Contents of Current Legal Periodicals
April 22, 2013, 1393

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 J – Y

THE JOURNAL OF ARTS MANAGEMENT, LAW, AND SOCIETY, v. 43, no. 1, January – March, 2013

JOURNAL OF CONSTITUTIONAL LAW IN EASTERN AND CENTRAL EUROPE, v. 19, no. 2, 2012

JOURNAL OF KOREAN LAW, v. 12, no. 1, December, 2012


LAW AND CONTEMPORARY PROBLEMS, v. 76, no. 1, 2013

LAW & LITERATURE, v. 25, no. 1, Spring, 2013

NEW CRIMINAL LAW REVIEW, v. 16, no. 1, Winter, 2013

NEW YORK UNIVERSITY ENVIRONMENTAL LAW JOURNAL, v. 20, no. 2, 2013

PENN STATE LAW REVIEW, v. 117, no. 3, Winter, 2013


REASON, v. 45, no. 1, May, 2013

RUTGERS LAW JOURNAL, v. 43, no. 2, Spring/Summer, 2012


ST. JOHN’S LAW REVIEW, v. 86, no. 2, Spring, 2012

SAINT LOUIS UNIVERSITY LAW JOURNAL, v. 57, no. 2, Winter, 2013

SOUTHERN CALIFORNIA LAW REVIEW, v. 86, no. 1, November, 2012

TAX LAW REVIEW, v. 66, no. 1, Fall, 2012

TEXAS LAW REVIEW, v. 91, no. 4, March, 2013
TEXAS TECH LAW REVIEW, v. 45, no. 1, Fall, 2012
TULANE LAW REVIEW, v. 87, no. 3, February, 2013
UC DAVIS LAW REVIEW, v. 46, no. 3, February, 2013
UN CHRONICLE, v. 49, no. 4, 2012
THE UNIVERSITY OF CHICAGO LAW REVIEW, v. 80, no. 1, Winter, 2013
VIRGINIA TAX REVIEW, v. 32, no. 2, Fall, 2012
WASHINGTON UNIVERSITY GLOBAL STUDIES LAW REVIEW, v. 11, no. 4, 2012
THE YALE LAW JOURNAL, v. 122, no. 5, March, 2013
Introduction
Executive Editor's Introduction
   Ann M. Galligan

Articles
How the Arts Generate Social Capital to Foster Intergroup Social Cohesion
   Dahyun Lee

The Public University's Performance in State Arts Policy: Lessons from Virginia
   Katherine Preston Keeney

International Touring Exhibitions: Toward a Profitable Business Model for Exhibitions?
   Rebecca Amsellem

Public Policy and Political Dynamics of Heritage Conservation in the United States
   Hyejung Cho
CONTENTS

MORE POWER TO THE COURT, LESS ACCESS TO CITIZENS?

Liviu Damsa 129

CONSTITUTIONAL POLITICS, CONSTITUTIONAL TEXTS, AND DEMOCRATIC VARIETY IN CENTRAL AND EASTERN EUROPE

Paul Blokker 189

BASIC RIGHTS IN A DIMINISHING STATE

Su, Yeong-chin 241
Journal of Korean Law
Vol. 12, No. 1, December 2012

CONTENTS

Information About the Journal of Korean Law ........................................... iii
Advisory Board / Editorial Board ................................................................. v

Apportionment of Profits to a Permanent Establishment: ......................... 1
Similarities and Differences in the UK, the US and the Republic of Korea
Eui Young Lee

The Road to Doha through Seoul: ............................................................ 55
The Diplomatic and Legal Implications of the Pre-COP 18 Ministerial Meeting
Jae-Hyup Lee, John M. Leitner, and Minjung Chung

Legal Origins Theory, Economic Development and ................................ 83
Competition Law – Canada and Korea
Hyungsuk Yoon

The Need for Improved Risk Management in Corporate Governance of Banks in South Korea
Dong-Yoon Chae
108 Working with the unearned income Medicare tax
W. Eugene Seago, Kenneth N. Orrbach, and Edward J. Schnee

119 Effective date change for Temp. Regs. on tangible property results in more flexibility
Susan M. Grais

121 Final FATCA Regulations ease many burdens

133 Prop. Regs. should help avoid penalties on failure to file outbound transfer information returns
Jeffrey L. Rubinger

138 IRS updates and expands its retirement plan qualification correction program
Carly E. Grey

144 Securities loans and economic substance—IRS gets it wrong in a big way
Richard M. Lipton
EDITORIAL
Coercion in Research: Are Prisoners the Only Vulnerable Population? Barbara E. McDermott ........... 8

BIOGRAPHY
Doing It All: Reflections on Debra A. Pinals, MD, 39th President of AAPL Thomas G. Gutheil........... 14

