<table>
<thead>
<tr>
<th>Periodical</th>
<th>Volume</th>
<th>Issue</th>
<th>Pages</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Akron Law Review</td>
<td>47</td>
<td></td>
<td>891-1121</td>
<td>2015</td>
</tr>
<tr>
<td>Boston College Law Review</td>
<td>56</td>
<td></td>
<td>225-405</td>
<td>2015</td>
</tr>
<tr>
<td>Case Western Reserve Law Review</td>
<td>65</td>
<td></td>
<td>423-694</td>
<td>2015</td>
</tr>
<tr>
<td>Charlotte Law Review</td>
<td>6</td>
<td></td>
<td>755-1114</td>
<td>2015</td>
</tr>
<tr>
<td>Indiana Law Journal</td>
<td>90</td>
<td>No. 3</td>
<td>Summer</td>
<td>2015</td>
</tr>
<tr>
<td>Indiana Law Review</td>
<td>48</td>
<td>No. 3</td>
<td>755-1114</td>
<td>2015</td>
</tr>
<tr>
<td>Journal of College and University Law</td>
<td>41</td>
<td>No. 3</td>
<td>423-694</td>
<td>2015</td>
</tr>
<tr>
<td>Law &amp; Social Inquiry</td>
<td>40</td>
<td>No. 2</td>
<td>Spring</td>
<td>2015</td>
</tr>
<tr>
<td>Law and Business Review of the Americas</td>
<td>20</td>
<td>No. 4</td>
<td>Fall</td>
<td>2014</td>
</tr>
<tr>
<td>McGeorge Law Review</td>
<td>46</td>
<td>No. 4</td>
<td>685-938</td>
<td>2014</td>
</tr>
<tr>
<td>Mercer Law Review</td>
<td>66</td>
<td>No. 3</td>
<td>Spring</td>
<td>2015</td>
</tr>
<tr>
<td>Michigan Telecommunications and Technology Law Review</td>
<td>21</td>
<td></td>
<td>605-1000</td>
<td>2015</td>
</tr>
<tr>
<td>Military Law Review</td>
<td>218</td>
<td></td>
<td>Winter</td>
<td>2015</td>
</tr>
<tr>
<td>New England Law Review</td>
<td>49</td>
<td>No. 2</td>
<td>Winter</td>
<td>2015</td>
</tr>
<tr>
<td>New York University Journal of International Law and Politics</td>
<td>47</td>
<td>No. 2</td>
<td>203-460</td>
<td>2015</td>
</tr>
<tr>
<td>North Carolina Law Review</td>
<td>93</td>
<td>No. 4</td>
<td>May</td>
<td>2015</td>
</tr>
<tr>
<td>Pepperdine Dispute Resolution Law Journal</td>
<td>15</td>
<td>No. 2</td>
<td>359-470</td>
<td>2014</td>
</tr>
<tr>
<td>Quinnipiac Probate Law Journal</td>
<td>28</td>
<td>No. 4</td>
<td>425-640</td>
<td>2015</td>
</tr>
<tr>
<td>Saint Louis University Public Law Review</td>
<td>34</td>
<td>No. 1</td>
<td>2-238</td>
<td>2015</td>
</tr>
<tr>
<td>St. Mary’s Law Journal</td>
<td>46</td>
<td>No. 3</td>
<td>285-446</td>
<td>2015</td>
</tr>
<tr>
<td>Suffolk University Law Review</td>
<td>48</td>
<td>No. 2</td>
<td>305-568</td>
<td>2015</td>
</tr>
<tr>
<td>Syracuse Law Review</td>
<td>65</td>
<td>No. 4</td>
<td>605-1000</td>
<td>2015</td>
</tr>
<tr>
<td>Temple International &amp; Comparative Law Journal</td>
<td>29</td>
<td>No. 1</td>
<td>Spring</td>
<td>2015</td>
</tr>
<tr>
<td>UCLA Law Review</td>
<td>62</td>
<td>No. 4</td>
<td>May</td>
<td>2015</td>
</tr>
<tr>
<td>University of Cincinnati Law Review</td>
<td>83</td>
<td>No. 2</td>
<td>Winter</td>
<td>2014</td>
</tr>
<tr>
<td>Vanderbilt Journal of Entertainment and Technology Law</td>
<td>17</td>
<td>No. 3</td>
<td>Spring</td>
<td>2015</td>
</tr>
<tr>
<td>Vanderbilt Law Review</td>
<td>68</td>
<td>No. 3</td>
<td>April</td>
<td>2015</td>
</tr>
<tr>
<td>Virginia Law Review</td>
<td>101</td>
<td>No. 4</td>
<td>June</td>
<td>2015</td>
</tr>
<tr>
<td>Wisconsin Law Review</td>
<td>2015</td>
<td>No. 3</td>
<td>421-556</td>
<td>2015</td>
</tr>
</tbody>
</table>


