<table>
<thead>
<tr>
<th>Journal</th>
<th>Volume and Issue Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>New York University Journal Of Legislation And Public Policy</td>
<td>v. 16, no. 1, 2013</td>
</tr>
<tr>
<td>New York University Law Review</td>
<td>v. 88, no. 1, April, 2013</td>
</tr>
<tr>
<td>New York University Review Of Law &amp; Social Change</td>
<td>v. 37, no. 1, 2013</td>
</tr>
<tr>
<td>North Dakota Law Review</td>
<td>v. 88, no. 2, 2012</td>
</tr>
<tr>
<td>Nuclear Law Bulletin No. 90</td>
<td>v. 2012, no. 2</td>
</tr>
<tr>
<td>Real Estate Finance</td>
<td>v. 29, no. 6, April, 2013</td>
</tr>
<tr>
<td>Revue Internationale De Droit Compare</td>
<td>v. 65, no. 1, January – March, 2013</td>
</tr>
<tr>
<td>Rutgers Law Review</td>
<td>v. 65, no. 1, Fall, 2012</td>
</tr>
<tr>
<td>Saint Louis University Law Journal</td>
<td>v. 57, no. 3, Spring, 2013</td>
</tr>
<tr>
<td>Southern California Review Of Law And Social Justice</td>
<td>v. 22, no. 1, Fall, 2012</td>
</tr>
<tr>
<td>Tennessee Law Review</td>
<td>v. 80, no. 2, Winter, 2013</td>
</tr>
<tr>
<td>Texas Law Review</td>
<td>v. 91, no. 5, April, 2013</td>
</tr>
<tr>
<td>Tulane Journal Of Law &amp; Sexuality</td>
<td>v. 22, 2013</td>
</tr>
<tr>
<td>The University Of Kansas Law Review</td>
<td>v. 61, no. 3, March, 2013</td>
</tr>
<tr>
<td>University Of Pittsburgh Law Review</td>
<td>v. 73, no. 3, Spring, 2012</td>
</tr>
</tbody>
</table>
UNIVERSITY OF RICHMOND LAW REVIEW, v. 47, no. 3, March, 2013
UNIVERSITY OF SAN FRANCISCO LAW REVIEW, v. 47, no. 2, Fall, 2012
VILLANOVA LAW REVIEW, v. 58, no. 2, 2013
WASHINGTON LAW REVIEW, v. 88, no. 1, March, 2013
WASHINGTON UNIVERSITY GLOBAL STUDIES LAW REVIEW, v. 12, no. 1, 2013
WILLIAM MITCHELL LAW REVIEW, v. 39, no. 3, 2013
THE YALE LAW JOURNAL, v. 122, no. 6, APRIL, 2013
CONTENTS

ARTICLES

Placing “Reins” on Regulations:
Assessing the Proposed REINS Act ........ Jonathan H. Adler 1

A Rose by Any Other Name:
Why a Parens Patriae Action
Can Be a “Mass Action”
Under the Class Action Fairness Act ........ Enrique Schaerer 39

A Uniform Perpetuities Reform Act ........ Scott Andrew Shepard 89

The REINS Act and the Struggle to
Control Agency Rulemaking ................. Jonathan R. Siegel 131

Constraining the Federal Rules of
Civil Procedure Through the Federalism
Canons of Statutory Interpretation ........ Margaret S. Thomas 187

NOTE

Outlawing Honest Graft ....................... Paul D. Brachman 261
CONTENTS

ARTICLES

THE DYNAMICS OF CONTRACT EVOLUTION  
Stephen J. Choi, Mitu Gulati & Eric A. Posner 1

MARKET CONDITIONS AND CONTRACT DESIGN:  
VARIATIONS IN DEBT CONTRACTING  
Albert Choi & George Triantis 51

CONTRACTS AS TECHNOLOGY  
Kevin E. Davis 83

TACIT AGREEMENT AND RELATIONSHIP-SPECIFIC INVESTMENT  
Clayton P. Gillette 128

CONTRACT AND INNOVATION: THE LIMITED ROLE OF GENERALIST COURTS IN THE EVOLUTION OF NOVEL CONTRACTUAL FORMS  
Ronald J. Gilson, Charles F. Sabel & Robert E. Scott 170

INNOVATION AND THE ORGANIZATIONAL CONTRACT: LESSONS FROM INCOME TRUSTS  
Edward M. Iacobucci 216

SET IN STONE? CHANGE AND INNOVATION IN CONSUMER STANDARD-FORM CONTRACTS  
Florencia Marotta-Wurgler & Robert Taylor 240

Simplified Pleading, Meaningful Days in Court, and Trials on the Merits: Reflections on the Deformation of Federal Procedure  
Arthur R. Miller 286
NOTES

Assuming Responsibility for Who You Are: The Right to Choose “Immutable” Identity Characteristics

Anthony R. Enriquez 373

The Domestic Implementation of International Regulations

Maximillian L. Feldman 401

Scaling Up: Implementing Issue Preclusion in Mass Tort Litigation Through Bellwether Trials

Zachary B. Savage 439

Expanding Standing in Patent Declaratory Judgment Actions to Better Air Public Policy Considerations

Nicholas D. Walrath 476
CONTENTS

PREFACE
Kate Berry & Elizabeth Daniel Vasquez i

INTRODUCTION
The Past, Present, and Future Role of Hollingsworth v. Perry: An Introduction
Mateya Beth Kelley 1

ARTICLES

SECTION ONE ................................................................. 11
Marriage and Mass Incarceration
Gabriel Arkles 13

Perry and the LGBTQ Movement
Mary Bernstein 23

Prop 8: Advancing Civil Rights Through Cultural and Constitutional Change
Ryan Kendall 29

