Please note: there will be no December 26, 2014 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 2014, Marian Gould Gallagher Law Library  
University of Washington School of Law

Key to Citations——December 19, 2014

<table>
<thead>
<tr>
<th>Periodical Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>American Bankruptcy Institute Law Review</td>
<td>22</td>
</tr>
<tr>
<td>Ave Maria Law Review</td>
<td>12</td>
</tr>
<tr>
<td>Boston University Law Review</td>
<td>94</td>
</tr>
<tr>
<td>Buffalo Law Review</td>
<td>62</td>
</tr>
<tr>
<td>Columbia Journal of Environmental Law</td>
<td>39</td>
</tr>
<tr>
<td>DePaul Law Review</td>
<td>63</td>
</tr>
<tr>
<td>Florida Tax Review</td>
<td>16</td>
</tr>
<tr>
<td>Harvard Journal on Legislation</td>
<td>51</td>
</tr>
<tr>
<td>I/S: A Journal of Law and Policy for the Information Society</td>
<td>10</td>
</tr>
<tr>
<td>IIC: International Review of Intellectual Property and Competition Law</td>
<td>45</td>
</tr>
<tr>
<td>Journal of Health Care Law &amp; Policy</td>
<td>17</td>
</tr>
<tr>
<td>Journal of Supreme Court History</td>
<td>39</td>
</tr>
<tr>
<td>Journal of Technology Law &amp; Policy</td>
<td>19</td>
</tr>
<tr>
<td>Law &amp; Society Review</td>
<td>48</td>
</tr>
<tr>
<td>Law and Literature</td>
<td>26</td>
</tr>
<tr>
<td>Marquette Law Review</td>
<td>97</td>
</tr>
<tr>
<td>Michigan Journal of International Law</td>
<td>35</td>
</tr>
<tr>
<td>Ohio State Journal of Criminal Law</td>
<td>11</td>
</tr>
<tr>
<td>Oklahoma Law Review</td>
<td>67</td>
</tr>
<tr>
<td>Pace Environmental Law Review</td>
<td>31</td>
</tr>
<tr>
<td>Pepperdine Dispute Resolution Law Journal</td>
<td>14</td>
</tr>
<tr>
<td>Psychology, Public Policy, and Law</td>
<td>20</td>
</tr>
<tr>
<td>South Dakota Law Review</td>
<td>59</td>
</tr>
<tr>
<td>Temple International &amp; Comparative Law Journal</td>
<td>28</td>
</tr>
<tr>
<td>University of Arkansas at Little Rock Law Review</td>
<td>35</td>
</tr>
<tr>
<td>University of Cincinnati Law Review</td>
<td>82</td>
</tr>
<tr>
<td>University of Miami Business Law Review</td>
<td>22</td>
</tr>
<tr>
<td>University of Michigan Journal of Law Reform</td>
<td>47</td>
</tr>
<tr>
<td>Wyoming Law Review</td>
<td>14</td>
</tr>
<tr>
<td>Yale Law &amp; Policy Review</td>
<td>32</td>
</tr>
</tbody>
</table>

ACCOUNTING


ADMINISTRATIVE LAW


AGENCY


Noveck, Beth Simone. If only we knew what we know: open regulatory review at the FDA. 32 Yale L. & Pol’y Rev. 545-568 (2014).
AGRICULTURE LAW


AIR AND SPACE LAW


ARTS AND ENTERTAINMENT

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

BANKING AND FINANCE

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


BIOGRAPHY


CIVIL RIGHTS AND DISCRIMINATION

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


King, Nancy J. George and Margaret Barrock Lecture on Criminal Law. Sentencing and prior convictions: the past, the future, and the end of the prior-conviction exception to Apprendi. 97 Marq. L. Rev. 523-598 (2014).


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

COMMERCIAL LAW

Harris, Steven L. and Charles W. Mooney, Jr. When is a dog’s tail not a leg?: a property-based methodology for distinguishing sales of receivables from security interests that secure an obligation. 82 U. Cin. L. Rev. 1029-1078 (2014).

COMMUNICATIONS LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for: I/S: A Journal of Law and Policy for the Information Society

Miller, Akiva A. What do we worry about when we worry about price discrimination? The law and ethics of using personal information for pricing. 19 J. Tech. L. & Pol’y 41-104 (2014).