* This entire issue comprises the 2013-2014 Survey of New York Law.

---

**ADMINISTRATIVE LAW**

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

- Case Western Reserve Law Review


Winters, Diana R.H. Intractable delay and the need to amend the petition provisions of the FDCA. 90 Ind. L.J. 1047-1089 (2015).

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

AGRICULTURE LAW


Muller, Julie M.  Note. Naturally misleading: FDA’s unwillingness to define “natural” and the quest for GMO transparency through state mandatory labeling initiatives.  48 Suffolk U.L. Rev. 511-536 (2015).

AIR AND SPACE LAW


ARTS AND ENTERTAINMENT

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

Azzi, Paul M.  Casenote. Two wrongs don’t make a copyright: the dangerous implication of granting a copyright in performance per se. (Garcia v. Google, 743 F.3d 1258 (9th Cir. 2014)).  83 U. Cin. L. Rev. 529-556 (2014).


Simmons, Thomas E.  What zombies can teach law students: popular text inclusion in law and literature.  66 Mercer L. Rev. 729-780 (2015).

BANKING AND FINANCE

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

Calavenna, Joseph.  Note. Is a private equity fund a “trade or business”? Alternatives to the First Circuit’s approach.  2015 Wis. L. Rev. 537-556.


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

BANKRUPTCY LAW


BIOGRAPHY

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

- Law & Social Inquiry


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

BUSINESS ORGANIZATIONS


Calavenna, Joseph. Note. Is a private equity fund a “trade or business”? Alternatives to the First Circuit’s approach. 2015 Wis. L. Rev. 537-556.

Davis, Kenneth B., Jr. The business judgment rule in Wisconsin. 2015 Wis. L. Rev. 475-505.


CIVIL RIGHTS, GENERALLY


COMMUNICATIONS LAW

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

- Fordham Intellectual Property, Media & Entertainment Law Journal
- Michigan Telecommunications and Technology Law Review


COMPARATIVE AND FOREIGN LAW

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

- Law and Business Review of the Americas
- Temple International & Comparative Law Journal


CONFLICT OF LAWS


CONSTITUTIONAL LAW, GENERALLY


CONSUMER PROTECTION LAW


Muller, Julie M. Note. Naturally misleading: FDA’s unwillingness to define “natural” and the quest for GMO transparency through state mandatory labeling initiatives. 48 Suffolk U.L. Rev. 511-536 (2015).


Stonedale, Joel. The characteristics of markets that facilitate consumer exploitation. 66 Mercer L. Rev. 559-576 (2015).
CONTRACTS


Zarriello, Andrew. Note. A call to the bullpen: alternatives to the morality clause as endorsement companies’ main protection against athletic scandal. 56 B.C. L. Rev. 389-431 (2015).

