## Key to Citations——March 27, 2015

<table>
<thead>
<tr>
<th>Journal Title</th>
<th>Volume, Issue, Pages, Year(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Columbia Journal of Law &amp; the Arts</td>
<td>38 Colum. J.L. &amp; Arts, No. 1, Fall, 2014.</td>
</tr>
<tr>
<td>Legal Reference Services Quarterly</td>
<td>33 Legal Ref. Serv. Q., No. 4, October-December, 2014.</td>
</tr>
<tr>
<td>Seton Hall Circuit Review</td>
<td>11 Seton Hall Cir. Rev., No. 1, Fall, 2014.</td>
</tr>
</tbody>
</table>

### ADMINISTRATIVE LAW

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


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

**AIR AND SPACE LAW**

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

- Journal of Air Law and Commerce


**ARTS AND ENTERTAINMENT**

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

- Columbia Journal of Law & the Arts
- Legal Studies Forum


Lisk, Joshua.  Comment. Is Batman a state actor? The Dark Knight’s relationship with the Gotham City Police Department and the Fourth Amendment implications. 64 Case W. Res. L. Rev. 1419-1440 (2014).


**BANKING AND FINANCE**

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

- Columbia Journal of Law & the Arts
- Legal Studies Forum


Harvey, Cori.  “We buy houses”: market heroes or criminals? 79 Mo. L. Rev. 649-714 (2014).

Nader, Ronny A.  Note. If it ain’t broke, don’t fix it: Senator Durbin’s disastrous solution to an illusory problem. 80 Brook. L. Rev. 323-352 (2014).


**BANKRUPTCY LAW**

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

- Columbia Journal of Law & the Arts
- Legal Studies Forum


**BIOGRAPHY**

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

- SMU Law Review
- Cardozo Law Review


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

In memoriam. The Honorable Cornelia Groesema Kennedy. 75 Ohio St. L.J. 1007-1019 (2014).

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

BUSINESS ORGANIZATIONS

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


Jorczak, Jennifer. Note. “Not like you and me”: Hobby Lobby, the Fourteenth Amendment, and what the further expansion of corporate personhood means for individual rights. 80 Brook. L. Rev. 285-321 (2014).


CIVIL RIGHTS, GENERALLY


COMMERCIAL LAW


Frisch, David. The compensation myth and U.C.C. section 2-713. 80 Brook. L. Rev. 173-221 (2014).

COMMUNICATIONS LAW


Konarski, Amanda A. Comment. The reporter’s privilege is essential to checks and balances being accessible to the American electorate. 11 Seton Hall Cir. Rev. 258-283 (2014).

Marder, Nancy S. Jurors and social media: is a fair trial still possible? 67 SMU L. Rev. 617-668 (2014).


COMPARATIVE AND FOREIGN LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Alabama Law Review
Cardozo Journal of International and Comparative Law
Columbia Journal of European Law
Human Rights Quarterly


(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:
Alabama Law Review
Albany Law Review
Case Western Reserve Law Review
Cleveland State Law Review
University of Pennsylvania Journal of Constitutional Law


Oldfather, Chad M. Methodological pluralism and constitutional interpretation. 80 Brook. L. Rev. 1-62 (2014).


Wright, R. George. What if all the levels of constitutional scrutiny were completely abandoned? 45 U. Mem. L. Rev. 165-201 (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.)


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

CONSUMER PROTECTION LAW


Harvey, Cori. “We buy houses”: market heroes or criminals? 79 Mo. L. Rev. 649-714 (2014).


Nader, Ronny A. Note. If it ain’t broke, don’t fix it: Senator Durbin’s disastrous solution to an illusory problem. 80 Brook. L. Rev. 323-352 (2014).

Norris, Mark. Note. From craft brews to craft booze: it’s time for home distillation. 64 Case W. Res. L. Rev. 1341-1375 (2014).

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


**CONTRACTS**

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

University of Chicago Law Review


Li, Qifu.  Note. What America can learn from Canada’s progressive decision in commercial general liability policy coverage litigation over construction defects. 23 Cardozo J. Int’l & Comp. L. 165-196 (2014).


(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:

SMU Law Review

American Criminal Law Review


Clark, Sarah N.  Note. Ineffective assistance of counsel in Nebraska: the scope of the Nebraska Supreme Court’s analysis in *State v. Rocha*, 286 Neb., 256, 836 N.W.2d 774 (2013), and the effects of the postconviction procedural default rule. 93 Neb. L. Rev. 495-516 (2014).

