Contents of Current Legal Periodicals
November 11, 2013, 1407

To view table of contents of all Journals listed below, scroll down
To view table of contents of a specific journal, click on journal title

JOURNALS A – I

ABA JOURNAL, v. 99, no. 10, October, 2013
ACADEMIC QUESTIONS, v. 26, no. 3, Fall, 2013
ADMINISTRATIVE LAW REVIEW, v. 65, no. 3, Summer, 2013
AMERICAN JOURNAL OF INTERNATIONAL LAW, v. 107, no. 3, July, 2013
AMERICAN UNIVERSITY LAW REVIEW, v. 62, no. 6, August, 2013
BEHAVIORAL SCIENCES & THE LAW, v. 31, no. 4, July – August, 2013
BUSINESS AND SOCIETY REVIEW, v. 118, no. 3, Fall, 2013
CALIFORNIA LAWYER, v. 33, no. 9, September, 2013
CARDOZO LAW REVIEW, v. 34, no. 6, August, 2013
CHANGE, v. 45, no. 5, September – October, 2013
THE COLUMBIA JOURNAL OF LAW & THE ARTS, v. 36, no. 4
CORNELL LAW REVIEW, v. 98, no. 6, September, 2013
CORPORATE PRACTICE COMMENTATOR, v. 55, no. 2, 2013
CURRENT MUNICIPAL PROBLEMS, v. 40, no. 1, 2013
DEPAUL LAW REVIEW, v. 62, no. 4, Summer, 2013
THE ENVIRONMENTAL FORUM, v. 30, no. 5, September – October, 2013
FAMILY LAW, v. 43, September, 2013
FLORIDA LAW REVIEW, v. 65, no. 4, July, 2013
FLORIDA STATE UNIVERSITY LAW REVIEW, v. 40, no. 4, Summer, 2013
FORDHAM INTERNATIONAL LAW JOURNAL, v. 36, no. 5, July, 2013
THE GEORGE WASHINGTON LAW REVIEW, v. 81, no. 5, August, 2013
THE GREEN BAG, v. 16, no. 4, Summer, 2013
THE HARVARD ENVIRONMENTAL LAW REVIEW, v. 37, no. 2, 2013
HASTINGS CENTER REPORT, v. 43, no. 5, September – October, 2013
INTERNATIONAL LEGAL MATERIALS, v. 52, no. 2, 2013
INTERNATIONAL REVIEW OF CONSTITUTIONALISM, v. 13, no. 1, 2013
5 Letters

8 President's Message
Legal Access Job Corps will place law grads in areas with unmet legal needs.

9 Opening Statements
Summer camp offers adults a detox from their digital devices.

10 New York Starbucks workers sue over the company tip policy.

11 Law prof creates a textbook and a class around the hit show The Wire. Scorned as a "copyright troll," a poet takes to verse to fight her detractors.

12 Short takes and fast facts on the law.

14 Docket
NATIONAL PULSE Miami-Dade County’s overburdened public defender’s office may decline new clients, Florida court says.

16 SUPREME COURT REPORT Campaign funding and affirmative action come back before the justices.

18 NATIONAL PULSE Merchants say law prohibiting credit card "swipe fees" violates their First Amendment rights.

20 Practice
ETHICS Federal district court cautions lawyers to be careful about repeating the nice things judges say about them.

22 WORDS Remembering Lindley Murray, an inspirational lawyer-grammian.

58 Your ABA/Annual Meeting Report
Attorney general’s speech reflects ABA push against overcriminalization.

59 Legal education council offers a choice on law professors’ job security.

60 Hillary Clinton calls for protection and restoration of voting rights.

62 House of Delegates supports a key measure to fight human trafficking.

63 New ABA President James Silkenat sets his agenda.

64 Technology advances will put mobility into trials. Former ABA leader Bert Early dies at age 91.

71 Obiter Dicta
Situations you thought had vanished may rise to remind you that the law never forgets.

72 Precedents
Florida enters the Terri Schiavo case.
Contents

THE ISSUE AT A GLANCE 249

LETTERS 252

EDITOR'S INTRODUCTION TO THIS ISSUE 253

Critical Thoughts in Critical Times
Carol Iannone

INTERVIEW

Darkness in Anthropology:
A Conversation with Napoleon Chagnon 256
Carol Iannone

ARTICLES

English Compositionism as Fraud and Failure 270
Jeffrey Zorn

Student Writing: Strategies to Reverse Ongoing Decline 285
Michael J. Carter and Heather Harper

Does Online Education Rest on a Mistake? 296
Donald Phillip Verene

In Defense of a Liberal Education:
Criticizing the Critical 308
John Attard

Critically Thinking about Critical Thinking 317
Robert Weissberg

The Fail-Proof Student 329
Janice Fiamengo

What Does Bowdoin Teach?
A Dialogue between Wood and Klingenstein 338
Peter Wood and Tom Klingenstein

© Springer
ACADEMIC QUESTIONS

A PUBLICATION OF THE NATIONAL ASSOCIATION OF SCHOLARS

FALL 2013 VOL. 26, NO. 3

POETRY

"Too Much Talk"
"To the School Where I Was Once Headmaster" 350

David J. Rothman

REVIEW ESSAYS

Modern Madness
Mind, Modernity, Madness:
The Impact of Culture on Human Experience
by Liah Greenfeld 352
reviewed by Peter Wood

College: Who Profits?
Is College Worth It?
A Former United States Secretary of Education
and a Liberal Arts Graduate Expose the
Broken Promise of Higher Education
by William J. Bennett and David Wilezol 360
reviewed by Herbert I. London

REVIEW

Guiding toward the Good
Letters to a Young Progressive:
How to Avoid Wasting Your Life
Protesting Things You Don’t Understand
by Mike S. Adams 366
reviewed by Michael Toscano

BOOKS, ARTICLES, AND ITEMS OF ACADEMIC INTEREST 371

Robert L. Jackson

ARTICLES

“Smut and Nothing But”: The FCC, Indecency, and Regulatory Transformations in the Shadows
Lili Levi ................................................................. 509

