**Please note there will be no August 23, 2013 issue of CILP.**

**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 16, 2013**

<table>
<thead>
<tr>
<th>Publication Title</th>
<th>Volume</th>
<th>Issue</th>
<th>Pages</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>American Criminal Law Review</td>
<td>50</td>
<td>No. 1</td>
<td>Winter</td>
<td>2013</td>
</tr>
<tr>
<td>Arizona Law Review</td>
<td>55</td>
<td>No. 2</td>
<td>Summer</td>
<td>2013</td>
</tr>
<tr>
<td>Arizona State Law Journal</td>
<td>45</td>
<td>No. 2</td>
<td>Summer</td>
<td>2013</td>
</tr>
<tr>
<td>Arkansas Law Review</td>
<td>66</td>
<td>No. 2</td>
<td>Pp. 359-612</td>
<td>2013</td>
</tr>
<tr>
<td>Brooklyn Law Review</td>
<td>78</td>
<td>No. 2</td>
<td>Winter</td>
<td>2013</td>
</tr>
<tr>
<td>Case Western Reserve Law Review</td>
<td>63</td>
<td>No. 4</td>
<td>Summer</td>
<td>2013</td>
</tr>
<tr>
<td>CUNY Law Review</td>
<td>15</td>
<td>No. 2</td>
<td>Summer</td>
<td>2012</td>
</tr>
<tr>
<td>Florida Law Review</td>
<td>65</td>
<td>No. 2</td>
<td>April</td>
<td>2013</td>
</tr>
<tr>
<td>George Mason University Civil Rights Law Journal</td>
<td>23</td>
<td>No. 3</td>
<td>Summer</td>
<td>2013</td>
</tr>
<tr>
<td>Georgia Law Review</td>
<td>47</td>
<td>No. 2</td>
<td>Winter</td>
<td>2013</td>
</tr>
<tr>
<td>Houston Law Review</td>
<td>50</td>
<td>No. 5</td>
<td>Spring</td>
<td>2013</td>
</tr>
<tr>
<td>Indiana Law Journal</td>
<td>88</td>
<td>No. 3</td>
<td>Summer</td>
<td>2013</td>
</tr>
<tr>
<td>Journal of Health &amp; Biomedical Law</td>
<td>9</td>
<td>No. 1</td>
<td>Pp. 1-158</td>
<td>2013</td>
</tr>
<tr>
<td>Journal of the Copyright Society of the U.S.A.</td>
<td>60</td>
<td>No. 1</td>
<td>Fall</td>
<td>2012</td>
</tr>
<tr>
<td>Liberty University Law Review</td>
<td>7</td>
<td>No. 2</td>
<td>Spring</td>
<td>2013</td>
</tr>
<tr>
<td>Loyola University Chicago Law Journal</td>
<td>44</td>
<td>No. 5</td>
<td>Summer</td>
<td>2013</td>
</tr>
<tr>
<td>Michigan Journal of Race &amp; Law</td>
<td>18</td>
<td>No. 2</td>
<td>Spring</td>
<td>2013</td>
</tr>
<tr>
<td>New Mexico Law Review</td>
<td>43</td>
<td>No. 1</td>
<td>Spring</td>
<td>2013</td>
</tr>
<tr>
<td>New York University Law Review</td>
<td>88</td>
<td>No. 3</td>
<td>June</td>
<td>2013</td>
</tr>
<tr>
<td>Northern Illinois University Law Review</td>
<td>33</td>
<td>No. 3</td>
<td>Summer</td>
<td>2013</td>
</tr>
<tr>
<td>Northwestern University Law Review</td>
<td>107</td>
<td>No. 2</td>
<td>Winter</td>
<td>2013</td>
</tr>
<tr>
<td>Pepperdine Law Review</td>
<td>40</td>
<td>No. 5</td>
<td>May</td>
<td>2013</td>
</tr>
<tr>
<td>Phoenix Law Review</td>
<td>6</td>
<td>No. 2</td>
<td>Winter</td>
<td>2012-2013</td>
</tr>
<tr>
<td>San Diego International Law Journal</td>
<td>14</td>
<td>No. 2</td>
<td>Spring</td>
<td>2013</td>
</tr>
<tr>
<td>Southern California Review of Law and Social Justice</td>
<td>22</td>
<td>No. 2</td>
<td>Winter</td>
<td>2013</td>
</tr>
<tr>
<td>St. Thomas Law Review</td>
<td>25</td>
<td>No. 2</td>
<td>Spring</td>
<td>2013</td>
</tr>
<tr>
<td>Stanford Law Review</td>
<td>65</td>
<td>No. 5</td>
<td>May</td>
<td>2013</td>
</tr>
<tr>
<td>Thomas M. Cooley Law Review</td>
<td>29</td>
<td>No. 2</td>
<td>Trinity Term</td>
<td>2012</td>
</tr>
<tr>
<td>UC Davis Journal of Juvenile Law &amp; Policy</td>
<td>17</td>
<td>No. 2</td>
<td>Summer</td>
<td>2013</td>
</tr>
<tr>
<td>University of Memphis Law Review</td>
<td>43</td>
<td>No. 4</td>
<td>Summer</td>
<td>2013</td>
</tr>
<tr>
<td>University of Pennsylvania Journal of Constitutional Law</td>
<td>15</td>
<td>No. 4</td>
<td>April</td>
<td>2013</td>
</tr>
<tr>
<td>University of St. Thomas Law Journal</td>
<td>9</td>
<td>No. 3</td>
<td>Spring</td>
<td>2012</td>
</tr>
<tr>
<td>Vanderbilt Law Review</td>
<td>66</td>
<td>No. 4</td>
<td>May</td>
<td>2013</td>
</tr>
<tr>
<td>Virginia Law Review</td>
<td>99</td>
<td>No. 4</td>
<td>June</td>
<td>2013</td>
</tr>
<tr>
<td>Washington and Lee Law Review</td>
<td>70</td>
<td>No. 2</td>
<td>Spring</td>
<td>2013</td>
</tr>
<tr>
<td>Western State University Law Review</td>
<td>40</td>
<td>No. 2</td>
<td>Spring</td>
<td>2013</td>
</tr>
<tr>
<td>William Mitchell Law Review</td>
<td>39</td>
<td>No. 5</td>
<td>Pp. 1441-1692</td>
<td>2013</td>
</tr>
<tr>
<td>Yale Law Journal</td>
<td>122</td>
<td>No. 7</td>
<td>May</td>
<td>2013</td>
</tr>
</tbody>
</table>
ACCOUNTING