Anthony Michael Kreis & Robin Fretwell Wilson 35

What Marriage Equality Arguments Portend for Domestic Partner Employee Benefits
Nancy D. Polikoff 49

The Pertinence of Perry to Challenging the Continuing Criminalization of LGBT People
Andrea J. Ritchie 63

"Coming Out Undocumented" in the Age of Perry
Natasha Rivera-Silber 71

Under the Cover of Gay Rights
Dean Spade 79

"Now You Get What You Want, Do You Want More?"
Urvashi Vaid 101

When Litigation Collides with Grassroots Organizing: The Impact of the Perry Lawsuit Through the Eyes of Asian Americans Organizing for Marriage Equality
Karin Wang 113

Where Perry Fits in the National Strategy to Win the Freedom to Marry
Evan Wolfson 123

SECTION TWO ................................................................. 129
Reinhardt is Right; Perry is a Case About California
Matt Coles 131

Proof vs. Prejudice
Roberta Kaplan & Jaren Janghorbani 143
Slighting the Sex-Discrimination Claim in *Hollingsworth v. Perry*

*Michael Kavey* 151

How Has *Perry* Affected Other Marriage-Rights Litigation Strategies? Reflections on a Silver Anniversary and the Golden Rule

*Jennifer C. Pizer* 165

The *Perry* Litigation and the Changing Political Landscape for Marriage Equality

*Paul M. Smith* 181

The Role of Public Law Offices in Marriage Equality Litigation

*Therese M. Stewart* & *Mollie M. Lee* 187

An Ephemeral Moment: Minimalism, Equality, and Federalism in the Struggle for Same-Sex Marriage Rights

*Laurence H. Tribe* & *Joshua Matz* 199

SECTION THREE

---

Perry's Path to Equality: Rejecting "Gay Marriage" and Rethinking the "Right to Marry"

*Brian Chelcun* 215

*Hollingsworth v. Perry*: What Should the Court Do?

*Erwin Chemerinsky* 229

Repealing Rights: Proposition 8, *Perry*, and *Crawford* Contextualized

*David B. Cruz* 235

Marriage Equality: An Idea Whose Time Is Coming

*William N. Eskridge, Jr.* 245

Imagining a Same-Sex Marriage Decision Based on Dignity: Considering Human Experience in Constitutional Law

*Daniel Evans* 251

Same-Sex Marriage and *Perry*: A Case for Judicial Minimalism?

*Graham Gee* 265

Divorcing Marriage from its Incidents: Framing *Perry* as a Celebration of Family Self-Determination

*Sara Maeder* 275

Paradigms Lost: How Domestic Partnership Went from Innovation to Injury

*Melissa Murray* 291

Undoing Humiliation, Fostering Equal Citizenship: Human Dignity in South Africa's Sexual Orientation Equality Jurisprudence

*Kate O'Regan* 307

Thirteen False Blackbirds

*Ruthann Robson* 315

Why the Court Can Strike Down Marriage Restrictions Under Rational-Basis Review

*Kenji Yoshino* 331
NORTH DAKOTA LAW REVIEW

Volume 88  2012  Number 2

Click here to return to Journal list N-Y

ARTICLES

The Value of Valor: Money, Medals, and Military Labor
Mateo Taussig-Rubbo .............................................................. 283

It’s a Long Way for the Shortcut: The Evolution of North Dakota Rule of Evidence 707 and Its Impact on DUI Prosecutions
Cherie L. Clark and Reid A. Brady ............................................. 321

Rural Inheritance: Gender Disparities in Farm Transmission
Hannah Alsgaard ..................................................................... 347

The Contradictory Stance on Jury Nullification
Kenneth Duvall ........................................................................ 409

NOTE

iEthics: How Cloud Computing has Impacted the Rules of Professional Conduct
Andrew L. Askew ..................................................................... 453

CASE COMMENTS

Torts – Product Liability: North Dakota Rejects the Apparent Manufacturer Doctrine
Justin J. Hagel ......................................................................... 477

Bail – Searches and Seizures: Pre-Trial Release Conditions Imposed Under North Dakota Rule of Criminal Procedure 46(a)(2)(M) Require Explicit Findings
Claire L. Smith ......................................................................... 495

NORTH DAKOTA SUPREME COURT REVIEW .............................. 515

PROCEEDINGS OF THE ONE HUNDRED THIRTEENTH ANNUAL MEETING OF THE NORTH DAKOTA STATE BAR ASSOCIATION ................................................................. 541
ARTICLES

Death of Paradox: The Killer Logic Beneath the Standards of Proof. .............. Kevin M. Clermont 1061

The Tort Foundation of Duty of Care and Business Judgment .................. Robert J. Rhee 1139

Statutory Proximate Cause ........................................ Sandra F. Sperino 1199

Preemption as Inverse Negligence Per Se .......... Michael P. Moreland 1249


The Plight of the Secular Paradigm ...................... Steven D. Smith 1409

Crowdfunding Securities ................................. Andrew A. Schwartz 1457

NOTES

Incentivizing Local Reform and Urban Renewal During an Economic Crisis .......... Christian J. Ascunce 1491

Virtue Jurisprudence and the American Constitution .............................. Timothy Cantu 1521

The Pyrrhic Victory of American Higher Education: Bubbles, Lemons, and Revolution ..................... Jonathan Noble Edel 1543
# Table of contents

## Articles

- A common high standard for nuclear power plant exports: overview and analysis of the Nuclear Power Plant Exporters' Principles of Conduct by George Perkovich and Brian Radzinsky ................................................................. 7
- The MCP Altona incident: the Canadian regulatory response and framework for the export of uranium by Jacques Lavoie ........................................................................................................ 23
- Conflict of law issues related to Switzerland's participation in the Paris Nuclear Third Party Liability Regime by Michael Waldner .................................................................................... 31
- The impact of the Additional Protocol and Strengthened Safeguards: effects on the International Atomic Energy Agency and on states by Benjamin Katzenberg ... 71

