

LIST OF FOREIGN ARTICLES*

Accountability

Accountability of public authorities through contextualized determinations of vicarious liability and non-delegable duties. Adjin-Tetty, Elizabeth. *UNB Law Journal*: 2007 57: 46-83p.

Liability of public authorities and duties of affirmative action. Siebrasse, Norman. *UNB Law Journal*: 2007 57: 84-101p.

Administrative Law

Era of deference: Courts, expertise, and the emergence of new deal administrative law. Schiller, Reuel E. *Michigan Law Review*: 2007 Dec. 106 (3): 399-442p.

Judicial deference and the credibility of agency commitments. Masur, Jonathan. *Vanderbilt Law Review*: 2007 May 60(4): 1021-78p.

New model of administrative enforcement. Jackson, Robert J. & Rosenberg, David. *Virginia Law Review*: 2007 Dec. 93(8): 1983-2016p.

Procedures as politics in administrative law. Bressman, Lisa Schultz. *Columbia Law Review*: 2007 Dec. 107(8): 1749-821p.

Reconciling tort and administrative law concepts of justice: The case of historical wrongs. Jacobs, Laverne. *UNB Law Journal*: 2007 57: 134-61p.

Advertising

Advertising regulations on sexually oriented businesses: How far is too far? Stonecipher, Jennifer. *Missouri Law Review*: 2007 Spring 72(2): 679-93p.

Affirmative Action

Liability of public authorities and duties of affirmative action. Siebrasse, Norman. *UNB Law Journal*: 2007 57: 84-101p.

Antitrust Law

Antitrust process and vertical difference: Judicial review of state

* Prepared by Bhag Singh, Librarian and assisted by Himanshu Sethi, Indian Law Institute from Select Foreign Journals received in the Library of the Institute during January to March 2008.

regulatory inaction. Rossi, Jim. *Iowa Law Journal*: 2007 Nov. 93(1): 185-246p.

Is there a dormant extraterritoriality principle?: Commerce Clause Limits on State Antitrust Laws. Ruttinger, Michael J. *Michigan Law Review*: 2007 Dec. 106 (3): 545-66p.

Arbitration

Finality and enforcement of foreign arbitral awards: Reflections on the Indian arbitration law, Jaya V.S. *Asia Law Review*: 2007: Dec. 4(2): 31-52p.

Asylum Law

Distinguishing true prosecution from legitimate prosecution in American asylum law. English, Michael. *Oklahoma Law Review*: 2007 Spring 60(1): 109-90p.

Audit

Securitizing audit failure risk: An alternative caps on damages. Cunningham, Lawrence A. *William and Mary Law Review*: 2007 Dec. 49(3): 711-80p.

Banking Law

National banks and diversity jurisdiction, Lund, Paul E. *University of Louisville Law Review*: 2007: 46(1): 73-112p.

Bankruptcy

Bankruptcy fire sales. LoPucki, Lynn M. & Doherty, Joseph W. *Michigan Law Review*: 2007 Oct. 106 (1): 1-60p.

Hanging on to Till: Interpretations of BAPCPA's hanging paragraph. Bridges, Kaitlin A. *Missouri Law Review*: 2007 Spring 72(2): 581-604p.

Biography

Rescuing burke. Bogus, Carl T. *Missouri Law Review*: 2007 Spring 72(2): 387-476p.

Capital Punishment

Common-law rule of consistency in modern capital sentencing. Fox, John P. *Iowa Law Journal*: 2007 Nov. 93(1): 247-76p.

Neuroimaging and the complexity of capital punishment. Snead, O. Carter. *New York University Law Review*: 2007 Nov. 82(5): 1265-339p.

Tradition & the abolition of capital punishment for juvenile crime. Tepker, Harry F. *Oklahoma Law Review*: 2006 Winter 59(4): 809-32p.

Civil Rights

Is acquisition everything? Protecting the rights of occupants under the fair housing act. Oliveri, Rigel C. *Harvard Civil Rights – Civil Liberties Law Review*: 2008 Winter 43(1): 1-65p.

Rodrigo's Corrido: Race, postcolonial theory, and U.S. civil rights. Delgado, Richard. *Vanderbilt Law Review*: 2007 Nov. 60(6): 1691-748p.

Title VII and the protection of minority languages in American workspace: The search for a justification. Leonard, James. *Missouri Law Review*: 2008 Summer 72(3): 745-92p.

Trampling whose rights? Democratic majority rule and racial minorities: A response to Chin and Wagner. Banks, Taunya Lovell. *Harvard Civil Rights – Civil Liberties Law Review*: 2008 Winter 43(1): 127-64p.

Tyranny of the minority: Jim Crow and the counter-majoritarian difficulty. Chin, Gabriel J. & Wagner, Randy. *Harvard Civil Rights – Civil Liberties Law Review*: 2008 Winter 43(1): 65-126p.

Uncovering identity in civil rights and poverty law. Alfieri, Anthony V. *Harvard Law Review*: 2008 Jan. 121(3): 805-44p.

Class Actions

Class actions against the crown: A substitution for judicial review on administrative law grounds? Sossin, Loren. *UNB Law Journal*: 2007 57: 9-26p.

Class action and public authority liability: Preferability re-examined. Jones, Craig & Baxter, Angela. *UNB Law Journal*: 2007 57: 27-45p.

Common Law

Common law genius of the warren court. Strauss, David A. *William and Mary Law Review*: 2007 Dec. 49(3): 845-81p.

Communications

Choosing between the necessity and public interest standards in FCC review of media ownership rules. DiCola, Peter. *Michigan Law Review*: 2007 Oct. 106 (1): 101-34p.

Company Law

Barring recovery for diminution of value of shares on the reflective loss principle, Lin, Joyce Lee Suet. *Cambridge Law Journal*: 2007: Nov. 66(3): 537-58p.

Controlling family shareholders in developing countries: Anchoring relational exchange, Gilson, Ronald J. *Stanford Law Review*: 2007: Nov. 60(2): 633-56p.

Corporate America fights back: The battle over waiver of the attorney-client privilege. Seigel, Michael L. *Boston College Law Review*: 2008 Jan. 49(4): 1-54p.

Corporate deferred prosecutions through the looking glass of contract of policing, Zierdt, Candace & Podgor, Ellen S. *Kentucky Law Journal*: 2007-2008: 96(1): 1-42p.

Corporate entity theory and east Asian corporate governance, Park, Chanhoo. *Asia Law Review*: 2007: Dec. 4(2): 81-100p.

Corporate social responsibility: Some critical questions for Australia. Anderson, Helen. *University of Tasmania Law Review*: 2005 24(2): 143-72p.

Foundations of corporate governance in New Zealand: A post-contractualist view of the role of company directors. Noonan, Chris & Watson, Susan. *New Zealand Universities Law Review*: 2007 Dec. 22(4): 649-81p.

Making corporate social responsibility an everyday part of the business of business: Offering realistic options for regulatory reform. Greenberg, David. *Bond Law Review*: 2007 Dec. 19(2): 41-57p.

Prescription to retire the rhetoric of principles-based systems in corporate law, securities regulation, and accounting. Cunningham, Lawrence A. *Vanderbilt Law Review*: 2007 Oct. 60(5): 1411-97p.

Tackling the issue of the corporate objective: An analysis of the United Kingdom's enlightened shareholder value approach. Keay, Andrew. *Sydney Law Review*: 2007 Dec. 29(4): 577-612p.

Vanishing substance-procedure distinction in contemporary corporate litigation: An essay. Jabcocks, Jack B. *Suffolk University Law Review*: 2007 41(1): 1-18p.

Comparative Law

Legal origins: Reconciling law & finance and comparative law. Siems, Mathias M. *McGill Law Journal*: 2007 Spring 52(1): 55-82p.

Constitutional Law

Constitutions and capabilities: Perception against lofty formalism. Nussbaum, Martha C. *Harvard Law Review*: 2007 Nov. 121(1): 4-97p.

Constitutional decisions of the founding fathers. Glesson, Murray. *Australian Law Journal*: 2007 Oct.: 791-801p.

Constitutional development of the European Union. Bull, Henrik. *North Dakota Law Review*: 2007 83(1): 1-26p.

Constitution outside the constitution. Young, Ernest A. *Yale Law Journal*: 2007 Dec. 117(3): 408-74p.

Contested concepts, general terms and constitutional evolution. Stokes, Michael. *Sydney Law Review*: 2007 Dec. 29(4): 683-712p.

Does the world need more Canada? The politics of the Canadian model in constitutional politics and political theory. Choudhry, Sujit. *I Con International Journal of Constitutional Law*: 2007 Oct. 5(4): 606-38p.

First amendment and non-political speech: Exploring a constitutional model that focuses on the existence of alternative channels of communication. Garry, Patrick M. *Missouri Law Review*: 2007 Spring 72(2): 477-524p.

Giving with one hand: Scottish devolution within a unitary state. Tierney, Stephen. *I Con International Journal of Constitutional Law*: 2007 Oct. 5(4): 730-53p.

How of enforcing the fourteenth amendment: Why the Rehnquist court's treatment of implementation, not interpretation, is the true post-Boerne failing. Goldberg, Rebecca. *Washburn Law Journal*: 2007 Fall 47(1): 47-92p.

International law and constitutional interpretation: The Commander in Chief Clause reconsidered. Wuerth, Ingrid Brunk. *Michigan Law Review*: 2007 Oct. 106 (1): 61-100p.

Iraq's constitution of 2005: Liberal consociation as political prescription. McGarry, John & O'Leary, Brendan. *I Con International Journal of Constitutional Law*: 2007 Oct. 5(4): 670-99p.

Learning the language: An examination to the use of voter initiative to make language education policy. Ross, Lisa B. *New York University Law Review*: 2007 Nov. 82(5): 1510-46p.

New Zealand constitutional culture. Palmer, Matthew S.R. *New Zealand Universities Law Review*: 2007 Dec. 22(4): 565-97p.

Political safeguards of executive privilege. O'Neil, David A. *Vanderbilt Law Review*: 2007 May 60(4): 1079-1140p.

Suspension and the extrajudicial constitution. Morrison, Trevor W. *Columbia Law Review*: 2007 Nov. 107(7): 1533-616p.

Tale of three constitutions: Ethnicity and politics in Fiji. Ghai, Yash & Cottrell, Jill. *I Con International Journal of Constitutional Law*: 2007 Oct. 5(4): 639-69p.

Treaty of Waitangi: A bridle on parliamentary sovereignty? Williams, David V. *New Zealand Universities Law Review*: 2007 Dec. 22(4): 598-621p.

Consumer Protection

Consumerism versus producerism: A study in comparative law. Whitman, James Q. *Yale Law Journal*: 2007 Dec. 117(3): 340-407p.

Patients as consumers: Courts, contracts, and the new medical marketplace. Hall, Mark A. & Schneider, Carl E. *Michigan Law Review*: 2008 106(4): 643-90p.

That's unfair! Says who – The government of litigant?: Consumer protection claims involving regulated conduct. Schwartz, Victor E., Silverman, Cary & Appel, Christopher E. *Washburn Law Journal*: 2007 Fall 47(1): 93-126p.

With a Poster case like the trial bar's, who needs enemies?: A product liability claimant's odyssey, O'Connell, Jeffrey & Hagen, Tim. *Drake Law Review*: 2007 Fall 56(1): 83-104p.

Contract Law

Discreet digression: The recent evolution of the implied duty of good faith. Gordon, Marcel. *Bond Law Review*: 2007 Dec. 19(2): 26-40p.

Inferring future breach: Towards a unifying test of anticipatory breach of contract, Liu, Qiao. *Cambridge Law Journal*: 2007: Nov. 66(3): 574-604p.

Plain meaning vs. broad interpretation: How the risk of opportunism defeats a unitary default rule for interpretation, Kostritsky, Juliet P. *Kentucky Law Journal*: 2007-2008: 96(1): 43-98p.

Court Management

Eight rules for judicial time management. Wallace, Steven. *Judicature* 2007 Sep.-Oct. 91(2): 87-91p.

Courts

Addressing the problems of courtroom stress. Miller, Monica K. & Flores, David M. with Dolezilek, Ashley N. *Judicature*: 2007 Sep.-Oct. 91(2): 60- 67p.

Baedeker to the tribal court. Zuger, William P. *North Dakota Law Review*: 2007 83(1): 55-66p.

Complementary roles of common law courts and federal agencies in producing and using policy-relevant scientific information. Mcgarity, Thomas O. *Environmental Law*: 2007 Fall 37(4): 1027-62p.

Faith in the courts: Religious dress and human rights, Gibson, Nicholas. *Cambridge Law Journal*: 2007: Nov. 66(3): 657-97p.

Indigenous sentencing courts: Towards a theoretical and jurisprudential model. Marchetti, Elena & Daly, Kathleen. *Sydney Law Review*: 2007 Sep. 29(3): 415-44p.

Patients as consumers: Courts, contracts, and the new medical marketplace. Hall, Mark A. & Schneider, Carl E. *Michigan Law Review*: 2008 106(4): 643-90p.

Science in the courtroom: The mouse that roared. Binnie, Ian. *UNB*: 2007 56: 307-27p.

Criminal Justice System

Lady Madonna, children at your feet: The criminal justice system's Romanticization of the parent-child relationship. Collins, Jennifer M. *Iowa Law Journal*: 2007 Nov. 93(1): 131-84p.

Criminal Law

Abolishing the crime of reason felony. McBain, Grahams S. *Australian Law Journal*: 2007 Oct.: 812-38p.

Beyond blame: Mens rea and regulatory crime, Leavens, Arthur *University of Louisville Law Review*: 2007: 46(1): 1-72p.

Crawford's short-lived revolution: How Davis v. Washington Reins in Crawford's reach. Ross, Josephine. *North Dakota Law Review*: 2007 83(2): 387-462p.

Judging innocence. Garrett, Brandon, L. *Columbia Law Review*: 2008 Jan. 108(1): 55-142p.

Losing control: Regulating situational crime prevention in mass private property. Pfeffer, Robert E. *Oklahoma Law Review*: 2006 Winter 59(4): 759-808p.

Recognizing original (non-delegated) provincial jurisdiction to prosecute criminal offences. Carter, Mark. *Ottawa Law Review*: 2006-2007 38(2): 163-90p.

Sentencing and the criminal law: Address at the University of Tasmania Faculty of Law Graduation ceremony. Cox, William. *University of Tasmania Law Review*: 2005 24(2): 173-78p.

