CURRENT INDEX TO LEGAL PERIODICALS

Marian Gould Gallagher Law Library
University of Washington

Nikki Pike, Managing Editor
Ingrid Holmlund & Tania Schriwer, Editors
Alena Wolotira, Executive Editor
Copyright 2016, Marian Gould Gallagher Law Library
University of Washington School of Law

Key to Citations——January 15, 2016


** A portion of this issue comprises the survey: “Recent Developments in Copyright”: Selected Annotated Cases.
*** A portion of the issue comprises the student survey: Ohio Supreme Court Decisions: 2014.
— Note final print issue of title.

ADMINISTRATIVE LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Administrative Law Review
Journal of Legal Education


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

AGRICULTURE LAW

ARTS AND ENTERTAINMENT


O’Connor, Sean M.  The lost “art” of the patent system. 2015 U. Ill. L. Rev. 1397-1478.


BANKING AND FINANCE


BANKRUPTCY LAW


BIOGRAPHY
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.)

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


Erickson, Jessica. The market for leadership in corporate litigation. 2015 U. Ill. L. Rev. 1479-1528.


Rose, Paul and Bernard S. Sharfman. Shareholder activism as a corrective mechanism in corporate governance. 2014 BYU L. Rev. 1015-1051.


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

CIVIL RIGHTS, GENERALLY

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Freedom Center Journal
Michigan State Law Review


COMMERCIAL LAW


COMMUNICATIONS LAW

Bargfrede, Anika Hermann. Note. Demolishing the schoolhouse gate: Tinker with the constitutional boundaries of punishing off-campus student speech. 2015 U. Ill. L. Rev. 1645-1680.

Carlton, Stephanie H. Comment. Why the Eleventh Circuit got it wrong: historical cell site location information is not considered a search within the meaning of the Fourth Amendment. 39 Nova L. Rev. 239-263 (2015).

Greenberg, Joshua M. Note. The privacy-proof plaintiff: but first, let me share your #selfie. 23 J.L. & Pol’y 689-740 (2015).


COMPARATIVE AND FOREIGN LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
George Washington International Law Review
Georgia Journal of International and Comparative Law
International and Comparative Law Quarterly
Journal of Transnational Law & Policy
Law and Business Review of the Americas
Pacific McGeorge Global Business & Development Law Journal
Santa Clara Journal of International Law


CONSTITUTIONAL LAW, GENERALLY

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


Yost, Joshua A. Comment. “If it ain’t broke, don’t fix it”: evaluating North Carolina’s creation of a three-judge court to hear constitutional challenges to state law. 93 N.C. L. Rev. 1893-1934 (2015).


CONSUMER PROTECTION LAW


Handel, Joshua A. Student article. Balancing the harms done in advertising through effective regulation of the commercial speech doctrine. 2014 Freedom Center J. 223-244.


CONTRACTS


COURTS

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


Orth, John V. “Without precedential value”— when justices of the Supreme Court of North Carolina are equally divided. 93 N.C. L. Rev. 1719-1755 (2015).


Yost, Joshua A. Comment. “If it ain’t broke, don’t fix it”: evaluating North Carolina’s creation of a three-judge court to hear constitutional challenges to state law. 93 N.C. L. Rev. 1893-1934 (2015).


(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:
Ohio Northern University Law Review

Carlton, Stephanie H. Comment. Why the Eleventh Circuit got it wrong: historical cell site location information is not considered a search within the meaning of the Fourth Amendment. 39 Nova L. Rev. 239-263 (2015).


Quevedo, Juan C. Policy note. The troubling case(s) of noncitizens: immigration enforcement through the criminal justice system and the effect on families. 10 Tenn. J.L. & Pol’y 386-418 (2015).


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

DISABILITY LAW


**DISASTER LAW**


**DISPUTE RESOLUTION**


**DOMESTIC RELATIONS**

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


Lockhart, Tenechia D. Student article. The working woman’s right to breastfeed. 2014 Freedom Center J. 157-175.

Naeder, Rebecca. Note. “I know my client would never hurt his daughter, but how can I prove it?”: a lawyer’s guide to defending against Child Sexual Assault Accommodation Syndrome evidence. 80 Brook. L. Rev. 1153-1190 (2015).


(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.)