## Case Law

### France
- Administrative Court of Appeal of Lyon regarding EDF's permit to construct a waste conditioning and storage facility (ICEDA) in the town of Saint-Vulbas ..... 101
- Conseil d'État decision regarding Atelier de technologie de plutonium (ATPu) located at the Cadarache site ................................................................. 101

### Germany
- Request for arbitration against Germany at the World Bank's International Centre for the Settlement of Investment Disputes (ICSID) because of Germany's legislation leading to the phase-out of nuclear energy ........................................... 102

### India
- Cases related to the Kudankulam Nuclear Power Project (KKNPP) ................................................................. 103

### Switzerland
- Judgement of the Federal Administrative Court in the matter of Balmer-Schafroth a.o.v. BKW FMB Energy Inc. on the revocation of the operating licence for the Mühleberg nuclear power plant ................................................................. 109

### United States
- Judgement of the Court of Appeals for the D.C. Circuit vacating the NRC's 2010 Waste Confidence Decision and Rule Update ................................................................. 110
- U.S. Supreme Court declines petition for certiorari filed by property owners on Price-Anderson Act claim for damages ................................................................. 112
- Judgement of the NRC Atomic Safety and Licensing Board finding applicants ineligible to obtain a combined license because they are owned by a U.S. corporation that is 100% owned by a foreign corporation ................................................................. 113
- Judgement of an NRC Atomic Safety and Licensing Board Authorising Issuance of a license for the construction and operation of a commercial laser enrichment facility ................................................................. 114

## National Legislative and Regulatory Activities

### Armenia
- Nuclear safety and radiological protection ................................................................. 115
Brazil
General legislation........................................................................................................... 115
Canada
Environmental protection................................................................................................ 116
France
Radioactive waste management..................................................................................... 117
Georgia
Nuclear safety and radiological protection.................................................................... 118
Greece
Nuclear safety ................................................................................................................ 118
Emergency preparedness and response........................................................................ 119
India
Licensing and regulatory infrastructure.......................................................................... 119
Liability and compensation............................................................................................ 120
Ireland
Nuclear safety and radiological protection.................................................................... 122
Japan
Nuclear Regulation Authority Act.................................................................................. 122
Lithuania
General legislation........................................................................................................... 124
Licensing and regulatory infrastructure.......................................................................... 125
Nuclear security................................................................................................................ 125
Radioactive waste management..................................................................................... 126
Switzerland
General legislation........................................................................................................... 126
Ukraine
Radioactive waste management..................................................................................... 127
General legislation........................................................................................................... 127
United Arab Emirates
General legislation........................................................................................................... 128
Liability and compensation............................................................................................ 128
United States
Nuclear safety................................................................................................................ 129
Emergency preparedness............................................................................................... 130

INTERGOVERNMENTAL ORGANISATION ACTIVITIES

European Atomic Energy Community
Proposed legislative instruments..................................................................................... 131
Adopted legislative instruments....................................................................................... 133
Non-legislative instruments............................................................................................. 134
Other activities................................................................................................................ 135
International Atomic Energy Agency
IAEA Action Plan on Nuclear Safety................................................................................ 136
OECD Nuclear Energy Agency
Russian Federation to join the OECD Nuclear Energy Agency.......................................... 139
Participation by the regulatory authorities of India and the United Arab Emirates in the Multinational Design Evaluation Programme (MDEP)................................................................. 140
International Workshop on Crisis Communication........................................................ 141
International School of Nuclear Law................................................................................ 142
International Nuclear Law Essentials............................................................................. 142
# Nuclear Law Bulletin

**No. 90**

**Volume 2012/2**

---

## TABLE OF CONTENTS

**MULTILATERAL AGREEMENTS** ................................................................. 143

**DOCUMENTS AND LEGAL TEXTS**

- **Canada** .......................................................................................... 167
  - Canadian Environmental Assessment Act, 2012 ........................................ 167

- **Japan** ......................................................................................... 217
  - Act for Establishment of a Nuclear Regulation Authority (Act No. 47 of 2012) .......... 217
  - Nuclear Power Plant Exporters’ Principles of Conduct ....................................... 257
  - International Expert Group on Nuclear Liability (INLEX) ..................................... 269

**NEWS BRIEFS**

- International Nuclear Law Association .................................................. 271
- Nuclear Law Association (India) Second Annual Conference ..................... 271
- World Nuclear University ........................................................................ 271
- Seminar series “Les droits et contentieux du nucléaire” (“Applicable Laws and Litigation in the field of Nuclear Energy”): seminar on “Democracy and Nuclear Activities” ................................................................. 272
- 15th meeting of the Working Group of the Parties to the Aarhus Convention:
  Thematic session on Public Participation in International Forums .................. 273
- European Roundtable and Final European Conference of the “Aarhus Convention and Nuclear approach” .............................................................. 274

**RECENT PUBLICATIONS** ...................................................................... 275

**LIST OF CORRESPONDENTS TO THE NUCLEAR LAW BULLETIN** ............. 279
ARTICLES

The Next Battleground? Personhood, Privacy, and Assisted Reproductive Technologies

Mark Strasser 177

A Reasonable Doubt About “Reasonable Doubt”

Miller W. Shealy, Jr. 225

COMMENT

Looking for Love in All the Wrong Places: A Call to Reform State Law on Sex Trafficking

Kristian Bryant Rose 303

NOTE

The New Red River Rivalry: Oklahoma’s Unconstitutional Attempt to Calm the Waters by Restricting the Sale of Water Across State Lines