COURTS


Criminal Law and Procedure

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

Albany Government Law Review


Field, Alison M. Note. Defense witnesses need immunity too: why the Supreme Court should adopt the Ninth Circuit’s approach to defense-witness immunity. 49 New Eng. L. Rev. 231-258 (2015).

Fox, Dov and Alex Stein. Dualism and doctrine. 90 Ind. L.J. 975-1010 (2015).


Zarrow, Jason M. and William H. Milliken. The retroactivity of substantive rules to cases on collateral review and the AEDPA, with a special focus on Miller v. Alabama. 48 Ind. L. Rev. 931-994 (2015).


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

**DISABILITY LAW**

Bailey, Ashley R.  Comment. Stress is [not] part of the job: finding the appropriate balance between fairness and efficiency to compensate Posttraumatic Stress Disorder under workers’ compensation statutes.  2015 Wis. L. Rev. 507-536.


**DISASTER LAW**


**DISPUTE RESOLUTION**

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


**DOMESTIC RELATIONS**


**ECONOMICS**

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


Stonedale, Joel. The characteristics of markets that facilitate consumer exploitation. 66 Mercer L. Rev. 71-82 (2014).


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

EDUCATION LAW

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


ELDER LAW

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.)

ELECTIONS AND VOTING


EMPLOYMENT PRACTICE


Bailey, Ashley R. Comment. Stress is [not] part of the job: finding the appropriate balance between fairness and efficiency to compensate Posttraumatic Stress Disorder under workers’ compensation statutes. 2015 Wis. L. Rev. 507-536.


Seiner, Joseph A. The issue class. 56 B.C. L. Rev. 121-158 (2015).


ENERGY AND UTILITIES LAW


ENVIRONMENTAL LAW


ESTATES AND TRUSTS

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

Quinnipiac Probate Law Journal


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

EVIDENCE

Dodge, Reid E. Note. Reasonable royalty patent infringement damages: a proposal for more predictable, reliable, and reviewable standards of admissibility and proof for determining a reasonable royalty. 48 Ind. L. Rev. 1023-1052 (2015).


FIRST AMENDMENT


FOOD AND DRUG LAW


Muller, Julie M. Note. Naturally misleading: FDA’s unwillingness to define “natural” and the quest for GMO transparency through state mandatory labeling initiatives. 48 Suffolk U.L. Rev. 511-536 (2015).

Winters, Diana R.H. Intractable delay and the need to amend the petition provisions of the FDCA. 90 Ind. L.J. 1047-1089 (2015).

**FOURTEENTH AMENDMENT**


**GAMING**


**GENDER**

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

Akron Law Review


Veidlinger, Rebecca Leitman. Coming soon to a college or university near you...VAWA. 41 J.C. & U.L. 591-600 (2015).


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

**GOVERNMENT CONTRACTS**


**HEALTH LAW AND POLICY**


**HOUSING LAW**


**HUMAN RIGHTS LAW**

Perlin, Michael L. and Meredith R. Schriver. “You might have drugs at your command”: reconsidering the forced drugging of incompetent pre-trial detainees from the perspectives of international human rights and income inequality. 8 Alb. Gov’t L. Rev. 381-404 (2015).
CURRENT INDEX TO LEGAL PERIODICALS
Page 10
October 2, 2015

IMMIGRATION LAW


INDIAN AND ABORIGINAL LAW

INFORMATION PRIVACY
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Michigan Telecommunications and Technology Law Review


INSURANCE LAW

INTELLECTUAL PROPERTY LAW
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Fordham Intellectual Property, Media & Entertainment Law Journal
Michigan Telecommunications and Technology Law Review
Vanderbilt Journal of Entertainment and Technology Law

Azzi, Paul M. Casenote. Two wrongs don’t make a copyright: the dangerous implication of granting a copyright in performance per se. (Garcia v. Google, 743 F.3d 1258 (9th Cir. 2014)). 83 U. Cin. L. Rev. 529-556 (2014).