Making the Administrative State “Safe for Democracy”:
A Theoretical and Practical Analysis of Citizen Participation in Agency Decisionmaking
Reeve T. Bull ............................................................. 611

COMMENT

Diona Howard-Nicolas ............................................... 665

RECENT DEVELOPMENT

Administrative Law Goes to Wall Street: The New Administrative Process
Jacob E. Gersen .................................................... 689

SYMPOSIUM REMARKS

American University Washington College of Law
Administrative Law Review, April 16, 2013

Lessons From Broadcast Regulation for the Twenty-First Century: A Symposium
Mark S. Fowler .................................................... 735

Explaining Yourself: Thirty Years After “A Marketplace Approach to Broadcast Regulation”
Daniel Brenner ..................................................... 743
Congress Underestimated: The Case of the World Bank

Kristina Daugirdas

This article challenges the oft-repeated claim that international organizations undermine democracy by marginalizing national legislatures. Over the past forty years, Congress has established itself as a key player in setting U.S. policy toward the World Bank. Congress has done far more than restrain executive branch action with which it disagrees; it has affirmatively shaped the United States' day-to-day participation in this key international organization and successfully defended its constitutional authority to do so.

Notes and Comments
Self-Defense Against Nonstate Actors (Continuation of the Debate)
Clarifying Necessity, Imminence, and Proportionality in the Law of Self-Defense
Dapo Akande and Thomas Liefliinder

The Nonconsenting Innocent State: The Problem with Bethlehem’s Principle 12
Dire Tladi

Mahmoud Hmoud

Principles of Self-Defense—A Brief Response
Daniel Bethlehem

The Francis Deak Prize

Nominations for the Board of Editors

Transition of the Editors in Chief

Current Developments
The 2012 Judicial Activity of the International Court of Justice
Jacob Katz Cogan

International Decisions
Edited by David P. Stewart

Featured Decision: Kiobel v. Royal Dutch Petroleum Co.: The Supreme Court and the Alien Tort Statute (Ingrid Wuerth)

U.S. Supreme Court decision on application of the presumption against extraterritoriality to the Alien Tort Statute

Prosecutor v. Perišić (Christopher Jenks)

International Criminal Tribunal for the Former Yugoslavia appeals judgment on aiding and abetting liability for war crimes and on command responsibility

Korean Film Export & Import Corp. v. Fuji Television Network (Mizushima Tomonori)

Supreme Court of Japan decision on effect of unrecognized state’s accession to a multilateral treaty

Criminal Proceedings Against Albers (Filippo Fontanelli)

Italian Court of Cassation decision applying ICJ judgment on Germany’s sovereign immunity from civil claims for war crimes
AMERICAN JOURNAL OF INTERNATIONAL LAW

VOL. 107    July 2013    NO. 3

CONTENTS

NML Capital Ltd. v. Republic of Argentina (Alexander Blumrosen and Fleur Malet-Deraedt) 638
French Court of Cassation judgment on Argentina's immunity from provisional attachment of funds

United States v. Dire (Eugene Kontorovich) 644
U.S. court of appeals decision on definition of piracy under international law

Contemporary Practice of the United States Relating to International Law
Edited by John R. Crook

U.S. Supreme Court Unanimously Rejects Alien Tort Statute Jurisdiction in Kiobel 651
United States Recognizes Syrian Opposition as "Legitimate Representative of the Syrian People," Will Provide Small Arms and Ammunition to Opposition Forces 654
Eleventh Circuit Affirms Injunction Against Florida's Cuba Sanctions Law, Finds Federal Preemption 659
Arctic Council Meets; United States and Other Arctic States Conclude Marine Oil Pollution Agreement 661
Ninth Circuit Rules Antiwhaling Group Engaged in Piracy 666
Mounting U.S. Government Concern over Attacks on Private and Government Computer Networks Originating in China 669
U.S. Agencies Revise U.S. Export Controls on Major Aerospace Exports 671
U.S. Department of State Issues Detroit-Windsor Bridge Permit, Continues Deliberations on Keystone XL Pipeline 673
President Obama Outlines Shifts in U.S. Counterterrorism Policy 674
U.S. Attorney General Confirms Deaths of Four Americans in U.S. Counterterrorism Operations 679
Guatemala and United States CAFTA-DR Labor Standards Arbitration Suspended 684
Brief Notes 686

Recent Books on International Law
Edited by Richard B. Bilder

Book Reviews
Cohen, Jean L. Globalization and Sovereignty: Rethinking Legality, Legitimacy, and Constitutionalism (José E. Alvarez) 697
Giorgetti, Chiara. The Rules, Practice, and Jurisprudence of International Courts and Tribunals (Ronald Bettauer) 703
Butler, William E., and Vladimir G. Tunkin (eds.). The Tunkin Diary and Lectures: The Diary and Collected Lectures of G. I. Tunkin at the Hague Academy of International Law (Rein Mühllerson) 710
Goldsmith, Jack. Power and Constraint: The Accountable Presidency After 9/11 (Daniel Bodansky) 714
MacKinnon, Catharine A. Are Women Human? And Other International Dialogues (Hilary Charlesworth) 719
Drumbl, Mark A. Reimagining Child Soldiers in International Law and Policy (Diane Marie Amann) 724
Eboe-Osuji, Chile. International Law and Sexual Violence in Armed Conflicts (Jide Nzelibe) 728

Books Received 731

International Legal Materials. Contents, Vol. LII, Nos. 1, 2 734
ARTICLES

INEQUITABLE CONDUCT IN RETROSPECTIVE:
UNDERSTANDING UNCLEAN HANDS
in Patent Remedies ....................... T. Leigh Anenson 1441
Gideon Mark

REBALANCING PUBLIC AND PRIVATE
in the Law of Mortgage Transfer ...... John Patrick Hunt 1529
Richard Stanton
Nancy Wallace