Strip searches incident to arrest: Cabining the authority to humiliate. Shapiro, Eugene L. *North Dakota Law Review*: 2007 83(1): 67-108p.

Victim impact statements and the Previterra rule: Delimiting the voice and representation of family victims in New South Wales homicide cases. Kirchengast, Tyrone. *University of Tasmania Law Review*: 2005 24(2): 114-42p.

Criminal Trial

Brady materiality before trial: The scope of the duty to disclose and the right to a trial by jury. Deal, Christopher. *New York University Law Review*: 2007 Dec. 82(6): 1780-820p.

Damages

Accommodating ethnic and cultural factors in damages for personal injury. Berryman, Jeff. *UBC Law Review*: 2007 40(1): 1-40p.

Defamation Law

Perfecting polly peck: Defences of truth and opinion in Australian

defamation law and practice. Kenyon, Andrew. *Sydney Law Review*: 2007 Dec. 29(4): 651-82p.

Disability

Impartiality of hearing and review officers under the individuals with disabilities education act: a checklist of the legal boundaries. Maher, Peter J. & Zirkel, Perry A. *North Dakota Law Review*: 2007 83(1): 109-22p.

Private trusts and succession planning for the severely disabled or cognitively impaired in Australia. *Bond Law Review*: 2007 Dec. 19(2): 1-25p.

What good is the social model of disability? Samaha, Adam M. *University of Chicago Law Review*: 2007: 74(4): 1251-1308p.

Discrimination

Contributory disparate impacts in employment discrimination law. Siegelman, Peter. *William and Mary Law Review*: 2007 Nov. 49(2): 515-68p.

Discrimination at will: Job security protections and equal employment opportunity in conflict, Suk, Julie C. *Stanford Law Review*: 2007: Oct. 60(1): 73-114p.

There's just one hitch, Will Smith: Examining title VII, race, and casting discrimination on the fortieth anniversary of *Loving v. Virginia*. Onwuachi-Willig, Angela. *Wisconsin Law Review*: 2007 (2): 319-44p.

Domestic Violence

What is extreme cruelty? Judicial review of deportation cancellation decisions for victims of domestic abuse. Byrne, Anna *Vanderbilt Law Review*: 2007 Nov. 60(6): 1815-846p.

Dormant Commercial Clause

In the shadow of Article I: Applying a dormant commerce clause analysis to state laws regulating aliens. Delaney, Erin F. *New York University Law Review*: 2007 Dec. 82(6): 1821-56p.

Economic Development

Growth and development: Economic and legal conditions. Mercurio, Bryan. *University of New South Wales Law Journal*: 2007 30(2): 437-76p.

Education

Learning the language: An examination to the use of voter initiative to make language education policy. Ross, Lisa B. *New York University Law*

Review: 2007 Nov. 82(5): 1510-46p.

Elections

Case for compulsory voting in the United States. *Harvard Law Review* 2007 Dec. 121(2): 591-612p.

Judging the voting rights act. Cox, Adam B. & Miles, Thomas J. *Columbia Law Review*: 2008 Jan. 108(1): 1-54p.

Missouri photo-id requirement for voting: Ensuring both access and integrity. Montgomery, Evan D. *Missouri Law Review*: 2007 Spring 72(2): 651-78p.

Promise and pitfalls of the new voting rights act. Persily, Nathaniel. *Yale Law Journal*: 2007 Nov. 117(2): 174-255p.

Electronic Surveillance

FISA's future: An analysis of electronic surveillance in light of the special needs exception to the fourth amendment. Whitney, Justin W. *Washburn Law Journal*: 2007 Fall 47(1): 127-50p.

Eminent Domain

Eminent domain Inc. Lehari, Amnon & Licht, Amir N. *Columbia Law Review*: 2007 Nov. 107(7): 1704-48p.

Employment

Employment rights in an era of individualized employment. Anderson, Gordon. *Victoria University of Wellington Law Review*: 2007 Nov. 38(3): 417-34p.

Environmental Law

Art of the unsolvable: Locating the vital center of science for environmental law & policy. Adelman, David E. *Environmental Law*: 2007 Fall 37(4): 935-62p.

Biodiversity and a new best case for applying the environmental statutes extraterritorially. Boudreaux, Paul. *Environmental Law*: 2007 Fall 37(4): 1107-45p.

Climate change and the clean air act. Heinzerling, Lisa. *University of San Francisco Law Review*: 2007 Summer 42(1): 111-54p.

Carbon-neutral individual. Vandenberg, Michael P. & Steinemann, Anne C. *New York University Law Review*: 2007 Dec. 82(6): 1673-745p.

Domestic response to global climate change: What role for federal, state and litigation initiatives? Kaswan, Alice. *University of San Francisco Law Review*: 2007 Summer 42(1): 39-110p.

Global climate change and the national environmental policy act. Haroff, Kevin T. & Moore, Katherine Kirwan. *University of San Francisco Law Review*: 2007 Summer 42(1): 155-84p.

Incorporating energy synthesis into environmental laws: An integration of ecology, economics, and law. Angelo, Mary Jane & Brown, Mark T. *Environmental Law*: 2007 Fall 37(4): 963-86p.

Japanese experience on legal cultivation for environment-friendly life model and its revelation to China, Jiwen Chang & Xia, Huang. *Asia Law Review*: 2007: Dec. 4(2): 1-30p.

Law, environmental dynamism, reliability: The rise and fall of CAFED. Own, Dave. *Environmental Law*: 2007 Fall 37(4): 1145-1216p.

Reconstructing the wall of virtue: Maxims for the co-evolution of environmental law and environmental science. Ruhl, J.B. *Environmental Law*: 2007 Fall 37(4): 1063-82p.

Scientific and international context for climate change initiatives. Ohshita, Stephanie B. *University of San Francisco Law Review*: 2007 Summer 42(1): 1-38p.

Science, law and the environment: The making of a modern discipline. Brosnan, Deborah M. *Environmental Law*: 2007 Fall 37(4): 987-1006p.

Science, risk and risk assessment and their role(s) supporting environmental risk management. Hetes, Robert G. *Environmental Law*: 2007 Fall 37(4): 1007-26p.

Family Law

Marriage gap: A case for strengthening marriage in the 21st century. Sears, Leah Ward. *New York University Law Review*: 2007 Nov. 82(5): 1243-64p.

Recharacterizing separate property at divorce. Milne, Elijah L. *University of Detroit Law Review*: 2007 Spring 84(3): 307-34p.

Religion, polygamy, and non-traditional families: Disparate views on the evolution of marriage in history and in the debate over same-sex unions. Kindregan, Charles P. *Suffolk University Law Review*: 2007 41(1): 19-48p.

Federalism

Indonesia's quasi-federalist approach: Accommodation amid strong integrationist tendencies. Bertrand, Jacques. *I Con International Journal of Constitutional Law*: 2007 Oct. 5(4): 576-605p.

Foreign Judgments

Liberalization of the French law of foreign judgments. Cuniberti, Gilles. *International and Comparative Law Quarterly*: 2007 Oct. 56(4): 931-38p.

Freedom of Speech

Deliberating the divine: On extending the justification from truth to religious expression. Kang, John M. *Brooklyn Law Review*: 2007 Fall 73(1): 1-90p.

Morse quartet: Student speech and the first amendment. Dickler, Melinda Cupps. *Loyola Law Review*: 2007 Fall 53(3): 355-94p.

Genetic Engineering

Silver spoons and golden genes: Genetic engineering and the Egalitarian ethos. Fox, Dov. *American Journal of Law & Medicine*: 2007 33(4): 567-624p.

Genetic Parent

Case for the genetic parent: Stanley, Quilloin, Caban, Lehr, and Michael H. revisited. Miller, Anthony, *Loyola Law Review*: 2007 Fall 53(3): 395-462p.

Genocide

Genocide as a fact of common knowledge. Jorgensen, Nina HB. *International and Comparative Law Quarterly*: 2007 Oct. 56(4): 885-98p.

Globalization

Sustainability, globalization, and the rule of law: Keynote address at the 2006 Canadian Institute for the Administration of Justice Annual Conference. Cohen, Bruce I. & Fraser, John A. *UBC Law Review*: 2007 40(1): 251-76p.

HIV/AIDS

Critique of the criminalisation of sexual HIV transmission. Evans, Amelia. *Victoria University of Wellington Law Review*: 2007 Nov. 38(3): 517-42p.

Homicide

Victim impact statements and the Previterra rule: Delimiting the voice and representation of family victims in New South Wales homicide cases. Kirchengast, Tyrone. *University of Tasmania Law Review*: 2005 24(2): 114-42p.

Human Rights

Antislavery courts and the dawn of international human rights law.

Martinez, Jenny S. *Yale Law Journal*: 2008 Jan. 117(4): 550-641p.

Defending the polygon: The emerging human right to communal property. Ankersen, Thomas T. & Ruppert, Thomas K. *Oklahoma Law Review*: 2006 Winter 59(4): 681-758p.

De-immunizing torture: Reconciling human rights and state immunity. Forcese, Craig. *McGill Law Journal*: 2007 Spring 52(1): 127-72p.

Enforcing the treaty rights of aliens. Hussain, Laura Moranche. *Yale Law Journal*: 2008 Jan. 117(4): 680-722p.

Human rights fundamentalisms. Kinley, David. *Sydney Law Review*: 2007 Dec. 29(4): 545-76p.

Public, private and the human rights act 1998: An ideological divide, Palmer Stephen. *Cambridge Law Journal*: 2007: Nov. 66(3): 559-73p.

Immigration Law

Loving across borders: Immigration law and the limits of loving. Chacon, Jennifer M. *Wisconsin Law Review*: 2007 (2): 345-78p.

Significance of the local in immigration regulation. Rodriguez, Cristina M. *Michigan Law Review*: 2008 106(4): 567-642p.

Information Technology

Confronting collective harm: Technology's transformative impact on child pornography. Bailey, Jane. *UNB*: 2007 56: 65-102p.

Danger of exposure to the Internet. Cherry, Michael & Imwinkelried. *Judicature*: 2007 Sep.-Oct. 91(2): 57-59p.

Governing racist content on the Internet: National and international responses. Akdeniz, Yaman. *UNB*: 2007 56: 103-61p.

Introducing a takedown for trade secrets on the Internet. Rowe, Elizabeth A. *Wisconsin Law Review*: 2007 (5): 1041-90p.

Mandating access to telecom and the Internet: The hidden side of Trinko. *Columbia Law Review*: 2007 Dec. 107(8): 1822-907p.

Online satellite and aerial images: Issues and analysis. Craig, Brian. *North Dakota Law Review*: 2007 83(2): 547-78p.

Science in the courtroom: The mouse that roared. Binnie, Ian. *UNB*: 2007 56: 307-27p.

Structure of search engine law. Grimmelmann, James. *Iowa Law Journal*: 2007 Nov. 93(1): 1-64p.

Injunctions

Injunctions enjoining non-parties: Distinction without difference? Jillaine Seymour. *Cambridge Law Journal*: 2007: Nov. 66(3): 605-24p.

Insurance Law

Fixing medical malpractice through health insurer enterprise liability. *Harvard Law Review*: 2008 Feb. 121(4): 1192-1214p.

Insurance law's hapless busybody: A case against the insurable interest requirement. Loshin, Jacob. *Yale Law Journal*: 2007 Dec. 117(3): 474-509p.

Intellectual Property

Competition policy and Canada's new breed of copyright law. Cameron, Alex & Tomkowicz, Robert. *McGill Law Journal*: 2007 Summer 52(2): 291-338p.

Constructive nonvolition in patent law and the problem of insufficient thought control. Collins, Kevin Emerson. *Wisconsin Law Review*: 2007(4): 759-826p.

Criminalising copyright: A story of publishers, pirates and pieces of eight, Alexander, Isabella. *Cambridge Law Journal*: 2007: Nov. 66(3): 625-56p.

Digital titanic: The sinking of youtube.com in the DMCA's safe harbor. Cloak, Trevor. *Vanderbilt Law Review*: 2007 Oct. 60(5): 1559-98p.

Intellectual property. Seville, Catherine. *International and Comparative Law Quarterly*: 2007 Oct. 56(4): 899-906p.

Patents, politics and public health: Access to essential medicines under the TRIPS agreement. Lucyk, Scott. *Ottawa Law Review*: 2006-2007 38(2): 191-218p.

Patents, the charter & a healthy dose of rights in wrongs: The poison is the elixir for life, liberty & security of the person. Amani, Bitu. *UNB Law Journal*: 2007 57: 162-214p.

Paradoxes of cultural property. Mezey, Naomi. *Columbia Law Review*: 2007 Dec. 107(8): 2004-46p.

Questionable use of custom in intellectual property. Rothman, Jennifer E. *Virginia Law Review*: 2007 Dec. 93(8): 1899-982p.

Rethinking patent law's presumption of validity, Litchman Doug & Lemley, Mark A. *Stanford Law Review*: 2007: Oct. 60(1): 45-72p.

When second comes first: Correcting patent's poor secondary incentives through an optional patent purchase system. Barry, Jordan. *Wisconsin Law Review*: 2007(3): 585-648p.

Validity of obviousness in the patent process: A case study of Aktiebolaget (LOSEC). Lai, Jessica. *Victoria University of Wellington Law Review*: 2007 Nov. 38(3): 603-28p.

International Arbitration

International arbitration and English courts. Grant, TD. *International and Comparative Law Quarterly*: 2007 Oct. 56(4): 871-84p.

Opening Pandora's Box: Sovereign bonds in international arbitration. Waibel, Michael. *American Journal of International Law*: 2007 Oct. 101(4): 711-59p.

International Court of Justice

ICJ in the 21st century: Judicial restraint, judicial activism, judicial policy. Kooijmans, Pieter. *International and Comparative Law Quarterly*: 2007 Oct. 56(4): 741-54p.

International Finance

Law, ethics, and international finance. Buchheit, Lee C. *Law and Contemporary Problems*: 2008 Summer 70(3): 1-6p.

International Humanitarian Law

Beyond the Red Cross: The protection of independent humanitarian organizations and their staff in international humanitarian law. Mackintosh, Kate. *International Review of the Red Cross*: 2007 Mar. 89(865): 113-30p.

Prologue to a voluntarist war convention. Sloane, Robert D. *Michigan Law Review*: 2007 Dec. 106 (3): 443-86p.

International Law

Charming Betsy Canon, separation of powers, and customary international law. *Harvard Law Review*: 2008 Feb. 121(4): 1215-236p.