Dodge, Reid E. Note. Reasonable royalty patent infringement damages: a proposal for more predictable, reliable, and reviewable standards of admissibility and proof for determining a reasonable royalty. 48 Ind. L. Rev. 1023-1052 (2015).


INTERNATIONAL LAW
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
New York University Journal of International Law and Politics
Temple International & Comparative Law Journal


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

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


JUDGES


JURISDICTION


JURISPRUDENCE

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


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

JUVENILES


CURRENT INDEX TO LEGAL PERIODICALS
Page 12
October 2, 2015


Sobhani, Mona. Extending the logic of the juvenile justice system to a separate justice system for mentally ill offenders. 8 Alb. Gov’t L. Rev. 439-466 (2015).

LABOR LAW


LAND USE
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Saint Louis University Public Law Review


United We Stand or United We Fall: The Reunification of St. Louis City and County. Foreword by Emily C. Cory and Tom D. Hoffmann; keynote address by Sen. Richard Lugar; articles by Peter W. Salsich, Jr., Colin Gordon, Todd Swanstrom, Joe Wilson, E. Terrence Jones, Anders Walker and student Samantha Caluori. 34 St. Louis U. Pub. L. Rev. 1-149 (2014).

LAW AND SOCIETY
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Albany Government Law Review
Georgetown Journal of Law & Public Policy
Law & Social Inquiry
Virginia Law Review


(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)


Winters, Diana R.H. Intractable delay and the need to amend the petition provisions of the FDCA. 90 Ind. L.J. 1047-1089 (2015).


LEGAL EDUCATION


Simmons, Thomas E. What zombies can teach law students: popular text inclusion in law and literature. 66 Mercer L. Rev. 729-780 (2015).


LEGAL HISTORY


LEGAL PROFESSION


LEGAL RESEARCH AND LIBRARIES

LEGISLATION


Perlin, Michael L. and Meredith R. Schriver. “You might have drugs at your command”: reconsidering the forced drugging of incompetent pre-trial detainees from the perspectives of international human rights and income inequality. 8 Alb. Gov’t L. Rev. 381-404 (2015).

MILITARY, WAR, AND PEACE
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Military Law Review
New York University Journal of International Law and Politics


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

MOTOR VEHICLES
NATURAL RESOURCES LAW


POLITICS

For more on this subject see the Tables of Contents of Indexed Law Reviews for: Case Western Reserve Law Review
Georgetown Journal of Law & Public Policy


(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


Seiner, Joseph A. The issue class. 56 B.C. L. Rev. 121-158 (2015).


PRESIDENT/EXECUTIVE DEPARTMENT

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.)
PROFESSIONAL ETHICS


PROPERTY—PERSONAL AND REAL


PSYCHOLOGY AND PSYCHIATRY

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

Albany Government Law Review


Fox, Dov and Alex Stein. Dualism and doctrine. 90 Ind. L.J. 975-1010 (2015).


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

RACE AND ETHNICITY

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

Saint Louis University Public Law Review


United We Stand or United We Fall: The Reunification of St. Louis City and County. Foreword by Emily C. Cory and Tom D. Hoffmann; keynote address by Sen. Richard Lugar; articles by Peter W. Salsich, Jr., Colin Gordon, Todd Swanson, Joe Wilson, E. Terrence Jones, Anders Walker and student Samantha Caluori. 34 St. Louis U. Pub. L. Rev. 1-149 (2014).

(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)
CURRENT INDEX TO LEGAL PERIODICALS
Page 17
October 2, 2015

RELIGION

REMEDIES

Dodge, Reid E. Note. Reasonable royalty patent infringement damages: a proposal for more predictable, reliable, and reviewable standards of admissibility and proof for determining a reasonable royalty. 48 Ind. L. Rev. 1023-1052 (2015).


