.


Gusella, David. Note. No cilia left behind: analyzing the privacy rights in routinely shed DNA found at crime scenes. 54 B.C. L. Rev. 789-820 (2013).


Agee, Mitchell A. Note. Friends in low places: how the law should treat friends in insider trading cases. 7 Charleston L. Rev. 345-378 (2013).


Patterson, Kelsey T. Note. Narrowing it down to one narrow view: clarifying and limiting the Computer Fraud and Abuse Act. 7 Charleston L. Rev. 489-531 (2013).


White, Megan C. Note. Back in the same boat: vessel status after ... (Lozman v. City of Riviera Beach, 133 S. Ct. 735, 2013.) 7 Charleston L. Rev. 559-606 (2013).


24 EUROPEAN JOURNAL OF INTERNATIONAL LAW, NO. 1, FEBRUARY, 2013.


81 FORDHAM LAW REVIEW, NO. 6, MAY, 2013.


Channick, Kim. Note. You must be this qualified to offer an opinion: permitting law enforcement officers to testify as laypersons under Federal Rule of Evidence 701. 81 Fordham L. Rev. 3439-3478 (2013).

DeLisi, Alex. Note. Employer monitoring of employee email: attorney-client privilege should attach to communications that the client believed were confidential. 81 Fordham L. Rev. 3521-3563 (2013).


Rana, Shruti. *Chevron* without the courts?: the Supreme Court’s recent *Chevron* jurisprudence through an immigration lens. 26 Geo. Immigr. L.J. 313-360 (2012).


---

**44 GEORGETOWN JOURNAL OF INTERNATIONAL LAW, NO. 2, WINTER, 2013.**


---

**40 HASTINGS CONSTITUTIONAL LAW QUARTERLY, NO. 4, SUMMER, 2013.**

Mahoney, Mark J. When one is not enough, but two is a company union: a First Amendment analysis of the National Labor Relations Board’s restrictions on employee involvement at the nonunion workplace. 40 Hastings Const. L.Q. 677-756 (2013).


24 HASTINGS WOMEN'S LAW JOURNAL, 
NO. 2, SUMMER, 2013.


8 JOURNAL OF BUSINESS & 
TECHNOLOGY LAW, 
NO. 1, PP. 1-343, 2013.


Heminway, Joan MacLeod. Teaching business associations law in the evolving new market economy. 8 J. Bus. & Tech. L. 175-190 (2013).


Rollor, Claire R. Comment. Logic, not evidence, supports a change in expert testimony standards: why evidentiary standards promulgated by the Supreme Court for scientific expert testimony are inappropriate and inefficient when applied in patent infringement suits. 8 J. Bus. & Tech. L. 313-343 (2013).


Fleck, Robert K. and F. Andrew Hanssen. Judicial review as a constraint on tyranny of the majority. 29 J.L. Econ. & Org. 303-331 (2013).

Caprio, Lorenzo, Mara Faccio and John J. McConnell. Sheltering corporate assets from political extraction. 29 J.L. Econ. & Org. 332-354 (2013).


Harvey, Anna and Michael J. Woodruff. Confirmation bias in the United States Supreme Court Judicial Database. 29 J.L. Econ. & Org. 414-460 (2013).


Kutcher, Marlee P. Comment. Waiting is the hardest part: why the Supreme Court should adopt the Third Circuit’s analysis of pay-for-delay settlement agreements. 44 Loy. U. Chi. L.J. 1093-1151 (2013).


Brown, Jeffrey.  How much is too much? The application of the de minimis doctrine to the Fourth Amendment.  82 Miss. L.J. 1097-1127 (2013).


Bennett, Hon. Mark W.  Essay: from the “no spittin’, no cussin’ and no summary judgment” days of employment discrimination litigation to the “defendant’s summary judgment affirmed without comment” days: one judge’s four-decade perspective.  57 N.Y.L. Sch. L. Rev. 685-717 (2012/13).

Malveaux, Suzette M.  The jury (or more accurately the judge) is still out for civil rights and employment cases post-Iqbal.  57 N.Y.L. Sch. L. Rev. 719-746 (2012/13).