Empire's new clothes: Political economy and the fragmentation of international law, Benvenisti, Eyal & Downs, George W. *Stanford Law Review*: 2007: Nov. 60(2): 595-632p.

Finding international law: Rethinking the doctrine of sources. Cohen, Harlan Grant. *Iowa Law Journal*: 2007 Nov. 93(1): 65-130p.

International governance and the limits of administrative justice: The European code of good administrative behaviour. Hopkins, W. John. *New Zealand Universities Law Review*: 2007 Dec. 22(4): 710-27p.

International law and constitutional interpretation: The Commander in Chief Clause reconsidered. Wuerth, Ingrid Brunk. *Michigan Law Review*: 2007 Oct. 106 (1): 61-100p.

Internationally wrongful acts in domestic courts. Nollkaemper, Andre. *American Journal of International Law*: 2007 Oct. 101(4): 760-99p.

Obligation to protect: The legal context for diplomatic protection of Canadians abroad. Forcese, Craig. *UNB Law Journal*: 2007 57: 102-33p.

People betrayed – The Darfur crisis and international law: Rethinking westphalian sovereignty in the 21st century. Maogoto, Jackson & Kindiki, Kithure. *Bond Law Review*: 2007 Dec. 19(2): 102-23p.

Prologue to a voluntarist war convention. Sloane, Robert D. *Michigan Law Review*: 2007 Dec. 106 (3): 443-86p.

Title, control, and closure? The experience of the Eritrea-Ethiopia boundary commission. Shaw, Malcolm N. *International and Comparative Law Quarterly*: 2007 Oct. 56(4): 755-96p.

WTO's use of relevant rules of international law: An analysis of the biotech case. Young, Margaret A. *International and Comparative Law Quarterly*: 2007 Oct. 56(4): 907-29p.

International Railways

International Rail registry. Harris, Steven L. *Uniform Law Review*: 2007 12(3): 531-550p.

Liability of the Registrar for the registration of international interests pursuant to the Luxembourg Railway Protocol. Bollweg, Hans-Georg & Schnell, Katharina. *Uniform Law Review*: 2007 12(3): 559-72p.

Luxembourg Rail Protocol: A major advance for the railway industry. Rosen, Howard. *Uniform Law Review*: 2007 12(3): 427-48p.

Public service exemption under the Luxembourg Rail Protocol: A German perspective. *Uniform Law Review*: 2007 12(3): 573-84p.

Rail protocol and Croatian secured transactions law. Josipovic, Tatjana. *Uniform Law Review*: 2007 12(3): 489-512p.

Relevance of the Luxembourg protocol for Central and South America. Castillo-Triana, Rafael. *Uniform Law Review*: 2007 12(3): 461-72p.

Supervisory authority and its secretariat according to the Luxembourg protocol. Kafka, Gustav. *Uniform Law Review*: 2007 12(3): 551-58p.

International Trade

Australia and the world trade organization: Decision enforcement. Tamberlin, Brian & Bastin, Lucas. *Australian Law Journal*: 2007 Oct.: 802-11p.

Dispute settlement under the World Trade Organization: Inequality protection between developed and developing countries, Omara, Herliana. *Asia Law Review*: 2007: Dec. 4(2): 53-80p.

Falconer draft text for the Doha Round WTO negotiations on agriculture – A 'Ha' porth of tar' to save the vessel from sinking or just a dab of paint on an irreparably broken hull? Williams, Brett. *University of New South Wales Law Journal*: 2007 30(2): 368-408p.

Look behind the mirror: Standardisation, institutions and the WTO SPS and TBT agreements. Kurtz, Jurgen. *University of New South Wales Law Journal*: 2007 30(2): 504-23p.

Politics, process and principle: Mutual supportiveness or irreconcilable differences in the trade – environment linkage? McDonald, Jan. *University of New South Wales Law Journal*: 2007 30(2): 524-47p.

Scope for Doha to reduce discrimination in agricultural markets. Anderson, Kym. *University of New South Wales Law Journal*: 2007 30(2): 349-67p.

Thesis, antithesis and synthesis: Investor protection in BITs, the WTO and FTAs. Ewin-Chow, Michael. *University of New South Wales Law Journal*: 2007 30(2): 548-71p.

Ties that bind? Regionalism, commercial treaties, and the future of global economic integration. Brummer, Chris. *Vanderbilt Law Review*: 2007 Oct. 60(5): 1349-410p.

Internet

Danger of exposure to the Internet. Cherry, Michael & Imwinkelried. *Judicature*: 2007 Sep.-Oct. 91(2): 57-59p.

Governing racist content on the Internet: National and international responses. Akdeniz, Yaman. *UNB*: 2007 56: 103-61p.

Introducing a takedown for trade secrets on the Internet. Rowe, Elizabeth A. *Wisconsin Law Review*: 2007 (5): 1041-90p.

Mandating access to telecom and the Internet: The hidden side of Trinko. *Columbia Law Review*: 2007 Dec. 107(8): 1822-907p.

Online satellite and aerial images: Issues and analysis. Craig, Brian. *North Dakota Law Review*: 2007 83(2): 547-78p.

Judicial Activism

ICJ in the 21st century: Judicial restraint, judicial activism, judicial policy. Kooijmans, Pieter. *International and Comparative Law Quarterly*: 2007 Oct. 56(4): 741-54p.

Judicial Ethics

Ethical considerations in the use of judicial stationery for private purposes. Mckoski, Raymond J. *Penn State Law Review*: 2007 Fall 112(2): 471-528p.

Judicial Independence

Not so-serious threats to judicial independence. Prayer, William H. *Virginia Law Review*: 2007 Dec. 93(7): 1759-84p.

Rethinking the role of judicial independence in socialist – Transforming East Asia. Gillespie, John. *International and Comparative Law Quarterly*: 2007 Oct. 56(4): 837-70p.

Judicial Time Management

Eight rules for judicial time management. Wallace, Steven. *Judicature* 2007 Sep.-Oct. 91(2): 87-91p.

Judiciary

Curious complications with back-end opt-out rights. Wasserman, Rhonda. *William and Mary Law Review*: 2007 Nov. 49(2): 373-460p.

If people would be outraged by their rulings, should judges care? Sunstein, Cass R. *Stanford Law Review*: 2007: Oct. 60(1): 155-212p.

Jurisdictional competition and the evolution of the common law, Klerman, Daniel. *University of Chicago Law Review*: 2007: 74(4): 1179-1226p.

Judicial decisions as legislations: Congressional oversight of Supreme Court Tax cases, 1954-2005. Statudt, Nancy C., Lindstadt, Rene & O'Connor, Jason. *New York University Law Review*: 2007 Nov. 82(5): 1340-402p.

Jurisdictional exceptionalism. Collins, Michael G. *Virginia Law Review*: 2007 Dec. 93(8): 1829-98p.

Judicial selection: Trust and reform. Levy, Ron. *UBC Law Review*: 2007 40(1): 195-250p.

Price of misdemeanor representation. Hashimoto, Erica J. *William and Mary Law Review*: 2007 Nov. 49(2): 461-515p.

Removing federal judges, Pfander, James E. *University of Chicago Law Review*: 2007: 74(4): 1227-50p.

Supreme Court and voluntary integration. Ryan, James E. *Harvard Law Review*: 2007 Nov. 121(1): 131-57p.

Supreme Court: Judicial temperament and the democratic ideal. Rosen, Jeffrey. *Washburn Law Journal*: 2007 Fall 47(1): 1-12p.

Jurisprudence

Origins of shared intuitions of justice. Robinson, Paul H., Kurzban, Robert & Jones, Owen D. *Vanderbilt Law Review*: 2007 Nov. 60(6): 1633-690p.

Variation of view on English legal distinctions between public and private, Allison, John. *Cambridge Law Journal*: 2007 Nov. 66(3): 698-711p.

Labour Law

Customer service rules: When a company cannot hire or retain a mentally III employee with severely limited interpersonal skills. Mortlock, Samantha. *Drake Law Review*: 2007 Fall 56(1): 59-82p.

Paying for the sins of their clients: The EEOC's position that staffing firms can be liable when their clients terminate an assigned employee for a discrimination. O'Gorman, Daniel P. *Penn State Law Review*: 2007 Fall 112(2): 425-70p.

Law

Law as symbol: Appearances in the regulation of investment advisers and attorneys. Barnett, Larry D. *Cleveland State Law Review*: 2007 Fall 112(2): 289-338p.

Legal Education

How the U.S. new rankings affect American legal education. Clark, Hunter R. *Judicature*: 2007 Sep.-Oct. 91(2): 80-83p.

Legal Profession

Preemployment ethical role of lawyers: Are lawyers really fiduciaries? Zacharias, Fred C. *William and Mary Law Review*: 2007 Nov. 49(2): 569-642p.

Legal System

Legal culture situation in Mongolia, Amarsanna, Jugnee. *Asia Law Review*: 2007: Dec. 4(2): 101-18p.

Legislation

Chaos, rhetoric and the legitimation of democratic government: A critical review of Australia's tax legislative process. Buton, Mark. *Sydney Law Review*: 2007 Dec. 29(4): 613-50p.

Timing rules and legal institutions. Gersen, Jacob E. & Posner, Eric A. *Harvard Law Review*: 2007 Dec. 121(2): 543-590p.

Liberalization

Liberalization of the French law of foreign judgments. Cuniberti, Gilles. *International and Comparative Law Quarterly*: 2007 Oct. 56(4): 931-38p.

Local Self Government

Local self-government in the Russian version, Aranovsky, Konstantin V. & Knyazev, Sergey D. *Asia Law Review*: 2007: Dec. 4(2): 139-75p.

Marriage & Divorce

Dilemma as to registration of Non-Muslim customary marriages in Malaysia: Finally laid to rest? Thambapillay, Sridevi. *Asia Law Review*: 2007: Dec. 4(2): 119-38p.

Media and Courts

Cameras in court: How television news media use courtroom footage.

Pogorzelski, Wendy & Brewer, Thomas W. *Judicature*: 2007 Nov.-Dec. 91(3): 124-33p.

Military Law

Living up to rules: Holding soldiers responsible for abusive conduct and the dilemma of the superior orders defence. Minow, Martha. *McGill Law Journal*: 2007 Spring 52(1): 1-54p.

Minorities

Recognition without empowerment: Minorities in a democratic South Africa. Murray, Christina & Simeon, Richard. *I Con International Journal of Constitutional Law*: 2007 Oct. 5(4): 699-729p.

Mortgage

Mortgage law in China: Comparing theory and practice. Stein, Gregory M. *Missouri Law Review*: 2007 Fall 72(4): 1315-52p.

Why mortgagors can't get no satisfaction. Freyermuth, R. Wilson. *Missouri Law Review*: 2007 Fall 72(4): 1159-208p.

NGOs

Non-governmental organizations: An indispensable player of humanitarian aid. Ryfman, Philippe. *International Review of the Red Cross*: 2007 Mar. 89(865): 21-46p.

Odious Debt

Critique of the odious debt doctrine. Choi, Albert H. & Posner, Eric A. *Law and Contemporary Problems*: 2008 Summer 70(3): 33-52p.

Delivery, complicity, and greed: Transitional justice and odious debt. Gray, David C. *Law and Contemporary Problems*: 2008 Summer 70(3): 137-64p.

Insolvency principles and the odious debt doctrine: The missing link in the debate. Dickerson, A. Mechele. *Law and Contemporary Problems*: 2008 Summer 70(3): 53-80p.

Institutionalist implications of an odious debt doctrine. Stephan, Paul B. *Law and Contemporary Problems*: 2008 Summer 70(3): 213-32p.

Law, ethics, and international finance. Buchheit, Lee C. *Law and Contemporary Problems*: 2008 Summer 70(3): 1-6p.

Renegotiating the odious debt doctrine. Cheng, Tai-Heng. *Law and Contemporary Problems*: 2008 Summer 70(3): 7-32p.

Sovereigns, trustees, guardians: Private-law concepts and the limits of legitimate state power. Purdy, Jedediah & Fielding, Kumberly. *Law and Contemporary Problems*: 2008 Summer 70(3): 165-213p.

Pornography

Confronting collective harm: Technology's transformative impact on child pornography. Bailey, Jane. *UNB*: 2007 56: 65-102p.

Practice & Procedure

Judging plaintiffs. Solomon, Jason M. *Vanderbilt Law Review*: 2007 Nov. 60(6): 1749-808p.

Privacy

Employees' quest for medical record privacy under the family and medical leave act. Lee, Konard. *Suffolk University Law Review*: 2007 41(1): 49-62p.

Four models of fourth amendment protection, Kerr, Orin S. *Stanford Law Review*: 2007: Nov. 60(2): 503-52p.

Protecting the social value of privacy in the context of state investigations using new technologies. Cockfield, Arthur J. *UBC Law Review*: 2007 40(1): 41-68p.

Private International Law

Accession of the European community to the Hague conference on private international law. Schulz, Andrea. *International and Comparative Law Quarterly*: 2007 Oct. 56(4): 939-50p.

Property Law

John Locke and the meaning of the takings clause. Gaba, Patrick M. *Missouri Law Review*: 2007 Spring 72(2): 525-80p.

Private and public necessity and the violation of property rights. Cohan, John Alan. *North Dakota Law Review*: 2007 83(2): 651-734p.

Real estate practice in the twenty-first century. Burkhart, Ann M. *Missouri Law Review*: 2007 Fall 72(4): 1031-76p.

Risks and realities of Mezzanine loans. Berman, Andrew R. *Missouri Law Review*: 2007 Fall 72(4): 993-1030p.

Public Health

Legal and epidemiological justification for Federal Authority in public health emergencies. Attaran, Amir & Wilson, Kumanan. *McGill Law Journal*: 2007 Summer 52(2): 381-414p.

Religion

Curst be he that moves my bones: The surprisingly controlling role of religion in equitable disinterment decisions. Zablotsky, Peter. *North Dakota Law Review*: 2007 83(2): 361-86p.

Rule of Law

Ruling out the rule of law. Forde-Mazrui, Kim. *Vanderbilt Law Review*: 2007 Oct. 60(5): 1497-558p.

Sustainability, globalization, and the rule of law: Keynote address at the 2006 Canadian Institute for the Administration of Justice Annual Conference. Cohen, Bruce I. & Fraser, John A. *UBC Law Review*: 2007 40(1): 251-76p.

Science & Courts

Decision making in the Supreme Court. Bastarache, Michel. *UNB*: 2007 56: 328-33p.