ADMINISTRATIVE LAW


Love, Margaret Colgate.  Reinvigorating the federal pardon process: what the President can learn from the states.  9 U. St. Thomas L.J. 730-768 (2012).


ADMIRALTY

AGENCY


AGRICULTURE LAW

AIR AND SPACE LAW
For more on this subject see the Tables of Contents of Indexed Law Reviews for: Phoenix Law Review


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

ARTS AND ENTERTAINMENT


Nobile, Liana M.  Student article. The kids are not alright: an open call for reforming the protections afforded to reality television’s child participants.  17 UC Davis J. Juv. L. & Pol’y 41-76 (2013).


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


Smith, Kevin J. Defining the Brunner test’s three parts: time to set a national standard for all three parts to determine when to allow the discharge of federal student loans. 58 S.D. L. Rev. 250-272 (2013).


Smith, Kevin J. Defining the Brunner test’s three parts: time to set a national standard for all three parts to determine when to allow the discharge of federal student loans. 58 S.D. L. Rev. 250-272 (2013).


Bushell, Logan. Student article. “Give me your tired, your poor, your huddled masses”—just as long as they fit the heteronormative ideal: U.S. immigration law’s exclusionary & inequitable treatment of lesbians, gay, bisexual, transgendered, and queer migrants. 48 Gonz. L. Rev. 673-700 (2012/13).


Coppock, Paul W. Student article. Doors to remain open during business hours: maintaining the media’s (and the public’s) First Amendment right of access in the face of changing technology. (Rapid City Journal v. Delaney, 804 N.W.2d 388, 2011.) 58 S.D. L. Rev. 319-346 (2013).


Hemingway, Anne P. Keeping it real: using Facebook posts to teach professional responsibility and professionalism. 43 N.M.L. Rev. 43-76 (2013).


Lotriente, Nicolette. Note. The sky’s the limit: the border search doctrine and cloud computing. 78 Brook. L. Rev. 663-695 (2013).


Nobile, Liana M. Student article. The kids are not alright: an open call for reforming the protections afforded to reality television’s child participants. 17 UC Davis J. Juv. L. & Pol’y 41-76 (2013).


COMPARATIVE AND FOREIGN LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for: Willamette Journal of International Law and Dispute Resolution


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

CONFLICT OF LAWS


CONSTITUTIONAL LAW, GENERALLY

For more on this subject see the Tables of Contents of Indexed Law Reviews for: University of Pennsylvania Journal of Constitutional Law Washington and Lee Law Review


CONSUMER PROTECTION LAW

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

CONTRACTS


McDonnell, Benjamin J. Student article. Finding a contract in the “muddle”: tracing the source of design professionals’ liability in the construction context under Washington’s independent duty doctrine. 48 Gonz. L. Rev. 627-672 (2012/13).