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

CONSUMER PROTECTION LAW


Miller, Akiva A. What do we worry about when we worry about price discrimination? The law and ethics of using personal information for pricing. 19 J. Tech. L. & Pol’y 41-104 (2014).


**CONTRACTS**


Landrum, Susan. Much ado about nothing?: what the numbers tell us about how state courts apply the unconscionability doctrine to arbitration agreements. 97 Marq. L. Rev. 751-812 (2014).


**CORPORATIONS**

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

University of Miami Business Law Review

Chiappinelli, Eric A. The underappreciated importance of personal jurisdiction in Delaware’s success. 63 DePaul L. Rev. 911-957 (2014).


**COURTS**

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

American Bankruptcy Institute Law Review


(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:

I/S: A Journal of Law and Policy for the Information Society

Ohio State Journal of Criminal Law


Falk, Patricia J. A curious omission from Ohio’s rape statute: sexual assault when the victim consents to medical or dental drugging. 82 U. Cin. L. Rev. 1123-1148 (2014).

Hamack, Brice. Go directly to jail, do not pass juvenile court, do not collect due process: why waiving juveniles into adult court without a fitness hearing is a denial of their basic due process rights. 14 Wyoming L. Rev. 775-828 (2014).


King, Nancy J.  **George and Margaret Barrock Lecture on Criminal Law.** Sentencing and prior convictions: the past, the future, and the end of the prior-conviction exception to Apprendi. 97 Marq. L. Rev. 523-598 (2014).


(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.)

**DISPUTE RESOLUTION**

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


Landrum, Susan.  Much ado about nothing?: what the numbers tell us about how state courts apply the unconscionability doctrine to arbitration agreements. 97 Marq. L. Rev. 751-812 (2014).


**DOMESTIC RELATIONS**


Marty-Nelson, Elena.  **We Gotta Get Out of This Place:** when residential tenants leave due to exigent circumstances. 35 U. Ark. Little Rock L. Rev. 871-903 (2013).


**ECONOMICS**


Mackey, Katherine V.  Note. Reforming “the blob”: why California’s latest approach to amending CEQA is a bad idea. 39 Colum. J. Envtl. L. 357-389 (2014).

Ostro, Zachary K.  In the debt we trust: the unconstitutionalality of defaulting on American financial obligations, and the political implications of their perpetual validity. 51 Harv. J. on Legisl. 241-275 (2014).
EDUCATION LAW

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


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

EMPLOYMENT PRACTICE


Thomas, Candice S. Comment. “Felony” is the new n-word: statistical evidence to measure a disparate impact claim for the use of criminal records checks in employment decisions. 82 U. Cin. L. Rev. 1295-1316 (2014).

ENERGY AND UTILITIES LAW

Kim, Esther Y. Note. Can you sue the government?: an examination of the legal doctrines for government liability regarding their involvement with wind power development. 39 Colum. J. Env’t L. 319-355 (2014).


ENVIRONMENTAL LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Columbia Journal of Environmental Law
Pace Environmental Law Review


ESTATES AND TRUSTS


EVIDENCE

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


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

FIRST AMENDMENT


Strandburg, Katherine J. Membership lists, metadata, and freedom of association’s specificity requirement. 10 I/S 327-365 (2014).


FOOD AND DRUG LAW

Noveck, Beth Simone. If only we knew what we know: open regulatory review at the FDA. 32 Yale L. & Pol’y Rev. 545-568 (2014).


Semands, Emily. Comment. Food choice: should the government be at the head of the table? 67 Okla. L. Rev. 149-190 (2014).


FOURTEENTH AMENDMENT


HEALTH LAW AND POLICY

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


HOUSING LAW

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

Hensley, Desiree C. Out in the cold: the failure of tenant enforcement of the Low-Income Housing Tax Credit. 82 U. Cin. L. Rev. 1079-1121 (2014).


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

HUMAN RIGHTS LAW


IMMIGRATION LAW


INDIAN AND ABORIGINAL LAW

INSURANCE LAW
Fox, Sarah. This is adaptation: the elimination of subsidies under the National Flood Insurance Program. 39 Colum. J. Envtl. L. 205-250 (2014).

INTELLECTUAL PROPERTY LAW
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
IIC: International Review of Intellectual Property and Competition Law


Collins, Kelly. Comment. Intending to confuse: why preponderance is the proper burden of proof for intentional trademark infringements under the Lanham Act. 67 Okla. L. Rev. 73-110 (2014).