Securities

Buy, sell, or hold? Analyst fraud from economic and natural law perspectives. Colombo, Ronald J. *Brooklyn Law Review*: 2007 Fall 73(1): 91-154p.

Caveats and unit trusts. Raphael, D.K.L. *Australian Law Journal*: 2007 Nov.: 881-88p.

Deconstructing equity: Public ownership, agency costs, and complete capital markets. Gilson, Ronald J. & Whitehead, Charles K. *Columbia Law Reivew*: 2008 Jan. 108(1): 231-64p.

Security Council

In search of symbiosis: The Security Council in the humanitarian domain. Viotti, Aurelio. *International Review of the Red Cross*: 2007 Mar. 89(865): 131-63p.

Separation of Powers

Charming Betsy Canon, separation of powers, and customary international law. *Harvard Law Review*: 2008 Feb. 121(4): 1215-236p.

Sex Determination

Sex and the surgeon's knife: The family court's dilemma... informed consent and the specter of iatrogenic harm to children with intersex characteristics. Gurney, Karen. *American Journal of Law & Medicine*: 2007 33(4): 625-62p.

Stem Cells

Selling stem cell science: How markets drive the law along the technological frontier. Spar, Debora & Harrington, Anna. *American Journal of Law & Medicine*: 2007 33(4): 541-66p.

Summary Judgments

Summary judgments is not a dismissal! Shannon, Bradley Scott. *Drake Law Review*: 2007 Fall 56(1): 1-16p.

Sustainability

Sustainability, globalization, and the rule of law: Keynote address at the 2006 Canadian Institute for the Administration of Justice Annual Conference. Cohen, Bruce I. & Fraser, John A. *UBC Law Review*: 2007 40(1): 251-76p.

Takeovers

Regulating takeovers: The regulators and the courts: Quis Custodiet Ipsos Custodes? Morse, Geoffrey. *New Zealand Universities Law Review*: 2007 Dec. 22(4): 622-48p.

Taxation

Courts, tax and commercial litigation. Gzell, Ian. *Australian Law Journal*: 2007 Nov.: 866-80p.

Equal opportunity and inheritance taxation. Alstott, Anne L. *Harvard Law Review*: 2007 Dec. 121(2): 469-542p.

Stranger than fiction.: Taxing virtual worlds. Lederman, Leandra. *New York University Law Review*: 2007 Dec. 82(6): 1620-72p.

Terrorism

Alert and alarmed: The National security information act (Cth) (2004). Gray, Anthony. *University of Tasmania Law Review*: 2005 24(2): 91-113p.

Entrapment and terrorism. Stevenson, Dru. *Boston College Law Review*: 2008 Jan. 49(4): 125-216p.

War powers resolution in the age of terrorism. Atwood, J. Brian. *Saint Louis University Law Journal*: 2007 Fall 52(1): 57-76p.

Where are all the left-wing textualists? Killebrew, Paul. *New York University Law Review*: 2007 Dec. 82(6): 1895-928p.

Textualism

Taking text too seriously: Modern textualism, original meaning, and the case of Amar's Bill of Rights. Treanor, William Michael. *Michigan Law Review*: 2007 Dec. 106 (3): 487-544p.

Torts Law

Reconciling tort and administrative law concepts of justice: The case of historical wrongs. Jacobs, Laverne. *UNB Law Journal*: 2007 57: 134-61p.

Revival of the doctrine of attainder? The statutory illegality defences to liability in tort. Goudkamp, James. *Sydney Law Review*: 2007 Sep. 29(3): 445-94p.

Tribals

Loving Indian style: Maintaining racial caste and tribal sovereignty through sexual assimilation. Pratt, Carla D. *Wisconsin Law Review*: 2007 (2): 409-62p.

War Convention

Commander in Chief at the lowest ebb – Framing the problem, doctrine, and original understanding. Barron, David J. & Lederman, Martin S. *Harvard Law Review*: 2008 Jan. 121(3): 689-804p.

War powers resolution in the age of terrorism. Atwood, J. Brian. *Saint Louis University Law Journal*: 2007 Fall 52(1): 57-76p.

War Powers

Commander in Chief at the lowest Ebb – A constitutional history. Barron, David J. & Lederman, Martin S. *Harvard Law Review*: 2008 Feb. 121(4): 941-1113p.

Women

Hearing the sexual assault complaints of women with mental disabilities: Consent, capacity, and mistaken belief. Benedet, Janine & Grant, Isabel. *McGill Law Journal*: 2007 Summer 52(2): 243-90p.

Punishing women: The promise and perils of contextualized sentencing for aboriginal women in Canada. Williams, Toni. *Cleveland State Law Review*: 2007 Fall 112(2): 269-88p.

World Trade Organization

Effectiveness of WTO law in developing countries: The relevance of rule legitimacy and ownership. Fasan, Olu. *University of New South Wales Law Journal*: 2007 30(2): 409-36p.

Political considerations and pragmatic outcomes in WTO dispute rulings. Goh, Gavin & Morgan, David. *University of New South Wales Law Journal*: 2007 30(2): 477-503p.

WTO's use of relevant rules of international law: An analysis of the biotech case. Young, Margaret A. *International and Comparative Law Quarterly*: 2007 Oct. 56(4): 907-29p.

LIST OF FOREIGN ARTICLES*

Access to Justice

Blueprint for access to justice: A visionary, practical plan for B.C. and Canada. Christie, Dugald E. *UBC Law Review*: 2007: 40(2): 455-86p.

Access to Law

Access to law. Christie, Dugald E. *UBC Law Review*: 2007: 40(2): 487-534p.

Administrative Law

Privacy decision making in administrative agencies. Bamberger, Kenneth A. & Mulligan, Deirdre K. *University of Chicago Law Review*: 2008: Winter 75(1): 75-108p.

Admiralty Law

My ship, my castle: The forfeiture of property rights in the admiralty law context. Derrington, Sarah C. *University of Queensland Law Journal*: 2007: 26(2): 341-52p.

Adoption

Regulation of intercountry adoption. Hansen, Mary Eschelbach & Pollock, Daniel. *Brandeis Law Journal*: 2006: 45(1): 105-28p.

Agriculture

Agricultural tithing and (flat) tax complexity. Chodorow, Adam S. *University of Pittsburgh Law Review*: 2006: Winter 68(2): 267-306p.

* Prepared by Bhag Singh, Librarian and assisted by Himanshu, Indian Law Institute from Select Foreign Journals received in the Library of the Institute during April to June 2008.

Alternative Dispute Resolution

Establishing jurisdiction in commercial disputes: Arbitral autonomy and the principle of Kompetenz-Kompetenz. Shine, Patricia. *Journal of Business Law*: 2008:3: 202-25p.

Antitrust Law

Economics of competitive injury. Marshall, Kevin S. *Brandeis Law Journal*: 2007: 45(3): 345-86p.

Arbitration

Award of interest in arbitration under Article 78 CISG. Lu Song. *Uniform Law Review*: 2007: 12: 719-32p.

Mediation in Hong Kong: The way forward, perspectives from Australia. Bergin, P.A. *Australian Law Journal*: 2008: Mar. 82(3): 196-218p.

Armed Forces

Economic community of West African states and the regional use of force. Jenkins, Peter A. *Denver Journal of International Law and Policy*: 2007: Spring 35(2): 333-51p.

Bankruptcy

Bankruptcy clause and the eleventh amendment: An uncertain boundary between federalism and state sovereignty. Austin, Daniel A. *University of San Francisco Law Review*: 2007: Fall. 42(2): 383-426p.

Legislative messaging and bankruptcy law. Gross, Karen; Heidt, R. & Lupica, Lois R. *University of Pittsburgh Law Review*: 2006: Spring 67(3): 497-524p.

Biodiversity

Waterbirds, the 2010 biodiversity target, and beyond: AEWA's contribution to global biodiversity governance. Adam, Rachelle. *Environmental Law*: 2008 Winter 38(1): 87-138p.

Biography

John Salmond and native title in New Zealand: Developing a crown theory on the treaty of Waitangi, 1910-1920. *Victoria University of Wellington Law Review*: 2008: Mar. 38(4): 853-924p.

Judicial legacy of Salmond J in New Zealand. Spiller, Peter. *Victoria University of Wellington Law Review*: 2008: Mar. 38(4): 797-812p.

Legal environment of Salmond's time. Finn, Jeremy. *Victoria University of Wellington Law Review*: 2008: Mar. 38(4): 689-718p.

Persona of juris in Salmond's jurisprudence: On the exposition of what law is... Dorsett, Shaunnagh & McVeigh, Shaun. *Victoria University of Wellington Law Review*: 2008: Mar. 38(4): 771-796p.

Salmond and corporate theory. Farrar, John H. *Victoria University of Wellington Law Review*: 2008: Mar. 38(4): 925-934p.

Salmond, necessity, and the state. Frame, Alex. *Victoria University of Wellington Law Review*: 2008: Mar. 38(4): 719-42p.

Salmond's bench: The New Zealand Supreme Court judiciary 1920-1924. Morris, Grant. *Victoria University of Wellington Law Review*: 2008: Mar. 38(4): 813-30p.

Sir John Salmond and Maori Land Tenure. Boast, R.P. *Victoria University of Wellington Law Review*: 2008: Mar. 38(4): 831-852p.

Sir John Salmond and the moral agency of the State. McHugh, P.G. *Victoria University of Wellington Law Review*: 2008: Mar. 38(4): 743-70p.

Biomedical Research

Suitability of IRB liability. Hoffman, Sharona & Berg, Jessica Wilen. *University of Pittsburgh Law Review*: 2005: Winter 67(2): 365-428p.

Biotechnology

Biotechnology patenting in India: Will bio-generics lead a sunrise industry to bio-innovation? Mueller, Janice M. *UMKC Law Review*: 2007: Winter 76(2): 437-90p.

Breach of Trust

Understanding remedies for breach of trust. Rickett, Charles. *Otago Law Review*: 11(4): 603-28p.

Business Law

Nothing for nothing: A nullity exception in letters of credit? Donnelly, Kieran. *Journal of Business Law*: 2008: 4: 316-43p.

Causation

Causation and risk in the highest courts of Canada, England and France. Khoury, Lara. *Law Quarterly Review*: 2008 Jan. 124: 103-31p.

Child Custody

Enforcement of child custody orders by contempt remedies. Mahoney, Margaret M. *University of Pittsburgh Law Review*: 2007: Summer 68(4): 835-878p.

Civil Procedure

Integrating transnational legal perspectives into the first year civil procedure curriculum. Hershkoff, Helen. *Journal of Legal Education*: 2006: Dec. 56(4): 479-501p.

Integrating transnational perspectives into civil procedure: What not to teach? Clermont, Kevin M. *Journal of Legal Education*: 2006: Dec. 56(4): 524-38p.

Plausibility pleading. Spencer, A. Benjamin. *Boston College Law Review*: 2008 Mar. 49(2): 431-94p.

Teaching comparative civil procedure. Gidi, Antonio. *Journal of Legal Education*: 2006: Dec. 56(4): 502-09p.

Transnational perspectives regarding the federal rules of civil procedure. Sherman, Edward F. *Journal of Legal Education*: 2006: Dec. 56(4): 510-23p.

Civil Rights

Personal insights and experiences regarding the passage of Title IX. Bayh, Birch. *Cleveland State Law Review*: 2007: 55(4): 463-72p.

Title IX – Two for one: A starter kit of the law and a snapshot of Title IX's impact. Carpenter, Linda Jean & Acosta, R. Vivian. *Cleveland State Law Review*: 2007: 55(4): 503-12p.

Title IX as pragmatic feminism. Brake, Deborah L. *Cleveland State Law Review*: 2007: 55(4): 513-46p.

Title IX: How we got it and what a difference it made. Sandler, Bernice Resnick. *Cleveland State Law Review*: 2007: 55(4): 473-90p.

Worth fighting for: Thirty-five years of Title IX advocacy in the courts, congress and the federal agencies. Greenberger, Marcia D. & Chaudhry, Neena K. *Cleveland State Law Review*: 2007: 55(4): 491-502p.

Class Actions

There are plaintiffs and ... There are plaintiffs: An empirical analysis of securities class action settlements. Cox, James D.; Thomas, Randall S. & Bai, Lynn. Thomas, Randall S. *Vanderbilt Law Review*: 2008: Mar. 61(2): 355-86p.

Consumer class actions after CAFA. Kanner, Allan & Casey, M. Ryan. *Drake Law Review*: 2008: Winter 56(2): 303-40p.

Common Law

Legislation that would preserve the common law: The case of the declaration of intention. Munday, Roderick. *Law Quarterly Review*: 2008 Jan. 124: 46-71p.

Company Law

Beyond calpers: Survey evidence on the developing role of public pension funds in corporate governance. Choi, Stephen J. & Fisch Jill E. Thomas, Randall S. *Vanderbilt Law Review*: 2008: Mar. 61(2): 315-54p.

Choice or consequences: Protecting privacy in commercial information. Beales, J. Howard & Muris, Timothy J. *University of Chicago Law Review*: 2008: Winter 75(1): 109-36p.

Corporation as sovereign. Garrett, Allison D. *Maine Law Review*: 2008: 60(1): 129-64p.

Evolving role of institutional investors in corporate and corporate litigation. Thomas, Randall S. *Vanderbilt Law Review*: 2008: Mar. 61(2): 299-314p.

Pre-incorporation contracts: The reform of section 35 of the companies act. Cassim, Maleka Femida. *South African Law Journal*: 2007 124(2): 364-99p.

Comparative Law

Comparative law in Australian constitutional jurisprudence. Aroney, Nicholas. *University of Queensland Law Journal*: 2007: 26(2): 317-40p.

Compensation

Liability and compensation for harm caused by nuclear activities. Dyke, Jon M. Van. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 13-46p.

Competition Law

Competition law and copyright misuse. Cross, John T. & Peter K. Yu. Fruehwald, Scott. *Drake Law Review*: 2008: Winter 56(2): 427-62p.

Digital rights management systems and competition: What developments within much debated interface between Intellectual Property and competition law? *International Review of Intellectual Property and Competition Law*: 2008 39(1): 83-105p.

Conflict of Laws

Conflict of laws bibliography: U.S. Sources, 2006-2007. Symeonides, Symeon C. *American Journal of Comparative Law*: 2008: Spring 56(2): 321-330p.

Constitutional Law

Against a written constitution. Barber, N.W. *Public Law*: 2008 Spring 202(1): 11-18p.