REPRODUCTION


RETIREMENT SECURITY

SCIENCE AND TECHNOLOGY
For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Vanderbilt Journal of Entertainment and Technology Law


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


(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:
Albany Government Law Review
McGeorge Law Review


Zarrow, Jason M. and William H. Milliken. The retroactivity of substantive rules to cases on collateral review and the AEDPA, with a special focus on Miller v. Alabama. 48 Ind. L. Rev. 931-994 (2015).


CORPORATE LAW

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

Saint Louis University Public Law Review


United We Stand or United We Fall: The Reunification of St. Louis City and County. Foreword by Emily C. Cory and Tom D. Hoffmann; keynote address by Sen. Richard Lugar; articles by Peter W. Salsich, Jr., Colin Gordon, Todd Swanstrom, Joe Wilson, E. Terrence Jones, Anders Walker and student Samantha Caluori. 34 St. Louis U. Pub. L. Rev. 1-149 (2014).

SUPREME COURT OF THE UNITED STATES


TAX POLICY

Cauble, Emily. Detrimental reliance on IRS guidance. 2015 Wis. L. Rev. 421-474.

TAXATION—FEDERAL

Cauble, Emily. Detrimental reliance on IRS guidance. 2015 Wis. L. Rev. 421-474.

TAXATION—STATE AND LOCAL


TERRORISM

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

New York University Journal of International Law and Politics


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

TORTS


Fox, Dov and Alex Stein. Dualism and doctrine. 90 Ind. L.J. 975-1010 (2015).


Jenkins, Robert. Chaos in the community: unraveling the mess that is North Carolina’s “same or similar community” standard of care. 6 Charlotte L. Rev. 63-143 (2015).


TRADE REGULATION


TRANSPORTATION LAW

WATER LAW


WORKERS’ COMPENSATION LAW

Bailey, Ashley R. Comment. Stress is [not] part of the job: finding the appropriate balance between fairness and efficiency to compensate Posttraumatic Stress Disorder under workers’ compensation statutes. 2015 Wis. L. Rev. 507-536.

TABLES OF CONTENTS OF Indexed LAW REVIEWS


8 ALBANY GOVERNMENT LAW REVIEW, NO. 2, PP. 381-640, 2015.


Perlin, Michael L. and Meredith R. Schrrier. “You might have drugs at your command”: reconsidering the forced drugging of incompetent pre-trial detainees from the perspectives of international human rights and income inequality. 8 Alb. Gov’t L. Rev. 381-404 (2015).

Testa, Megan, MD. Imprisonment of the mentally ill: a call for diversion to the community mental health system. 8 Alb. Gov’t L. Rev. 405-438 (2015).

Sobhani, Mona. Extending the logic of the juvenile justice system to a separate justice system for mentally ill offenders. 8 Alb. Gov’t L. Rev. 439-466 (2015).


56 BOSTON COLLEGE LAW REVIEW, NO. 1, JANUARY, 2015.


Seiner, Joseph A. The issue class. 56 B.C. L. Rev. 121-158 (2015).


Zarriello, Andrew. Note. A call to the bullpen: alternatives to the morality clause as endorsement companies’ main protection against athletic scandal. 56 B.C. L. Rev. 389-431 (2015).


Jenkins, Robert. Chaos in the community: unraveling the mess that is North Carolina’s “same or similar community” standard of care. 6 Charlotte L. Rev. 63-143 (2015).


CURRENT INDEX TO LEGAL PERIODICALS
Page 22
October 2, 2015


Are There Any Ethical Limits on Markets?


Are We Asking the Wrong Question?


Specific Applications


An Intriguing Tangent

90 INDIANA LAW JOURNAL, NO. 3, SUMMER, 2015.


Fox, Dov and Alex Stein.  Dualism and doctrine.  90 Ind. L.J. 975-1010 (2015).

Liu, Jiawei.  Copyright complements and piracy-induced deadweight loss.  90 Ind. L.J. 1011-1045 (2015).