IT WASN’T AN ACCIDENT: THE TRIBAL
SOVEREIGN IMMUNITY STORY ............. William Wood 1587

COMMENTS

HOW MANY IS “ANY”?: INTERPRETING
§ 2252A’S UNIT OF PROSECUTION FOR
CHILD PORNOGRAPHY POSSESSION ........ Christina M. Copsey 1675

SLAYING THE JURISPRUDENTIAL BEAST:
VIRGINIA’S FLAWED MULTI-FACTOR APPROACH
TO DIFFERENTIATING “ORDINARY BUILDING MATERIALS”
FROM “EQUIPMENT” AND “MACHINERY”
UNDER CODE § 8.01-250 .................... Meredith Renegar 1737

GOING FOR GOLD: THE MEANING OF
“COMMERCIAL ACTIVITY” IN THE
FOREIGN SOVEREIGN IMMUNITIES ACT IN
THE RACE FOR BURIED TREASURE IN
SUNKEN SHIPWRECK ....................... Zhen Song 1771
Investigating the Effects of Repeated Miranda Warnings: Do They Perform a Curative Function on Common Miranda Misconceptions?
Richard Rogers, Ph.D., Chelsea E. Fiduccia, M.S., Emily V. Robinson, M.S., Jennifer A. Steadham, M.S. and Eric Y. Drogin, J.D., Ph.D.

Jury Panel Member Perceptions of Interpersonal-Affective Traits of Psychopathy Predict Support for Execution in a Capital Murder Trial Simulation
Jennifer Cox, John C. Clark, John F. Edens, Shannon Toney Smith and Melissa S. Magyar

Sexually Violent Predators: Toward Reasonable Estimates of Recidivism Base Rates
Daniel J. Neller, Psy.D., ABPP (Forensic) and Giovanni Petris, Ph.D.

Transitioning Between Systems of Care: Missed Opportunities for Engaging Adults with Serious Mental Illness and Criminal Justice Involvement
Leah Gogel Pope, Ph.D., Thomas E. Smith, M.D., Jennifer P. Wisdom, Ph.D., M.P.H., Alison Easter, Ph.D. and Michele Pollock, L.M.S.W.

Collecting Informed Consent with Juvenile Justice Populations: Issues and Implications for Research
Melinda Wolbransky, J.D., Ph.D., Naomi E. S. Goldstein, Ph.D., Christy Giallella, M.S. and Kirk Heilbrun, Ph.D.

Construct Measurement Quality Improves Predictive Accuracy in Violence Risk Assessment: an Illustration Using the Personality Assessment Inventory
Melissa C. Hendry, M.A., Kevin S. Douglas, LL.B., Ph.D., Elizabeth A. Winter, M.A. and John F. Edens, Ph.D.

Motivational Influences in Persons Found Not Criminically Responsible on Account of Mental Disorder: A Review of Legislation and Research
Stephanie R. Penney, Ph.D., Andrew Morgan, M.D., FRCPC and Alexander I. F. Simpson, BMedSci, MBChB, FRANZCP

Characterization and Prediction of Sexual and Nonsexual Recidivism Among Adjudicated Juvenile Sex Offenders
Ashley K. Christiansen, Ph.D. and John P. Vincent, Ph.D.
WHY THE EXTRACTIVE INDUSTRY SHOULD SUPPORT MANDATORY TRANSPARENCY: A SHARED VALUE APPROACH
by Julien Topal and Perrine Toledano

THE PROBLEM IS FRAUD: IS THE SOLUTION GOVERNMENT BOUNTIES?
by Dan Hargrove and Cecily Raiborn

IN DEFENSE OF A UTILITARIAN BUSINESS ETHIC
by Andrew Gustafson

BRITISH PETROLEUM: AN EREGIOUS VIOLATION OF THE ETHIC OF FIRST AND SECOND THINGS
by Shari R. Veil, Timothy L. Sellnow, and Morgan C. Wickline

CSR AND ACCOUNTING: DRAWING ON WEBER AND ARISTOTLE TO RETHINK GENERALLY ACCEPTED ACCOUNTING PRINCIPLES
by Nancy Christie, Bruno Dyck, Janet Morrill, and Ross-Stewart

MOTIVES, TIMING, AND TARGETS OF CORPORATE PHILANTHROPY: A TRIPARTITE CLASSIFICATION SCHEME OF CHARITABLE GIVING
by Joe M. Ricks, Jr. and Richard C. Peters
DEFENDING THE FAITHFUL
At Stanford's new Religious Liberty Clinic, law students gain valuable experience helping to protect First Amendment rights.
by Eric Berkowitz

PROSECUTOR WITHOUT BORDERS
International lawyer Almudena Bernabéu has pursued human rights violators in multiple jurisdictions. This year she helped win the short-lived conviction of a former dictator in Guatemala—and promises to continue the investigation in Spain.
by Mary Jo McConahay

THE 2013 CALIFORNIA 50
Our annual survey of lawyers at the state's largest firms compares the numbers to last year's results. We also examine trends in part-time attorneys, hiring, and partner diversity.
by the staff of California Lawyer

EDITOR'S NOTE

LETTERS

FULL DISCLOSURE
Chevron's civil RICO suit alleging a conspiracy to win a fraudulent judgment against it includes controversial discovery: subpoenas issued for metadata on the email of anonymous nonparties.
by Thomas Brom

AT LARGE
An open letter to Governor Brown makes the case for reversing budget cuts that have devastated California's courts.
by Dan Grunfeld

THE SUPREMES
A blockbuster it wasn't, but last term's docket at the U.S. Supreme Court nonetheless produced key rulings in high-profile cases.
by Douglas W. Kmiec

EXPERT ADVICE
Civil Procedure
When defendants remove cases to federal court on diversity grounds, a number of procedural and jurisdictional issues are sure to arise.
by Bryant Y. Yang and Emerson H. Kim

MCLE
Contracts
A recent California decision upends a long-standing precedent on the use of parol evidence in integrated contract cases.
by Bob Beny

DISCIPLINE REPORT

IN PRO PER
A lawyer reflects on the challenges and rewards of representing public agencies.
by Harold M. Freiman

ESQ.