Baghdad, Tokyo, Kabul: Constitution making in occupied states. Elikins, Zachary; Ginsburg, Tom & Melton, James. *William and Marry Law Review*: 2008: Mar. 49(4): 1139-78p.

Conciliatory institutions and constitutional processes in post-conflict states. Horowitz, Donald L. *William and Marry Law Review*: 2008: Mar. 49(4): 1213-48p.

Consistency of dicey: A reply to McLean and Macmillan. Bogdanor, Vernon. *Public Law*: 2008 Spring 202(1): 19-20p.

Constitution and the right not to procreate. Cohen, I. Glenn. *Stanford Law Review*: 2008: Feb. 60(4): 1135-196p.

Constitution between past and future. Scheppele, Kim Lane. *William and Marry Law Review*: 2008: Mar. 49(4): 1377-408p.

Constitution making after national catastrophes: Germany in 1949 and 1990. Markovits, Inga. *William and Marry Law Review*: 2008: Mar. 49(4): 1307-46p.

Constitution making at the edges of constitutional order. Soltan, Karol Edward. *William and Marry Law Review*: 2008: Mar. 49(4): 1409-42p.

Constitution writing in post-conflict settings: An overview. Widner, Jennifer. *William and Marry Law Review*: 2008: Mar. 49(4): 1513-37p.

Constitutional evidence law. Stein, Alex. *Vanderbilt Law Review*: 2008: Jan. 61(1): 65-126p.

Constitutional issues regarding same-sex marriage: A comparative survey – North America and Australasia. Lindell, Geoffrey. *Sydney Law Review*: 2008: Mar. 30(1): 27-60p.

Constitutional jurisprudence of the High Curt: 1989-2004. McHugh, Michael. *Sydney Law Review*: 2008: Mar. 30(1): 5-26p.

Constitutionalism and legislation in special education needs law: An Anglo-Irish perspective. O'Mahony, Conor. *Public Law*: 2008 Spring 202(1): 125-51p.

Dead head arguments and constitutional interpretation. Samaha, Adam M. *Columbia Law Review*: 2008: Apr. 108(3): 606-80p.

Disfranchisement, the U.S. constitution and the federal courts: Alabama's 1901 constitutional convention debates the Grandfather clause. Riser, R. Volney. *American Journal of Legal History*: 2006: Jul. 48(3): 237-79p.

Double-checking executive emergency power: Lessons from Hamdi and Hamdan. Rahdert, Mark C. *Temple Law Review*: 2007: Summer 80(2): 451-488p.

Enacting a British constitution: Some problems. Bogdanor, Vernon & Vogenauer, Stefan. *Public Law*: 2008 Spring 202(1): 38-57p.

Encroachment or accession? The importance of the extent of encroachment in light of South African constitutional principles. Pope, Anne. *South African Law Journal*: 124(3): 537-56p.

Expanding participation in constitution making: Challenges and opportunities. Banks, Angela M. *William and Marry Law Review*: 2008: Mar. 49(4): 1043-70p.

Field theory: Marital law, the suspension power, and the insurrection act. Vladeck, Stephen I. *Temple Law Review*: 2007: Summer 80(2): 391-440p.

First amendment and the end of the world. Harris, Stewart. *University of Pittsburgh Law Review*: 2007: Summer 68(4): 785-834p.

Gordon Brown's new constitutional settlement. Sueur, Andrew Le. *Public Law*: 2008 Spring 202(1): 21-27p.

Interdicts seeking to preserve constitutional rights: Of losing litigants, interim interdicts pending appeal, and lessons from Canada. Penfold, Glenn & Plessis, Max du. *South African Law Journal*: 124(3): 557-78p.

Is there a moral justification for redressing historical injustices? Wyman, Katrina Miriam. Constitutional evidence law. Stein, Alex. *Vanderbilt Law Review*: 2008: Jan. 61(1): 127-98p.

Our agnostic constitution. Smith, Steven D. *New York University Law Review*: 2008: Apr. 83(1): 120-66p.

Our very privileged executive: Why the judiciary can (and should) fix the state secrets privilege. Telman, D.A. Jeremy. *Temple Law Review*: 2007: Summer 80(2): 499-528p.

Population authorship and constitution making: Comparing and contrasting the DRC and Kenya. Gathii, James Thuo. *William and Marry Law Review*: 2008: Mar. 49(4): 1109-38p.

Quintessential elements of meaningful constitutions in post-conflict states. Alstyne, William W. Van. *William and Marry Law Review*: 2008: Mar. 49(4): 1497-512p.

Reconstruction congress. Currie, David P. *University of Chicago Law Review*: 2008: Winter 75(1): 383-496p.

Reply of Professor David Rudovsky to Professor Stephen I. Vladeck, "The field theory: Martial law, the suspension power and the insurrection act". Rudovsky, David. *Temple Law Review*: 2007: Summer 80(2): 441-50p.

Slavery, federalism, and the constitution: Ableman v. Booth and the struggle over fugitive slaves. Maltz, Earl M. *Cleveland State Law Review*: 2008: 56(1): 83-110p.

Some modest uses of transnational legal perspectives in first-year constitutional law. Siegel, Neil S. *Journal of Legal Education*: 2006: Jun. 56(2): 201-215p.

Some observations on the common law and the constitution. Tate, Pamela. *Sydney Law Review*: 2008: Mar. 30(1): 121-32p.

Some skepticism about normative constitutional advice. Tushnet, Mark. *William and Mary Law Review*: 2008: Mar. 49(4): 1473-96p.

State secrets problem: Can Congress fix it? Kinkopf, Neil. *Temple Law Review*: 2007: Summer 80(2): 489-98p.

Still call Australia home: The constitution and the citizen's right of abode. Irving, Helen. *Sydney Law Review*: 2008: Mar. 30(1): 133-54p.

Theocratic challenge to constitution drafting in post-conflict states. Hirschl, Ran. *William and Mary Law Review*: 2008: Mar. 49(4): 1179-212p.

What's in a name? Reflections on timing, naming, and constitutional-making. Jackson, Vicki C. *William and Mary Law Review*: 2008: Mar. 49(4): 1249-306p.

Consumerism

Consumer class actions after CAFA. Kanner, Allan & Casey, M. Ryan. *Drake Law Review*: 2008: Winter 56(2): 303-40p.

Renting the good life. Hawkins, Jim. *William and Mary Law Review*: 2008: May 49(6): 2041-2118p.

Trademark litigation as consumer conflict. Grynberg, Michael. *New York University Law Review*: 2008: Apr. 83(1): 60-119p.

Trademarks, consumer psychology and the sophisticated consumer. Lee, Thomas R.; Christensen, Glenn L. & DeRosia, Eric D. *Emory Law Journal*: 2008: 57(3): 575-650p.

Contracts

From Langdell to law and economics: Two conceptions of Stare decisis in contract law and theory. Kraus, Jody S. *Virginia Law Review*: 2008: Mar. 94(1): 157-96p.

Nonprosecution agreements as contracts: Stolt-Nielsen and the question of remedy for a Prosecutor's breach. Baumgartel, Sarah. *University of Pittsburgh Law Review*: 2006: Summer 67(4): 25-68p.

Pre-incorporation contracts: The reform of section 35 of the companies act. Cassim, Maleka Femida. *South African Law Journal*: 2007 124(2): 364-99p.

Termination of contracts by a party in breach. Courtney, Wayne. *Journal of Business Law*: 2008:3: 226-45p.

Copyright

Competition law and copyright misuse. Cross, John T. & Peter K. Yu. Fruehwald, Scott. *Drake Law Review*: 2008: Winter 56(2): 427-62p.

Flexibilising copyright: Remedies to the privatization of information by copyright law. Geiger, C. *IIC International Review of Intellectual Property and Competition Law*: 2008: 39(2): 178-97p.

Mashed up videos and broken down copyright: Changing copyright to promote the first amendment values of transformative video. Long, Andrew S. *Oklahoma Law Review*: 2007: Summer 60(2): 317-74p.

Corruption

Public procurement and corruption: The South African response. Williams, Sope & Quinot, Geo. *South African Law Journal*: 2007 124(2): 339-63p.

Court Clerks

Why clerk? What did I get out of it? Wasby, Stephen L. *Journal of Legal Education*: 2006: Sep. 56(3): 411-29p.

Courts

Courts and politics after the human rights: A comment. Hickman, Tom. *Public Law*: 2008 Spring 202(1): 84-100p.

Criminal Law

Criminal law in comparative context. Dubber, Markus D. *Journal of Legal Education*: 2006: Sep. 56(3): 433-43p.

Deception, mistake and vitiation of the victim's consent. Williams, Rebecca. *Law Quarterly Review*: 2008 Jan. 124: 132-59p.

Delineating the interests of justice. Lovat, Henry. *Denver Journal of International Law and Policy*: 2007: Spring 35(2): 275-86p.

Fair labeling in criminal law. Chalmers, James & Leverick, Fiona. *Modern Law Review*: 2008: Mar. 71(2): 217-46p.

Future of constitutionally required lesser included offenses. Hoffheimer, Michael H. *University of Pittsburgh Law Review*: 2006: Spring 67(3): 585-640p.

Heuristic, biases, and criminal defendants. Oldfather, Chad M. *Marquette Law Review*: 2007: Fall 91(1): 249-62p.

Incorporating transnational law in first year criminal law and procedure classes. Podgor, Ellen S. *Journal of Legal Education*: 2006: Sep. 56(3): 444-50p.

Money or nothing: The worrisome interchange of juvenile adjudications with criminal convictions. *Boston College Law Review*: 2008 Mar. 49(2): 301-66p.

Revitalization of ake: A capital defendant's right to expert assistance. Drinan, Cara H. *Oklahoma Law Review*: 2007: Summer 60(2): 283-316p.

Role of trial in promoting cooperative negotiation in criminal practice. Birke, Richard. *Marquette Law Review*: 2007: Fall 91(1): 39-84p.

Traces of a libertarian theory of punishment. Luna, Erik. *Marquette Law Review*: 2007: Fall 91(1): 263-94p.

Transnational criminal law and procedure: An introduction. Reza, Sadiq. *Journal of Legal Education*: 2006: Sep. 56(3): 430-32p.

Criminal Procedure

Comparative approach to teaching criminal procedure and its application to post-investigative stage. Thaman, Stephen C. *Journal of Legal Education*: 2006: Sep. 56(3): 459-76p.

Deflecting a suspect from requesting an attorney. White, Welsh S. *University of Pittsburgh Law Review*: 2006: Fall 68(1): 29-76p.

Cyber Law

Cyber security in the payment card industry. Epstein, Richard A. & Brown, Thomas P. *University of Chicago Law Review*: 2008: Winter 75(1): 203-24p.

Data protection: Explaining the international backdrop and evaluating the current South African position. Roos, Anneliese. *South African Law Journal*: 2007 124(2): 400-33p.

Meeting the digital challenge: The need to extend the parameters of reform. Selvadurai, Niloufer. *Journal of Law, Information and Science*: 2005: 16: 92-113p.

Disasters

Domestic regulation of international humanitarian relief in disasters and armed conflict: A comparative analysis. Fisher, David. *International Review of the Red Cross*: 2007: Jun. 89(866): 345-72p.

Governing catastrophes: Security, health and humanitarian assistance. Fidler, David P. *International Review of the Red Cross*: 2007: Jun. 89(866): 247-70p.

Housing redevelopment strategies in the wake of Katrina and Anti-Kelo constitutional amendments: Mapping a path through the landscape of disaster. Marcello, David A. *Loyola Law Review*: 2007: Winter 53(4): 763-838p.

Lessons learned? Disasters, rapid change and globalization. Dombrowsky, Wolf R. *International Review of the Red Cross*: 2007: Jun. 89(866): 271-78p.

New Austrian act on third party liability for nuclear damage. Hinteregger, Monika. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 193-220p.

Problems and gaps in the nuclear liability conventions and an analysis of how an actual claim would be brought under the current existing treaty regime in the event of a nuclear accident. Currie, Duncan E.J. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 85-128p.

State responsibility and liability for nuclear damage. Kiss, Alexandre. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 67-84p.

Discrimination

AALs creative problem-solver: Implementing byelaw 6-4(a) to prohibit discrimination on the basis of sexual orientation in legal education. Cox, Barbara J. *Journal of Legal Education*: 2006: Mar. 56(1): 22-55p.

Education

Constitutionalism and legislation in special education needs law: An Anglo-Irish perspective. O'Mahony, Conor. *Public Law*: 2008 Spring 202(1): 125-51p.

Elections

Beyond electocracy: Rethinking the political representative as powerful stranger. Guinier, Lani. *Modern Law Review*: 2008: Jan. 71(1): 1-35p.

Eminent Domain

Land assembly districts. Heller, Michael & Hills, Rick. *Harvard Law Review*: 2008: Apr. 121(6): 1465-527p.

Employment

Megacases, diversity, and the elusive goal of workplace reform. Levit, Nancy. *Boston College Law Review*: 2008 Mar. 49(2): 367-430p.

Where there's at-will, there are many ways: Redressing the increasing incoherence of employment at will. Moss, Scott A. *University of Pittsburgh Law Review*: 2005: Winter 67(2): 295-364p.

Environmental Law

Climate change in the Supreme Court. Heinzerling, Lisa. *Environmental Law*: 2008 Winter 38(1): 1-18p.

Human right to environment and the peaceful use of nuclear energy. Rodriguez-Rivera, Luis. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 173-92p.

Human rights and the environment: What specific environmental rights have been recognized? Shelton, Dinah. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 129-72p.

Imposing judicial restraints on the art of deception: The courts cast a skeptical eye on Columbia basin salmon restoration efforts. Blumm, Michael C. & Putnam, Hallison T. *Environmental Law*: 2008 Winter 38(1): 47-86p.

International environmental norms applicable to nuclear activities, with particular focus on decision of international tribunals and international settlements. Nanda, Ved P. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 47-66p.

Is environmentalism dead? Stone, Christopher D. *Environmental Law*: 2008 Winter 38(1): 19-46p.

On thin ice: The failure of the United States and the world Heritage committee to take climate change mitigation pursuant to the world heritage convention seriously. Thorson, Erica J. *Environmental Law*: 2008 Winter 38(1): 139-76p.

One man's conjecture is another man's concrete: Applying the "injury-in-fact" standing requirement to global warming. Muehlberger, Christopher L. *UMKC Law Review*: 2007: Fall 76(1): 177-202p.

Regulation in a changing world: Review and revision of environmental permits. Reid, Colin T. *Cambridge Law Journal*: 2008: 67(1): 126-44p.