Scott M. Delaney 351
<table>
<thead>
<tr>
<th>Page</th>
<th>Title</th>
<th>Authors</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Market Responses to Sale-and-Leasebacks</td>
<td>By Ryan J. Whitby</td>
</tr>
<tr>
<td>7</td>
<td>How to Avoid Another Housing Bubble and What to Do If It Happens Anyway</td>
<td>By Stephen F. Thode and Robert Culp</td>
</tr>
<tr>
<td>18</td>
<td>Deja Vu: Turning a Section 1031 Exchange into a Loss of Equity, Insolvent Intermediaries, Bankruptcy</td>
<td>By Dr. Mark Lee Levine, Dr. Libbi Levine Segev, and Dr. Jeffrey L. Engelstad</td>
</tr>
<tr>
<td>23</td>
<td>Real Estate Tax Update</td>
<td>By Jill H. Lofus, Alan Naragon, Edward Herald, Patrick Barrett, and Christopher Jetter</td>
</tr>
</tbody>
</table>
ÉTUDES - VARIÉTÉS

La judiciarisation de l’action politique au Brésil et la migration des acteurs sociaux vers la Cour suprême Thomas Passos Martins 7

La protection des droits de la personnalité en droit allemand : quelle procédure ? Lars Biervenga 35

De la structure de la responsabilité : réflexions comparatistes autour de *Torts and Rights* Eric Descheemaeker 51

Réflexion sur la licéité de la circoncision Janick Roche Dahan 75

Compensation en droit privé turc Hüseyin Murat Develioglu 105

Le Président du Conseil des ministres italien de 1848 à 1900 : de l’avènement de la monarchie limitée à la « crise de fin de siècle » Henry Pumagali 119

CHRONIQUES DE LÉGISLATION ET DE JURISPRUDENCE ÉTRANGÈRES

SÉNAT - Législation comparée
- Mariage des personnes de même sexe et homoparentalité, LC 229, novembre 2012 159
- L’exploration et l’exploitation pétrolières en mer, LC 230, janvier 2013 166

CONSEIL D’ÉTAT – Jurisprudence étrangère
- Arrêt du Tribunal constitutionnel espagnol du 6 novembre 2012 174
- Corte di Cassazione, Sezione lavoro du 12 octobre 2012 175
- Arrêt de la Cour constitutionnelle fédérale de Karlsruhe du 12 septembre 2012 176
- Arrêt de la Cour constitutionnelle belge du 6 décembre 2012 177

INFORMATIONS

In Memoriam Eiichi Hoshino (1926-2012) ........................................ 181
Nouvelle collection « Tiré à Part » .................................................. 185
Prix de thèses 2012 du Centre français de droit comparé .............. 185
Vers une nouvelle relation droit - comptabilité, Table ronde du Centre français de droit comparé, 30 mai 2013 ........................... 186
Grand prix de l’Académie internationale de droit comparé - Prix Canada ................................................................. 187

BIBLIOGRAPHIE

Bibliographie commentée ............................................................. 191
Livres reçus .................................................................................. 223
CONTENTS

ARTICLES

BREAKING THE GOLDEN RULE: JUDICIAL REVIEW OF FEDERAL WATER PROJECT PLANNING ........................................................................................................... 1
Oliver A. Houck

UTSA PREEMPTION AND THE PUBLIC DOMAIN: HOW COURTS HAVE OVERLOOKED PATENT PREEMPTION OF STATE LAW CLAIMS ALLEGING EMPLOYEE WRONGDOING ............................................................................. 59
Charles Tait Graves & Elizabeth Tippett

WHAT CONFLICTS CAN BE WAIVED? A UNIFIED UNDERSTANDING OF COMPETENCE AND CONSENT ............................................................................ 109
Kevin H. Michels

LEARNING FROM THE LEADER: THE EUROPEAN UNION’S RENEWABLE ENERGY MANDATES AS A BLUEPRINT FOR AMERICAN ENVIRONMENTAL FEDERALISM ....... 173
Suriya Evans-Pritchard Jayanti

LECTURES

THE 2011 CHIEF JUSTICE JOSEPH WEINTRAUB LECTURE .............................................. 217
The Honorable Garrett Brown

NOTES

CURBING CORRUPTION OR CAMPAIGN CONTRIBUTIONS? THE AMBIGUOUS PROSECUTION OF “IMPLICIT” QUID PRO QUOS UNDER THE FEDERAL FUNDS BRIBERY STATUTE ................................................................................................. 229
Lauren Garcia

CAMPAIGN FINANCE REFORM AND DISCLOSURE: STEPPING-UP IRS ENFORCEMENT AS A REMEDIAL MEASURE TO PARTISAN DEADLOCK IN CONGRESS AND THE FEC ........................................................................................................ 261
Douglas Oosterhouse

REASON TO FRET: HOW THE LACEY ACT LEFT THE MUSIC INDUSTRY SINGING THE BLUES ........................................................................................................ 295
Meredith Pryce
SAINT LOUIS UNIVERSITY LAW JOURNAL

Vol. 57, No. 3  SPRING 2013

TABLE OF CONTENTS

TEACHING REMEDIES

REMEDIES AS A CAPSTONE EXPERIENCE:
HOW THE REMEDIES COURSE
CAN HELP ADDRESS THE
CHALLENGES FACING LEGAL
EDUCATION....................................................Michael P. Allen 547

REMEDIES: A GUIDE FOR THE PERPLEXED ..........Doug Rendleman 567

REMEDIES: A COURSE FIT FOR CIVIL
PROCEDURE TEACHERS.........................David I. Levine 585

OF CARTS AND HORSES: ORGANIZING
REMEDIES FOR THE CLASSROOM ..........Elaine W. Shoben 595

TEACHING REMEDIES AS A CAPSTONE
COURSE..........................................................Russell L. Weaver
David F. Partlett 609