INTERNATIONAL LAW
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
IIC: International Review of Intellectual Property and Competition Law
Michigan Journal of International Law
Temple International & Comparative Law Journal


INTERNATIONAL TRADE

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


JUDGES

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


Hume, Robert J.  Deciding not to decide: the politics of recusals on the U.S. Supreme Court.  48 Law & Soc’y Rev. 621-655 (2014).


JURISPRUDENCE

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


JUVENILES


Hamack, Brice. Go directly to jail, do not pass juvenile court, do not collect due process: why waiving juveniles into adult court without a fitness hearing is a denial of their basic due process rights. 14 Wyoming L. Rev. 775-828 (2014).


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

LAW AND SOCIETY

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


LAW ENFORCEMENT AND CORRECTIONS

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


Hamack, Brice. Go directly to jail, do not pass juvenile court, do not collect due process: why waiving juveniles into adult court without a fitness hearing is a denial of their basic due process rights. 14 Wyoming L. Rev. 775-828 (2014).


King, Nancy J. George and Margaret Barrock Lecture on Criminal Law. Sentencing and prior convictions: the past, the future, and the end of the prior-conviction exception to Apprendi. 97 Marq. L. Rev. 523-598 (2014).


LAW OF THE SEA

LEGAL EDUCATION

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Ohio State Journal of Criminal 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:
Journal of Supreme Court History


LEGAL PROFESSION


LEGISLATION

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Harvard Journal on Legislation
University of Arkansas at Little Rock Law Review


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

MEDICAL JURISPRUDENCE

Falk, Patricia J. A curious omission from Ohio’s rape statute: sexual assault when the victim consents to medical or dental drugging. 82 U. Cin. L. Rev. 1123-1148 (2014).


MILITARY, WAR AND PEACE

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


Marty-Nelson, Elena. We Gotta Get Out of This Place: when residential tenants leave due to exigent circumstances. 35 U. Ark. Little Rock L. Rev. 871-903 (2013).


Kirschner, Steven J. Can’t see the forest for the fees: an examination of recreational fee and concession policies on the national forests. 14 Wyoming L. Rev. 513-551 (2014).


NATURAL RESOURCES LAW


OIL, GAS, AND MINERAL LAW


PARTNERSHIPS


Hume, Robert J. Deciding not to decide: the politics of recusals on the U.S. Supreme Court. 48 Law & Soc’y Rev. 621-655 (2014).


Hume, Robert J. Deciding not to decide: the politics of recusals on the U.S. Supreme Court. 48 Law & Soc’y Rev. 621-655 (2014).

OSTRO, Zachary K. In the debt we trust: the unconstitutionality of defaulting on American financial obligations, and the political implications of their perpetual validity. 51 Harv. J. on Legis. 241-275 (2014).


(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.)

**PRACTICE AND PROCEDURE**

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

Ave Maria Law Review


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

**PRESIDENT/EXECUTIVE DEPARTMENT**


**PROFESSIONAL ETHICS**

Hume, Robert J.  Deciding not to decide: the politics of recusals on the U.S. Supreme Court. 48 Law & Soc’y Rev. 621-655 (2014).

Miller, Akiva A.  What do we worry about when we worry about price discrimination? The law and ethics of using personal information for pricing. 19 J. Tech. L. & Pol’y 41-104 (2014).


**PROPERTY—PERSONAL AND REAL**

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

University of Arkansas at Little Rock Law Review


Kim, Esther Y.  Note. Can you sue the government?: an examination of the legal doctrines for government liability regarding their involvement with wind power development. 39 Colum. J. Envtl. L. 319-355 (2014).


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

**PSYCHOLOGY AND PSYCHIATRY**

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

Psychology, Public Policy, and Law


RELIGION

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


(REMEDIES)

Morin, Nicholas J. Mandatory indemnification in claims trading: preserving the purposes of sections 502(d) and 510(c) of the Bankruptcy Code. 22 Am. Bankr. Inst. L. Rev. 489-537 (2014).


(RETIREMENT SECURITY)


SCIENCE AND TECHNOLOGY

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

I/S: A Journal of Law and Policy for the Information Society

Journal of Technology Law & Policy


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


SECURED TRANSACTIONS

Harris, Steven L. and Charles W. Mooney, Jr. When is a dog’s tail not a leg?: a property-based methodology for distinguishing sales of receivables from security interests that secure an obligation. 82 U. Cin. L. Rev. 1029-1078 (2014).