REGULAR ARTICLE
Believing Doesn’t Make It So: Forensic Education and the Search for Truth Charles L. Scott............... 18
Commentary: Forensic Education and the Quest for Truth J. Richard Ciccone ........................................ 33
Locks, Keys, and Security of Mind: Psychodynamic Approaches to Forensic Psychiatry
Jessica Yakeley and Gwen Adshead ........................................................................................................ 38
Commentary: Forensic Psychotherapy Victor A. Alshul ........................................................................... 46
A Longitudinal Study of Administrative Segregation Maureen L. O’Keefe, Kelli J. Klebe, Jeffrey Metzner, Joel Dvoskin, Jamie Fellner, and Alysha Stucker ................................................................. 49
Commentary: Toward an Improved Understanding of Administrative Segregation Robert H. Berger, M. Paul Chaplin, and Robert L. Trestman ......................................................................................... 61
Fathers for Change: A New Approach to Working With Fathers Who Perpetrate Intimate Partner Violence Carla Smith Stover ........................................................................................................ 65
Dual Agency and Ethics Conflicts in Correctional Practice: Sources and Solutions
Ana Natasha Cervantes and Annette Hanson ............................................................................................... 72

ANALYSIS AND COMMENTARY
Competency to Stand Trial and Defendants Who Lack Insight Into Their Mental Illness
Andrew D. Reisner, Jennifer Piel, and Miller Makey, Jr ............................................................................. 85
Addiction Postulates and Legal Causation, or Who’s in Charge, Person or Brain? David L. Wallace .... 92
Parental Alienation, DSM-5, and ICD-11: Response to Critics William Berner and Amy J. L. Baker ... 98
The Ninth Circuit’s Loughner Decision Neglected Medically Appropriate Treatment
Alan R. Felthous ............................................................................................................................................ 105
Limitations of Constitutional Protections in Jackson v. Indiana Pertaining to Charges With No Statute of Limitations Liban Rodol, Martin F. Epson, and Joseph D. Bloom .................................................. 114

LEGAL DIGEST ................................................................................................................................. 121

BOOKS AND MEDIA ......................................................................................................................... 143

LETTERS .............................................................................................................................................. 154
A GLOBAL PERSPECTIVE ON SENTENCING REFORMS

Oren Gazal-Ayal
Special Editor

FOREWORD

Oren Gazal-Ayal

SENTENCING GUIDELINES IN ENGLAND AND WALES: RECENT DEVELOPMENTS AND EMERGING ISSUES

Julian V. Roberts

LESSONS FROM TWO FAILURES: SENTENCING FOR COCAINE AND CHILD PORNOGRAPHY UNDER THE FEDERAL SENTENCING GUIDELINES IN THE UNITED STATES

Carol S. Steiker

FEDERAL WHITE COLLAR SENTENCING IN THE UNITED STATES: A WORK IN PROGRESS

Daniel Richman

THE EFFECTS OF THE OFFENDER’S RACE, ETHNICITY, AND SEX ON FEDERAL SENTENCING OUTCOMES IN THE GUIDELINES ERA

Cassia Spohn

PRINCIPLES, PRAGMATISM, AND POLITICS: THE EVOLUTION OF WASHINGTON STATE’S SENTENCING GUIDELINES

Kate Sitch

DO SENTENCING GUIDELINES INCREASE PROSECUTORIAL POWER? AN EMPIRICAL STUDY

Oren Gazal-Ayal, Hagit Turjeman & Gideon Fishman

DETERMINATE SENTENCING AND AMERICAN EXCEPTIONALISM: THE UNDERPINNINGS AND EFFECTS OF CROSS-NATIONAL DIFFERENCES IN THE REGULATION OF SENTENCING DISCRETION

Ely Aharonson

MODERATE AND NON-ARBITRARY SENTENCING WITHOUT GUIDELINES:

THE GERMAN EXPERIENCE

Tatjana Hörnle

SENTENCING IN GERMANY: EXPLAINING LONG-TERM STABILITY IN THE STRUCTURE OF CRIMINAL SANCTIONS AND SENTENCING

Hans-Jörg Albrecht

IS SENTENCING REFORM A LOST CAUSE? A HISTORICAL PERSPECTIVE ON CONCEPTUAL PROBLEMS IN SENTENCING RESEARCH

Leslie Sebba

PURSUING CONSISTENCY IN AN INDIVIDUALISTIC SENTENCING FRAMEWORK: IF YOU KNOW WHERE YOU’RE GOING, HOW DO YOU KNOW WHEN YOU’VE GOT THERE?