COURTROOM TO CLASSROOM: A
PRACTITIONER TEACHES
REMEDIES..................................................John D. Taurman 631

REMEDIES REVEALS THE
"SEAMLESS WEB" ..........Candace Saari Kovacic-Fleischer 651

TEACHING REMEDIES AS
PROBLEM-SOLVING:
KEEPING IT REAL.........................Tracy A. Thomas 673

TEACHING PRELIMINARY INJUNCTIONS
AFTER WINTER ........................................Jean C. Love 689
# Table of Contents

Click here to return to Journal list N-Y

<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Teaching Remedies from Theory to Practice</td>
<td>Caprice L. Roberts</td>
<td>713</td>
</tr>
<tr>
<td>A Set of Problems to Teach Permissible Remedial Combinations</td>
<td>Jeffrey E. Lewis</td>
<td>729</td>
</tr>
<tr>
<td>The Challenge of Remedies</td>
<td>F. Andrew Hessick</td>
<td>739</td>
</tr>
<tr>
<td>Forty-Five Years as a Remedies Teacher: A Retrospective</td>
<td>Grant S. Nelson</td>
<td>751</td>
</tr>
<tr>
<td>Teaching Remedies as an Introduction to Transactional Thinking</td>
<td>Rachel M. Janutis</td>
<td>759</td>
</tr>
<tr>
<td>Note</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Myriad in View of the Preexisting Products Doctrine:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Adopting a Structural Approach</td>
<td>Jonathan Pollmann</td>
<td>769</td>
</tr>
<tr>
<td>Comments</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Peer-to-Peer File-Sharing, Due Process, and the Judicial Role</td>
<td>Christopher K. Bader</td>
<td>805</td>
</tr>
<tr>
<td>Online Communities as Territorial Units: Personal Jurisdiction</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
ARTICLE

UNFINISHED BUSINESS:
A DISCUSSION OF REMEDIES FOR VICTIMS
OF INVOLUNTARY DISMISSAL UNDER DON'T
ASK, DON'T TELL AND ITS PREDECESSOR,
TOWARD A TRUE RECONCILIATION ...... Robert I. Correales 1

BOOK REVIEW

THE FAITH THAT DIVIDES US:
LINES OF (IN)DIVISION BETWEEN
RELIGION AND POLITICS ............... Jonathan C. Augustine 37

NOTES

DESTINED TO COLLIDE:
MODERN PROTESTS AND WARRANTLESS
CELL PHONE SEARCH EXCEPTIONS ...... Matthew I. Lahana 55

RELIEVING THE VIGILANT DOORKEEPER:
LEGISLATIVE REVISION OF THE ALIEN
TORT STATUTE IN THE WAKE OF
JUDICIAL LAWMAKING ....................... Brittany J. Shugart 91

ESTABLISHING RESPECT FOR MUSIC VIDEO
DANCERS: FLASH MOBS, LITIGATION,
AND COLLECTIVE BARGAINING .......... Michelle van Oppen 133
ARTICLES

The Global Determinants of U.S. Foreign Affairs Law
Daniel Abebe 1

Indeterminacy in Corporate Law: A Theoretical and Comparative Analysis
Jens C. Dammann 54

The Global Land Rush: Markets, Rights, and the Politics of Food
Smita Narula 101

Plucky Little Russia: Misreading the Georgian War Through the Distorting Lens of Aggression
Timothy William Waters 176

China’s National Security Review: Motivations and the Implications for Investors
Cathleen Hamel Hartge 239

Transplanting Servitude: The Strange History of Hawai’i’s U.S.-Inspired Contract Labor Law
Christopher D. Hu 274

BOOK NOTE 293

VOLUME 49, NUMBER 1 WINTER 2013
CONTENTS

ARTICLES

A NUMERUS CLAUSUS PRINCIPLE FOR INTELLECTUAL PROPERTY
Christina Mulligan ............................................ 235

DRUGS, DIGNITY, AND DANGER: HUMAN DIGNITY AS A
CONSTITUTIONAL CONSTRAINT TO LIMIT
OVERCRIMINALIZATION
Michal Buchhandler-Raphael ........................... 291

SHOULD BLACKWATER AND HALLIBURTON PAY FOR THE PEOPLE
THEY’VE KILLED? OR ARE GOVERNMENT CONTRACTORS
ENTITLED TO A COMMON-LAW, COMBATANT-ACTIVITIES
DEFENSE?
Margaret Z. Johns ............................................. 347

INTRODUCTION

THE MARSHALL HYPOTHESIS AND THE RISE OF ANTI-DEATH
PENALTY JUDGES
Dwight Aarons ................................................... 381

COMMENTS

CAPITAL PUNISHMENT AND THE MARSHALL HYPOTHESIS:
REFORMING A BROKEN SYSTEM OF PUNISHMENT
C. Crystal Enekwa ............................................. 411

“HORTON [HELPS] A WHO”? PLAYING LINGUISTIC HOPSCOTCH
WITH THE NLRB AND DISCUSSING IMPLICATIONS FOR
EMPLOYEES’ SECTION 7 RIGHTS
Austin Leland Fleishour ................................... 449

TRANSVAGINAL MESH LITIGATION: A NEW OPPORTUNITY TO
RESOLVE MASS MEDICAL DEVICE FAILURE CLAIMS
C. Gavin Shepherd ........................................... 477
ARTICLES

The Wires Go to War: The U.S. Experiment with Government Ownership of the Telephone System During World War I
Michael A. Janson & Christopher S. Yoo 983

Remapping the Path Forward: Toward a Systemic View of Forensic Science Reform and Oversight
Jennifer E. Laurin 1051