Winters, Diana R.H.  Intractable delay and the need to amend the petition provisions of the FDCA.  90 Ind. L.J. 1047-1089 (2015).


Zarrow, Jason M. and William H. Milliken. The retroactivity of substantive rules to cases on collateral review and the AEDPA, with a special focus on Miller v. Alabama. 48 Ind. L. Rev. 931-994 (2015).


Dodge, Reid E. Note. Reasonable royalty patent infringement damages: a proposal for more predictable, reliable, and reviewable standards of admissibility and proof for determining a reasonable royalty. 48 Ind. L. Rev. 1023-1052 (2015).


Zirkel, Perry A. Are procedural and substantive student challenges to disciplinary sanctions at public institutions of higher education judicially more successful than those at private institutions? 41 J.C. & U.L. 423-484 (2015).


Veidlinger, Rebecca Leitman. Coming soon to a college or university near you...VAWA. 41 J.C. & U.L. 591-600 (2015).


40 LAW & SOCIAL INQUIRY, NO. 2, SPRING, 2015.


Case, Mary Anne. When someday is today: carrying forward the history of old age and inheritance into the age of Medicaid. 40 Law & Soc. Inquiry 499-505 (2015).


46 MCGEORGE LAW REVIEW, NO. 4, PP. 685-938, 2014.

Miller, Jason.  Note from the Editor-in-Chief.  46 McGeorge L. Rev. i-ii (2014).


66 MERCER LAW REVIEW, NO. 3, SPRING, 2015.

Stonedale, Joel.  The characteristics of markets that facilitate consumer exploitation.  66 Mercer L. Rev. 559-576 (2015).


Simmons, Thomas E.  What zombies can teach law students: popular text inclusion in law and literature.  66 Mercer L. Rev. 729-780 (2015).


Table of cases.  66 Mercer L. Rev. 879 (2015).


218 MILITARY LAW REVIEW, WINTER, 2013.


49 NEW ENGLAND LAW REVIEW, NO. 2, WINTER, 2015.


Field, Alison M. Note. Defense witnesses need immunity too: why the Supreme Court should adopt the Ninth Circuit’s approach to defense-witness immunity. 49 New Eng. L. Rev. 231-258 (2015).


United We Stand or United We Fall: The Reunification of St. Louis City and County. 34 St. Louis U. Pub. L. Rev. 1-149 (2014).


Salsich, Peter W., Jr. and student Samantha Caluori. Can St. Louis City and County get back together? (Do municipal boundaries matter today?) 34 St. Louis U. Pub. L. Rev. 13-49 (2014).


Muller, Julie M. Note. Naturally misleading: FDA’s unwillingness to define “natural” and the quest for GMO transparency through state mandatory labeling initiatives. 48 Suffolk U.L. Rev. 511-536 (2015).


Azzi, Paul M. Casenote. Two wrongs don’t make a copyright: the dangerous implication of granting a copyright in performance per se.  (Garcia v. Google, 743 F.3d 1258 (9th Cir. 2014)).  83 U. Cin. L. Rev. 529-536 (2014).


68 VANDERBILT LAW REVIEW, NO. 3, APRIL, 2015.


101 VIRGINIA LAW REVIEW, NO. 4, JUNE, 2015.


Cauble, Emily.  Detrimental reliance on IRS guidance.  2015 Wis. L. Rev. 421-474.

Davis, Kenneth B., Jr.  The business judgment rule in Wisconsin.  2015 Wis. L. Rev. 475-505.

Bailey, Ashley R.  Comment. Stress is [not] part of the job: finding the appropriate balance between fairness and efficiency to compensate Posttraumatic Stress Disorder under workers’ compensation statutes.  2015 Wis. L. Rev. 507-536.

Calavenna, Joseph.  Note. Is a private equity fund a “trade or business”? Alternatives to the First Circuit’s approach.  2015 Wis. L. Rev. 537-556.