Lee, David L. and Jennifer C. Weiss.  Inferences in employment law compared to other areas of the law: turning the rules upside down.  57 N.Y.L. Sch. L. Rev. 781-813 (2012/13).

Eisenberg, Deborah Thompson.  Stopped at the starting gate: the overuse of summary judgment in equal pay cases.  57 N.Y.L. Sch. L. Rev. 815-839 (2012/13).

Moss, Scott A.  (In)competence in appellate and district court brief writing on Rule 12 and 56 motions.  57 N.Y.L. Sch. L. Rev. 841-862 (2012/13).


Minarcik, Michelle.  Note. The proper remedy for possession of child pornography: shifting from restitution to a victims compensation program.  57 N.Y.L. Sch. L. Rev. 941-969 (2012/13).


Issues Arising From Oil and Gas Production.  88 N.D. L. Rev. 595-862 (2012).


Doneff, Andrea. Is Green Tree v. Randolph still good law? How the Supreme Court’s emphasis on contract language in arbitration clauses will impact the use of public policy to allow parties to vindicate their rights. 39 Ohio N.U. L. Rev. 63-112 (2012).


39 OHIO NORTHERN UNIVERSITY LAW REVIEW, NO. 1, PP. 1-415, 2012.

36 SOUTHERN ILLINOIS UNIVERSITY LAW JOURNAL, SUMMER, 2012.


36 SUFFOLK TRANSNATIONAL LAW REVIEW, NO. 1, WINTER, 2013.

de Jonge, Alice. Returning to fundamentals: principles of international law applicable to the resolution of sovereign debt crises. 36 Suffolk Transnat’l L. Rev. 1-50 (2013).


Griffin, Christine E. Note. Por favor, get your bulldozer away from my villa: an analysis of the nascent European Land Registry Association’s Cross-Border Electronic Conveyancing project. 36 Suffolk Transnat’l L. Rev. 89-115 (2013).


Pager, Sean A. Folklore 2.0: preservation through innovation. 2012 Utah L. Rev. 1835-1895.


Kratzer, Dallas F. III. Comment. Up, up & away: how Siegel & Shuster’s Superman was contracted away & DC Comics won the day. 115 W. Va. L. Rev. 1143-1184 (2013).


Culhane. John G. Duty per se: reading child abuse statutes to create a common law duty in favor of victims. 19 Widener L. Rev. 73-92 (2013).


Cook, Dr. Steven P. Complying with legislation resulting from the Earl Bradley case: how one hospital and medical staff avoided unintended consequences to pediatric care. 19 Widener L. Rev. 179-192 (2013).


Lessons from Tragedy: Part Two. Thaddeus Pope, moderator; Michael Barbieri, James Collins, Dr. Steven P. Cook, Gina Maisto Smith, panelists. 19 Widener L. Rev. 239-258 (2013).


Ciocchetti, Corey. The Constitution, the Roberts Court, and business: the significant business impact of the 2011-2012 Supreme Court Term. 4 Wm. & Mary Bus. L. Rev. 385-491 (2013).

Pillow, Michael. Clashing policies or confusing precedents: the “gross negligence” exception to consequential damages disclaimers. 4 Wm. & Mary Bus. L. Rev. 493-519 (2013).


Esposito, Robert T. The social enterprise revolution in corporate law: a primer on emerging corporate entities in Europe and the United States and the case for the benefit corporation. 4 Wm. & Mary Bus. L. Rev. 639-714 (2013).

Briscoe, Theodore W. III. Note. To believe in black stars or red dragons?: comparing the foreign direct investment climates of Ghana and China. 4 Wm. & Mary Bus. L. Rev. 717-743 (2013).

Malone, Ryan. Note. When opting out is the only option: protecting small business debtors in bankruptcy. 4 Wm. & Mary Bus. L. Rev. 745-766 (2013).

39 WILLIAM MITCHELL LAW REVIEW,


Schultz, David T. and D. Scott Aberson. Be careful what you ask for: the FDA’s denials of citizen petitions confirms there is no such thing as a limited premarket approval. 39 Wm. Mitchell L. Rev. 1157-1175 (2013).


Bindman, Jevon C. Note. The spam filter ate my e-mail: when are electronic records received? 39 Wm. Mitchell L. Rev. 1295-1332 (2013).