BOOK REVIEWS

What Do We Talk About When We Talk About the Constitution?
Akhil Reed Amar & Sanford Levinson 1119

---

reviewing Akhil Reed Amar's AMERICA'S UNWRITTEN CONSTITUTION: THE PRECEDENTS AND PRINCIPLES WE LIVE BY

and Sanford Levinson's FRAMED: AMERICA'S 51 CONSTITUTIONS AND THE CRISIS OF GOVERNANCE

Unsettling the Settled: Challenging the Great and Not-So-Great Compromises in the Constitution
Robert F. Williams 1149

---

also reviewing Sanford Levinson's FRAMED: AMERICA'S 51 CONSTITUTIONS AND THE CRISIS OF GOVERNANCE

The Limits of Antitrust Scholarship
Barak Orbach 1165

---

reviewing THE GLOBAL LIMITS OF COMPETITION LAW

Stirring the Melting Pot: A Recipe for Immigrant Acceptance
Michael Scaperlanda 1171

---

reviewing Philip Kretsedemas's THE IMMIGRATION CRUCIBLE: TRANSFORMING RACE, NATION, AND THE LIMITS OF THE LAW

Making Sense of the Marriage Debate
Jane S. Schacter 1185

---

reviewing Michael J. Klarman's FROM THE CLOSET TO THE ALTAR: COURTS, BACKLASH, AND THE STRUGGLE FOR SAME-SEX MARRIAGE

NOTES

Jury Unanimity and the Problem with Specificity: Trying to Understand What Jurors Must Agree About by Examining the Problem of Prosecuting Child Molesters
Brian Bahl 1203

U-Turns on the One-Way Street: Public Rights and Representation Theory in Patent Validity Litigation
Brett Rosenthal 1227

Pursuing Academic Freedom After Garcetti v. Coxallos
Lauren K. Ross 1253
CONTENTS

Preface ................................................. Editha Rosario i

ARTICLES

It's [Not] a Black Thing:
The Black/Gay Split over
Same-Sex Marriage—
A Critical [Race] Perspective ............ Adele M. Morrison 1

Caught in the Clause:
An Analysis of Same-Sex
Marriage Through the Lens
of the Establishment Clause .............. Eric D. Yordy 55

ESSAY

How Amendment 1
(North Carolina's Anti-Marriage
Equality Constitutional
Amendment) Helped Me
Become a Better Law Professor ........... Angela Gilmore 91

NATIONAL LGBT BAR ASSOCIATION MICHAEL
GREENBERG WRITING COMPETITION

What Marriage Law Can
Learn from Citizenship Law
(and Vice Versa) .............................. Govind Persad 103

COMMENTS

Protecting Poly:
Applying the Fourteenth
Amendment to the
Nonmonogamous .............................. Elizabeth Cannon Lesher 127

Making It Better Now:
Working Toward Substantive
Equality for LGBTQ Youth ................. Editha Rosario 147

CASE NOTE

Adequate Care for a
Serious Medical Need:
Kostelek v. Spencer Begins
the Path Toward Ensuring
Inmates Receive Treatment
for Gender Dysphoria ....................... Ryan Dischinger 169
CONTENTS

ARTICLES

Assent Is Not an Element of Contract Formation ........................................ Val Ricks 591

Networking Customary Law ...................... Scott Sullivan 659

The "Non-Cumulation" Clause: Policyholders Cannot Have Their Cake and Eat it Too ........ Jan M. Michaels, Michael J. McNaughton & Sridevi R. Krishnan 701

ESSAY

The Cosmopolitan State ....................... H. Patrick Glenn 735

COMMENTS

The Newly Murky World of Searches Incident to Lawful Arrest: Why the Gant Restrictions Should Apply to All Searches Incident to Arrest .......... Sean Foley 753

Searching for Enforcement: Title VI Regulations and Section 1983 ............... Matthew D. O’Neill 787

On the cover: James Woods “Uncle Jimmy” Green, first dean of the University of Kansas School of Law, is immortalized in this Daniel Chester French sculpture on the KU campus. Students and alumni formed the Jimmy Green Memorial Association to honor the beloved Green after his death in 1919. French is perhaps best known for creating the seated figure of Abraham Lincoln in the Lincoln Memorial. He initially refused the request to sculpt Green, but reconsidered after visiting campus and declaring he had “never seen such love for a man—unless it be in the case of Abraham Lincoln.” The $40,000 bronze memorial was unveiled during commencement in 1924.
TABLE OF CONTENTS

ARTICLES

THE TRANSPARENCY FIX: ADVOCATING LEGAL RIGHTS AND THEIR ALTERNATIVES IN THE PURSUIT OF A VISIBLE STATE
Mark Fenster .................................................................443

ANNEXATION AND THE MID-SIZE METROPOLIS:
NEW INSIGHTS IN THE AGE OF MOBILE CAPITAL
Christopher J. Tyson .....................................................505

NOTES

ADMIT THE CRIME OR DO THE TIME:
Pennsylvania’s Juvenile Transfer Conundrum
Lauren M. Kelly ..............................................................563

SPEAKING TO REMAIN SILENT:
IMPLIED WAIVERS AND THE RIGHT TO SILENCE AFTER BERGHUIS
Zachary Mueller .............................................................587
CONTENTS

IN MEMORIAM: THE HONORABLE HARRY L. CARRICO
   The Honorable John A. Gibney, Jr.
   Wendy C. Perdue
   John G. Douglass
   William G. Broaddus
   Victoria A.B. Willis

ALLEN CHAIR ISSUE 2013
Election Law: Beyond the Red, Purple, and Blue

ARTICLES

A Half-Century of Virginia Redistricting Battles:
Shifting From Rural Malapportionment to
Voting Rights to Public Participation ....... Micah Altman 771
   Michael P. McDonald