Case, Jennifer L.  Kaleidoscopic chaos: understanding the circuit courts’ various interpretations of § 2255’s Savings Clause. 45 U. Mem. L. Rev. 1-57 (2014).

Clark, Sarah N.  Note. Ineffective assistance of counsel in Nebraska: the scope of the Nebraska Supreme Court’s analysis in *State v. Rocha*, 286 Neb., 256, 836 N.W.2d 774 (2013), and the effects of the postconviction procedural default rule. 93 Neb. L. Rev. 495-516 (2014).

Gilbert, Daniel J.  Comment. Some mistakes are greater than others: why a categorical exclusion is a proper response to a police officer’s mistake of law during a traffic stop. 11 Seton Hall Cir. Rev. 228-257 (2014).


Hall, Lesley A.  Note. Arrestee number two, who are you? Susicionless DNA testing of pre-trial arrestees and the Fourth Amendment implications. 79 Mo. L. Rev. 755-782 (2014).
Harvey, Cori. “We buy houses”: market heroes or criminals? 79 Mo. L. Rev. 649-714 (2014).

Kartchner, Andrew B. J.L.’s time bomb still ticking: how Navarette’s narrow holding failed to address important issues regarding anonymous tips. 44 U. Balt. L. Rev. 1-20 (2014).

Levine, Caroline Johnson. Balancing the Sixth Amendment on the scales of justice: is the lawyer or the client in control of the proceedings? 77 Alb. L. Rev. 1455-1464 (2013/2014).


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

DISABILITY LAW


DISPUTE RESOLUTION


DOMESTIC RELATIONS

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


Leeb, Michael D. Comment. Newborn screening programs and privacy: shifting responsibility from the parent to the laboratory. 44 U. Balt. L. Rev. 105-126 (2014).


Schaffzin, Katharine T. Beyond Bobby Jo Clary: the unavailability of same-sex marital privileges infringes the rights of so many more than criminal defendants. 63 U. Kan. L. Rev. 103-147 (2014).


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

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

Journal of Law, Economics & Organization


Nader, Ronny A. Note. If it ain’t broke, don’t fix it: Senator Durbin’s disastrous solution to an illusory problem. 80 Brook. L. Rev. 323-352 (2014).


EDUCATION LAW

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

Journal of Law & Education


Hubbard, Kimberly. Note. Missouri’s school transfer law: not a Hancock violation but a mere bandage on wounded districts. 79 Mo. L. Rev. 783-806 (2014).


ELDER LAW

Meier, Katherine Anne. Student article. Removing the menacing specter of elder abuse in nursing homes through video surveillance. 50 Gonz. L. Rev. 29-41 (2014/2015).


ELECTIONS AND VOTING


Crichton, McLean. Note. A fool’s errand: why Congress should amend the Voting Rights Act but not Section 4’s coverage formula. 80 Brook. L. Rev. 223-253 (2014).


Magpantay, Glenn D. Sound barriers ver. 2.0: the second generation of enforcement of the language assistance provisions (Section 203) of the Voting Rights Act. 80 Brook. L. Rev. 63-118 (2014).


Wright, Ronald F. Beyond prosecutor elections. 67 SMU L. Rev. 593-615 (2014).

EMPLOYMENT PRACTICE

Caselli, Nicholas A. Comment. Bursting the speech bubble: toward a more fitting perceived-affiliation standard. 81 U. Chi. L. Rev. 1709-1748 (2014).

Curry, Steven. Note. After University of Texas Southwestern Medical Center v. Nassar, another call to Congress to restore Title VII’s protections. 2014 Wis. L. Rev. 1001-1030.


ENVIROmENTAL LAW

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


ESTATES AND TRUSTS


EVIDENCE


Kartchner, Andrew B. J.L.’s time bomb still ticking: how Navarette’s narrow holding failed to address important issues regarding anonymous tips. 44 U. Balt. L. Rev. 1-20 (2014).

King, Nancy J. Juries and prior convictions: managing the demise of the prior conviction exception to Apprendi. 67 SMU L. Rev. 577-591 (2014).

Lathram, Brook and Jonathan Nelson. The time is right to amend Rule 404(b). 45 U. Mem. L. Rev. 149-163 (2014).


Schaffzin, Katharine T. Beyond Bobby Jo Clary: the unavailability of same-sex marital privileges infringes the rights of so many more than criminal defendants. 63 U. Kan. L. Rev. 103-147 (2014).