Standing and the precautionary principle. Nash, Jonathan Remy. *Columbia Law Review*: 2008: Mar. 108(2): 494-527p.

Waterbirds, the 2010 biodiversity target, and beyond: AEWAs contribution to global biodiversity governance. Adam, Rachelle. *Environmental Law*: 2008 Winter 38(1): 87-138p.

Evidence

Constitutional evidence law. Stein, Alex. *Vanderbilt Law Review*: 2008: Jan. 61(1): 65-126p.

Individualization fallacy in forensic science evidence. Saks, Michael J. & Koehler, Jonathan J. Constitutional evidence law. Stein, Alex. *Vanderbilt Law Review*: 2008: Jan. 61(1): 199-220p.

Is there a moral justification for redressing historical injustices? Wyman, Katrina Miriam. Constitutional evidence law. Stein, Alex. *Vanderbilt Law Review*: 2008: Jan. 61(1): 127-98p.

Relevance: Definition and limitations, conforming the California evidence code to the federal rules of evidence. Mendez, Miguel A. Thomas, Randall S. *University of San Francisco Law Review*: 2007: Fall. 42(2): 329-82p.

Family Law

Federal marriage amendment and the false promise of originalism. Colby, Thomas B. *Columbia Law Review*: 2008: Apr. 108(3): 529-605p.

New federal paternity laws: Securing more fathers at birth for the children of unwed mothers. Parness, Jeffrey A. *Brandeis Law Journal*: 2006: 45(1): 59-104p.

Supreme Court and the future of marriage. Mikochik, Stephen L. *University of Detroit Mercy Law Review*: 2007: Summer 84(4): 479-98p.

Federalism

Devolution of implementing policymaking in network governments. Koch Jr., Charles H. *Emory Law Journal*: 2007: 57(1): 167-200p.

Federalism as intersystemic governance: Legitimacy in a post-westphalian world. Schapiro, Robert A. *Emory Law Journal*: 2007: 57(1): 115-34p.

Federalism, freedom, and the founders' view of retained rights: A reply to Randy Barnett. Lash, Kurt T. *Stanford Law Review*: 2008: Feb. 60(4): 969-88p.

Foreign as domestic affairs: Rethinking horizontal federalism and foreign affairs preemption in light of translocal internationalism. Resnik, Judith. *Emory Law Journal*: 2007: 57(1): 31-92p.

From federal rules to intersystemic governance in securities regulation. Ahdieh, Robert B. *Emory Law Journal*: 2007: 57(1): 233-46p.

From federalism to intersystemic governance: The changing nature of modern jurisdiction. Ahdieh, Robert B. *Emory Law Journal*: 2007: 57(1): 1-30p.

Judicial enforcement of federalist-based constitutional limitations: Some skeptical comparative observations. Tushnet, Mark. *Emory Law Journal*: 2007: 57(1): 135-44p.

Slavery, federalism, and the constitution: *Ableman v. Booth* and the struggle over fugitive slaves. Maltz, Earl M. *Cleveland State Law Review*: 2008: 56(1): 83-110p.

Transnational perspectives regarding the federal rules of civil procedure. Sherman, Edward F. *Journal of Legal Education*: 2006: Dec. 56(4): 510-23p.

Fiduciary

Bumping along the bottom: Abandoned principles and failed fiduciary standards in uniform partnership and LLC statutes. Campbell, Rutherford B. *Kentucky Law Journal*: 2007-08 96(2): 163-96p.

Public-private intersection: Comparing fiduciary conflict doctrine and bias. Conaglen, Matthew. *Public Law*: 2008 Spring 202(1): 58-83p.

Forensic Science

Individualization fallacy in forensic science evidence. Saks, Michael J. & Koehler, Jonathan J. Constitutional evidence law. Stein, Alex. *Vanderbilt Law Review*: 2008: Jan. 61(1): 199-220p.

Patenting human DNA: What flexibilities does the TRIPS agreement allow? Correa, Carlos M. *Journal of World Intellectual Property*: 2008: Nov. 10(6): 419-37p.

Freedom of Expression

State of freedom of expression in New Zealand: An admittedly eclectic overview. Geddis, Andrew. *Otago Law Review*: 11(4): 657-82p.

Global Warming

On thin ice: The failure of the United States and the world Heritage committee to take climate change mitigation pursuant to the world heritage convention seriously. Thorson, Erica J. *Environmental Law*: 2008 Winter 38(1): 139-76p.

One man's conjecture is another man's concrete: Applying the "injury-in-fact" standing requirement to global warming. Muehlberger, Christopher L. *UMKC Law Review*: 2007: Fall 76(1): 177-202p.

Globalisation

Diversity and permeability in transnational governance. Bederman, David J. *Emory Law Journal*: 2007: 57(1): 201-32p.

Globalization, communities and human rights: Community-based property rights and prior informed consent. Magraw, Daniel Barstow & Baker, Lauren. *Denver Journal of International Law And Policy*: 2007: Sep. 35(3+4): 413-28p.

Lessons learned? Disasters, rapid change and globalization. Dombrowsky, Wolf R. *International Review of the Red Cross*: 2007: Jun. 89(866): 271-78p.

Habeas Corpus

Guantanamo Bay: Towards legality. Fiona de Londras. *Modern Law Review*: 2008: Jan. 71(1): 36-58p.

Habeas without rights. Goldstein, Jared A. *Journal of World Intellectual Property*: 2007: (6): 1165-1224p.

Health Law

Governing catastrophes: Security, health and humanitarian assistance. Fidler, David P. *International Review of the Red Cross*: 2007: Jun. 89(866): 247-70p.

Health care rights, resources and rationing. Pieterse, Marius. *South African Law Journal*: 124(3): 514-36p.

Human Rights

African lawyers harness human rights to face down global poverty. White, Lucie E. *Maine Law Review*: 2008: 60(1): 165-72p.

Courts and politics after the human rights: A comment. Hickman, Tom. *Public Law*: 2008 Spring 202(1): 84-100p.

Even-handedness and the politics of human rights. Heinze, Eric. *Harvard Human Rights Journal*: 2008: Winter 21(1): 7-46p.

Globalization, communities and human rights: Community-based property rights and prior informed consent. Magraw, Daniel Barstow & Baker, Lauren. *Denver Journal of International Law And Policy*: 2007: Sep. 35(3+4): 413-28p.

Horizontal human rights law. Knox, John H. *American Journal of International Law*: 2008: Jan. 102(1): 1-47p.

Human right to environment and the peaceful use of nuclear energy. Rodriguez-Rivera, Luis. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 173-92p.

Human rights and the environment: What specific environmental rights have been recognized? Shelton, Dinah. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 129-72p.

Open architecture of European human rights law. Krisch, Nico. *Modern Law Review*: 2008: Mar. 71(2): 183-216p.

Open or closed: Balancing border policy with human rights. Bruch, Elizabeth M. *Kentucky Law Journal*: 2007-08 96(2): 197-230p.

Protection of human rights under international Law: Will the U.N. Human Rights Council and the emerging new norm "Responsibility to protect" make a difference? *Denver Journal of International Law And Policy*: 2007: Sep. 35(3+4): 353-78p.

Reflections on the ambiguous universality of human rights: Cyrus the Great's proclamation as a challenge to the Athenian democracy's perceived monopoly on human rights. Abtahi, Hiram. *Denver Journal of International Law And Policy*: 2007: Winter 36(1): 55-92p.

Reparations, self-determination, and the seventh generation. Graham, Lorie M. *Harvard Human Rights Journal*: 2008: Winter 21(1): 47-104p.

Traffic in human beings: At the intersection of criminal justice, human rights, Asylum/Migration and labor. Edwards, Alice. *Denver Journal of International Law And Policy*: 2007: Winter 36(1): 9-54p.

Widening gyre: Counter-terrorism, human rights and rule of law. Chaskalson, Arthur. *Cambridge Law Journal*: 2008: 67(1): 69-91p.

Industrial Disputes

Information and the market for union representation. Bodie, Matthew T. *Virginia Law Review*: 2008: Mar. 94(1): 1-78p.

Information Technology

Data mining and internet profiling: Emerging regulatory and technological approaches. Rubinstein, Ira S.; Lee, Ronald D. & Schwartz, Paul M. *University of Chicago Law Review*: 2008: Winter 75(1): 261-86p.

Decrypting the code of ethics: The relationship between an Attorney's ethical duties and network security. *Oklahoma Law Review*: 2007 Fall 60(3): 547-604p.

Phish to fry: Responding to phishing problem. Black, Peter. *Journal of Law, Information and Science*: 2005: 16: 73-91p.

Science or security: The future of the free flow of science information in the age of terror. Holland, Geoff. *Journal of Law, Information and Science*: 2005: 16: 51-72p.

Insurance

Compensation for failure to pay money due: A blot on English common law jurisprudence partly removed. Clarke, Malcolm. *Journal of Business Law*: 2008: 4: 291-303p.

Geography is destiny: Disparate insurance coverage for cancer clinical trials demands a federal mandate. Richards, Janet Leach. *UMKC Law Review*: 2007: Fall 76(1): 141-76p.

Reconstructing insurance law: The law commissions' consultation paper. Merkin, Rob & Lowry, John. *Modern Law Review*: 2008: Jan. 71(1): 95-113p.

Intellectual Property

Access to knowledge mobilization and the new politics of intellectual property. *Yale Law Journal*: 2008: Mar. 117(5): 804-85p.

Bayh-dole act and incentives for the commercialization of government-funded invention in developing countries. Mireles, Michael S. *UMKC Law Review*: 2007: Winter 76(2): 525-52p.

Biotechnology patenting in India: Will bio-generics lead a sunrise industry to bio-innovation? Mueller, Janice M. *UMKC Law Review*: 2007: Winter 76(2): 437-90p.

Defining criminal liability for primary acts of copyright infringement: The Singapore experience. Saw, Cheng Lim & Leong, Susanna H.S. *Journal of Business Law*: 2008: 4: 304-15p.

Digital rights management systems and competition: What developments within much debated interface between Intellectual Property and competition law? *International Review of Intellectual Property and Competition Law*: 2008 39(1): 83-105p.

Extraterritoriality in U.S. Patent law. Holbrook, Timothy R. *William and Mary Law Review*: 2008: May 49(6): 2119-192p.

Flexibilising copyright: Remedies to the privatization of information by copyright law. Geiger, C. *IIC International Review of Intellectual Property and Competition Law*: 2008: 39(2): 178-97p.

Impact of human gene patents on innovation and access: A survey of human gene patent litigation. Holman, Christopher M. *UMKC Law Review*: 2007: Winter 76(2): 295-362p.

Intellectual property rights: Legislation and enforcement in the republic of Armenia. *International Review of Intellectual Property and Competition Law*: 2008 39(1): 4-34p.

Mashed up videos and broken down copyright: Changing copyright to promote the first amendment values of transformative video. Long, Andrew S. *Oklahoma Law Review*: 2007: Summer 60(2): 317-74p.

Metaphysics and patenting life. Torrance, Andrew W. *UMKC Law Review*: 2007: Winter 76(2): 363-404p.

New conquistadors: Patent law and expressed sequence tags. Rimmer, Matthew. *Journal of Law, Information and Science*: 2005: 16: 10-50p.

Patent office is promoting shocking new tax loopholes: Should he empire strike back? Drennan, William A. *Oklahoma Law Review*: 2007 Fall 60(3): 491-546p.

Patent protection for surgical methods under the European Patent Convention. *International Review of Intellectual Property and Competition Law*: 2008 39(1): 51-82p.

Patenting human DNA: What flexibilities does the TRIPS agreement allow? Correa, Carlos M. *Journal of World Intellectual Property*: 2008: Nov. 10(6): 419-37p.

Patenting the animal kingdom? From cross-breeding to genetic make-up and biomedical research. Sommer, T. *IIC International Review of Intellectual Property and Competition Law*: 2008: 39(2): 139-77p.

Protection of genetic resources and indigenous knowledge: Disclosure of origin on the international and Latin-American agenda. *International Review of Intellectual Property and Competition Law*: 2008 39(1): 35-50p.

Sufficient disclosure in Europe: Is there a separate written description doctrine under the European patent convention? Schuster, Martina I. *UMKC Law Review*: 2007: Winter 76(2): 491-504p.

Tiger awakens: The tumultuous transformation of India's patent system and the rise of Indian pharmaceutical innovation. Mueller, Janice M. *University of Pittsburgh Law Review*: 2007: Spring 68(3): 491-642p.

Trademark litigation as consumer conflict. Grynberg, Michael. *New York University Law Review*: 2008: Apr. 83(1): 60-119p.

International Affairs

Economic community of West African states and the regional use of force. Jenkins, Peter A. *Denver Journal of International Law and Policy*: 2007: Spring 35(2): 333-51p.

International Commercial Arbitration

Reception of Etridge (No. 2) in Canada. Ogilvie, M.H. *Journal of Business Law*: 2008:3: 191-201p.

International Courts

Toward a framework statute for supranational adjudication. Young, Ernest A. *Emory Law Journal*: 2007: 57(1): 93-114p.

International Criminal Court

Does the evolution of international criminal law end with ICC? The Roaming ICC: A model international criminal court for a state-centric world of international law. Hale, Christopher Kip. *Denver Journal of International Law And Policy*: 2007: Sep. 35(3+4): 429-508p.

New perspective on the international criminal court: Why the right should embrace the ICC and how America can use it. Sievert, Ron. *University of Pittsburgh Law Review*: 2006: Fall 68(1): 77-130p.

International Humanitarian Law

Domestic regulation of international humanitarian relief in disasters and armed conflict: A comparative analysis. Fisher, David. *International Review of the Red Cross*: 2007: Jun. 89(866): 345-72p.

Lessons for human rights and humanitarian law in the war on terror: Comparing Hamdan and the Israeli military courts in the occupied territories. Weill, Sharon. *International Review of the Red Cross*: 2007: Jun. 89(866): 395-420p.

International Law

Don't cross the streams: Past and present overstatement of customary international law in connection with conventional fair and equitable treatment obligations. Kill, Theodore. *Michigan Law Review*: 2008: Mar. 106(5): 853-80p.

International law from the trial judge vantage point. Kane, John. *Denver Journal of International Law And Policy*: 2007: Sep. 35(3+4): 379-88p.

International rule of law? Chesterman, Simon. *American Journal of Comparative Law*: 2008: Spring 56(2): 331-62p.