CORPORATIONS


Binder, Joseph M. Note. A tax analysis of the emerging class of hybrid entities. 78 Brook. L. Rev. 625-661 (2013).


Morse, Susan C. The transfer pricing regs need a good edit. 40 Pepp. L. Rev. 1415-1439 (2013).


COURTS


DeForrest, Mark. In the groove or in a rut? Resolving conflicts between the divisions of the Washington State Court of Appeals at the trial court level. 48 Gonz. L. Rev. 455-513 (2012/13).


CRIMINAL LAW AND PROCEDURE

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

American Criminal Law Review
St. Thomas Law Review
University of Memphis Law Review
Washington and Lee Law Review
William Mitchell Law Review


Gaer, Felice D. Rape as a form of torture: the experience of the Committee Against Torture. 15 CUNY L. Rev. 293-308 (2012).


Lotrionte, Nicolette. Note. The sky’s the limit: the border search doctrine and cloud computing. 78 Brook. L. Rev. 663-695 (2013).


Reid, Elizabeth A. The Prison Rape Elimination Act (PREA) and the importance of litigation in its enforcement: holding guards who rape accountable. 122 Yale L.J. 2084-2097 (2013).

Schaumleffel, Kiley. Student article. Dual jurisdiction in California: how the juvenile courts are failing crossover youth. 17 UC Davis J. Juv. L. & Pol’y 77-103 (2013).


DISPUTE RESOLUTION

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


DOMESTIC RELATIONS


Byrn, Mary Patricia and Lisa Giddings. An empirical analysis of the use of the intent test to determine parenthood in assisted reproductive technology cases. 50 Hous. L. Rev. 1295-1324 (2013).


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

EDUCATION LAW


Smith, Kevin J. Defining the Brunner test’s three parts: time to set a national standard for all three parts to determine when to allow the discharge of federal student loans. 58 S.D. L. Rev. 250-272 (2013).


EMPLOYMENT PRACTICE


Barker, Thomas R. Employer-related provisions of the Patient Protection and Affordable Care Act: new requirements and rapid implementation may pose challenges for labor and employment, tax and ERISA counsel. 9 J. Health & Biomed. L. 1-25 (2013).


**ENERGY AND UTILITIES LAW**

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


Mann, Roberta F. Smart incentives for the smart grid. 43 N.M. L. Rev. 127-155 (2013).


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

**ESTATES AND TRUSTS**


**EVIDENCE**


FIRST AMENDMENT


FOOD AND DRUG LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for: Southern California Review of Law and Social Justice

Walter, Colleen S. Note. Ethical, legal, and economic considerations related to the mandatory administration of the human papillomavirus vaccine. 27 Notre Dame J.L. Ethics & Pub. Pol’y 611-635 (2013).

FOURTEENTH AMENDMENT

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


Hagen, Alex M. Mixed motives speak in different tongues: doctrine, discourse, and judicial function in class-of-one equal protection theory. 58 S.D. L. Rev. 197-249 (2013).


**HEALTH LAW AND POLICY**

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Journal of Health & Biomedical Law
Southern California Review of Law and Social Justice


Williams, Brendan W. A better “exchange”: some states, including Washington, control their health care markets while most surrender autonomy to resist reform. 48 Gonz. L. Rev. 595-626 (2012/13).


**HOUSING LAW**

Godsil, Rachel D. The gentrification trigger: autonomy, mobility, and affirmatively furthering fair housing. 78 Brook. L. Rev. 319-338 (2013).


HUMAN RIGHTS LAW

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

CUNY Law Review
University of Memphis Law Review
Willamette Journal of International Law and Dispute Resolution

Mogulescu, Kate. The public defender as anti-trafficking advocate, an unlikely role: how current New York City arrest and prosecution policies systematically criminalize victims of sex trafficking. 15 CUNY L. Rev. 471-489 (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.)


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

IMMIGRATION LAW

Bushell, Logan. Student article. “Give me your tired, your poor, your huddled masses”—just as long as they fit the heteronormative ideal: U.S. immigration law’s exclusionary & inequitable treatment of lesbians, gay, bisexual, transgendered, and queer migrants. 48 Gonz. L. Rev. 673-700 (2012/13).