B.Y.O. COURT REPORTER
Parties in family court are hit hardest by court reporter layoffs across the state.
Also:
• New online billing software promises greater transparency in real time.
• Data from the California 50 survey reveals trends in big firm life.

TECHNICALITIES

THERE'S AN APP FOR YOU
Apps for smartphones and tablets can be valuable tools in almost any law practice.
by Kerri Connolly
ESSAY

Mock Trials and Real Justices and Judges
Richard A. Posner

ARTICLES

Saving Disparate Impact
Lawrence Rosenthal

Contract Theory and the Failures of Public-Private Contracting
Wendy Netter Epstein

Banished for Life: Deportation of Juvenile Offenders as Cruel and Unusual Punishment
Beth Caldwell

Restorative Criminal Justice
Hadar Dancig-Rosenberg & Tali Gal

Physician Speech and Mandatory Ultrasound Laws: The First Amendment's Limit on Compelled Ideological Speech
Jennifer M. Keighley

SYMPOSIUM

Stories Mediators Tell: The Editors' Reflections
Eric R. Galton & Lela P. Love

Stories Mediators Tell: A Review
Wayne Brazil

Lessons from Mediators' Stories
John Lande

Lawyers and Mediation: Lessons from Mediator Stories
Sharon Press

Story as Sermon and Seduction
Ellen Waldman

Using Mediation Stories to Improve the Teaching of Conflict Resolution
Forrest S. Mosten
FEATURES

6/READY, FIRE, AIM: THE COLLEGE CAMPUS GUN FIGHT
Despite low levels of violence on college campuses, bitter pro- and anti-gun proponents are engaged in a firefight over whether to permit guns there.
by Robert Birnbaum

15/IMPROVING ON THE AMERICAN DREAM: MATHEMATICS PATHWAYS TO STUDENT SUCCESS
After only a year in community-college classrooms, the Carnegie Foundation’s Statway™ and Quantway™ pathways have tripled the success rate for developmental-mathematics students in half the time.
by Gay M. Clyburn

28/SHIFTING PATTERNS OF INTERNATIONAL HIGHER EDUCATION: EBB AND FLOW OR SEA CHANGE?
Worldwide, trends in higher education include international student mobility, trans-national education, global networks, and international education. Are these changes evolutionary or revolutionary?
by Robin Middlehurst

36/HIGHER EDUCATION AND CIVIC ENGAGEMENT: THE EXAMPLE OF DUKE ENGAGE
The DukeEngage program reflects the state of the civic-engagement movement in American higher education and points to its future.
by Eric Mlyn

43/MOVING THE COMPLETION NEEDLE AT COMMUNITY COLLEGES: CUNY’S ACCELERATED STUDY IN ASSOCIATE PROGRAMS (ASAP)
By combining into one program four key elements that increase student success, CUNY’s ASAP has achieved a 55 percent three-year graduation rate.
by Donna Linderman and Zineta Kolenovic

51/IS THAT ALL THERE IS? TAKING EDUCATION TO NEW LEVELS IN THE SOCIAL-MEDIA ERA
Temple University’s Fox School of Business demonstrates how social-media-enabled Web platforms can transform teaching and learning, student and faculty development, and graduate placement.
by Munir Mandviwalla, David Schuff, Manoj Chacko, and Laurel Miller

DEPARTMENTS

4/EDITORIAL
Learning, Fast and Slow
by Margaret A. Miller

24/PERSPECTIVES
Leadership Styles for Academic Administrators: What Works When?
by Robert J. Sternberg

59/PLUS ÇA CHANGE
Tuition Rising
by Lara K. Couturier

60/BOOKS WORTH READING
The Completion Agenda
by Mary Taylor Huber

65/LISTENING TO STUDENTS
How Seichō Added Meaning to My Life
by Rubi Garcia
# CONTENTS

Session 1: The Legal Landscape  
*Maria Pallante*  
*Shira Perlmutter*  
*Laura Gasaway*  
*Jane Ginsburg*  
*Richard Rudick* ................................................................. 527  

Session 2: Section 108 Issues Other Than Mass Digitization  
*Moderator: Nancy Weiss*  
*Jonathan Band*  
*Mary Minow*  
*Eric Schwartz*  
*Mark Seeley* ................................................................. 547  

Session 3: To What Extent Should Libraries Be Permitted to Engage in Mass Digitization of Published Works, and for What Purposes?  
*Moderator: Karyn Temple Claggett*  
*Paul Aiken*  
*Eric Harbeson*  
*Gloria Phares*  
*Janice Pilch* ................................................................. 567  

Session 4: What Should Be the Conditions on Libraries Digitizing, Maintaining and Making Available Copyrighted Works?  
*Moderator: Chris Weston*  
*Ivy Anderson*  
*Kenneth Crews*  
*Roy Kaufman*  
*William Maher*  
*Mary Rasenberger* ................................................................. 587
Features
Social Media—Striking the Balance Between Employer Interests and Employee Rights .......................... 1
By Leslie Hayes and Sally J. Cooley

Digital Comes to the Book Industry—Ebooks in 2013 ................................................................. 6
By Devereux Chatillon

Old-School Analysis of New-School Technology—Supreme Court Prohibits Warrantless GPS Tracking ............................................. 14
By David E. Schrock

Current Developments
Second Circuit Affirms Denial of Injunction against Internet TV Start-Up ...................................... 20

Fourth Circuit Affirms Dismissal of Pharmacy Spam Suit against International Banks .................. 22

Google and 38 States Settle Street View Wi-Fi Sniffing Case ......................................................... 23

Magistrate Judge Determines Compelled Decryption Violates Fifth Amendment Right against Self-Incrimination ........................................ 23

District Court Rejects Dentist's Attempts to Dismiss Plaintiff's Suit Stemming from Contract Prohibiting Online Reviews ................................ 24

Events of Note ..................................back page
CORNELL LAW REVIEW

Volume 98  September 2013  Number 6

SYMPOSIUM
LAW, INNOVATION, AND ENTREPRENEURSHIP

ARTICLES

CARROTS AND STICKS: HOW VCs INDUCE ENTREPRENEURIAL TEAMS TO SELL STARTUPS ................. Brian Broughman 1319 & Jesse M. Fried

