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Although the regional human rights courts have no criminal jurisdiction and cannot find individual responsibility, the Inter-American Court of Human Rights regularly orders states to investigate and punish gross human rights violations, and monitors the progress of the resulting prosecutions. Today, it is monitoring the progress of fifty-one prosecutions across fifteen states for acts that amount to international crimes. The article explores the evolution of such quasi-criminal jurisdiction in the regional rights courts, and juxtaposes this development to the work of the international criminal tribunals.

Clash of Paradigms: Actors and Analogies Shaping the Investment Treaty System
Anthea Roberts

When seeking to understand the nature of the investment treaty system, participants routinely draw analogies from and with public international law, international commercial arbitration, public law, trade law, and human rights law. However, these analogies frequently point to distinct (and sometimes clashing) conclusions as a result of differences in their underlying paradigms. This article examines what each paradigm reveals and obscures about the investment treaty system and how the backgrounds and interests of different actors inform their choice of analogies.

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By Sharon D. Nelson, David G. Ries, and John W. Simek
Now that the FBI has made it clear that law firms are a major target for hackers, firms are beginning to scrutinize their data security. While you'll have to roll up your sleeves and probably invest some money in securing client data, there is much you can do that is low or no cost, starting with changing all default settings, applying security updates, and having a strong password policy. 16

TIP: Information security must be a priority for attorneys and law firms; don't become the next victim.

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Navigating the Post-Catastrophe Minefield: Maximizing Insurance Recovery in the Face of Conflicting Obligations and Exposures
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*By: Mitchell L. Lathrop*

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*By: J. Chase Bryan, Walter H. Boone, and Jordan M. Mason*

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By Judge Michele D. Hotten

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Judge Bill Dressel: An Insightful Educator
As a district court judge in Colorado for more than 22 years and then president of the National Judicial College since 2000, Judge Bill Dressel has vast insight into case management, trial management, court structure, and governance issues. He also touches on the benefits of having experienced judges as well as younger, diverse judges and advocates for pre-bench education programs as one way to improve the judicial experience and the profession.
By Peter M. Koelling

Public Trust: Past, Present, Future
American courts are facing unprecedented challenges and an ever increasingly dissatisfied public in the 21st century. However, the collective court community has not examined the constructs of public trust for more than a decade. In this article, past studies conducted to measure trust and confidence are examined. Suggestions are made about what the courts can learn from the institution of higher education to make a positive difference in public perception and to reestablish trust and confidence in our system of justice.
By Zelda M. DeBoyes

We Never Saw It Coming ... Or Did We?
A National Association for Court Management survey looks at a few possible scenarios for the future of America's state courts. NACM suggests viewing the future through a lens that incorporates good governance, sustained performance even with limited funding, imaginative trend analysis, solid caseflow management, consideration of the public's perception of the courts, and dedication to professional court management education.
By Janet G. Cornell, Phillip Knox, and Peter Kiefer

New Handbook Offers Strategies for Restoring Court Funding
Two nonprofit organizations, Justice at Stake and the National Center for State Courts, have published a new handbook to make the strongest case possible for adequate court funding. Funding Justice: Strategies and Messages for Restoring Court Funding is based on an extensive nationwide opinion research project that included focus groups; a poll of American voters; and interviews with chief justices, legislators, and others involved in the court funding debate.
By Jesse Rutledge and Bert Brandenburg

Winds of Change: The Challenges Facing State High Courts in Regulating the Practice of Law
Over the past decade, the legal profession has become increasingly national and global. While many commentators have addressed the growth of transnational legal practice, few have addressed the challenges that nationalization and
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