SEXUALITY AND THE LAW

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

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

Ohio State Journal of Criminal Law


Falk, Patricia J. A curious omission from Ohio’s rape statute: sexual assault when the victim consents to medical or dental drugging. 82 U. Cin. L. Rev. 1123-1148 (2014).


SOCIAL WELFARE

Hensley, Desiree C. Out in the cold: the failure of tenant enforcement of the Low-Income Housing Tax Credit. 82 U. Cin. L. Rev. 1079-1121 (2014).

SPORTS


Hayes, Alexandra. Student article. Throwing the red flag: why the NFL should challenge the ruling on the field that player decertification lowers the antitrust shield. 22 U. Miami Bus. L. Rev. 117-143 (2014).


STATE AND LOCAL GOVERNMENT LAW


Mackey, Katherine V. Note. Reforming “the blob”: why California’s latest approach to amending CEQA is a bad idea. 39 Colum. J. Envtl. L. 357-389 (2014).

Mackey, Katherine V. Note. Reforming “the blob”: why California’s latest approach to amending CEQA is a bad idea. 39 Colum. J. Envtl. L. 357-389 (2014).


**TAXATION—FEDERAL INCOME**

Gonzales, Alberto R. and Donald B. Stuart. Two years later and counting: the implications of the Supreme Court’s taxing power decision on the goals of the Affordable Care Act. 17 J. Health Care L. & Pol’y 219-269 (2014).


**TORTS**


Kim, Esther Y. Note. Can you sue the government?: an examination of the legal doctrines for government liability regarding their involvement with wind power development. 39 Colum. J. Envtl. L. 319-355 (2014).


**TRADE REGULATION**

Hayes, Alexandra. Student article. Throwing the red flag: why the NFL should challenge the ruling on the field that player decertification lowers the antitrust shield. 22 U. Miami Bus. L. Rev. 117-143 (2014).

**WATER LAW**

Fox, Sarah. This is adaptation: the elimination of subsidies under the National Flood Insurance Program. 39 Colum. J. Envtl. L. 205-250 (2014).


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

**WOMEN**


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)
TABLES OF CONTENTS OF INDEXED LAW REVIEWS

22 AMERICAN BANKRUPTCY INSTITUTE LAW REVIEW, NO. 2, SUMMER, 2014.


Morin, Nicholas J. Mandatory indemnification in claims trading: preserving the purposes of sections 502(d) and 510(c) of the Bankruptcy Code. 22 Am. Bankr. Inst. L. Rev. 489-537 (2014).


12 AVE MARIA LAW REVIEW, NO. 2, SUMMER, 2014.

Editor’s notes. 12 Ave Maria L. Rev. unpaged (2014).


Electronic Discovery and Digital Evidence. 12 Ave Maria L. Rev. 173-331 (2014).


94 BOSTON UNIVERSITY LAW REVIEW, NO. 4, JULY, 2014.


Fox, Sarah. This is adaptation: the elimination of subsidies under the National Flood Insurance Program. 39 Colum. J. Env. L. 205-250 (2014).


Kim, Esther Y. Note. Can you sue the government?: an examination of the legal doctrines for government liability regarding their involvement with wind power development. 39 Colum. J. Env. L. 319-355 (2014).

Mackey, Katherine V. Note. Reforming “the blob”: why California’s latest approach to amending CEQA is a bad idea. 39 Colum. J. Env. L. 357-389 (2014).


Chiappinelli, Eric A. The underappreciated importance of personal jurisdiction in Delaware’s success. 63 DePaul L. Rev. 911-957 (2014).


51 HARVARD JOURNAL ON LEGISLATION, NO. 2, SUMMER, 2014.


Ostro, Zachary K. In the debt we trust: the unconstitutionality of defaulting on American financial obligations, and the political implications of their perpetual validity. 51 Harv. J. on Legis. 241-275 (2014).


Shane, Peter M. Foreword: the NSA and the legal regime for foreign intelligence surveillance. 10 I/S 259-300 (2014).

Yoo, John. The legality of the National Security Agency’s bulk data surveillance programs. 10 I/S 301-326 (2014).

Strandburg, Katherine J. Membership lists, metadata, and freedom of association’s specificity requirement. 10 I/S 327-365 (2014).