Lessons From Improvements in Military
and Overseas Voting .................. Steven F. Huefner 833

The Original Sin of Campaign Finance Law:
Why Buckley v. Valeo is Wrong ......... Jessica A. Levinson 881

Photo ID, Provisional Balloting, and
Indiana’s 2012 Primary Election ........Michael J. Pitts 939

The Right Choice for Elections: How Choice
Voting Will End Gerrymandering and
Expand Minority Voting Rights,
From City Councils to Congress .......... Rob Richie 959
   Andrew Spencer

ESSAYS

Discouraging Election Contests ............ Joshua A. Douglas 1015

Minority Vote Dilution in the Age of Obama ........ Dale Ho 1041
CONTENTS

SYMPOSIUM
Big Brother in the 21st Century?
Reforming the Electronic Communications Privacy Act

SPEECHES

KEYNOTE ADDRESS: THE PATH TO ECPA REFORM AND THE IMPLICATIONS OF UNITED STATES V. JONES
James X. Dempsey .......................................................... 225

MAPPING OUR PRIVACY: THE USE AND MISUSE OF LOCATION DATA (A LAW ENFORCEMENT PERSPECTIVE AND LEGISLATIVE BALANCING)
Stephanie K. Pell .......................................................... 245

ARTICLES

STANDING UP FOR MR. NESBITT
Stephen Wm. Smith .................................................. 257

ELECTRONIC SURVEILLANCE LAW AND THE INTRA-AGENCY SEPARATION OF POWERS
Paul Ohm ................................................................. 269

CAUTION ADVISED: AVOID UNDERMINING THE LEGITIMATE NEEDS OF LAW ENFORCEMENT TO SOLVE CRIMES INVOLVING THE INTERNET IN AMENDING THE ELECTRONIC COMMUNICATIONS PRIVACY ACT
Kevin V. Ryan & Mark L. Krutoski .......................... 291

COMMENTS

TROLLING ATTACKS AND THE NEED FOR NEW APPROACHES TO PRIVACY TORTS
Arthur Gaus ............................................................... 353

THE HOME NOT THE HOMELESS: WHAT THE FOURTH AMENDMENT HAS HISTORICALLY PROTECTED AND WHERE THE LAW IS GOING AFTER JONES
David Reichbach .......................................................... 377
# THE UNIVERSITY OF TOLEDO LAW REVIEW

**VOLUME 44**  
**NUMBER 2**  
**WINTER 2013**

## TABLE OF CONTENTS

### LEADERSHIP IN LEGAL EDUCATION SYMPOSIUM XII

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Erratum</td>
<td>viii</td>
</tr>
<tr>
<td>Introduction</td>
<td>ix</td>
</tr>
</tbody>
</table>

### ESSAYS

**Seasons & Sea Changes: Weathering the Storm, An Encouraging Tale**  
*Linda L. Ammons* .......................................................... 299

**Postscript to a Deanship**  
*Annette E. Clark* .......................................................... 303

**The Paradox of Being an Interim Dean: The Permanent Nature of a Transitory Position**  
*Phyllis L. Crocker* ....................................................... 319

**Stepping Aside as Dean**  
*R. Lawrence Dessem* ...................................................... 327

**In Ten Years, All New Law Schools!**  
*I. Richard Gershon* ...................................................... 335

**Leadership And Followership**  
*Robert H. Jerry, II* ...................................................... 345

**Inside the Star Chamber: A Dean’s Reflections on Central Administration**  
*Susan Poser* ........................................................................ 355

**The Paradox of Access to Civil Justice: The “Glut” of New Lawyers and the Persistence of Unmet Need**  
*Emily A. Spieler* ................................................................ 365

### NOTES & COMMENTS

**Foreign Tax Credits: The Recent Decision in Proctor & Gamble v. United States Allows Procedure to Override the Statutory Intent**  
*John P. Dombrowski* .......................................................... 405

*Veronica Hernandez* .......................................................... 431

*Sarah J. Kurfis* ............................................................... 457

**Stirring the Pot: Local Municipalities’ Influence on Prosecutorial Discretion Under the Michigan Medical Marihuana Act (MMMA) and an Ultimate Call for Reform of the MMMA**  
*Kelli R. Steber* ................................................................ 481
STUDENT CASENOTES

PLEASE BE DELICATE WITH MY PERMANENT RECORD: THE PENDULUM INCHES TOWARDS ABSOLUTE PRIVILEGE IN MERKAM v. WACHOVIA ......................... Joseph W. Catuzzi 211

A PREFERENCE FOR DEFERENCE: THE BENEFITS OF THE FIRST CIRCUIT’S CUSTOMIZED STANDARD OF REVIEW FOR COLLECTION DUE PROCESS APPEALS IN DALTON v. COMMISSIONER ...................... Adam M. Cole 239

TREATING A CHRONIC CASE OF DISCRIMINATION: THE NINTH CIRCUIT’S PRESCRIPTION FOR MENTAL HEALTH PATIENTS’ RIGHTS IN HARLICK v. BLUE SHIELD ....................... Megan Lagreca 269

WHAT’S YOUR PRIORITY?: REVITALIZING PENNSYLVANIA’S APPROACH TO EQUITABLE SUBROGATION OF MORTGAGES AFTER FIRST COMMONWEALTH BANK v. HELLER ............ Glenn R. McGillivray 301

THE FUTURE OF RESIDUAL CLAUSE INTERPRETATION: “SHANKING” THE COMMENTARY AND SIMPLIFYING SENTENCING ENHANCEMENT ANALYSIS AFTER UNITED STATES v. MOBLEY ........ Nicolas A. Novy 337
CONTENTS