Sarah Krasnostein & Arie Freiberg

SENTENCING GUIDELINES IN ENGLAND AND WALES: MISSED OPPORTUNITIES

Mandeep K. Dhami
Special issue on Futures of Fair Use

1 Introduction: Futures of Fair Use
Paul K. Saint-Amour, Robert Spoo, and Joseph S. Jenkins

10 Fair Use and Legal Futurism
Barton Beebe

20 Judges as Bad Reviewers: Fair Use and Epistemological Humility
Rebecca Tushnet

33 Fair Use and Education: The Way Forward
Peter Jaszi

50 Communicating Fair Use: Norms, Myth, and the Avant-Garde
Peter Decherney

65 Copyright Law and Political Theology: Censorship and the Forebear’s Desire
Joseph S. Jenkins

85 “Ah, you publishing scoundrel!”: A Hauntological Reading of Privacy, Moral Rights, and the Fair Use of Unpublished Works
Robert Spoo

103 Your Right to What’s Mine: On Personal Intellectual Property
Paul K. Saint-Amour

122 Book Review: Judith Resnik and Dennis Curtis, Representing Justice: Invention, Controversy and Rights in City-States and Democratic Courtrooms
Valérie Hayaert

131 Book Review: Judith Resnik and Dennis Curtis, Representing Justice: Invention, Controversy, and Rights in City-States and Democratic Courtrooms
Eugene McNamee

143 About the Authors
ARTICLES

1 Against Court-Ordered Apologies
   *Nick Smith*

50 Pilloried in the Press: Rethinking the Constitutional Status of the American Perp Walk
   *Palma Paciocco*

104 Links Between Criminal Justice Procedure and Torture: Learning from Russia
   *Polina Levina*

143 Sexual Consent as Voluntary Agreement: Tales of “Seduction” or Questions of Law?
   *Lucinda Vandervort*
CONTENTS

ARTICLE

Going Beyond Panaceas: Escaping Mining Conflicts in Resource-Rich Countries Through Middle-Ground Policies

Patrick Wieland 199

STUDENT ARTICLE

Lack of Judicial CAIR: Chevron Deference and Market-Based Environmental Regulations

Mark E. LeBel 277

STUDENT ESSAY COMPETITION WINNER

Fractured Pennsylvania: An Analysis of Hydraulic Fracturing, Municipal Ordinances, and the Pennsylvania Oil and Gas Act

W. Devin Wagstaff 327
# Table of Contents

## TRANSCRIPT


## ARTICLES

Does Living by the Sword Mean Dying by the Sword? .......... Charles Chernor Jalloh

The Right to Bear (Robotic) Arms .......... Dan Terzian

The Flawed U.S. Approach to Rule of Law Development .......... Cynthia Alkon

## COMMENTS

Student Challenges to Academic Decisions: The Need for the Judiciary to Look Beyond Deference .......... Jessica Barlow

Leaving No Veteran Behind: Policies and Perspectives on Combat Trauma, Veterans Courts, and the Rehabilitative Approach to Criminal Behavior ....... Mark A. McCormick-Goodhart

Trading Sex for College Tuition: How Sugar Daddy “Dating” Sites May Be Sugar Coating Prostitution .......... Jacqueline Motyl

TABLE OF CONTENTS

ACQUIRING REAL PROPERTY FROM A BANKRUPT SELLER

Joseph Bolnick & Ken Miller 413

HENRY JAMES, INHERITANCE, AND THE PROBLEM OF THE DEAD HAND

Geoffrey R. Kirsch 435

A QUESTION OF VALUE: THE EVOLUTION OF FORMULA CLAUSES THROUGH THE DECADES

Patrick J. Duffey, Brian K. Duffey & Lee-ford Tritt 467

THE JANE AUSTEN PLAN CLUB: LESSONS FOR ESTATE PLANNERS AND THEIR CLIENTS FROM THE LIFE AND NOVELS OF JANE AUSTEN

Michael D. Whitty 501

ESTATE PLANNING’S MOST POWERFUL TOOL: POWERS OF APPOINTMENT REFRESHED, REDEFINED, AND REEXAMINED

Jonathan G. Blattmachr, Kim Kamin & Jeffrey M. Bergman 529

‘TIL DEATH DO US PART: A PROPOSAL FOR HANDLING DIGITAL ASSETS AFTER DEATH

Chelsea Ray 583

Nate Wadlinger Requests a Correction to Issue No. 2

Steve L. Dellinger should have been attributed as co-author of the article, The Portability Pill: Examining the Trial Stages of Federal Estate and Gift Tax Spousal Portability, published in Vol. 47 Real Property, Trust & Estate Law Journal. Nate Wadlinger regrets the omission. The article—with correct authorship—will be available in the online version of the Fall 2012 Journal.
Departments

2 When the Madness Began to Lift
Rand Paul's historic filibuster may have changed American politics. Matt Welch

6 Contributors

9 Letters and Reaction
The neoliberal revolution; can money buy happiness after all?...

14 Citings
All-seeing TSA?; expensive new federal rules; why Guantanamo still matters; emission rules spread; heavier is healthier?; illegal dairy prices...