REVIVING THE PAPER PATENT DOCTRINE ........ John F. Duffy 1359

LIQUIDATION RIGHTS AND INCENTIVE MISALIGNMENT IN START-UP FINANCING ........ Michael Klausner 1399 & Stephen Venuto

THE RIGHT NOT TO USE IN PROPERTY AND PATENT LAW ...................... Oskar Liivak 1437 & Eduardo M. Peñalver

MONTE CARLO SIMULATION OF CONTRACTUAL PROVISIONS: AN APPLICATION TO DEFAULT PROVISIONS IN VENTURE CAPITAL LIMITED PARTNERSHIP AGREEMENTS ..................... Kate Litvak 1495

LAW AND ENTREPRENEURIAL OPPORTUNITIES ... D. Gordon Smith 1533 & Darian M. Ibrahim

REDRAWING THE PUBLIC-PRIVATE BOUNDARIES IN ENTREPRENEURIAL CAPITAL RAISING .................... Robert B. Thompson 1573 & Donald C. Langevoort
# Table of Contents

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Enforcing Self-Regulatory Organization's Penalties and the Nature of Self-Regulation</td>
<td>279</td>
</tr>
<tr>
<td>Jonathan Macey</td>
<td></td>
</tr>
<tr>
<td>Caroline Novogrod</td>
<td></td>
</tr>
<tr>
<td>Private Equity and Executive Compensation</td>
<td>325</td>
</tr>
<tr>
<td>Robert J. Jackson, Jr.</td>
<td></td>
</tr>
<tr>
<td>The Twilight of Equity Liquidity</td>
<td>367</td>
</tr>
<tr>
<td>Jeff Schwartz</td>
<td></td>
</tr>
<tr>
<td>Re: Defining Securitization</td>
<td>449</td>
</tr>
<tr>
<td>Jonathan C. Lipson</td>
<td></td>
</tr>
</tbody>
</table>

Thomson Reuters has created this publication to provide you with accurate and authoritative information concerning the subject matter covered. However, this publication was not necessarily prepared by persons licensed to practice law in a particular jurisdiction. Thomson/West is not engaged in rendering legal or other professional advice, and this publication is not a substitute for the advice of an attorney. If you require legal or other expert advice, you should seek the services of a competent attorney or other professional.
Table of Contents

EPA Brownfields Success Story—Recreational Reuse—Cleveland Velodrome ........................................... 1
EPA Brownfields Success Story—Revitalization in Tribal Lands ............................................................... 6
EPA Brownfields Success Story—Building Healthy Communities by Increasing Access to Healthcare Services ........................................................... 12
EPA Brownfields Success Story—Improving Urban Soils ............................................................................ 17
EPA Brownfields Success Story—From Brown to Green—Restoring Ecosystems on Former Brownfields .................. 21
EPA Brownfields Success Story—Greenspace Uses for Brownfields Properties—It Is Easy Being Green .......................... 27
Employee or Contractor?—Misclassification Can Result in Headaches and Penalties ........................................... 32
Protecting Soft Targets .................................................................................................................. 40
Public Employees & Political Affiliation .............................................................................................. 43
Post Election Issues—Oaths, Bonds, Vacancies and Organizational Meetings ................................................. 48
Keeping Illinois on Track—Part 1, Yesterday, Today and Tomorrow ......................................................... 60
Keeping Illinois on Track—Part 2, Community Partnerships ...................................................................... 64
Government Employees’ Speech Less Protected than Non-Government Employees’ ............................... 67
# Current Municipal Problems

## Table of Contents

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amateur Radio—When All Else Fails™</td>
<td>70</td>
</tr>
<tr>
<td>PFC Authority over Public Safety Director</td>
<td>75</td>
</tr>
<tr>
<td>Is a New Assault on Local Revenue Emerging?</td>
<td>80</td>
</tr>
<tr>
<td>Defamatory Statements Not Protected by Absolute Privilege or Immunity from Suit</td>
<td>83</td>
</tr>
<tr>
<td>Overview of the Illinois Municipal League—Director’s Comments</td>
<td>85</td>
</tr>
<tr>
<td>Legislative Program Overview—Illinois Municipal League</td>
<td>89</td>
</tr>
<tr>
<td>Illinois Municipal League Lobby Day 2013—Legislative Update</td>
<td>93</td>
</tr>
<tr>
<td>Sex Offender Residency Ordinance Survives Court Challenges</td>
<td>95</td>
</tr>
<tr>
<td>Marketplace Fairness—Taxing Internet Commerce</td>
<td>100</td>
</tr>
<tr>
<td>Municipally-Owned Utility Legal Issues—An Introduction</td>
<td>102</td>
</tr>
<tr>
<td>Management Miscellany</td>
<td>118</td>
</tr>
<tr>
<td>Aurora’s Crime Fighting Results in Zero Murders in 2012</td>
<td>118</td>
</tr>
<tr>
<td>Community Financial Assistance Make Things Happen in Your Community</td>
<td>121</td>
</tr>
<tr>
<td>New Municipal Reporting Requirements</td>
<td>123</td>
</tr>
<tr>
<td>The Hidden Dangers of Bounce Houses</td>
<td>127</td>
</tr>
<tr>
<td>Inspection and Maintenance of Personal Protective Equipment</td>
<td>130</td>
</tr>
<tr>
<td>Time for Pavement and Other Repairs</td>
<td>133</td>
</tr>
<tr>
<td>Legal Decisions of Interest</td>
<td>136</td>
</tr>
<tr>
<td>Recent Publications</td>
<td>140</td>
</tr>
</tbody>
</table>
DePaul Law Review
Volume 62 Summer 2013 Number 4