CASE STUDY AND COMMENTARIES

The Landmark that Wasn’t: A First Amendment Play in Five Acts

Lee Levine & Stephen Wermiel 1

Dun & Bradstreet Revisited — A Comment on Levine and Wermiel

Scott L. Nelson 103

A Tale of Two Greenmoss Builders

Robert M. O’Neil 125

Dun & Bradstreet v. Greenmoss Builders as an Example of Justice Powell’s Approach to Constitutional Jurisprudence

Paul M. Smith 143

RESPONSE AND REJOINDER

The Miranda Warning

Frederick Schauer 155

A Rejoinder to Professor Schauer’s Commentary

Yale Kamisar 171

ARTICLE

Governing Financial Markets: Regulating Conflicts

Kristin N. Johnson 185

COMMENTS

Controlling the Prosecution of Bribery: Applying Corporate Law Principles to Define a “Foreign Official” in the Foreign Corrupt Practices Act

Kayla Feld 245

The Lesson of the 2011 NFL and NBA Lockouts: Why Courts Should Not Immediately Recognize Players’ Union Disclaimers of Representation

Ross Siler 281
CONTENTS

ARTICLES

COMPARING THE "INTERESTS OF JUSTICE": WHAT THE INTERNATIONAL CRIMINAL COURT CAN LEARN FROM NEW YORK LAW ....................................................... Linda M. Keller 1

LESS IS MORE—A CRITICAL VIEW OF FURTHER EU ACTION TOWARDS A HARMONIZED CORPORATE GOVERNANCE FRAMEWORK IN THE WAKE OF THE CRISIS ........................................ Shuangge Wen 41

DEFERENCE OR ABDICATION: A COMPARISON OF THE SUPREME COURTS OF ISRAEL AND THE UNITED STATES IN CASES INVOLVING REAL OR PERCEIVED THREATS TO NATIONAL SECURITY ........................................ Eileen Kaufman 95

NOTES

DODGING THE DRAFT (TAX): HOW CHINA'S DRAFT INHERITANCE TAX LAW TURNS A BLIND EYE TO THE RICH, A GOOD EYE TO THE MASSES, AND HOW A REORIENTATION CAN BE REALIZED ..................................................... Justin T. Brown 161

ANIMAL WELFARE STANDARDS AND AUSTRALIA'S LIVE EXPORTS INDUSTRY TO INDONESIA: CREATING AN OPPORTUNITY OUT OF A CRISIS ........................................ Marie T. Hastreiter 181

THE PRIVATE MILITARY COMPANY COMPLEX IN CENTRAL AND SOUTHERN AFRICA: THE PROBLEMATIC APPLICATION OF INTERNATIONAL HUMANITARIAN LAW ...................................... Mathew Kincade III 205
TRIBUTE TO THE HONORABLE JOHN E. SIMONETT

Foreword: The Distinguished Life & Work of the Honorable
John E. Simonett
Thomas H. Boyd ........................................... 666

Boss, Mentor, and Friend
Honorable Douglas P. Anderson.......................... 682

A Remembrance of John Simonett: The Consummate Trial
Lawyer and the Consummate Gentleman
Richard L. Pemberton and Carrie L. Weber ............. 685

John Simonett—Reflections from Recent Colleagues
Larry D. Espel ............................................. 703

A Few Lessons from the Master Craftsman: Justice John
Simonett the Writer
Honorable Kevin G. Ross ................................ 708

Remarks: The Distinguished Life & Work of the Honorable
John E. Simonett
Governor Al Quie ........................................... 722

The Distinguished Life & Work of the Honorable John E.
Simonett: Justice Simonett & the Art of Judging
Honorable Paul H. Anderson ............................... 726

Justice Simonett's Constitutional Wisdom
Honorable Harriet Lansing ................................ 760

Building a Strong Foundation: Justice John Simonett and
Constitutional Law in Minnesota
Dean Robert A. Stein ....................................... 768

"An Inarticulate Premise Intuitively Felt"
Randall Tietjen ............................................. 784

Justice John E. Simonett and the Law of Torts
Mike Steenson ................................................. 816

Justice John E. Simonett: 1924 – 2011
Honorable Martha M. Simonett ............................. 829

CONTemporary Issues in Minnesota Water Law

Foreword: The Sustainability of Minnesota's Water Resources
Deborah L. Swackhamer, Ph.D. ............................... 837

Finding a Path to Sustainable Water Management: Where
We've Been, Where We Need to Go
Sherry A. Enzler, Suzanne Sutro Rhees, and
Deborah L. Swackhamer .................................. 842

Where Land and Water Meet: Opportunities for Integrating
Minnesota Water and Land Use Planning Statutes for Water
Sustainability
Jean L. Coleman, J.D. and Suzanne Sutro Rhees, AICP .... 920

EPA-Minnesota Ag Certainty Program—Is It Up to the Task
of Cleaning Our Waters?
Sherry A. Enzler ............................................. 959

The Great Lakes Water Resources Compact and Agreement:
Transboundary Normativity Without International Law
Bradley C. Kamlainen ....................................... 997
Yale Journal of Law & the Humanities

Volume 25, Number 1
Winter 2013

Symposium on Living Originalism

Sujit Choudhry
Living Originalism in India?
“Our Law” and Comparative Constitutional Law

Kim Lane Scheppele
Jack Balkin Is an American

Jeffrey Rosen
How New Is the New Textualism?

Neil S. Siegel
The New Textualism, Progressive Constitutionalism, and Abortion Rights: A Reply to Jeffrey Rosen

Sara Aronchick Solow & Barry Friedman
How To Talk About the Constitution

Michael S. Greve
The Originalism That Was, and the One That Will Be

Jack M. Balkin
The American Constitution as “Our Law”

Note

Cameron A. VanSant
From Opportunity to Right:
Constitutional Change and the Establishment Clause