FIRST AMENDMENT


Caselli, Nicholas A. Comment. Bursting the speech bubble: toward a more fitting perceived-affiliation standard. 81 U. Chi. L. Rev. 1709-1748 (2014).


Konarski, Amanda A. Comment. The reporter’s privilege is essential to checks and balances being accessible to the American electorate. 11 Seton Hall Cir. Rev. 258-283 (2014).


FOOD AND DRUG LAW


Norris, Mark. Note. From craft brews to craft booze: it's time for home distillation. 64 Case W. Res. L. Rev. 1341-1375 (2014).

FORTTEENTH AMENDMENT


GENDER


Goldscheider, Frances. Rescuing the family from the homophobes and antifeminists: analyzing the recently developed and already eroding “traditional” notions of family and gender. 64 Case W. Res. L. Rev. 1029-1044 (2014).

HEALTH LAW AND POLICY

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
American Journal of Law & Medicine
Loyola of Los Angeles Law Review


Thrasher, Matthew. Student essay. Requiring meaning for the Affordable Care Act’s prohibition on annual limits. 82 Geo. Wash. L. Rev. 1674-1698 (2014).


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

HOUSING LAW


Schneider, Valerie. In defense of disparate impact: urban redevelopment and the Supreme Court’s recent interest in the Fair Housing Act. 79 Mo. L. Rev. 539-583 (2014).


HUMAN RIGHTS LAW

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


IMMIGRATION LAW


Ferraro, Nicholas J. Note. The U.S. Senate immigration reform bill and the need for amendments before passing. 36 U. La Verne L. Rev. 17-59 (2014).


**INDIAN AND ABORIGINAL LAW**


**INFORMATION PRIVACY**


Konarski, Amanda A. Comment. The reporter’s privilege is essential to checks and balances being accessible to the American electorate. 11 Seton Hall Cir. Rev. 258-283 (2014).

Leeb, Michael D. Comment. Newborn screening programs and privacy: shifting responsibility from the parent to the laboratory. 44 U. Balt. L. Rev. 105-126 (2014).


Meier, Katherine Anne. Student article. Removing the menacing specter of elder abuse in nursing homes through video surveillance. 50 Gonz. L. Rev. 29-41 (2014/2015).


**INSURANCE LAW**


Li, Qifu. Note. What America can learn from Canada’s progressive decision in commercial general liability policy coverage litigation over construction defects. 23 Cardozo J. Int’l & Comp. L. 165-196 (2014).


**INTELLECTUAL PROPERTY LAW**

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

Boston University Journal of Science & Technology Law

Columbia Journal of Law & the Arts

Texas Intellectual Property Law Journal


**INTERNATIONAL LAW**

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

Alabama Law Review

Cardozo Journal of International and Comparative Law


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


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


Wright, R. George.  What if all the levels of constitutional scrutiny were completely abandoned?  45 U. Mem. L. Rev. 165-201 (2014).

In memoriam. The Honorable Cornelia Groesema Kennedy.  75 Ohio St. L.J. 1007-1019 (2014).


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

JURISPRUDENCE
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Cleveland State Law Review


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

JUVENILES
Alvaré, Helen M.  Same-sex marriage and the “reconceiving” of children.  64 Case W. Res. L. Rev.  829-862 (2014).


LABOR LAW


LAND USE


LAW AND SOCIETY


Goldscheider, Frances. Rescuing the family from the homophobes and antifeminists: analyzing the recently developed and already eroding “traditional” notions of family and gender. 64 Case W. Res. L. Rev. 1029-1044 (2014).

LAW ENFORCEMENT


Gilbert, Daniel J. Comment. Some mistakes are greater than others: why a categorical exclusion is a proper response to a police officer’s mistake of law during a traffic stop. 11 Seton Hall Cir. Rev. 228-257 (2014).

Lisk, Joshua. Comment. Is Batman a state actor? The Dark Knight’s relationship with the Gotham City Police Department and the Fourth Amendment implications. 64 Case W. Res. L. Rev. 1419-1440 (2014).


LEGAL ANALYSIS AND WRITING

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Legal Reference Services Quarterly


LEGAL EDUCATION

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Alabama Law Review
Legal Reference Services Quarterly


(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:
Cleveland State Law Review


Mandery, Evan J. and Zachary Baron Shemtob. Supreme convolution: what the capital cases teach us about Supreme Court decision-making. 48 New Eng. L. Rev. 711-746 (2014).