CONTENTS

LETTER FROM THE EDITOR ................Joshua T. Scarborough 915

CENTENNIAL ADDRESS: EMOTION, REASON, AND THE PROGRESS OF LAW.................Susan A. Bandes 921

ARTICLES

A TALE OF TWO GINSBURGS: TRADITIONAL CONTOURS IN ELDRED AND GOLEN .................Elizabeth Townsend Gard 931

RELIGIOUS TOLERANCE IN CONTEMPORARY AMERICA.................David E. Campbell 1009

COMMENTS

MUST OFFICERS BE PERFECT?: MISTAKES OF LAW AND MISTAKES OF FACT DURING TRAFFIC STOPS .........................Daniel N. Haas 1035

THE QUEST FOR TEACHER QUALITY: EARLY LESSONS FROM RACE TO THE TOP AND STATE LEGISLATIVE EFFORTS REGARDING TEACHER EVALUATION ..................Elizabeth Powell 1061
Next Generation Compliance

HEADNOTE The most effective way to achieve compliance with the law is to make it easier to comply than to violate. EPA is using new technologies and lessons learned about what drives compliance to reduce pollution and improve results.

BY CYNTHIA GILES
EPA Office of Enforcement and Compliance Assurance

An Agency in Peril

HEADNOTE After four years of savage attacks, the Environmental Protection Agency has a historic opportunity to tackle climate change. Will it succeed or be plunged into further controversy that irreparably weakens EPA and U.S. climate leadership?

BY ROBERT M. SUSSMAN
Senior Policy Counsel to the EPA Administrator, 2009-13

Today's Pirates

HEADNOTE If domestic and international legal regimes remain deficient in addressing well understood problems arising in poor countries, will there be the legal infrastructure and capacity needed to enforce an international regime to control greenhouse gases or protect valuable but vulnerable fisheries?

BY BRADLEY M. CAMPBELL
Bradley M. Campbell LLC

Testimony | Resource Wealth and Violent Conflict

HEADNOTE Michael L. Ross delivers the inaugural Mishkat al-Moumin Distinguished Lecture on Environmental Peacebuilding, named for the former Iraqi environmental minister and sponsored by ELI, American University, and the United Nations Environment Program.
The Forum | The Merger of Environmental and Energy Law: The View at the Micro Level

HEADNOTE: For several decades, since the beginning of the modern environmental era, there has been a call for the merger of environmental law and energy law. After all, energy production and use has environmental consequences, and reducing pollution can be accomplished by reducing energy consumption and its effects on public health. But the two fields have often drifted apart; in fact, the 1970s saw both the first environmental laws and the founding of the Environmental Protection Agency, but also the passage of a suite of energy laws and the creation of a separate Department of Energy. Nonetheless, there are examples of such a merger in diverse fields of endeavor, with attorneys playing a leading role. We asked a suite of environmental lawyers to look at their work for evidence of a consilience, and to report back to our readers what they found.

COLUMNS

The Federal Beat ................................ 8
By David P. Clarke
Fighting CO2 emissions and fighting CO2 regulations will clearly dominate EPA’s agenda.

Around the States ......................... 10
By Linda K. Breggin
A dozen states already have legislation that fosters farming within cities.

In the Courts ............................... 12
By Richard Lazarus
After reviewing the briefs in opposition to petitions for certiorari, here is my take.

The Sustainable Business ............... 16
By Alison Taylor
The term has no single meaning to consumers, but there are still some concerns to observe.

Science and the Law ....................... 18
By Craig M. Pease
What works at a small scale will not necessarily work at a larger scale.

The Developing World .................... 20
By Bruce Rich
The World Bank’s choices in mining and energy have an Alice in Wonderland quality.

In the Literature: G. Tracy Mehan III on making space for the river — Page 6
Movers & Shakers: Job transitions and points of honor in the profession — Page 52
ELI Report: Seven conservationists receive National Wetlands Awards — Page 54
Closing Statement: John C. Cruden on the brave new world of private governance — Page 60
Family Law

Contents

1107 Comment
1108 Newsline
1113 journal/CPD
1119 Case Reports

Articles
1137 View from the President’s Chambers: the process of reform: London Sir James Munby
1145 Enforcing child contact orders: are the family courts getting it right? Liz Trinder, Alison Macleod, Julia Pearce and Hilary Woodward Joan Hunt
1150 Territory skirmishes with DIY advocacy: a Dickensian misadventure Kim Holt
1160 Children case update: public law: part 2 Alev Giz
1176 Same-sex marriage developments and turmoil within the US Supreme Court: Part 1 Roger McCarthy QC
1181 Decision-making within a Child’s Timeframe: a response Harriet Ward and Rebecca Brown
1187 Mediated agreements, arbitral awards and consent orders David Burrows

In Practice
1191 Child support: 20 years on Benjamin Carter
1194 Prest: what the Supreme Court decided William Healing
1197 Protocol on communications between judges of the Family Court and Immigration and Asylum Chambers of the First-tier Tribunal and Upper Tribunal
1199 Judicial circular
1200 Dispute Resolution: Consent orders and mediation Dr Lesley Saunders
1202 Resolution News
1203 Association of Her Majesty’s District Judges News
1205 Law Society News
1207 Newsline Extra
1222 Letter
1223 Book Reviews
1224 Diary
1226 Family Law Websites
ARTICLES

RELIGION AND THE EQUAL PROTECTION CLAUSE: WHY THE CONSTITUTION REQUIRES SCHOOL VOUCHERS

Steven G. Calabresi 909
Abe Salander

THE NEW PROFESSIONAL PLAINTIFFS IN SHAREHOLDER LITIGATION

Jessica Erickson 1089

WHEN THE COMMERCE CLAUSE GOES INTERNATIONAL: A PROPOSED LEGAL FRAMEWORK FOR THE FOREIGN COMMERCE CLAUSE

Naomi Harlin Goodno 1139

REGULATION BY AMICUS: THE DEPARTMENT OF LABOR’S POLICY MAKING IN THE COURTS

Deborah Thompson Eisenberg 1223

CRIMINAL CORPORATE CHARACTER

Robert E. Wagner 1293

DUNWODY DISTINGUISHED LECTURE IN LAW

NO SMALL FEAT: WHO WON THE HEALTH CARE CASE (AND WHY DID SO MANY LAW PROFESSORS MISS THE BOAT)?