**ECONOMICS**


EDUCATION LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Marquette Sports Law Review
Michigan State Law Review

Bargfrede, Anika Hermann.  Note. Demolishing the schoolhouse gate: Tinkering with the constitutional boundaries of punishing off-campus student speech.  2015 U. Ill. L. Rev. 1645-1680.


Lawrence, Charles R. III.  Passing and trespassing in the academy: on whiteness as property and racial performance as political speech.  31 Harv. J. Racial & Ethnic Just. 7-30 (2015).


ELECTIONS AND VOTING

Greivenkamp, Brian.  Casenote. If I go crazy, then will you still call me a Super PAC? How enmeshment with political action committees makes contribution limits enforceable on independent expenditure-only committees.  83 U. Cin. L. Rev. 1445-1466 (2015).


EMPLOYMENT PRACTICE


Hyatt, Mary Caroline.  Student article. Transforming the plain meaning of “sex.”  2014 Freedom Center J. 177-196.

Lockhart, Tenechia D.  Student article. The working woman’s right to breastfeed.  2014 Freedom Center J. 157-175.

ENERGY AND UTILITIES LAW

ENVIRONMENTAL LAW


ESTATES AND TRUSTS

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

Southwestern Law Review

Naeder, Rebecca. Note. “I know my client would never hurt his daughter, but how can I prove it?”: a lawyer’s guide to defending against Child Sexual Assault Accommodation Syndrome evidence. 80 Brook. L. Rev. 1153-1190 (2015).


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

FIRST AMENDMENT


Handel, Joshua A. Student article. Balancing the harms done in advertising through effective regulation of the commercial speech doctrine. 2014 Freedom Center J. 223-244.

FOOD AND DRUG LAW


Chopra, Madhavi “Mira.” Of the big daddy, the underdog, the mother hen, and the scapegoats: balancing pharmaceutical innovation and access to healthcare in the enforcement of compulsory patent licensing in India, its compliance with TRIPS, and Bayer v. Natco. 13 Santa Clara J. Int’l L. 333-374 (2015).


Hooper, Benjamin A. Casenote. The negative effects of cumulative abortion regulations: why the 5th Circuit was wrong in upholding regulations on medication abortions (Planned Parenthood of Greater Texas Surgical Health Services v. Abbott). 83 U. Cin. L. Rev. 1489-1510 (2015).


FOURTEENTH AMENDMENT


GAMING


GENDER

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
American University Journal of Gender, Social Policy & the Law
South Dakota Law Review
Southwestern Law Review
UCLA 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.)

GOVERNMENT CONTRACTS


HEALTH LAW AND POLICY


Chopra, Madhavi “Mira.” Of the big daddy, the underdog, the mother hen, and the scapegoats: balancing pharmaceutical innovation and access to healthcare in the enforcement of compulsory patent licensing in India, its compliance with TRIPS, and Bayer v. Natco. 13 Santa Clara J. Int’l L. 333-374 (2015).


Reynoso, Andrea. Note. Is California committed?: why California should take action to address the shortcomings of its assisted outpatient commitment statute. 88 S. Cal. L. Rev. 1021-1055 (2015).


HOUSING LAW


HUMAN RIGHTS LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
International and Comparative Law Quarterly
UCLA Law Review


Nessel, Lori A.  Deliberate destitution as deterrent: withholding the right to work and undermining asylum protection. 52 San Diego L. Rev. 313-355 (2015).


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

IMMIGRATION LAW


INSURANCE LAW


INTELLECTUAL PROPERTY LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Journal of the Copyright Society of the U.S.A.


Chopra, Madhavi “Mira.” Of the big daddy, the underdog, the mother hen, and the scapegoats: balancing pharmaceutical innovation and access to healthcare in the enforcement of compulsory patent licensing in India, its compliance with TRIPS, and Bayer v. Nato. 13 Santa Clara J. Int’l L. 333-374 (2015).


Ilardi, Christopher. Note. The broken system of parallel patent proceedings: how to create a unified, one-judgment system. 36 Cardozo L. Rev. 2213-2246 (2015).


O’Connor, Sean M. The lost “art” of the patent system. 2015 U. Ill. L. Rev. 1397-1478.