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

LEGAL RESEARCH AND LIBRARIES

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Legal Reference Services Quarterly

Mandery, Evan J. and Zachary Baron Shemtob. Supreme convolution: what the capital cases teach us about Supreme Court decision-making. 48 New Eng. L. Rev. 711-746 (2014).


LEGISLATION

Camardo, Frank. Supplemental pay or supplemental power?: why the Ohio General Assembly’s compensation structure unconstitutionally centralizes power in the General Assembly leadership. 63 Clev. St. L. Rev. 269-295 (2014).


Ferraro, Nicholas J. Note. The U.S. Senate immigration reform bill and the need for amendments before passing. 36 U. La Verne L. Rev. 17-59 (2014).


Manning, John F. Chevron and legislative history. 82 Geo. Wash. L. Rev. 1517-1552 (2014).


**MEDICAL JURISPRUDENCE**

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


Leeb, Michael D. Comment. Newborn screening programs and privacy: shifting responsibility from the parent to the laboratory. 44 U. Balt. L. Rev. 105-126 (2014).


**MILITARY, WAR, AND PEACE**

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


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

**NONPROFIT ORGANIZATIONS**


**OIL, GAS, AND MINERAL LAW**


**POLITICS**


Camardo, Frank. Supplemental pay or supplemental power?: why the Ohio General Assembly’s compensation structure unconstitutionally centralizes power in the General Assembly leadership. 63 Clev. St. L. Rev. 269-295 (2014).


Scherer, Nancy. Viewing the Supreme Court’s marriage cases through the lens of political science. 64 Case W. Res. L. Rev. 1131-1160 (2014).


**PRACTICE AND PROCEDURE**


Shah, Ankur. Increase access to the appellate courts: a critical look at modernizing the final judgment rule. 11 Seton Hall Cir. Rev. 40-93 (2014).


**PRESIDENT/EXECUTIVE DEPARTMENT**


**PROFESSIONAL ETHICS**


**PROPERTY—PERSONAL AND REAL**


**PSYCHOLOGY AND PSYCHIATRY**


**RACE AND ETHNICITY**


Crichton, McLean. Note. A fool’s errand: why Congress should amend the Voting Rights Act but not Section 4’s coverage formula. 80 Brook. L. Rev. 223-253 (2014).


Magpantay, Glenn D. Sound barriers ver. 2.0: the second generation of enforcement of the language assistance provisions (Section 203) of the Voting Rights Act. 80 Brook. L. Rev. 63-118 (2014).


Schneider, Valerie. In defense of disparate impact: urban redevelopment and the Supreme Court’s recent interest in the Fair Housing Act. 79 Mo. L. Rev. 539-583 (2014).
CURRENT INDEX TO LEGAL PERIODICALS
Page 16
March 27, 2015

RELIGION

Jorczak, Jennifer. Note. “Not like you and me”: Hobby Lobby, the Fourteenth Amendment, and what the further expansion of corporate personhood means for individual rights. 80 Brook. L. Rev. 285-321 (2014).


REMEDIES
Amundson, Steven M. Apportionment and the entire market value rule have presented problems in practice when determining the value of a patented invention. 23 Tex. Intell. Prop. L.J. 1-23 (2014).


Clark, Stephen R. Avoiding the appearance of impropriety: Missouri and Kansas Supreme Court decisions on the constitutionality of caps on noneconomic damages demonstrate the need for objective procedures in the selection of special judges. 77 Alb. L. Rev. 1441-1454 (2013/2014).


Curry, Steven. Note. After University of Texas Southwestern Medical Center v. Nassar, another call to Congress to restore Title VII’s protections. 2014 Wis. L. Rev. 1001-1030.


Gilbert, Daniel J. Comment. Some mistakes are greater than others: why a categorical exclusion is a proper response to a police officer’s mistake of law during a traffic stop. 11 Seton Hall Cir. Rev. 228-257 (2014).

Kornezov, Alexander. Imposing the right amount of sanctions under Article 260(2) TFEU: fairness v. predictability, or how to “bridge the gaps.” 20 Colum. J. Eur. L. 307-331 (2014).


REPRODUCTION
Jorczak, Jennifer. Note. “Not like you and me”: Hobby Lobby, the Fourteenth Amendment, and what the further expansion of corporate personhood means for individual rights. 80 Brook. L. Rev. 285-321 (2014).