CURRENT INDEX TO LEGAL PERIODICALS
Page 13
August 16, 2013

INTELLECTUAL PROPERTY LAW
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Albany Law Journal of Science & Technology
Journal of Business, Entrepreneurship & the Law
Journal of the Copyright Society of the U.S.A.


Popernik, Stephen B. Note. The creation of an “access right” in the Ninth Circuit’s digital copyright jurisprudence. 78 Brook. L. Rev. 697-739 (2013).

INTERNATIONAL LAW
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
CUNY Law Review
San Diego International Law Journal
Willamette Journal of International Law and Dispute Resolution

Hearsey, Christopher M. Student article. The foreign space flight participant problem: can a space flight operator balance satisfaction of FAA informed consent information requirements with ITAR? 6 Phoenix L. Rev. 303-357 (2012-2013).


INTERNATIONAL TRADE
For more on this subject see the Tables of Contents of Indexed Law Reviews for this journal.


Morse, Susan C. The transfer pricing regs need a good edit. 40 Pepp. L. Rev. 1415-1439 (2013).


JUDGES


Hagen, Alex M. Mixed motives speak in different tongues: doctrine, discourse, and judicial function in class-of-one equal protection theory. 58 S.D. L. Rev. 197-249 (2013).


JURISPRUDENCE

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

Bowers, Josh. Two rights to counsel. 70 Wash. & Lee L. Rev. 1133-1172 (2013).


Hagen, Alex M. Mixed motives speak in different tongues: doctrine, discourse, and judicial function in class-of-one equal protection theory. 58 S.D. L. Rev. 197-249 (2013).


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

LABOR LAW


Hesch, Joel D. Breaking the siege: restoring equity and statutory intent to the process of determining qui tam relator awards under the False Claims Act. 29 T.M. Cooley L. Rev. 217-283 (2012).


Nobile, Liana M. Student article. The kids are not alright: an open call for reforming the protections afforded to reality television’s child participants. 17 UC Davis J. Juv. L. & Pol’y 41-76 (2013).


Pearson, Michael W. and student W. Danny Green. Judge, jury, and executioner no longer: will the Pilot’s Bill of Rights finally level the playing field...or not? 6 Phoenix L. Rev. 257-279 (2012-2013).

LAND USE PLANNING

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

Brooklyn Law Review


(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:
Northwestern University Law Review
Notre Dame Journal of Law, Ethics & Public Policy
Southern California Review of Law and Social Justice
Yale Law Journal


Gross, John P. Too poor to hire a lawyer but not indigent: how states use the Federal Poverty Guidelines to deprive defendants of their Sixth Amendment right to counsel. 70 Wash. & Lee L. Rev. 1173-1219 (2013).


Smith, Abbe. Gideon was a prisoner: on criminal defense in a time of mass incarceration. 70 Wash. & Lee L. Rev. 1363-1391 (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.)

LAW ENFORCEMENT AND CORRECTIONS

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
American Criminal Law Review
Michigan Journal of Race & Law
St. Thomas Law Review
University of St. Thomas Law Journal
Washington and Lee Law Review
Yale Law Journal


(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.)

LEGAL ANALYSIS AND WRITING

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


LEGAL HISTORY


Crouch, Jeffrey. The President’s power to commute: is it still relevant? 9 U. St. Thomas L.J. 681-697 (2012).


Drinan, Cara H. Getting real about Gideon: the next fifty years of enforcing the right to counsel. 70 Wash. & Lee L. Rev. 1309-1344 (2013).


LEGAL PROFESSION


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

LEGAL RESEARCH AND BIBLIOGRAPHY


LEGISLATION


Sugzda, Alex. Note. You’re under arrest—say ah: suggestions for legislatures drafting statutes allowing DNA extraction from arrestees. 70 Wash. & Lee L. Rev. 1443-1481 (2013).


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

MEDICAL JURISPRUDENCE


Byrn, Mary Patricia and Lisa Giddings. An empirical analysis of the use of the intent test to determine parentage in assisted reproductive technology cases. 50 Hous. L. Rev. 1295-1324 (2013).


Sugzda, Alex. Note. You’re under arrest—say ah: suggestions for legislatures drafting statutes allowing DNA extraction from arrestees. 70 Wash. & Lee L. Rev. 1443-1481 (2013).

Walter, Colleen S. Note. Ethical, legal, and economic considerations related to the mandatory administration of the human papillomavirus vaccine. 27 Notre Dame J.L. Ethics & Pub. Pol’y 611-635 (2013).

**MILITARY, WAR AND PEACE**


**MOTOR VEHICLES**


**NATURAL RESOURCES LAW**


OIL, GAS, AND MINERAL LAW

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


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

ORGANIZATIONS

Binder, Joseph M. Note. A tax analysis of the emerging class of hybrid entities. 78 Brook. L. Rev. 625-661 (2013).