INTERNATIONAL LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
American University International Law Review
George Washington International Law Review
Georgia Journal of International and Comparative Law
International and Comparative Law Quarterly
Pacific McGeorge Global Business & Development Law Journal
Santa Clara Journal of International Law


INTERNATIONAL TRADE

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


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

JUDGES


White, Penny. If it ain’t broke, break it — how the Tennessee General Assembly dismantled and destroyed Tennessee’s uniquely excellent judicial system. 10 Tenn. J.L. & Pol’y 329-384 (2015).

JURISDICTION


Ilardi, Christopher. Note. The broken system of parallel patent proceedings: how to create a unified, one-judgment system. 36 Cardozo L. Rev. 2213-2246 (2015).


JURISPRUDENCE


JUVENILES

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

UCLA Law Review


Rothstein, Paul F. Ambiguous-purpose statements of children and other victims of abuse under the Confrontation Clause. 44 Sw. L. Rev. 508-552 (2015).


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

LABOR LAW

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


Lockhart, Tenechia D. Student article. The working woman’s right to breastfeed. 2014 Freedom Center J. 157-175.


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

LAND USE

Green, Jacob. Comment. When conditions go bad: an examination of the problems inherent in the conditional use permitting system. 2014 BYU L. Rev. 1185-1211.


LAW AND SOCIETY

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


**LAW ENFORCEMENT**


Quevedo, Juan C. Policy note. The troubling case(s) of noncitizens: immigration enforcement through the criminal justice system and the effect on families. 10 Tenn. J.L. & Pol’y 386-418 (2015).


**LAW OF THE SEA**


**LEGAL ANALYSIS AND WRITING**

Johnson, Maureen. To quote or not to quote: making the case for teaching law students the art of effective quotation in legal memoranda. 56 S. Tex. L. Rev. 283-312 (2014).


**LEGAL EDUCATION**

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Journal of Legal Education
Deo, Meera E. The ugly truth about legal academia. 80 Brook. L. Rev. 943-1014 (2015).


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

**LEGAL HISTORY**


O’Connor, Sean M. The lost “art” of the patent system. 2015 U. Ill. L. Rev. 1397-1478.


LEGAL PROFESSION

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

Thomas M. Cooley Journal of Practical and Clinical Law


Erickson, Jessica. The market for leadership in corporate litigation. 2015 U. Ill. L. Rev. 1479-1528.


LEGAL RESEARCH AND LIBRARIES


LEGAL RESEARCH AND LIBRARIES


White, Penny. If it ain’t broke, break it — how the Tennessee General Assembly dismantled and destroyed Tennessee’s uniquely excellent judicial system. 10 Tenn. J.L. & Pol’y 329-384 (2015).


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

MEDICAL JURISPRUDENCE


MILITARY, WAR, AND PEACE


CURRENT INDEX TO LEGAL PERIODICALS
Page 16
January 15, 2016

MOTOR VEHICLES


NATURAL RESOURCES LAW


NONPROFIT ORGANIZATIONS


OIL, GAS, AND MINERAL LAW


POLITICS

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

Journal of Legal Education


Greivenkamp, Brian. Casenote. If I go crazy, then will you still call me a Super PAC? How enmeshment with political action committees makes contribution limits enforceable on independent expenditure-only committees. 83 U. Cin. L. Rev. 1445-1466 (2015).


White, Penny. If it ain’t broke, break it — how the Tennessee General Assembly dismantled and destroyed Tennessee’s uniquely excellent judicial system. 10 Tenn. J.L. & Pol’y 329-384 (2015).


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

PRACTICE AND PROCEDURE

Bartholomew, Christine P. Redefining prey and predator in class actions. 80 Brook. L. Rev. 743-806 (2015).


Orth, John V. “Without precedential value” — when justices of the Supreme Court of North Carolina are equally divided. 93 N.C. L. Rev. 1719-1755 (2015).


Yost, Joshua A. Comment. “If it ain’t broke, don’t fix it”: evaluating North Carolina’s creation of a three-judge court to hear constitutional challenges to state law. 93 N.C. L. Rev. 1893-1934 (2015).
PROFESSIONAL ETHICS


PROPERTY—PERSONAL AND REAL

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

Harvard Journal on Racial & Ethnic Justice


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

PSYCHOLOGY AND PSYCHIATRY


Myers, Sean. Student article. A critique of the policies for holding mentally ill tortfeasors to an objectively reasonable standard of care. 2014 Freedom Center J. 197-221.