Legal formalism meets policy-oriented jurisprudence: A more European approach to frame the war on terror. Cantengreil, Julien. *Maine Law Review*: 2008: 60(1): 97-128p.

Multi-state responsibility for extraterritorial violations on economic, social and cultural rights. Howland, Todd. *Denver Journal of International Law And Policy*: 2007: Sep. 35(3+4): 389-412p.

Preventive war and the lessons of history. Lobel, Jules. *University of Pittsburgh Law Review*: 2006: Winter 68(2): 307-40p.

Protection of human rights under international Law: Will the U.N. Human Rights Council and the emerging new norm "Responsibility to protect" make a difference? *Denver Journal of International Law And Policy*: 2007: Sep. 35(3+4): 353-78p.

Securing security agreements: A possible amendment to the Cape Town convention through its protocol. Backovic, Nikola. *Uniform Law Review*: 2007: 12: 715-18p.

Taking care of treaties. Swaine, Edward T. *Columbia Law Review*: 2008: Mar. 108(2): 331-403p.

International Trade

Developing countries and enforcement of trade agreements: Why dispute settlement is not enough. Bown, Chad P. & Hoekman, Bernard M. *Journal of World Trade*: 2008: Feb. 42(1): 177-204p.

Fear and loading in West Bank/Gaza: The state of Palestinian trade. Berends, Gijs. *Journal of World Trade*: 2008: Feb. 42(1): 151-76p.

Forecasting the trade outcomes of liberalization in a quota context: What do we learn from changes in textiles trade after the ATC? Curran, Louise. *Journal of World Trade*: 2008: Feb. 42(1): 129-50p.

Nondiscrimination in trade and investment treaties: Worlds apart or two sides of the same coin? DiMascio, Nicholas & Pauwelyn. *American Journal of International Law*: 2008: Jan. 102(1): 48-89p.

TRIPS-Plus implications for access to medicines in developing countries: Lessons from Jordan-United States free trade agreement. El-Said, Hamed & El-Said, Mohammed. *Journal of World Intellectual Property*: 2008: Nov. 10(6): 438-75p.

Use and misuse of trade negotiation simulations. Scott, James. *Journal of World Trade*: 2008: Feb. 42(1): 87-104p.

What scope for an EU-ASEAN free trade agreement? Andreosso-O'Callaghan, Bernadette & Nicolas, Françoise. *Journal of World Trade*: 2008: Feb. 42(1): 105-28p.

Islam

Suing Islam: Tort, terrorism and the House of Saud. Garner, Donald W. & McFarland, Robert L. *Oklahoma Law Review*: 2007: Summer 60(2): 223-82p.

Judges

Chief Judges: The limits of attitudinal theory and possible paradox of managerial judging. George, Tracey E. & Yoon, Albert H. *Vanderbilt Law Review*: 2008: Jan. 61(1): 1-65p.

Judicial Independence

Begin a conversation on judicial independence. Roggensack, Patience Drake. *Marquette Law Review*: 2007 Winter 91(2): 535-48p.

Judicial Reforms

High Court appointments: The need for reform. Williams, George. *Sydney Law Review*: 2008: Mar. 30(1): 163-70p.

Judiciary

Choice of law in the American courts in 2007: Twenty-first annual survey. Symeonides, Symeon C. *American Journal of Comparative Law*: 2008: Spring 56(2): 243-320p.

Ending chronic homelessness in America's major cities: The justice systems' duty. Coates, Robert C. *University of San Francisco Law Review*: 2007: Fall. 42(2): 427-56p.

Exercising judicial power: A response to the Wisconsin Supreme Court's critics. Adelman, Lynn & Fite, Shelley. *Marquette Law Review*: 2007 Winter 91(2): 425-52p.

Imposing judicial restraints on the art of deception: The courts cast a skeptical eye on Columbia basin salmon restoration efforts. Blumm, Michael C. & Putnam, Hallison T. *Environmental Law*: 2008 Winter 38(1): 47-86p.

Irony of judicial elections. Pozen, David E. *Columbia Law Review*: 2008: Mar. 108(2): 265-330p.

Judicial appointment. Gageler, Stephen. *Sydney Law Review*: 2008: Mar. 30(1): 159-62p.

Judicial appointment. McColl, Ruth. *Sydney Law Review*: 2008: Mar. 30(1): 155-58p.

Judicial policy-making and the peculiar function of law. Kay, Richard S. *University of Queensland Law Journal*: 2007: 26(2): 237-54p.

Judicial selections reform in comparative context. Levy, Ron. *UBC Law Review*: 2007: 40(2): 591-628p.

Political judges and popular justice: A conservative victory or a conservative dilemma? Brown, George D. *William and Mary Law Review*: 2008: Apr. 49(5): 1543-620p.

Skepticism and judicial method. Crennan, Susan M. *Australian Law Journal*: 2008: Mar. 82(3): 169-79p.

Jurisprudence

Domesticating the sociology of law. Roberts, Simon. *Modern Law Review*: 2008: Jan. 71(1): 132-44p.

Environment and its influence on the law. Preston, Brian J. *Australian Law Journal*: 2008: Mar. 82(3): 180-95p.

Ownership and possession in the early common law. Tate, Joshua C. *American Journal of Legal History*: 2006: Jul. 48(3): 280-313p.

Pervasiveness of polycentricity. King, Jeff A. *Public Law*: 2008 Spring 202(1): 101-24p.

Posner, Hayek and the economic analysis of law. Zywicki, Todd J. & Sanders, Anthony B. *Iowa Law Review*: 2008 Feb. 93(2): 559-604p.

Labour Law

Flood of pregnancy discrimination cases: Balancing the interests of pregnant women and their employers. Yue, Jennifer. *Kentucky Law Journal*: 2008: 96(3): 487-504p.

Geography is destiny: Disparate insurance coverage for cancer clinical trials demands a federal mandate. Richards, Janet Leach. *UMKC Law Review*: 2007: Fall 76(1): 141-76p.

Information and the market for union representation. Bodie, Matthew T. *Virginia Law Review*: 2008: Mar. 94(1): 1-78p.

Reflections on the Technicolor right to association in American labor and employment law. Secunda, Paul M. *Kentucky Law Journal*: 2008: 96(3): 343-68p.

Toward a foundational theory of workers' rights: The autonomous dignified workers. Lofaso, Anne Marie. *UMKC Law Review*: 2007: Fall 76(1): 1-66p.

Land Reforms

Louisiana land reform in the storms aftermath. Alexander, Frank S. *Loyola Law Review*: 2007: Winter 53(4): 727-62p.

Law

Law, biology and property: A new theory of the endowment effect. Jones, Owen D. & Brosnan, Sarah F. *William and Mary Law Review*: 2008: May 49(6): 1935-990p.

Motivational law. Rosenberg, Arnold S. *Cleveland State Law Review*: 2008: 56(1): 111-158p.

Law & Policy

Is policy within law's limited domain? Alexander, Larry & Schauer, Frederick. *University of Queensland Law Journal*: 2007: 26(2): 221-36p.

Judicial policy-making and the peculiar function of law. Kay, Richard S. *University of Queensland Law Journal*: 2007: 26(2): 237-54p.

Legal Education

AALs creative problem-solver: Implementing byelaw 6-4(a) to prohibit discrimination on the basis of sexual orientation in legal education. Cox, Barbara J. *Journal of Legal Education*: 2006: Mar. 56(1): 22-55p.

All of the above: Computerized exam scoring of multiple choice items choice helps to: (a) Show how exam items worked technically, (b) Maximize exam fairness, (c) Justly assign letter grades, and (d) Provide feedback on student learning. Daggett, Lynn M. *Journal of Legal Education*: 2007: Sep. 57(3): 375-90p.

Bar review for law schools: Getting students on board to pass their bar exams. Riebe, Denise. *Brandeis Law Journal*: 2007: 45(3): 269-344p.

Brief history of law school names. Jarvis, Robert M. *Journal of Legal Education*: 2006: Sep. 56(3): 388-410p.

Comparative approach to teaching criminal procedure and its application to post-investigative stage. Thaman, Stephen C. *Journal of Legal Education*: 2006: Sep. 56(3): 459-76p.

Criminal law in comparative context. Dubber, Markus D. *Journal of Legal Education*: 2006: Sep. 56(3): 433-43p.

Developing an empirical model to test whether required writing exercises or other changes in large-section law class teaching methodologies result in improved exam performance. Curcio, Andrea A.; Jones, Gregory Todd & Washington, Tanya M. *Journal of Legal Education*: 2007: Jun. 57(2): 195-204p.

Development of legal reasoning skills in law students: An empirical study. Krieger, Stefan H. *Journal of Legal Education*: 2006: Sep. 56(3): 332-55p.

Dilemmas of legal education: A comparative overview. Jakab, Andras. *Journal of Legal Education*: 2007: Jun. 57(2): 253-65p.

Does law school curriculum affect bar examination passage? An empirical analysis of factors related to bar examination passage during the years 2001 through 2006 at a Midwestern Law School. Rush, Douglas K. & Matsuo, Hisako. *Journal of Legal Education*: 2007: Jun. 57(2): 224-36p.

Future of the casebook: An argument for an open-source approach. Bodie, Matthew. *Journal of Legal Education*: 2007: Mar. 57(1): 10-35p.

Generation X in law school: How these law students are different from those who teach them. Ingham, Joanne & Boyle, Robin A. *Journal of Legal Education*: 2006: Jun. 56(2): 281-95p.

Incorporating transnational law in first year criminal law and procedure classes. Podgor, Ellen S. *Journal of Legal Education*: 2006: Sep. 56(3): 444-50p.

Injustice of reducing the number of levels in grading system. Wang, William K.S. *Journal of Legal Education*: 2007: Sep. 57(3): 391-422p.

Integrating the study of sexuality into the core law school curriculum: Suggestions for substantive criminal law courses. Fradella, Henry F. *Journal of Legal Education*: 2007: Mar. 57(1): 60-76p.

Integrating transnational legal perspectives into the first year civil procedure curriculum. Hershkoff, Helen. *Journal of Legal Education*: 2006: Dec. 56(4): 479-501p.

Law, literature, and empathy: Between withholding and reserving judgment. Reichman, Amnon. *Journal of Legal Education*: 2006: Jun. 56(2): 296-319p.

Legal education in the balance: Accommodating flexibility. Klabbers, Jan. *Journal of Legal Education*: 2006: Jun. 56(2): 196-200p.

Legal education in the twenty-first century: Wikipedia and the future of legal education. Noveck, Beth Simone. *Journal of Legal Education*: 2007: Mar. 57(1): 3-9p.

Lightening and enlightening exam conferences. Seamon, Richard Henry. *Journal of Legal Education*: 2006: Mar. 56(1): 122-39p.

Navigating through the fog: Teaching legal research and writing students to master indeterminacy through structure and process. Simons, Spencer L. *Journal of Legal Education*: 2006: Sep. 56(3): 356-73p.

Orthodoxy of format: Some sketches on legal scholarship. Aceves, William J.; Cooper, James M. & Gonzalez, Alejandro et. al. *Journal of Legal Education*: 2006: Dec. 56(4): 656-65p.

Passing the bar exam: Psychological, educational, and demographic predictors of success. Kaufman, Keith A.; LaSalle-Ricci, V. Holland; Glass, Carol R. & et. al. *Journal of Legal Education*: 2007: Jun. 57(2): 205-23p.

Professional responsibilities of law professors: The scope of the duty of confidentiality, character and fitness questionnaires, and engagement in governance. Needham, Carol A. *Journal of Legal Education*: 2006: Mar. 56(1): 106-21p.

Saving legal education. Morrissey, Daniel J. *Journal of Legal Education*: 2006: Jun. 56(2): 254-80p.

Semester in exile: Experiences and lessons learned during Loyola University New Orleans School of Law's Fall 2005 Hurricane Katrina relocation. Huddleston, Brian. *Journal of Legal Education*: 2007: Sep. 57(3): 319-48p.

Should Law schools bar student organizations from inviting the Military to campus for recruitment purposes? Schaffner, Joan. *Journal of Legal Education*: 2007: Jun. 57(2): 159-61p.

Some modest uses of transnational legal perspectives in first-year constitutional law. Siegel, Neil S. *Journal of Legal Education*: 2006: Jun. 56(2): 201-215p.

Teaching comparative civil procedure. Gidi, Antonio. *Journal of Legal Education*: 2006: Dec. 56(4): 502-09p.

The bologna process and its implications for U.S. legal education. Terry, Laurel S. *Journal of Legal Education*: 2007: Jun. 57(2): 237-52p.

Transnational criminal law and procedure: An introduction. Reza, Sadiq. *Journal of Legal Education*: 2006: Sep. 56(3): 430-32p.

Transnational law and regulation of police. Slobogin, Christopher. *Journal of Legal Education*: 2006: Sep. 56(3): 451-58p.

Transnational perspectives regarding the federal rules of civil procedure. Sherman, Edward F. *Journal of Legal Education*: 2006: Dec. 56(4): 510-23p.

Transnationalizing the legal curriculum: How to teach what we live. Jukier, Rosalie. *Journal of Legal Education*: 2006: Jun. 56(2): 172-89p.

What is transnational legal education? Lebel-Grenier, Sebastien. *Journal*

of Legal Education: 2006: Jun. 56(2): 190-95p.

Legal Profession

Expecting too much and too little of lawyers. Gaetke, Eugene R. *University of Pittsburgh Law Review*: 2006: Summer 67(4): 693-752p.

Law firm partners as their brothers' keepers. Richmond, Douglas R. *Kentucky Law Journal*: 2007-08 96(2): 231-74p.

Professional responsibilities of law firm associates. Richmond, Douglas R. *Brandeis Law Journal*: 2007: 45(3): 547-76p.

Legal Research

Legal research in practice: Empirical legal research and research into legal facts. Pfluger, A. *IIC International Review of Intellectual Property and Competition Law*: 2008: 39(2): 198-209p.

Navigating through the fog: Teaching legal research and writing students to master indeterminacy through structure and process. Simons, Spencer L. *Journal of Legal Education*: 2006: Sep. 56(3): 356-73p.

Legislation

Legislation that would preserve the common law: The case of the declaration of intention. Munday, Roderick. *Law Quarterly Review*: 2008 Jan. 124: 46-71p.

Motivational law. Rosenberg, Arnold S. *Cleveland State Law Review*: 2008: 56(1): 111-158p.

Really responsive regulation. Baldwin, Robert & Black, Julia. *Modern Law Review*: 2008: Jan. 71(1): 59-94p.