PARTNERSHIPS


POLITICS


Ehrlich, Robert L. Pardons and commutations: observations from the front lines. 9 U. St. Thomas L.J. 669-680 (2012).


Fritz, Kevin W. Comment. The STOCK Act is inadequate: U.S. index funds are the solution to political insider trading. 7 Liberty U. L. Rev. 275-316 (2013).


Ruckman, P.S. Jr. The study of mercy: what political scientists know (and don’t know) about the pardon power. 9 U. St. Thomas L.J. 783-837 (2012).


PRACTICE AND PROCEDURE

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


DeForrest, Mark. In the groove or in a rut? Resolving conflicts between the divisions of the Washington State Court of Appeals at the trial court level. 48 Gonz. L. Rev. 455-513 (2012/13).


Hesch, Joel D. Breaking the siege: restoring equity and statutory intent to the process of determining qui tam relator awards under the False Claims Act. 29 T.M. Cooley L. Rev. 217-283 (2012).


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

PRESIDENT/EXECUTIVE DEPARTMENT

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Pepperdine Law Review
University of St. Thomas Law Journal

(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


PROFESSIONAL ETHICS


Fritz, Kevin W. Comment. The STOCK Act is inadequate: U.S. index funds are the solution to political insider trading. 7 Liberty U. L. Rev. 275-316 (2013).

Hemingway, Anne P. Keeping it real: using Facebook posts to teach professional responsibility and professionalism. 43 N.M. L. Rev. 43-76 (2013).


**PROPERTY—PERSONAL AND REAL**

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

- Brooklyn Law Review

**PROPERTY—PERSONAL AND REAL**

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

- Loyola University Chicago Law Journal
- Southern California Review of Law and Social Justice

**PSYCHOLOGY AND PSYCHIATRY**

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

- Votruba, Ashley M. Comment. Will the real reasonable person please stand up? Using psychology to better understand how juries interpret and apply the reasonable person standard. 45 Ariz. St. L.J. 703-732 (2013).
CURRENT INDEX TO LEGAL PERIODICALS
Page 24
August 16, 2013

RELIGION

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Notre Dame Journal of Law, Ethics & Public Policy


REMEDIES

Alper, Ty. Toward a right to litigate ineffective assistance of counsel. 70 Wash. & Lee L. Rev. 839-882 (2013).


Hesch, Joel D. Breaking the siege: restoring equity and statutory intent to the process of determining qui tam relator awards under the False Claims Act. 29 T.M. Cooley L. Rev. 217-283 (2012).


Reid, Elizabeth A. The Prison Rape Elimination Act (PREA) and the importance of litigation in its enforcement: holding guards who rape accountable. 122 Yale L.J. 2084-2097 (2013).


RETIREMENT SECURITY

Barker, Thomas R. Employer-related provisions of the Patient Protection and Affordable Care Act: new requirements and rapid implementation may pose challenges for labor and employment, tax and ERISA counsel. 9 J. Health & Biomed. L. 1-25 (2013).

RICO


SCIENCE AND TECHNOLOGY

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


Lotrionte, Nicolette. Note. The sky’s the limit: the border search doctrine and cloud computing. 78 Brook. L. Rev. 663-695 (2013).
Popernik, Stephen B.  Note. The creation of an “access right” in the Ninth Circuit’s digital copyright jurisprudence. 78 Brook. L. Rev. 697-739 (2013).


SECOND AMENDMENT


SECURED TRANSACTIONS


Reigel, Gregory J.  A practitioner’s guide to the perfection, priority, and enforcement of an aircraft mechanic’s lien. 6 Phoenix L. Rev. 281-302 (2012-2013).

SECURITIES LAW

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

Fritz, Kevin W.  Comment. The STOCK Act is inadequate: U.S. index funds are the solution to political insider trading. 7 Liberty U. L. Rev. 275-316 (2013).


(SEXUALITY AND THE LAW

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


Bushell, Logan.  Student article. “Give me your tired, your poor, your huddled masses”—just as long as they fit the heteronormative ideal: U.S. immigration law’s exclusionary & inequitable treatment of lesbians, gay, bisexual, transgendered, and queer migrants. 48 Gonz. L. Rev. 673-700 (2012/13).

Gaer, Felice D. Rape as a form of torture: the experience of the Committee Against Torture. 15 CUNY L. Rev. 293-308 (2012).