Reynoso, Andrea. Note. Is California committed?: why California should take action to address the shortcomings of its assisted outpatient commitment statute. 88 S. Cal. L. Rev. 1021-1055 (2015).


RACE AND ETHNICITY

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

Harvard Journal on Racial & Ethnic Justice
Michigan State Law Review
UCLA 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.)


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

**RELIGION**


**REMEDIES**


Budoff, Peter. Note. How far is too far?: the proper framework for civil remedies against facilitators of terrorism. 80 Brook. L. Rev. 1057-1086 (2015).


**REPRODUCTION**

DiVincenzo, Courtney. Student article. Reproductive freedom post *Roe*: the struggle to defend a woman’s right to an abortion. 2014 Freedom Center J. 139-155.

Hooper, Benjamin A. Casenote. The negative effects of cumulative abortion regulations: why the 5th Circuit was wrong in upholding regulations on medication abortions (*Planned Parenthood of Greater Texas Surgical Health Services v. Abbott*). 83 U. Cin. L. Rev. 1489-1510 (2015).


**SCIENCE AND TECHNOLOGY**


O’Connor, Sean M. The lost “art” of the patent system. 2015 U. Ill. L. Rev. 1397-1478.


**SECURITIES LAW**


SENTENCING AND PUNISHMENT

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


SEX CRIMES

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


Naeder, Rebecca.  Note. “I know my client would never hurt his daughter, but how can I prove it?”: a lawyer’s guide to defending against Child Sexual Assault Accommodation Syndrome evidence.  80 Brook. L. Rev. 1153-1190 (2015).


SEXUAL ORIENTATION

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


<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Authors</th>
<th>Journal/Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Funding programs that work: lessons from the federal Home Visiting Program</td>
<td>Peters, Philip G., Jr.</td>
<td>41 J. Legis. 224-263 (2014-15)</td>
</tr>
<tr>
<td>TERRORISM</td>
<td>How far is too far?: the proper framework for civil remedies against facilitators of terrorism</td>
<td>Budoff, Peter</td>
<td>80 Brook. L. Rev. 1057-1086 (2015)</td>
</tr>
<tr>
<td></td>
<td>The economics of plaintiff-side personal injury practice</td>
<td>Hyman, David A., Bernard Black and Charles Silver</td>
<td>2015 U. Ill. L. Rev. 1563-1603</td>
</tr>
<tr>
<td></td>
<td>Take me out to the ballgame...but bring a helmet: reforming the “baseball rule” in light of recent fan injuries at baseball stadiums</td>
<td>Ludden, Matthew J.</td>
<td>24 Marq. Sports L. Rev. 123-140 (2013)</td>
</tr>
<tr>
<td></td>
<td>When products self-destruct: making the case for the product-less plaintiff using res ipsa loquitur, the malfunction doctrine and § 3</td>
<td>Menage, Ashley</td>
<td>56 S. Tex. L. Rev. 349-386 (2014)</td>
</tr>
<tr>
<td></td>
<td>A critique of the policies for holding mentally ill tortfeasors to an objectively reasonable standard of care</td>
<td>Myers, Sean</td>
<td>2014 Freedom Center J. 197-221</td>
</tr>
</tbody>
</table>

---

**SOCIAL WELFARE**


**SPORTS**

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

Marquette Sports Law Review


**SUPREME COURT OF THE UNITED STATES**


**TAXATION—FEDERAL**


**TERRORISM**

Budoff, Peter. Note. How far is too far?: the proper framework for civil remedies against facilitators of terrorism. 80 Brook. L. Rev. 1057-1086 (2015).


**TORTS**


Greenberg, Joshua M. Note. The privacy-proof plaintiff: but first, let me share your #selfie. 23 J.L. & Pol’y 689-740 (2015).


Ludden, Matthew J. Take me out to the ballgame...but bring a helmet: reforming the “baseball rule” in light of recent fan injuries at baseball stadiums. 24 Marq. Sports L. Rev. 123-140 (2013).


Myers, Sean. Student article. A critique of the policies for holding mentally ill tortfeasors to an objectively reasonable standard of care. 2014 Freedom Center J. 197-221.