RETIREMENT SECURITY

SCIENCE AND TECHNOLOGY
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Boston University Journal of Science & Technology Law


SECOND AMENDMENT

SECURED TRANSACTIONS

SECURITIES LAW


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

SENTENCING AND PUNISHMENT

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


Case, Jennifer L. Kaleidoscopic chaos: understanding the circuit courts’ various interpretations of § 2255’s Savings Clause. 45 U. Mem. L. Rev. 1-57 (2014).


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

SEXUAL ORIENTATION

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


Schaffzin, Katharine T. Beyond Bobby Jo Clary: the unavailability of same-sex marital privileges infringes the rights of so many more than criminal defendants. 63 U. Kan. L. Rev. 103-147 (2014).


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

SOCIAL WELFARE


For more on this subject see the Tables of Contents of Indexed Law Reviews for:
New England Law Review
STATE AND LOCAL GOVERNMENT LAW

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

Camardo, Frank. Supplemental pay or supplemental power?: why the Ohio General Assembly’s compensation structure unconstitutionally centralizes power in the General Assembly leadership. 63 Clev. St. L. Rev. 269-295 (2014).


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

SUPREME COURT OF THE UNITED STATES

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


Babcock, Hope. How the Supreme Court uses the certiorari process in the Ninth Circuit to further its pro-business agenda: a strange pas de deux with an unfortunate coda. 41 Ecology L.Q. 653-682 (2014).


Mandery, Evan J. and Zachary Baron Shemtob. Supreme convolution: what the capital cases teach us about Supreme Court decision-making. 48 New Eng. L. Rev. 711-746 (2014).

Oldfather, Chad M. Methodological pluralism and constitutional interpretation. 80 Brook. L. Rev. 1-62 (2014).


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

TAX POLICY


TAXATION—STATE AND LOCAL


TERRORISM

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


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

TORTS


Clark, Stephen R. Avoiding the appearance of impropriety: Missouri and Kansas Supreme Court decisions on the constitutionality of caps on noneconomic damages demonstrate the need for objective procedures in the selection of special judges. 77 Alb. L. Rev. 1441-1454 (2013/2014).


Popper, Davis S. Note. The plaintiffs keep getting richer, the manufacturers just stay poor: design defect litigation in Georgia post-**Banks**. 49 Ga. L. Rev. 281-307 (2014).


**TRADE REGULATION**


**WATER LAW**


**TABLES OF CONTENTS OF INDEXED LAW REVIEWS**

**66 ALABAMA LAW REVIEW, NO. 1, PP. 1-219, 2014.**


Clark, Stephen R. Avoiding the appearance of impropriety: Missouri and Kansas Supreme Court decisions on the constitutionality of caps on noneconomic damages demonstrate the need for objective procedures in the selection of special judges. 77 Alb. L. Rev. 1441-1454 (2013/2014).

Levine, Caroline Johnson. Balancing the Sixth Amendment on the scales of justice: is the lawyer or the client in control of the proceedings? 77 Alb. L. Rev. 1455-1464 (2013/2014).


52 AMERICAN CRIMINAL LAW REVIEW, NO. 1, WINTER, 2015.


80 BROOKLYN LAW REVIEW, NO. 1, FALL, 2014.

Oldfather, Chad M. Methodological pluralism and constitutional interpretation. 80 Brook. L. Rev. 1-62 (2014).

Maggpantay, Glenn D. Sound barriers ver. 2.0: the second generation of enforcement of the language assistance provisions (Section 203) of the Voting Rights Act. 80 Brook. L. Rev. 63-118 (2014).


Frisch, David. The compensation myth and U.C.C. section 2-713. 80 Brook. L. Rev. 173-221 (2014).

Crichton, McLean. Note. A fool’s errand: why Congress should amend the Voting Rights Act but not Section 4’s coverage formula. 80 Brook. L. Rev. 223-253 (2014).


Jorczak, Jennifer. Note. “Not like you and me”: Hobby Lobby, the Fourteenth Amendment, and what the further expansion of corporate personhood means for individual rights. 80 Brook. L. Rev. 285-321 (2014).

Nader, Ronny A. Note. If it ain’t broke, don’t fix it: Senator Durbin’s disastrous solution to an illusory problem. 80 Brook. L. Rev. 323-352 (2014).