Columns

10 Checks Threaten Gun Rights
Why "better enforcement" of current restrictions is a bad idea. Jacob Sullum

12 The Party of Immigration
Republicans need a new approach to Hispanics and other newcomers. Shikha Dalmia

20 No Skills? No Problem!
The economic case for welcoming low-skilled immigrants. Veronique de Rugy

48 Were the Luddites Right?
Smart machines and the prospect of technological unemployment. Ronald Bailey

62 Bailing out the Bail System
It's time to rethink how we deal with defendants awaiting trial. Greg Beato

Features

22 Down the Drain
How the federal government flushed away the $833 billion stimulus. Peter Suderman

28 Stimulus Jobs Vanish!
The American Recovery and Reinvestment Act failed to create lasting employment. Anthony Randazzo

32 How Government Killed the Medical Profession
As health care gets more bureaucratic, will doctors go Galt? Jeffrey A. Singer

40 The End of Power
How wealth, health, cheap flights, and prepaid phone cards are undermining authority across the globe. Moisés Naim

Culture & Reviews

50 The Death of Contrarianism
The New Republic returns to its progressive roots as a cheerleader for state power. Matt Welch

52 Briefly Noted
Peter Suderman on the TV show House of Cards

54 Ed Krzyzewski on the video game SimCity

56 Jacob Sullum on Robert Arthur's You Will Die

58 Katherine Mangu-Ward on the Museum of Moving Image exhibit Drones of New York

56 The Minimalist President
Calvin Coolidge's admirable do-nothing spirit. Gene Healy Coolidge, by Amity Shlaes

60 Stop Demonizing Preppers
There's more to this American subculture than you think. Jesse Walker

64 Print Your Gun Parts at Home
New technology challenges gun control laws. J.D. Facille

Cover Photo: Veer/RubberBall Photography
RUTGERS LAW JOURNAL

VOLUME 43          SPRING/SUMMER 2012          NUMBER 2

SYMPOSIUM: AMARTYA SEN'S
THE IDEA OF JUSTICE

FOREWORD: SEN'S IDEA OF JUSTICE
Prof. John Oberdiek 167

ARTICLES

IDEAL THEORY AND THE JUSTICE
OF INSTITUTIONS VS.
COMPREHENSIVE OUTCOMES
Prof. Samuel Freeman 169

MAPPING OUT IMPROVEMENTS IN JUSTICE:
COMPARING VS. AIMING
Prof. Henry S. Richardson 211

SOCIAL CONTRACT AND SOCIAL CHOICE
Prof. Gerald Gaus 243

AMARTYA SEN'S THE IDEA OF JUSTICE:
WHAT APPROACH,
WHICH CAPABILITIES?
Prof. Debra Satz 277

PUBLIC REASON AS
A COLLECTIVE CAPABILITY
Prof. Erin I. Kelly 295

SYMPOSIUM ON THE IDEA OF JUSTICE
RUTGERS UNIVERSITY, 2011
A REPLY
Prof. Amartya Sen 317

NOTES

ARE PROFESSIONAL SPORTS LEAGUES’
CONTROL OVER THEIR MEMBER
TEAMS AND OWNERS IN DOUBT?
David Falk 337

ENCOURAGING STRATEGIC POLICY MAKING
IN THE CLIMATE CHANGE CONTEXT:
AGENCIES SHOULD BEAR THE BURDEN OF
PROVING THAT DECISIONS NOT TO PREPARE
A PROGRAMMATIC IMPACT STATEMENT
ARE REASONABLE
Lori Glover 371
Table of Contents

Articles

"And Then Comes Life": The Intersection of Race, Poverty, and Disability in HBO's The Wire
Rabia Belt
—— 1 ——

Latinos Nowhere in Sight: Erased by Racism, Nativism, the Black-White Binary, and Authoritarianism
Camilo M. Ortiz
—— 29 ——

Authoritarianism: A Comment
Richard Delgado
—— 65 ——

Notes

Bringing Jim Thorpe Home: Inconsistencies in the Native American Graves and Repatriation Act
Benjamin Hochberg
—— 83 ——

The Interpretation of Umpires' Dreams: Testing Supreme Court Nominees' Racial Bias
Jordan Rubin
—— 147 ——
SYMPOSIUM: WORLDS OF WORK
EMPLOYMENT DISPUTE RESOLUTION SYSTEMS ACROSS
THE GLOBE