Kadidal, Shayana. NSA surveillance: the implications for civil liberties. 10 I/S 433-479 (2014).


Hundt, Reed E. Making no secrets about it. 10 I/S 581-598 (2014).


45 IIC: INTERNATIONAL REVIEW OF INTELLECTUAL PROPERTY AND COMPETITION LAW, NO. 6, SEPTEMBER, 2014.


Decisions


**********


Gonzales, Alberto R. and Donald B. Stuart. Two years later and counting: the implications of the Supreme Court’s taxing power decision on the goals of the Affordable Care Act. 17 J. Health Care L. & Pol’y 219-269 (2014).


Miller, Akiva A. What do we worry about when we worry about price discrimination? The law and ethics of using personal information for pricing. 19 J. Tech. L. & Pol’y 41-104 (2014).


Hume, Robert J. Deciding not to decide: the politics of recusals on the U.S. Supreme Court. 48 Law & Soc’y Rev. 621-655 (2014).


26 LAW AND LITERATURE, NO. 2, SUMMER, 2014.


97 MARQUETTE LAW REVIEW, NO. 3, SPRING, 2014.

King, Nancy J. George and Margaret Barrock Lecture on Criminal Law. Sentencing and prior convictions: the past, the future, and the end of the prior-conviction exception to Apprendi. 97 Marq. L. Rev. 523-598 (2014).


Landrum, Susan. Much ado about nothing?: what the numbers tell us about how state courts apply the unconscionability doctrine to arbitration agreements. 97 Marq. L. Rev. 751-812 (2014).


Copeland, Katrice Bridges. Teaching the art of defending a white collar criminal case. 11 Ohio St. J. Crim. L. 763-765 (2014).


Collins, Kelly. Comment. Intending to confuse: why preponderance is the proper burden of proof for intentional trademark infringements under the Lanham Act. 67 Okla. L. Rev. 73-110 (2014).


Semand, Emily. Comment. Food choice: should the government be at the head of the table? 67 Okla. L. Rev. 149-190 (2014).


**14 PEPPERDINE DISPUTE RESOLUTION LAW JOURNAL, NO. 2, PP. 153-310, 2014.**


**20 PSYCHOLOGY, PUBLIC POLICY, AND LAW, NO. 3, AUGUST, 2014.**


**59 SOUTH DAKOTA LAW REVIEW, NO. 2, PP. 179-429, 2014.**


Marty-Nelson, Elena. We Gotta Get Out of This Place: when residential tenants leave due to exigent circumstances. 35 U. Ark. Little Rock L. Rev. 871-903 (2013).


Harris, Steven L. and Charles W. Mooney, Jr. When is a dog’s tail not a leg?: a property-based methodology for distinguishing sales of receivables from security interests that secure an obligation. 82 U. Cin. L. Rev. 1029-1078 (2014).

Hensley, Desiree C. Out in the cold: the failure of tenant enforcement of the Low-Income Housing Tax Credit. 82 U. Cin. L. Rev. 1079-1121 (2014).

Falk, Patricia J. A curious omission from Ohio’s rape statute: sexual assault when the victim consents to medical or dental drugging. 82 U. Cin. L. Rev. 1123-1148 (2014).


Thomas, Candice S. Comment. “Felony” is the new n-word: statistical evidence to measure a disparate impact claim for the use of criminal records checks in employment decisions. 82 U. Cin. L. Rev. 1295-1316 (2014).

22 UNIVERSITY OF MIAMI BUSINESS LAW REVIEW, NO. 2, SUMMER, 2014.


Hayes, Alexandra. Student article. Throwing the red flag: why the NFL should challenge the ruling on the field that player decertification lowers the antitrust shield. 22 U. Miami Bus. L. Rev. 117-143 (2014).


Kirschner, Steven J. Can’t see the forest f or the fees: an examination of recreational fee and concession policies on the national forests. 14 Wyoming L. Rev. 513-551 (2014).


Hamack, Brice. Go directly to jail, do not pass juvenile court, do not collect due process: why waiving juveniles into adult court without a fitness hearing is a denial of their basic due process rights. 14 Wyoming L. Rev. 775-828 (2014).

32 YALE LAW & POLICY REVIEW,
NO. 2, SPRING, 2014.


Noveck, Beth Simone. If only we knew what we know: open regulatory review at the FDA. 32 Yale L. & Pol’y Rev. 545-568 (2014).