Mogulescu, Kate. The public defender as anti-trafficking advocate, an unlikely role: how current New York City arrest and prosecution policies systematically criminalize victims of sex trafficking. 15 CUNY L. Rev. 471-489 (2012).


Reid, Elizabeth A. The Prison Rape Elimination Act (PREA) and the importance of litigation in its enforcement: holding guards who rape accountable. 122 Yale L.J. 2084-2097 (2013).


Walter, Colleen S. Note. Ethical, legal, and economic considerations related to the mandatory administration of the human papillomavirus vaccine. 27 Notre Dame J.L. Ethics & Pub. Pol’y 611-635 (2013).


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

SOCIAL WELFARE

Gross, John P. Too poor to hire a lawyer but not indigent: how states use the Federal Poverty Guidelines to deprive defendants of their Sixth Amendment right to counsel. 70 Wash. & Lee L. Rev. 1173-1219 (2013).


SPORTS


STATE AND LOCAL GOVERNMENT LAW

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


Love, Margaret Colgate. Reinvigorating the federal pardon process: what the President can learn from the states. 9 U. St. Thomas L.J. 730-768 (2012).


Mann, Roberta F. Smart incentives for the smart grid. 43 N.M. L. Rev. 127-155 (2013).


Hearsey, Christopher M. Student article. The foreign space flight participant problem: can a space flight operator balance satisfaction of FAA informed consent information requirements with ITAR? 6 Phoenix L. Rev. 303-357 (2012-2013).


Morse, Susan C. The transfer pricing regs need a good edit. 40 Pepp. L. Rev. 1415-1439 (2013).


TORTS

Barker, Thomas R. Employer-related provisions of the Patient Protection and Affordable Care Act: new requirements and rapid implementation may pose challenges for labor and employment, tax and ERISA counsel. 9 J. Health & Biomed. L. 1-25 (2013).

Binder, Joseph M. Note. A tax analysis of the emerging class of hybrid entities. 78 Brook. L. Rev. 625-661 (2013).


McDonnell, Benjamin J. Student article. Finding a contract in the “muddle”: tracing the source of design professionals’ liability in the construction context under Washington’s independent duty doctrine. 48 Gonz. L. Rev. 627-672 (2012/13).


Votruba, Ashley M. Comment. Will the real reasonable person please stand up? Using psychology to better understand how juries interpret and apply the reasonable person standard. 45 Ariz. St. L.J. 703-732 (2013).


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

WORKERS’ COMPENSATION LAW


TABLES OF CONTENTS OF INDEXED LAW REVIEWS


50 AMERICAN CRIMINAL LAW REVIEW, NO. 1, WINTER, 2013.


55 ARIZONA LAW REVIEW, NO. 2, SUMMER, 2013.


45 ARIZONA STATE LAW JOURNAL, NO. 2, SUMMER, 2013.


Votruba, Ashley M.  Comment. Will the real reasonable person please stand up? Using psychology to better understand how juries interpret and apply the reasonable person standard.  45 Ariz. St. L.J. 703-732 (2013).


Godsil, Rachel D.  The gentrification trigger: autonomy, mobility, and affirmatively furthering fair housing. 78 Brook. L. Rev. 319-338 (2013).


Nolon, John R.  Land use and climate change: lawyers negotiating above regulation. 78 Brook. L. Rev. 521-570 (2013).

Binder, Joseph M.  Note. A tax analysis of the emerging class of hybrid entities. 78 Brook. L. Rev. 625-661 (2013).
Lotrionte, Nicolette. Note. The sky’s the limit: the border search doctrine and cloud computing. 78 Brook. L. Rev. 663-695 (2013).

Popernik, Stephen B. Note. The creation of an “access right” in the Ninth Circuit’s digital copyright jurisprudence. 78 Brook. L. Rev. 697-739 (2013).


63 CASE WESTERN RESERVE LAW REVIEW, NO. 4, SUMMER, 2013.


Merrill, Thomas W. Four questions about fracking. 63 Case W. Res. L. Rev. 971-993 (2013).


15 CUNY LAW REVIEW, NO. 2, SUMMER, 2012.


Ritchie, Andrea J. Living the legacy of Rhonda Copelon. 15 CUNY L. Rev. 255-263 (2012).


Gaer, Felice D. Rape as a form of torture: the experience of the Committee Against Torture. 15 CUNY L. Rev. 293-308 (2012).


Mogulescu, Kate. The public defender as anti-trafficking advocate, an unlikely role: how current New York City arrest and prosecution policies systematically criminalize victims of sex trafficking. 15 CUNY L. Rev. 471-489 (2012).