INTRODUCTION ................................................. Paul F. Kirgis 387
& David L. Gregory

KEYNOTE ADDRESS:
The Moral Dimension of Employment
Dispute Resolution ...................... Theodore J. St. Antoine 391

STRATEGY FOR LABOR REVISITED ............ Samuel Estreicher 413

A CENTURY AND Half CENTURY OF ADVANCE
AND RETREAT: THE EDIS AND FLOWS OF
WORKPLACE DEMOCRACY .......................... William B. Gould IV 431

WINNING THE FLSA BATTLE: HOW CORPORATIONS
Use Arbitration Clauses To Avoid
Judges, Juries, Plaintiffs, and Laws ............... Julius Getman 447
& Dan Getman

ADVANCING STUDENT ACHIEVEMENT IN THE
UNITED STATES PUBLIC SCHOOLS THROUGH
LABOR-MANAGEMENT COLLABORATION:
The FMCS's Evolving Role in
Education Reform ....................... George H. Cohen 465

A COMPARATIVE ASSESSMENT OF LABOR AND
EMPLOYMENT DISPUTE RESOLUTION IN THE
UNITED STATES AND UNITED KINGDOM
FROM 2006 THROUGH 2011 .................. David L. Gregory 485
& Michael Harary

THE IMPORTANCE OF LEGAL CONTEXT AND OTHER
CONSIDERATIONS IN ASSESSING THE SUITABILITY
OF NEGOTIATION, MEDIATION, ARBITRATION
AND LITIGATION IN RESOLVING EFFECTIVELY:
DOMESTIC AND INTERNATIONAL DISPUTES
(EMPLOYMENT DISPUTES AND BEYOND) .... Guido Carducci 511

COMPARATIVE ALTERNATIVE DISPUTE RESOLUTION
FOR INDIVIDUAL LABOR DISPUTES IN JAPAN,
CHINA, AND THE UNITED STATES:
LESSONS FROM ASIA? ......................... Ronald C. Brown 543

OVERCOMING OUR GLOBAL DISABILITY
IN THE WORKFORCE: MEDIATING
THE DREAM ..................... Elayne E. Greenberg 579

NOTES

DO YOU NEED A DOCTOR'S NOTE? LAW TESTIMONY
SHOULD BE SUFFICIENT EVIDENCE FOR
FMLA LEAVE UNLESS COMPELLING
COUNTER CONDITIONS EXIST .................. Mary Kalich 603

HE SAID, SHE SAID: SEX CRIME PROSECUTIONS
AND SPECIAL PRIVILEGES UNDER THE
FEDERAL RULES OF EVIDENCE ............... Jennifer Kelly 637

IN THE BEST INTERESTS OF NO ONE:
HOW NEW YORK'S "BEST INTERESTS OF
THE CHILD" LAW VIOLATES PARENTS' FUNDAMENTAL
RIGHT TO THE CARE, CUSTODY,
AND CONTROL OF THEIR CHILDREN ........ Nicole Lapsatis 673

WE'RE ON A MISSION FROM GOD PROPERLY
INTERPRETING RLUIPA'S "EQUAL TERMS"
PROVISION ......................................... Daniel Mazzella 715
TABLE OF CONTENTS

INVISIBLE CONSTITUTIONS: CULTURE, RELIGION, AND MEMORY

BANNING SHARIA IS A “RED HERRING”:
THE WAY FORWARD FOR ALL AMERICANS
Abdullahi Ahmed An-Na’im 287

THE VANISHING INDIAN RETURNS:
TRIBES, POPULAR ORIGINALISM,
AND THE SUPREME COURT
Kathryn E. Fort 297

SECULARISM, THE RULE OF LAW,
AND ‘SHARI’A COURTS’: AN
ETHNOGRAPHIC EXAMINATION
OF A CONSTITUTIONAL
CONTROVERSY
Jeffrey A. Redding 339

HISTORY AS OUR GUIDE?: THE PAST AS AN INVISIBLE SOURCE OF CONSTITUTIONALITY IN THE
LEGISLATIVE DEBATES ON THE ALIEN ACT IN THE UNITED STATES (1798) AND THE ÉMIGRÉS PROBLEM IN FRANCE (1791)
Jelte Othof 377

SAGES, SAVAGES, AND OTHER SPEECH ACT COMMUNITIES: CULTURE IN COMPARATIVE LAW
Monica Eppinger 407

THE RELEVANCE OF AFRICAN CULTURE IN BUILDING MODERN INSTITUTIONS AND THE QUEST FOR LEGAL PLURALISM
Semahagn G. Abebe 429

CONSTITUTIONS, CULTURE, AND HISTORY
Michal Jan Rozbicki 447

NOTE

 LOSING THE GAME: AN ANALYSIS OF THE BROWN V. ENTERTAINMENT MERCHANTS ASSOCIATION DECISION AND ITS RAMIFICATIONS IN THE AREA OF “INTERACTIVE” VIDEO GAMES
Lindsay E. Wuller 457