Randy E. Barnett 1331

NOTES

Can a Professional Limit Liability Contractually Under Florida Law?

John Terwilleger 1351

Hunger, Food Prices, and the Food Safety Modernization Act: Balancing Physical Safety and Food Security

Kelly M. Gay 1377

CASE COMMENTS

Goodyear Dunlop’s Failed Attempt to Refine the Scope of General Personal Jurisdiction

Camilla Cohen 1405

Small Claims, Big Recovery: Proposals for Settlement in Florida’s Small Claims Courts Post-Nichols

Laura M. Beard 1417

To Enforce a Privacy Right: The Sovereign Immunity Canon and the Privacy Act’s Civil Remedies Provision After Cooper

Daniel J. DiMatteo 1427

Ryan v. Gonzales and the Potential Elimination of the Ineffective Assistance of Counsel Post Conviction Failsafe

Kathleen Carlson 1435
# TABLE OF CONTENTS

## ARTICLES

**A Longitudinal Analysis of the U.S. News Law School Academic Reputation Scores Between 1998 and 2013**

Robert L. Jones 721

**A Quantity-Driven Solution to Aggregate Grouping Under the U.S. Sentencing Guidelines Manual**

Kevin Bennardo 791

**Strict Scrutiny Under the Eighth Amendment**

Ian P. Farrell 853

**Assorted Anti-Leegin Canards: Why Resistance is Misguided and Futile**

Alan J. Meese 907

## NOTES

**Saved by the Bell? Is Online, Off-Campus Student Speech Protected by the First Amendment?**

Alison Hofheimer 971

**Letting the Sunshine In: Protecting Residential Access to Solar Energy in Common Interest Developments**

Evan J. Rosenthal 995

**Graham’s Applicability to Term-of-Years Sentences and Mandate to Provide a “Meaningful Opportunity” for Release**

Krisztina Schlessel 1027
CONTENTS
EUROPEAN UNION LAW ISSUE
INTRODUCTION: SYMPOSIUM ON EU LAW:
DEVELOPMENTS IN HONOR OF JUDGE KONRAD SCHIEMANN......................... Roger J. Goebel 1109

ESSAYS
EU ACCESSION TO THE ECHR: COMPETENCE,
PROCEDURE AND SUBSTANCE ................................................................. Paul Craig 1114
EU LAW AND THE SEPARATION OF MEMBER STATES ................................ David Edward 1151
ACCESS TO JUSTICE: RAYS OF SUNSHINE ON JUDICIAL
REVIEW OR MORNING CLOUDS ON THE HORIZON? ............................... Laurence Gormley 1169
BANKING UNION AND SINGLE MARKET: CONFLICT OR
COMPANIONSHIP? ................................................................................... Rosa M. Lastra 1190
CONCEPTUALIZING ENERGY SECURITY THROUGH
AN EU CONSTITUTIONAL PERSPECTIVE............................................. Rafael Leal-Arcas 1225
& Andrew Filis
HOW THE ECJ THINKS: A STUDY ON JUDICIAL LEGITIMACY ................ Koen Lenaerts 1302
EU CITIZENSHIP: WHY CAN'T THE ADVOCATES GENERAL
KEEP SHEILA MCCARTHY'S FAMILY TOGETHER? ............................... C.M.A. McCauliff 1372
ACCESS TO INFORMATION AND TO JUSTICE IN
EU ENVIRONMENTAL LAW: THE AARHUS CONVENTION ....................... Peter Oliver 1423

NOTES
SHOW ME THE MONEY: USING THE BUSINESS CASE
RATIONALE TO JUSTIFY GENDER TARGETS IN THE EU ....................... Fawn Lee 1471
THE EUROPEAN UNION'S RESPONSE TO THE SOVEREIGN
DEBT CRISIS: ITS EFFECT ON LABOR RELATIONS IN GREECE .............. Joanna Pagones 1517
ANNUAL REVIEW OF ADMINISTRATIVE LAW

FOREWORD
The Role of Politics in a Deliberative Model of the Administrative State 1397  Mark Seidenfeld

ARTICLES
Direct Republicansim in the Administrative Process 1458  David J. Arkush
Privacy in Europe: Initial Data on Governance Choices and Corporate Practices 1529  Kenneth A. Bamberger and Deirdre K. Mulligan

ADMINISTRATIVE LAW ESSAYS
Tipping the Scales: Judicial Encouragement of a Legislative Answer to FTC Authority over Corporate Data-Security Practices 1665  David J. Bender
Rates of Dismissal in FTC Competition Cases from 1950–2011 and Integration of Decision Functions 1684  Nicole Durkin
Preserving Trust: Overruling Carceri and Patchak While Respecting the Takings Clause 1707  Noah Nehemiah Gillespie
Self-Funding and Agency Independence 1733  Charles Kruly
Exclusion Is Not Automatic: Improving the Enforcement of ITC Exclusion Orders Through Notice, a Test for Close Cases, and Civil Penalties 1755  Timothy Q. Li
# CONTENTS

## SECOND SERIES  •  VOLUME 16, NUMBER 4  •  SUMMER 2013

## Ex Ante

*Judge Dave and the Bobblehead* ........................................ 355

## To the Bag

*David Roe* .......................................................................... 357

  *Authorial Restraint*

*Curtis Gannon* ................................................................. 357

  *The [T]-shirt*

## ARTICLES

*Erwin Chemerinsky* ............................................................... 361

  *The Court Affects Each of Us: The Supreme Court Term in Review*

*Edward K. Cheng & Scott J. Farmer* .................................. 377

  *A Normalized Scoring Model for Law School Competitions*

*M.H. Hoeflich* .................................................................... 395

  *From Scriveners to Typewriters: Document Production in the 19th-Century Law Office*

*John V. Orth* ..................................................................... 413