47 GEORGIA LAW REVIEW, NO. 2, WINTER, 2013.


DeForrest, Mark. In the groove or in a rut? Resolving conflicts between the divisions of the Washington State Court of Appeals at the trial court level. 48 Gonz. L. Rev. 455-513 (2012/13).


Williams, Brendan W. A better “exchange”: some states, including Washington, control their health care markets while most surrender autonomy to resist reform. 48 Gonz. L. Rev. 595-626 (2012/13).

McDonnell, Benjamin J. Student article. Finding a contract in the “muddle”: tracing the source of design professionals’ liability in the construction context under Washington’s independent duty doctrine. 48 Gonz. L. Rev. 627-672 (2012/13).

Bushell, Logan. Student article. “Give me your tired, your poor, your huddled masses”—just as long as they fit the heteronormative ideal: U.S. immigration law’s exclusionary & inequitable treatment of lesbians, gay, bisexual, transgendered, and queer migrants. 48 Gonz. L. Rev. 673-700 (2012/13).

50 HOUSTON LAW REVIEW, NO. 5, SPRING, 2013.

Byrn, Mary Patricia and Lisa Giddings. An empirical analysis of the use of the intent test to determine parentage in assisted reproductive technology cases. 50 Hous. L. Rev. 1295-1324 (2013).


By the numbers. 50 Hous. L. Rev. 1574-1598 (2013).


9 JOURNAL OF HEALTH & BIOMEDICAL LAW, NO. 1, PP. 1-158, 2013.


Barker, Thomas R. Employer-related provisions of the Patient Protection and Affordable Care Act: new requirements and rapid implementation may pose challenges for labor and employment, tax and ERISA counsel. 9 J. Health & Biomed. L. 1-25 (2013).


Administrative developments. 60 J. Copyright Soc’y U.S.A. 95 (2012).


7 LIBERTY UNIVERSITY LAW REVIEW, NO. 2, SPRING, 2013.


Fritz, Kevin W. Comment. The STOCK Act is inadequate: U.S. index funds are the solution to political insider trading. 7 Liberty U. L. Rev. 275-316 (2013).


Gilden, Carol V., Michael B. Eisenkraft and Josh Segal. The dangers of missing the forest: the harm caused by VeriFone Holdings in a Tellabs world. 44 Loy. U. Chi. L.J. 1457-1473 (2013).


Hemingway, Anne P. Keeping it real: using Facebook posts to teach professional responsibility and professionalism. 43 N.M. L. Rev. 43-76 (2013).


Mann, Roberta F. Smart incentives for the smart grid. 43 N.M. L. Rev. 127-155 (2013).


88 NEW YORK UNIVERSITY LAW REVIEW, NO. 3, JUNE, 2013.


33 NORTHERN ILLINOIS UNIVERSITY LAW REVIEW, NO. 3, SUMMER, 2013.


107 NORTHWESTERN UNIVERSITY LAW REVIEW, NO. 2, WINTER, 2013.


Civil Procedure


Constitutional Law


Federal Jurisdiction


Tributes


Walter, Colleen S. Note. Ethical, legal, and economic considerations related to the mandatory administration of the human papillomavirus vaccine. 27 Notre Dame J.L. Ethics & Pub. Pol’y 611-635 (2013).

40 PEPPERDINE LAW REVIEW, MAY, 2013.


Morse, Susan C.  The transfer pricing regs need a good edit.  40 Pepp. L. Rev. 1415-1439 (2013).

6 PHOENIX LAW REVIEW, NO. 2, WINTER, 2012-2013.


Pearson, Michael W. and student W. Danny Green.  Judge, jury, and executioner no longer: will the Pilot’s Bill of Rights finally level the playing field...or not?.  6 Phoenix L. Rev. 257-279 (2012-2013).

Reigel, Gregory J.  A practitioner’s guide to the perfection, priority, and enforcement of an aircraft mechanic’s lien.  6 Phoenix L. Rev. 281-302 (2012-2013).

Hearsay, Christopher M.  Student article. The foreign space flight participant problem: can a space flight operator balance satisfaction of FAA informed consent information requirements with ITAR?  6 Phoenix L. Rev. 303-357 (2012-2013).


14 SAN DIEGO INTERNATIONAL LAW JOURNAL, NO. 2, SPRING, 2013.


Hagen, Alex M.  Mixed motives speak in different tongues: doctrine, discourse, and judicial function in class-of-one equal protection theory.  58 S.D. L. Rev. 197-249 (2013).

Smith, Kevin J.  Defining the Brunner test’s three parts: time to set a national standard for all three parts to determine when to allow the discharge of federal student loans.  58 S.D. L. Rev. 250-272 (2013).