23 CARDOZO JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW, NO. 1, FALL, 2014.


Li, Qifu. Note. What America can learn from Canada’s progressive decision in commercial general liability policy coverage litigation over construction defects. 23 Cardozo J. Int’l & Comp. L. 165-196 (2014).

36 CARDOZO LAW REVIEW, NO. 2, DECEMBER, 2014.

Essays in Honor of Eva H. Hanks, Dr. Samuel Belkin Professor of Law and Society. 36 Cardozo L. Rev. 403-415 (2014).


64 CASE WESTERN RESERVE LAW REVIEW, NO. 3, SPRING, 2014.

Norris, Mark. Note. From craft brews to craft booze: it’s time for home distillation. 64 Case W. Res. L. Rev. 1341-1375 (2014).


Lisk, Joshua. Comment. Is Batman a state actor? The Dark Knight’s relationship with the Gotham City Police Department and the Fourth Amendment implications. 64 Case W. Res. L. Rev. 1419-1440 (2014).

63 CLEVELAND STATE LAW REVIEW, NO. 1, PP. 1-296, 2014.


Camardo, Frank. Supplemental pay or supplemental power?: why the Ohio General Assembly’s compensation structure unconstitutionally centralizes power in the General Assembly leadership. 63 Clev. St. L. Rev. 269-295 (2014).


Kornezov, Alexander. Imposing the right amount of sanctions under Article 260(2) TFEU: fairness v. predictability, or how to “bridge the gaps.” 20 Colum. J. Eur. L. 307-331 (2014).


41 ECOLOGY LAW QUARTERLY, NO. 3, PP. 653-842, 2014.

Babcock, Hope. How the Supreme Court uses the certiorari process in the Ninth Circuit to further its pro-business agenda: a strange pas de deux with an unfortunate coda. 41 Ecology L.Q. 653-682 (2014).


82 GEORGE WASHINGTON
LAW REVIEW,
NO. 5, OCTOBER, 2014.


Manning, John F. Chevron and legislative history. 82 Geo. Wash. L. Rev. 1517-1552 (2014).


Thrasher, Matthew. Student essay. Requiring meaning for the Affordable Care Act’s prohibition on annual limits. 82 Geo. Wash. L. Rev. 1674-1698 (2014).


49 GEORGIA LAW REVIEW,
NO. 1, FALL, 2014.


Popper, Davis S. Note. The plaintiffs keep getting richer, the manufacturers just stay poor: design defect litigation in Georgia post-Banks. 49 Ga. L. Rev. 281-307 (2014).

50 GONZAGA LAW REVIEW,


Meier, Katherine Anne. Student article. Removing the menacing specter of elder abuse in nursing homes through video surveillance. 50 Gonz. L. Rev. 29-41 (2014/2015).


36 HUMAN RIGHTS QUARTERLY,
NO. 4, NOVEMBER, 2014.


44 JOURNAL OF LAW & EDUCATION, NO. 1, WINTER, 2015.


Recent cases. Lower federal courts and state courts; elementary and secondary education; universities and other institutions. 44 J.L. & Educ. 95-118 (2015).


30 JOURNAL OF LAW, ECONOMICS & ORGANIZATION, NO. 4, NOVEMBER, 2014.


33 LEGAL REFERENCE SERVICES QUARTERLY, NO. 4, OCTOBER-DECEMBER, 2014.


Austin, Megan. Designing and teaching a course in legal research and writing for Master in Legal Studies students. 33 Legal Ref. Serv. Q. 310-335 (2014).

39 LEGAL STUDIES FORUM, NO. 1, PP. 1-191, 2015.


47 LOYOLA OF LOS ANGELES LAW REVIEW, NO. 4, PP. 917-1102, 2014.


79 MISSOURI LAW REVIEW, NO. 3, SUMMER, 2014.

Schneider, Valerie. In defense of disparate impact: urban redevelopment and the Supreme Court’s recent interest in the Fair Housing Act. 79 Mo. L. Rev. 539-583 (2014).


Harvey, Cori. “We buy houses”: market heroes or criminals? 79 Mo. L. Rev. 649-714 (2014).


Hall, Lesley A. Note. Arrestee number two, who are you? Suspicionless DNA testing of pre-trial arrestees and the Fourth Amendment implications. 79 Mo. L. Rev. 755-782 (2014).

Hubbard, Kimberly. Note. Missouri’s school transfer law: not a Hancock violation but a mere bandage on wounded districts. 79 Mo. L. Rev. 783-806 (2014).