COMMENTS

THE NEW FACE OF MISSOURI CHILD SEX CRIMES: ELECT OR INSTRUCT
Bliss Worrell 493

IF IT’S NOT BROKE, DON’T FIX IT:
IGNORING CRITICISMS OF SUPREME COURT RECUSALS
Kristen L. Henke 521
ARTICLES

DETAILS: SPECIFIC FACTS AND THE FIRST AMENDMENT .................. Ashutosh Bhagwat 1

KILLING IN THE FOG OF WAR ................. Adil Ahmad Haque 63

NOTES


SPACE TORTS: APPLYING NUISANCE AND NEGLIGENCE TO ORBITAL DEBRIS .... Luke Punnakanta 163
TAX LAW REVIEW

Volume 66  Fall 2012  Number 1

Optimal Tax Policy and the Symmetries of Ignorance .......... Chris William Sanchirico 1

The Social Cost of Tax Expenditure Reform ........................................... Jason S. Oh 63

Some Realism About Responsive Tax Administration ...................... Leigh Osofsky 121
ARTICLES

Legal Realism Untamed
Frederick Schauer

Dream On: The Obama Administration’s Nonenforcement of Immigration Laws, the DREAM Act, and the Take Care Clause
Robert J. Delahunty & John C. Yoo

BOOK REVIEWS

Time Out of Joint
Kenneth Anderson

reviewing Mary L. Dudziak’s
WAR TIME: AN IDEA, ITS HISTORY, ITS CONSEQUENCES

In the Interests of Avoiding Further Federal “Quackery”
Holly J. Gregory & Rebecca C. Grapsas

reviewing Stephen M. Bainbridge’s
CORPORATE GOVERNANCE AFTER THE FINANCIAL CRISIS

Shleifer’s Failure
Jonathan Klick

reviewing Andrei Shleifer’s
THE FAILURE OF JUDGES AND THE RISE OF REGULATORS

Sublime Myths: An Essay in Honor of the Shareholder Value Myth and the Tooth Fairy
Jonathan Macey

reviewing Lynn Stout’s
THE SHAREHOLDER VALUE MYTH: HOW PUTTING SHAREHOLDERS FIRST HARMs INVESTORS, CORPORATIONS, AND THE PUBLIC

Targeted Killings from Many Perspectives
Abraham D. Sofaer

reviewing TARGETED KILLINGS: LAW AND MORALITY IN AN ASYMMETRICAL WORLD

NOTES

Property Taxes and Community Land Trusts: A Middle Ground
Alese Bagdol

Applying State Contingency Fee Caps in Multidistrict Litigation (MDL) Settlements
Monica Hughes
CONTENTS

EXECUTIVE BOARD NOTES ........................................................................................................ 1

SIXTH ANNUAL CRIMINAL LAW SYMPOSIUM:
THE SIXTH AMENDMENT

KEYNOTE SPEAKER

THE SIXTH AMENDMENT RIGHTS TO FAIRNESS: THE TOUCHSTONES
OF EFFECTIVENESS AND PRAGMATISM
Robert P. Mosteller ........................................................................................................ 1

PANEL ONE: CONFRONTATION

APPLYING CRAWFORD’S CONFRONTATION RIGHT IN A DIGITAL AGE
Jeffrey Bellin ................................................................................................................... 33

CONFRONTATION AND FORENSIC LABORATORY REPORTS,
ROUND FOUR
Richard D. Friedman ........................................................................................................ 51

CONFRONTATION CONTROL
Pamela R. Metzger ........................................................................................................... 83

CONFRONTATION AND FAIRNESS
David Alan Sklansky ....................................................................................................... 103

LUNCHEON KEYNOTE

UP FROM GIDEON
Donald A. Dripps ........................................................................................................... 113

PANEL TWO: THE RIGHT TO COUNSEL AT TRIAL

DEFENSE COUNSEL, TRIAL JUDGES, AND EVIDENCE PRODUCTION
PROTOCOLS
Darryl K. Brown ............................................................................................................... 133

WHAT ARE DEFENSE LAWYERS FOR?: LINKS BETWEEN COLLATERAL
CONSEQUENCES AND THE CRIMINAL PROCESS
Gabriel J. Chin .................................................................................................................. 151