Coppock, Paul W.  Student article. Doors to remain open during business hours: maintaining the media’s (and the public’s) First Amendment right of access in the face of changing technology.  (Rapid City Journal v. Delaney, 804 N.W.2d 388, 2011.)  58 S.D. L. Rev. 319-346 (2013).


Savona, Therese A.  The growing pains of Graham v. Florida: deciphering whether lengthy term-of-years sentences for juvenile defendants can equate to the unconstitutional sentence of life without the possibility of parole. 25 St. Thomas L. Rev. 182-217 (2013).


65 STANFORD LAW REVIEW, NO. 5, MAY, 2013.


Friener, Paul B.  From the Editor. 29 T.M. Cooley L. Rev. vii (2012).


Hesch, Joel D.  Breaking the siege: restoring equity and statutory intent to the process of determining qui tam relator awards under the False Claims Act. 29 T.M. Cooley L. Rev. 217-283 (2012).


Nobile, Liana M. Student article. The kids are not alright: an open call for reforming the protections afforded to reality television’s child participants. 17 UC Davis J. Juv. L. & Pol’y 41-76 (2013).

Schaumleffel, Kiley. Student article. Dual jurisdiction in California: how the juvenile courts are failing crossover youth. 17 UC Davis J. Juv. L. & Pol’y 77-103 (2013).

Recent court decisions and legislation impacting juveniles. 17 UC Davis J. Juv. L. & Pol’y 105-122 (2013).


Crouch, Jeffrey. The President’s power to commute: is it still relevant? 9 U. St. Thomas L.J. 681-697 (2012).


Love, Margaret Colgate. Reinvigorating the federal pardon process: what the President can learn from the states. 9 U. St. Thomas L.J. 730-768 (2012).

Ruckman, P.S. Jr. The study of mercy: what political scientists know (and don’t know) about the pardon power. 9 U. St. Thomas L.J. 783-837 (2012).


66 VANDERBILT LAW REVIEW, NO. 4, MAY, 2013.


70 WASHINGTON AND LEE LAW REVIEW, NO. 2, SPRING, 2013.


King, John D. Lamentations, celebrations, and innovations: Gideon at 50. 70 Wash. & Lee L. Rev. 835-837 (2013).

Panel 1: Gideon, Strickland, and the Right to Effective Representation

Alper, Ty. Toward a right to litigate ineffective assistance of counsel. 70 Wash. & Lee L. Rev. 839-882 (2013).


Garrett, Brandon L. Validating the right to counsel. 70 Wash. & Lee L. Rev. 927-959 (2013).


Panel 2: Unanticipated Consequences and Enmeshed Penalties: Gideon and Misdemeanors


Bowers, Josh. Two rights to counsel. 70 Wash. & Lee L. Rev. 1133-1172 (2013).

Gross, John P. Too poor to hire a lawyer but not indigent: how states use the Federal Poverty Guidelines to deprive defendants of their Sixth Amendment right to counsel. 70 Wash. & Lee L. Rev. 1173-1219 (2013).


Panel 4: The Future of the Right to Counsel


Drinan, Cara H. Getting real about Gideon: the next fifty years of enforcing the right to counsel. 70 Wash. & Lee L. Rev. 1309-1344 (2013).

Mosteller, Robert P. “Potential innocence”: making the most of a bleak environment for public support of indigent defense. 70 Wash. & Lee L. Rev. 1345-1362 (2013).

Smith, Abbe. Gideon was a prisoner: on criminal defense in a time of mass incarceration. 70 Wash. & Lee L. Rev. 1363-1391 (2013).


Sugzda, Alex. Note. You’re under arrest—say ah: suggestions for legislatures drafting statutes allowing DNA extraction from arrestees. 70 Wash. & Lee L. Rev. 1443-1481 (2013).

40 WESTERN STATE UNIVERSITY LAW REVIEW, NO. 2, SPRING, 2013.


Larson, Joshua. Escape from the twilight zone: Minnesota’s definitions of “substantial bodily harm” and “great bodily harm” leave too much room for injustice, and they can be improved. 39 Wm. Mitchell L. Rev. 1514-1551 (2013).


Editors’ note.  122 Yale L.J. 2082 (2013).

Reid, Elizabeth A.  The Prison Rape Elimination Act (PREA) and the importance of litigation in its enforcement: holding guards who rape accountable.  122 Yale L.J. 2084-2097 (2013).


122 YALE LAW JOURNAL,
NO. 7, MAY, 2013.