Clark, Sarah N. Note. Ineffective assistance of counsel in Nebraska: the scope of the Nebraska Supreme Court’s analysis in State v. Rocha, 286 Neb., 256, 836 N.W.2d 774 (2013), and the effects of the postconviction procedural default rule. 93 Neb. L. Rev. 495-516 (2014).


48 NEW ENGLAND LAW REVIEW, NO. 4, SUMMER, 2014.


Mandery, Evan J. and Zachary Baron Shemtob. Supreme convolution: what the capital cases teach us about Supreme Court decision-making. 48 New Eng. L. Rev. 711-746 (2014).


75 OHIO STATE LAW JOURNAL, NO. 5, PP. 829-1020, 2014.


In memoriam. The Honorable Cornelia Groesfema Kennedy. 75 Ohio St. L.J. 1007-1019 (2014).

11 SETON HALL CIRCUIT REVIEW, NO. 1, FALL, 2014.


Shah, Ankur. Increase access to the appellate courts: a critical look at modernizing the final judgment rule. 11 Seton Hall Cir. Rev. 40-93 (2014).

Circuit Review Staff. First impressions. 11 Seton Hall Cir. Rev. 94-144 (2014).


Gilbert, Daniel J. Comment. Some mistakes are greater than others: why a categorical exclusion is a proper response to a police officer’s mistake of law during a traffic stop. 11 Seton Hall Cir. Rev. 228-257 (2014).

Konarski, Amanda A. Comment. The reporter’s privilege is essential to checks and balances being accessible to the American electorate. 11 Seton Hall Cir. Rev. 258-283 (2014).


Tribute to Sarah Tran. 67 SMU L. Rev. 459-483 (2014).


Dolder, Christopher. For Sarah. 67 SMU L. Rev. 467-468 (2014).


Menell, Peter S. Sarah Tran’s inspiring optimism. 67 SMU L. Rev. 473-483 (2014).


King, Nancy J. Juries and prior convictions: managing the demise of the prior conviction exception to Apprendi. 67 SMU L. Rev. 577-591 (2014).

Wright, Ronald F. Beyond prosecutor elections. 67 SMU L. Rev. 593-615 (2014).

Marder, Nancy S. Jurors and social media: is a fair trial still possible? 67 SMU L. Rev. 617-668 (2014).


Amundson, Steven M. Apportionment and the entire market value rule have presented problems in practice when determining the value of a patented invention. 23 Tex. Intell. Prop. L.J. 1-23 (2014).


Kartchner, Andrew B. J.L.’s time bomb still ticking: how Navarette’s narrow holding failed to address important issues regarding anonymous tips. 44 U. Balt. L. Rev. 1-20 (2014).


Leeb, Michael D. Comment. Newborn screening programs and privacy: shifting responsibility from the parent to the laboratory. 44 U. Balt. L. Rev. 105-126 (2014).


Caselli, Nicholas A. Comment. Bursting the speech bubble: toward a more fitting perceived-affiliation standard. 81 U. Chi. L. Rev. 1709-1748 (2014).


63 UNIVERSITY OF KANSAS LAW REVIEW, NO. 1, OCTOBER, 2014.


Schaffzin, Katharine T. Beyond Bobby Jo Clary: the unavailability of same-sex marital privileges infringes the rights of so many more than criminal defendants. 63 U. Kan. L. Rev. 103-147 (2014).


36 UNIVERSITY OF LA VERNE LAW REVIEW, FALL, 2014.


Ferraro, Nicholas J. Note. The U.S. Senate immigration reform bill and the need for amendments before passing. 36 U. La Verne L. Rev. 17-59 (2014).


45 UNIVERSITY OF MEMPHIS LAW REVIEW, NO. 1, FALL, 2014.

Case, Jennifer L. Kaleidoscopic chaos: understanding the circuit courts’ various interpretations of § 2255’s Savings Clause. 45 U. Mem. L. Rev. 1-57 (2014).


Latham, Brook and Jonathan Nelson. The time is right to amend Rule 404(b). 45 U. Mem. L. Rev. 149-163 (2014).

Wright, R. George. What if all the levels of constitutional scrutiny were completely abandoned? 45 U. Mem. L. Rev. 165-201 (2014).


Curry, Steven. Note. After University of Texas Southwestern Medical Center v. Nassar, another call to Congress to restore Title VII’s protections. 2014 Wis. L. Rev. 1001-1030.