SPEAKING TRUTH TO POWER: THE OBLIGATION OF THE COURTS
TO ENFORCE THE RIGHT TO COUNSEL AT TRIAL
Patrick S. Metz ................................................................. ........................................... 163

THE FUTURE OF EFFECTIVE ASSISTANCE OF COUNSEL: REREADING
CRONIC AND STRICKLAND IN LIGHT OF PADILLA, FRYE, AND
LAFLER
Richard E. Myers II ...................................................................................................... 229

PANEL THREE: THE RIGHT TO COUNSEL BEFORE TRIAL

WHAT’S LEFT OF MASSiah?
Craig Bradley ................................................................................................................... 247

WHY THE SUPREME COURT WILL NOT TAKE PRETRIAL RIGHT TO
COUNSEL SERIOUSLY
Arnold H. Loevy ............................................................................................................ 267

REMEDIYING PRETRIAL INEFFECTIVE ASSISTANCE
Justin F. Marceau .......................................................................................................... 277

TRYING NOT TO BE LIKE SISYPHUS: CAN DEFENSE COUNSEL
OVERCOME PERVERSIVE STATUS QUO BIAS IN THE CRIMINAL
JUSTICE SYSTEM?
Andrew E. Taslitz ........................................................................................................... 315
CONTENTS

ARTICLES

THE BODY, INCORPORATED .................. Saru M. Matambanadzo 457

NEPA'S FOOTPRINT: INFORMATION DISCLOSURE AS A QUASI-CARBON TAX ON AGENCIES .............. Sarah E. Light 511

REGISTERING RELATIONSHIPS ..................... Erez Aloni 573

A BIBLIOGRAPHY OF EXECUTIVE BRANCH WAR POWERS OPINIONS SINCE 1950 ...................... Stephen M. Griffin 649
TABLE OF CONTENTS

SYMPOSIUM

THE DAUBERT HEARING: FROM ALL THE CRITICAL PERSPECTIVES

INTRODUCTIONS
Edward J. Imwinkelried

HYPOTHETICAL

TRANSCRIPT

THE DAUBERT REVOLUTION AND THE BIRTH OF MODERNITY: MANAGING SCIENTIFIC EVIDENCE IN THE AGE OF SCIENCE
David L. Faigman

A TRIAL ADVOCACY POSTSCRIPT TO THE DAUBERT HEARING
Edward J. Imwinkelried
The Role of the UN in Promoting the Rule Of Law: Challenges and New Approaches
Jan Eliasson

Establishing Effective Accountability Mechanisms for Human Rights Violations
Navanethem Pillay

The Role of the International Criminal Court in Ending Impunity and Establishing the Rule of Law
Sang-Hyun Song

Increasing Women’s Access to Justice in Post-Conflict Societies
Michelle Bachelet

Delivering Justice on the Ground: The Challenges of Fighting Corruption at the National and International Levels
Martin Sajdik

Meeting the Challenges of Delivering Justice on the Ground
Dmitry Titov

Justice and Development: Challenges to the Legal Empowerment of the Poor
Magdy Martínez-Solimán

Rule of Law and Democracy: Addressing the Gap Between Policies and Practices
Massimo Tommasoli

The International Network to Promote the Rule of Law: A Platform to Promote Justice and Security in Conflict-Affected States
Christina Murtaugh

Justice: What We Need in a Post-2015 World
Tracey Gurd

Upholding the Rule of Law at the International Level: The Role of the International Court of Justice
Philippe Colvreur
The University of Chicago
Law Review

Volume 80 Winter 2013 Number 1
© 2013 by The University of Chicago

SYMPOSIUM: IMMIGRATION LAW AND INSTITUTIONAL DESIGN

Introduction .......... Adam B. Cox, Richard A. Epstein & Eric A. Posner 1
What Makes the Family Special? ................... Kerry Abrams 7
Sharing the Risks and Rewards of Economic Migration...Anu Bradford 29
Outsourcing Criminal Deportees...... Eleanor Marie Lawrence Brown 59
Policing Immigration..............Adam B. Cox & Thomas J. Miles 87
Immigration Detention: Information Gaps and Institutional Barriers to Reform ................... Alina Das 137
From Plyler to Arizona: Have the Courts Forgotten about Corfield v Coryell? ............. John C. Eastman 165
Screening for Solidarity ..................................................... Stephen Lee 225
Designing Temporary Worker Programs..........Hiroshi Motomura 263
The Institutional Structure of Immigration Law.......Eric A. Posner 289
International Cooperation on Migration:
    Theory and Practice..................................................... Alan O. Sykes 315

ARTICLES

The Rise of Carrots and the Decline of Sticks..................Giuseppe Dari-Mattiacci 341
Gerrit De Geest & David A. Hoffman &
The Psychology of Contract Precautions...........Tess Wilkinson-Ryan 395