TRADE REGULATION


Chopra, Madhavi “Mira.” Of the big daddy, the underdog, the mother hen, and the scapegoats: balancing pharmaceutical innovation and access to healthcare in the enforcement of compulsory patent licensing in India, its compliance with TRIPS, and Bayer v. Natco. 13 Santa Clara J. Int’l L. 333-374 (2015).


WATER LAW


TABLES OF CONTENTS OF INDEXED LAW REVIEWS


2014 BRIGHAM YOUNG UNIVERSITY LAW REVIEW, NO. 5, PP. 1015-1250.

Rose, Paul and Bernard S. Sharfman. Shareholder activism as a corrective mechanism in corporate governance. 2014 BYU L. Rev. 1015-1051.


Green, Jacob. Comment. When conditions go bad: an examination of the problems inherent in the conditional use permitting system. 2014 BYU L. Rev. 1185-1211.


80 BROOKLYN LAW REVIEW, NO. 3, SPRING, 2015.


Bartholomew, Christine P. Redefining prey and predator in class actions. 80 Brook. L. Rev. 743-806 (2015).


Deo, Meera E. The ugly truth about legal academia. 80 Brook. L. Rev. 943-1014 (2015).


Waggoner, Lawrence W. How the ALI’s Restatement Third of Property is influencing the law of trusts and estates. 80 Brook. L. Rev. 1019-1027 (2015).

Baroff, Peter. Note. How far is too far?: the proper framework for civil remedies against facilitators of terrorism. 80 Brook. L. Rev. 1057-1086 (2015).


Naeder, Rebecca. Note. “I know my client would never hurt his daughter, but how can I prove it?”: a lawyer’s guide to defending against Child Sexual Assault Accommodation Syndrome evidence. 80 Brook. L. Rev. 1153-1190 (2015).


36 CARDOZO LAW REVIEW, NO. 6, AUGUST, 2015.


Ilardi, Christopher. Note. The broken system of parallel patent proceedings: how to create a unified, one-judgment system. 36 Cardozo L. Rev. 2213-2246 (2015).


DiVincenzo, Courtney. Student article. Reproductive freedom post Roe: the struggle to defend a woman’s right to an abortion. 2014 Freedom Center J. 139-155.

Lockhart, Tenechia D. Student article. The working woman’s right to breastfeed. 2014 Freedom Center J. 157-175.

Hyatt, Mary Caroline. Student article. Transforming the plain meaning of “sex.” 2014 Freedom Center J. 177-196.

Myers, Sean. Student article. A critique of the policies for holding mentally ill tortfeasors to an objectively reasonable standard of care. 2014 Freedom Center J. 197-221.

Handel, Joshua A. Student article. Balancing the harms done in advertising through effective regulation of the commercial speech doctrine. 2014 Freedom Center J. 223-244.


31 HARVARD JOURNAL ON RACIAL & ETHNIC JUSTICE, SPRING, 2015.


Lawrence, Charles R. III. Passing and trespassing in the academy: on whiteness as property and racial performance as political speech. 31 Harv. J. Racial & Ethnic Just. 7-30 (2015).


64 INTERNATIONAL AND COMPARATIVE LAW QUARTERLY, NO. 3, JULY, 2015.


Greenberg, Joshua M. Note. The privacy-proof plaintiff: but first, let me share your #selfie. 23 J.L. & Pol’y 689-740 (2015).


65 JOURNAL OF LEGAL EDUCATION, NO. 1, AUGUST, 2015.


Ludden, Matthew J. Take me out to the ballgame...but bring a helmet: reforming the “baseball rule” in light of recent fan injuries at baseball stadiums. 24 Marq. Sports L. Rev. 123-140 (2013).


93 NORTH CAROLINA LAW REVIEW, NO. 6, SEPTEMBER, 2015.


Orth, John V. “Without precedential value”— when justices of the Supreme Court of North Carolina are equally divided. 93 N.C. L. Rev. 1719-1755 (2015).


Yost, Joshua A. Comment. “If it ain’t broke, don’t fix it”: evaluating North Carolina’s creation of a three-judge court to hear constitutional challenges to state law. 93 N.C. L. Rev. 1893-1934 (2015).