  *Then and Now in the Law of Property*

*Antonin Scalia & Bryan A. Garner* ................................. 419

  *A Note on the Use of Dictionaries*

## FROM THE BAG

*Leonard Garment* ............................................................... 431

  *The Wick Tapes*
CONTENTS

SECOND SERIES • VOLUME 16, NUMBER 4 • SUMMER 2013

MICRO-SYMPOSIUM:
SUZANNA SHERRY’S
"WHY WE NEED MORE JUDICIAL ACTIVISM"

Richard A. Epstein ........................................................... 443
   Introduction: In Praise of Suzanna Sherry and
   Judicial Activism

Suzanna Sherry ............................................................ 449
   A Summary of “Why We Need More
   Judicial Activism”

Aaron-Andrew P. Bruhl .................................................. 453
   Judicial Activism and the Problem of Induction

Frank J. Colucci ........................................................... 455
   Sherry’s Model Justice: Anthony Kennedy

Scott Dodson ............................................................... 457
   Parsing Judicial Activism

Scott D. Gerber ........................................................... 459
   Political Theory and Judicial Activism

Diane H. Mazur ........................................................... 461
   Judicial Deference Broke the Military

Howard M. Wasserman .................................................. 463
   Reappropriating Judicial Activism

Evan C. Zoldan ........................................................... 465
   Targeted Judicial Activism

Suzanna Sherry ........................................................... 467
   A Response to Comments on “Judicial Activism”:
   Liberty’s Safety Net

Acknowledgments, Credits & Featured Books ................. 477
Contents

Articles
313 Administrative Proxies for Judicial Review: Building Legitimacy from the Inside-Out
Emily Hammond and David L. Markell

365 The Search for Sustainable Legitimacy: Environmental Law and Bureaucracy in China
Alex L. Wang

441 A “Blunt Withdrawal”? Bars on Citizen Suits for Toxic Site Cleanup
Margot J. Pollans

487 Subsidies with Responsibilities: Placing Stewardship and Disclosure Conditions on Government Payments to Large-Scale Commodity Crop Operations
Linda Breggin and D. Bruce Myers Jr.

539 Internal Agency Review, Authoritativeness, and Mead
Brendan C. Selby

Case Comments
577 Arkansas Game and Fish Commission v. United States
David Baake

589 New York v. U.S. Nuclear Regulatory Commission
Hillary H. Harnett
FROM THE EDITOR
Roles and Relationships

EXCHANGE
Broad versus Blanket Consent for Research with Human Biological Samples
David Wendler
Demystifying Biobanks
Bartha M. Knoppers, Edward S. Dove, and Ma'n H. Zawati
Back to Basics about Organ Donation
Ari R. Joffe

IN PRACTICE
Bedside
Nora Segar

AT LAW
The Unpatentable Human Being
Andrew W. Torrance

POLICY AND POLITICS
Time to Decriminalize HIV Status
Stephen R. Latham

CASE STUDY
Googling a Patient
Commentaries by Rebecca L. Volpe, George F. Blackall, Michael J. Green, Danny George, Maria Baker, and Gordon L. Kauffman, Jr.

CONTRIBUTORS
Submission Guidelines

FIELD NOTES
The Examined Life: A Tribute to Edmund Pellegrino
Mildred Z. Solomon

PERSPECTIVE
Undocumented Patients and the Not-So-Safe Safety Net
Caroline Rath

ESSAYS
The Presidential Bioethics Commission: Pedagogical Materials and Bioethics Education
by Lisa M. Lee, Hillary Wicai Viers, and Misti Ault Anderson
Across science and health care disciplines, ethics training is needed.

Bloomberg’s Health Legacy: Urban Innovator or Meddling Nanny?
by Lawrence O. Gostin
His policies are less burdensome than the diseases they address.

Quality Attestation for Clinical Ethics Consultants:
A Two-Step Model from the American Society for Bioethics and Humanities
by Eric Kodish and Joseph J. Fins with Clarence Braddock III, Felicia Cohn, Nancy Neveloff Dubler, Marion Danis, Arthur R. Derse, Robert A. Pearlman, Martin Smith, Anita Tarzian, Stuart Youngner, and Mark G. Kuczewski
Given the importance of clinical ethics consultation, the people doing it should be asked to show they do it well.

Does Quality Attestation Come in Only One Size?
by Don C. Postema

The Research-Clinical Practice Distinction, Learning Health Systems, and Relationships
by Howard Brody and Franklin G. Miller
As we develop learning health systems, we need to retain the crucial distinction between research and clinical practice.
Prosecutor v. Callixte Mbarushimana: Judgment on the Appeal of the Prosecutor Against the Decision of Pre-Trial Chamber I of 16 December 2011 Entitled “Decision on the Confirmation of Charges” (Int’l Crim. Ct.)
Introductory Note by Ruth Frolich .............................................................. 417

Ahmad and Others v. The United Kingdom (Eur. Ct. H.R.)
Introductory Note by John T. Parry ............................................................. 440

Othman (Abu Qatada) v. The United Kingdom (Eur. Ct. H.R.)
Introductory Note by Bruce Zagaris ........................................................... 496

Introductory Note by Christina M. Cerna .................................................. 558

Rubin v. Eurofinance SA (U.K. Sup. Ct.)
Introductory Note by Charles Camp and Theresa Bowman ....................... 623

BRIEFLY NOTED ......................................................................................... 659

UNITED NATIONS SECURITY COUNCIL RESOLUTIONS ......................... 662
International Review of Constitutionalism

Volume 13 – 2013 Number 1

CONTENTS

REDESIGNING EUROPE: A LIBERAL REPUBLICANIST APPROACH
Kostas A. Lavdas and Dimitris N. Chryssochoou 1

ARE THIRD WAY SOCIAL DEMOCRATS FRIENDS OR ENEMIES OF EUROPEAN INTEGRATION?
- A TOCQUEVILLEAN TALE ON THE POLITICS OF CONSENSUS
Jos de Beus 55

INSTITUTIONS OF CHECKS AND BALANCES: TAKING THE DEBATE INTO DISTRIBUTION REALM
Ivo Eškinja 95