COMMENT

Deference to Agency Statutory Interpretations
    First Advanced in Litigation? The Chevron Two-Step and the Skidmore Shuffle...... Bradley George Hubbard 447

REVIEW

Epstein's Best of All Possible Worlds: The Rule of Law
    Design for Liberty: Private Property, Public Administration, and the Rule of Law
    Richard A. Epstein...........................................Mark Tushnet 487
# TABLE OF CONTENTS

## ARTICLES

- "Corporation Law is Dead": Heroic Managerialism, Legal Change, and the Puzzle of Corporation Law at the Height of the American Century
  *Harwell Wells* ............................................. 305

- Revolution in Manipulation Law: The New CFTC Rules and the Urgent Need for Economic and Empirical Analyses
  *Rosa M. Abrantes-Metz, Gabriel Rauterberg, & Andrew Verstein* .................. 357

- It's (Not) All About the Money: Using Behavioral Economics to Improve Regulation of Risk Management in Financial Institutions
  *Nizan Geslevich Packin* ............................. 419

- Improving Retirement Savings Options for Employees
  *James Kwak* ........................................ 483

## COMMENTS

  *Leen Al-Alami* ........................................ 541

- Snitch or Savior? How the Modern Cultural Acceptance of Pharmaceutical Company Employee External Whistleblowing is Reflected in Dodd-Frank and the Affordable Care Act
  *Geneva Campbell* .................................. 565

---

cite as

**ARTICLES**

- Preserving Fairness in Tax Administration in the Mayo Era
  
  **Steve R. Johnson**
  
  Pages 269

- Reforming the Taxation of Retirement Income
  
  **Richard L. Kaplan**
  
  Pages 327

- Another Look Through the Worthless Stock Deduction: Section 165(g)(3) as Applied to Foreign Subsidiaries
  
  **Deborah L. Paul**
  
  Pages 367

**NOTE**

- Conflicts of Interest: Resolving Legal Barriers to the Implementation of the Foreign Account Tax Compliance Act
  
  **Peter Nelson**
  
  Pages 387
CONTENTS

GLOBAL NUCLEAR ENERGY LAW AND 
REGULATION SYMPOSIUM

THE FUKUSHIMA DAIICHI ACCIDENT:
THE INTERNATIONAL COMMUNITY
RESPONDS.................................................. Stephen G. Burns 739

COMPENSATING NUCLEAR DAMAGE IN
CHINA ............................................................ Liu Jing 781

NOTES

MANUFACTURING TERRITORIAL
INTEGRITY WITH THE
INTERNATIONAL COURT OF JUSTICE:
THE SOMALILAND-PUNTLAN
DISPUTE AND UTI POSSIDETIS...............Michael Farrell 817

EFFICIENT EXCLUSIONS: IMPROVING
THE EFFICIENCY OF UNITED STATES
INTERNATIONAL TRADE COMMISSION
EXCLUSION ORDER
ENFORCEMENT.................................Nicholas H. Rasmussen 845

A HOME FOR THE ROMA: WHY STRICT
ENFORCEMENT OF MIGRATION LAWS
IS NECESSARY FOR A UNITED EU ..........Lindsay Smith 869
ARTICLES

(NO) State Interests in Regulating Gender: How Suppression of Gender Nonconformity Violates Freedom of Speech
Jeffrey Kosbie ................................................................. 187

The Human Rights of Women in the Hong Kong Special Administrative Region
Puja Kapai ........................................................................ 255

Transcending the Criminal Law's "One Size Fits All" Response to Domestic Violence
Hannah Brenner .................................................................. 301

Ovaries, Testicles, and Uteruses, Oh My!
Regulating Reproductive Tissue Transplants
Valarie K. Blake .................................................................. 353

NOTES

Sex Segregation in Public Schools: Separate but Equal?
Lily A. Saffer ...................................................................... 395

Half Faith and Credit?: The Fifth Circuit Upholds Louisiana's Refusal to Issue a Revised Birth Certificate
Thomas M. Joraanstad ...................................................... 421
ARTICLES

1104 Commandeering and Constitutional Change
   Wesley J. Campbell

1182 Parallel Exclusion
   C. Scott Hemphill & Tim Wu

ESSAY

1254 Reconceptualizing the Burden of Proof
   Edward K. Cheng

NOTES

1280 Curing the Blind Spot in Administrative Law:
   A Federal Common Law Framework for State Agencies
   Implementing Cooperative Federalism Statutes
   Josh Bendor & Miles Farmer

1328 Mere Negligence or Abandonment?
   Evaluating Claims of Attorney Misconduct After
   Maples v. Thomas
   Wendy Zorana Zupac