39 NOVA LAW REVIEW, NO. 2, WINTER, 2015.


Carlton, Stephanie H. Comment. Why the Eleventh Circuit got it wrong: historical cell site location information is not considered a search within the meaning of the Fourth Amendment. 39 Nova L. Rev. 239-263 (2015).

CURRENT INDEX TO LEGAL PERIODICALS
Page 28
January 15, 2016

41 OHIO NORTHERN UNIVERSITY LAW REVIEW, NO. 3, PP. 545-972, 2015.


67 OKLAHOMA LAW REVIEW, NO. 3, SPRING, 2015.


52 SAN DIEGO LAW REVIEW,  
NO. 2, SPRING, 2015.


Nessel, Lori A. Deliberate destitution as deterrent: withholding the right to work and undermining asylum protection. 52 San Diego L. Rev. 313-355 (2015).


13 SANTA CLARA JOURNAL OF INTERNATIONAL LAW,  


Chopra, Madhavi “Mira.” Of the big daddy, the underdog, the mother hen, and the scapegoats: balancing pharmaceutical innovation and access to healthcare in the enforcement of compulsory patent licensing in India, its compliance with TRIPS, and Bayer v. Natco. 13 Santa Clara J. Int’l L. 333-374 (2015).


60 SOUTH DAKOTA LAW REVIEW,  


56 SOUTH TEXAS LAW REVIEW,  
NO. 2, WINTER, 2014.


Johnson, Maureen. To quote or not to quote: making the case for teaching law students the art of effective quotation in legal memoranda. 56 S. Tex. L. Rev. 283-312 (2014).


Rothstein, Paul F. Ambiguous-purpose statements of children and other victims of abuse under the Confrontation Clause. 44 Sw. L. Rev. 508-552 (2015).

Irvine, Angela. You can’t run from the police!: developing a feminist criminology that incorporates Black transgender women. 44 Sw. L. Rev. 553-561 (2015).


Reynoso, Andrea. Note. Is California committed?: why California should take action to address the shortcomings of its assisted outpatient commitment statute. 88 S. Cal. L. Rev. 1021-1055 (2015).


White, Penny. If it ain’t broke, break it — how the Tennessee General Assembly dismantled and destroyed Tennessee’s uniquely excellent judicial system. 10 Tenn. J.L. & Pol’y 329-384 (2015).

Quevedo, Juan C. Policy note. The troubling case(s) of noncitizens: immigration enforcement through the criminal justice system and the effect on families. 10 Tenn. J.L. & Pol’y 386-418 (2015).

44 SOUTHERN CALIFORNIA LAW REVIEW, NO. 4, MAY, 2015.


Reynoso, Andrea. Note. Is California committed?: why California should take action to address the shortcomings of its assisted outpatient commitment statute. 88 S. Cal. L. Rev. 1021-1055 (2015).


Raeder, Myrna S. Margaret Brent Award speech. 44 Sw. L. Rev. 448-453 (2015).


62 UCLA LAW REVIEW, NO. 6, AUGUST, 2015.


83 UNIVERSITY OF CINCINNATI LAW REVIEW, NO. 4, SUMMER, 2015.


Greivenkamp, Brian. Casenote. If I go crazy, then will you still call me a Super PAC? How enmeshment with political action committees makes contribution limits enforceable on independent expenditure-only committees. 83 U. Cin. L. Rev. 1445-1466 (2015).


Hooper, Benjamin A. Casenote. The negative effects of cumulative abortion regulations: why the 5th Circuit was wrong in upholding regulations on medication abortions (Planned Parenthood of Greater Texas Surgical Health Services v. Abbott). 83 U. Cin. L. Rev. 1489-1510 (2015).

2015 UNIVERSITY OF ILLINOIS LAW REVIEW, NO. 4, PP. 1397-1712.

O’Connor, Sean M. The lost “art” of the patent system. 2015 U. Ill. L. Rev. 1397-1478.

Erickson, Jessica. The market for leadership in corporate litigation. 2015 U. Ill. L. Rev. 1479-1528.


Bargfrede, Anika Hermann. Note. Demolishing the schoolhouse gate: Tinker with the constitutional boundaries of punishing off-campus student speech. 2015 U. Ill. L. Rev. 1645-1680.