Single subject rules and the legislative process. Gilbert, Michael D. *University of Pittsburgh Law Review*: 2006: Summer 67(4): 803-70p.

Limitation Law

Fiduciaries and the law of limitation. Mather, James. *Journal of Business Law*: 2008: 4: 344-61p.

Local Government

Defining local government powers and functions. Steytler, Nico & Fessha, Yonatan, Tesfaye. *South African Law Journal*: 2007 124(2): 320-38p.

Locus Standi

Should states have greater standing rights than ordinary citizens?: Massachusetts v. EPA's new standing test for states. Mank, Bradford. *William and Mary Law Review*: 2008: Apr. 49(5): 1701-788p.

Maritime Law

Right of visit and the 2005 protocol on the suppression of unlawful acts against the safety of maritime navigation. Klein, Natalie. *Denver Journal of International Law and Policy*: 2007: Spring 35(2): 287-332p.

Marriage & Divorce

How do I love, thee, let me count the days: Deathbed marriages in America. Turnipseed, Terry L. *Kentucky Law Journal*: 2007-08 96(2): 275-300p.

Mediation

Mediation in Hong Kong: The way forward, perspectives from Australia. Bergin, P.A. *Australian Law Journal*: 2008: Mar. 82(3): 196-218p.

Medical Law

Science versus anti-science: The law on pre-embryo experimentation. Jordaan, Donrich W. *South African Law Journal*: 124(3): 618-34p.

Medicine

Puzzles resolved: Of the schumpeter-Arrow stalemate and pharmaceutical innovation markets. *Iowa Law Review*: 2008 Feb. 93(2): 393-450p.

Military Law

Why military law? Some United Kingdom perspectives. Rubin, Gerry R. *University of Queensland Law Journal*: 2007: 26(2): 353-68p.

Muslims

Muslim headscarves in the workplace and in schools. Lenta, Patrick. *South African Law Journal*: 2007 124(2): 290-319p.

Negligence

Feasibility of the co-existence of concrete negligence and legal causation. Knobel, J.C. *South African Law Journal*: 124(3): 579-99p.

Negotiable Instruments

Material alteration of negotiable instruments: Review of the rule in Pigot's case. Jain, Shashank. *Journal of Business Law*: 2008:3: 246-62p.

Nuclear Energy

Human right to environment and the peaceful use of nuclear energy.

Rodriguez-Rivera, Luis. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 173-92p.

International environmental norms applicable to nuclear activities, with particular focus on decision of international tribunals and international settlements. Nanda, Ved P. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 47-66p.

International nuclear law: An introduction. Nanda, Ved P. & Dyke, Jon M. Van. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 1-12p.

Liability and compensation for harm caused by nuclear activities. Dyke, Jon M. Van. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 13-46p.

Marshall islands nuclear claims tribunal: The claims of the Enewetak people. Pevec, Davor. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 221-39p.

New Austrian act on third party liability for nuclear damage. Hinteregger, Monika. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 193-220p.

Problems and gaps in the nuclear liability conventions and an analysis of how an actual claim would be brought under the current existing treaty regime in the event of a nuclear accident. Currie, Duncan E.J. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 85-128p.

State responsibility and liability for nuclear damage. Kiss, Alexandre. *Denver Journal of International Law and Policy*: 2006 Winter 35(1): 67-84p.

Ombudsman

Ombudsman and path to justice: A just alternative or just an alternative? Abraham, Ann. *Public Law*: 2008 Spring 202(1): 1-10p.

Ownership

Ownership and possession in the early common law. Tate, Joshua C. *American Journal of Legal History*: 2006: Jul. 48(3): 280-313p.

Patents

Biotechnology patenting in India: Will bio-generics lead a sunrise industry to bio-innovation? Mueller, Janice M. *UMKC Law Review*: 2007: Winter 76(2): 437-90p.

Impact of human gene patents on innovation and access: A survey of human gene patent litigation. Holman, Christopher M. *UMKC Law Review*: 2007: Winter 76(2): 295-362p.

Metaphysics and patenting life. Torrance, Andrew W. *UMKC Law Review*: 2007: Winter 76(2): 363-404p.

New conquistadors: Patent law and expressed sequence tags. Rimmer, Matthew. *Journal of Law, Information and Science*: 2005: 16: 10-50p.

Patent office is promoting shocking new tax loopholes: Should he empire strike back? Drennan, William A. *Oklahoma Law Review*: 2007 Fall 60(3): 491-546p.

Patent protection for surgical methods under the European Patent Convention. *International Review of Intellectual Property and Competition Law*: 2008 39(1): 51-82p.

Patenting human DNA: What flexibilities does the TRIPS agreement allow? Correa, Carlos M. *Journal of World Intellectual Property*: 2008: Nov. 10(6): 419-37p.

Patenting the animal kingdom? From cross-breeding to genetic make-up and biomedical research. Sommer, T. *IIC International Review of Intellectual Property and Competition Law*: 2008: 39(2): 139-77p.

Protection of genetic resources and indigenous knowledge: Disclosure of origin on the international and Latin-American agenda. *International Review of Intellectual Property and Competition Law*: 2008 39(1): 35-50p.

Sufficient disclosure in Europe: Is there a separate written description doctrine under the European patent convention? Schuster, Martina I. *UMKC Law Review*: 2007: Winter 76(2): 491-504p.

Tiger awakens: The tumultuous transformation of India's patent system and the rise of Indian pharmaceutical innovation. Mueller, Janice M. *University of Pittsburgh Law Review*: 2007: Spring 68(3): 491-642p.

Pension

Beyond calpers: Survey evidence on the developing role of public pension funds in corporate governance. Choi, Stephen J. & Fisch Jill E. Thomas, Randall S. *Vanderbilt Law Review*: 2008: Mar. 61(2): 315-54p.

Plea Bargaining

Apologies and plea bargaining. Etienne, Margareth & Robbennolt, Jennifer K. *Marquette Law Review*: 2007: Fall 91(1): 295-322p.

Bargaining power in the shadow of the law: Commentary to Professors Wright & Engen, Professor Birke, and Josh Bowers. Barnhizer, Daniel D. *Marquette Law Review*: 2007: Fall 91(1): 123-44p.

Cooperating or caving in: Are defense Attorney's shrewd or exploited in plea bargaining negotiations? Schneider, Andrea Kupfer. *Marquette Law Review*: 2007: Fall 91(1): 145-62p.

Dignity, equality, and public interest for defendants and crime victims in plea bargains: A response to Professor Michael O'Hear. Beloof, Douglas

E. *Marquette Law Review*: 2007: Fall 91(1): 349-56p.

Grassroots plea bargaining. Bowers, Josh. *Marquette Law Review*: 2007: Fall 91(1): 85-122p.

Plea bargaining and victims: From consultation to guidelines. O' Hear, Michael M. *Marquette Law Review*: 2007: Fall 91(1): 323-48p.

Plea bargaining's survival: Financial crimes plea bargaining, a continued triumph in a Post-Enron world. Dervan, Lucian E. *Oklahoma Law Review*: 2007 Fall 60(3): 451-90p.

Prosecutorial passion, cognitive bias, and plea bargaining. Burke, Alafair S. *Marquette Law Review*: 2007: Fall 91(1): 183-212p.

Reconsidering the relationship between cognitive psychology and plea bargaining. Covey, Russel. *Marquette Law Review*: 2007: Fall 91(1): 213-48p.

Social psychology, information processing, and plea bargaining. Hollander-Blumoff, Rebecca. *Marquette Law Review*: 2007: Fall 91(1): 163-82p.

Pleadings

Plausibility pleading. Spencer, A. Benjamin. *Boston College Law Review*: 2008 Mar. 49(2): 431-94p.

Police

Transnational law and regulation of police. Slobogin, Christopher. *Journal of Legal Education*: 2006: Sep. 56(3): 451-58p.

Possession

Ownership and possession in the early common law. Tate, Joshua C. *American Journal of Legal History*: 2006: Jul. 48(3): 280-313p.

Poverty

Taking notice: Judicial notice and the community sense in anti-poverty litigation. Cochran, Patricia. *UBC Law Review*: 2007: 40(2): 559-90p.

Practice & Procedure

Doctrine of faith and credit. Vines, Brian M. *Virginia Law Review*: 2008: Mar. 94(1): 247-82p.

Its not about the money!: A theory on misconceptions of plaintiffs' litigation aims. Relis, Tamara. *University of Pittsburgh Law Review*: 2007: Spring 68(3): 701-46p.

Overcoming procedural boundaries. Issachar Rosen-Zvi & Fisher, Talia. *Virginia Law Review*: 2008: Mar. 94(1): 79-156p.

Precedents

Privy council overrules itself again! O'Brien, Derek. *Public Law*: 2008 Spring 202(1): 28-37p.

Treating like subdecisions alike: The scope of stare decisis as applied to judicial methodology. Connors, Jordan Wilder. *Columbia Law Review*: 2008: Apr. 108(3): 681-715p.

Prisons & Prisoners

Innocent prisoner's dilemma: Consequences of failing to admit guilt at parole hearings. Medwed, Daniel S. *Iowa Law Review*: 2008 Feb. 93(2): 491-558p.

Prisoners' charter?: Reflections on prisoner litigation under the Canadian charter of rights and freedoms. Parkes, Debra. *UBC Law Review*: 2007: 40(2): 629-76p.

Privacy

Choice or consequences: Protecting privacy in commercial information. Beales, J. Howard & Muris, Timothy J. *University of Chicago Law Review*: 2008: Winter 75(1): 109-36p.

From rehnquist to Roberts: Has informational privacy lost a friend and gained a foe? Gilles, Susan M. *Marquette Law Review*: 2007 Winter 91(2): 453-84p.

Privacy decision making in administrative agencies. Bamberger, Kenneth A. & Mulligan, Deirdre K. *University of Chicago Law Review*: 2008: Winter 75(1): 75-108p.

Privacy versus antidiscrimination. Strahilevitz, Lior Jacob. *University of Chicago Law Review*: 2008: Winter 75(1): 363-82p.

Privacy, surveillance, and law. Posner, Richard A. *University of Chicago Law Review*: 2008: Winter 75(1): 245-60p.

Privacy, visibility, transparency, and exposure. Cohen, Julie E. *University of Chicago Law Review*: 2008: Winter 75(1): 181-202p.

Private International Law

Lex Mercatoria and the private international law of contracts in economic perspective. Basedow, Jurgen. *Uniform Law Review*: 2007: 12: 697-714p.

Privatization

Privatization and the law and economics of political advocacy. Volokh, Alexander. *Stanford Law Review*: 2008: Feb. 60(4): 1197-253p.

Professional Ethics

Lawyer, litigant, leader: John Marshall and his papers: A review essay. Huebner, Timothy S. *American Journal of Legal History*: 2006: Jul. 48(3): 314-26p.

Professional ethics of professors. Rhode, Deborah L. *Journal of Legal Education*: 2006: Mar. 56(1): 70-85p.

Professional responsibilities of law professors: The scope of the duty of confidentiality, character and fitness questionnaires, and engagement in governance. Needham, Carol A. *Journal of Legal Education*: 2006: Mar. 56(1): 106-21p.

Prosecution

Charge movement and theories of prosecutors. Wright, Ronald F. & Engen, Rodney L. *Marquette Law Review*: 2007: Fall 91(1): 9-38p.

Public Interest Litigation

Too long neglected: Expanding curricular support for public interest lawyering. Rulli, Louis S. *Cleveland State Law Review*: 2007: 55(4): 547-76p.

Public Sector

Public trust in private hands: Social security and the politics of government investment. Templin, Benjamin A. *Kentucky Law Journal*: 2008: 96(3): 369-446p.

Punishment

Traces of a libertarian theory of punishment. Luna, Erik. *Marquette Law Review*: 2007: Fall 91(1): 263-94p.

Racism

Obligation thesis: Understanding the persistent black voice in modern legal scholarship. Bell, Monica. *University of Pittsburgh Law Review*: 2007: Spring 68(3): 643-700p.

Race and democratic contestation. Kang, Michael S. *Yale Law Journal*: 2008: Mar. 117(5): 734-803p.

Reconstructing the race-sex analogy. Mayeri, Serena. *William and Mary Law Review*: 2008: Apr. 49(5): 1789-858p.

Religion

Religion at a public university. Bradley, Gerard V. *William and Mary Law Review*: 2008: May 49(6): 2217-264p.

Religious vilification: Confused policy, unsound principle and unfortunate law. Ahdar, Rex Tauati. *University of Queensland Law Journal*: 2007: 26(2): 293-316p.

Right to protection of religious feelings. Ahdar, Rex. *Otago Law Review*: 11(4): 629-56p.

Why Church and state should be separate. Chemerinsky, Erwin. *William and Mary Law Review*: 2008: May 49(6): 2193-216p.

Restitution

Normative account of defences to restitutionary liability. Grantham, Ross & Rickett, Charles. *Cambridge Law Journal*: 2008: 67(1): 92-125p.

Resulting Trusts

Explaining the resulting trusts. Swadling, William. *Law Quarterly Review*: 2008 Jan. 124: 72-102p.

Rule of Law

Invoking the rule of law in post-conflict rebuilding: A critical examination. Rajagopal, Balakrishnan. *William and Marry Law Review*: 2008: Mar. 49(4): 1347-76p.

Post-conflict rule of law building: The need for a multi-layered, synergistic approach. Stormseth, Jane. *William and Marry Law Review*: 2008: Mar. 49(4): 1443-72p.

Rule of Law in Blair's Britain. Tomkins, Adam. *University of Queensland Law Journal*: 2007: 26(2): 255-92p.

Widening gyre: Counter-terrorism, human rights and rule of law. Chaskalson, Arthur. *Cambridge Law Journal*: 2008: 67(1): 69-91p.

Same Sex Marriage

Constitutional issues regarding same-sex marriage: A comparative survey – North America and Australasia. Lindell, Geoffrey. *Sydney Law Review*: 2008: Mar. 30(1): 27-60p.

Securities

Financial Industry Regulatory Authority (FINRA): Is the consolidation of NASD and the regulatory arm of NYSE a bull or a bear for U.S. capital markets? Cole, Christopher W. *UMKC Law Review*: 2007: Fall 76(1): 251-72p.

There are plaintiffs and ... There are plaintiffs: An empirical analysis of securities class action settlements. Cox, James D.; Thomas, Randall S. & Bai, Lynn. Thomas, Randall S. *Vanderbilt Law Review*: 2008: Mar. 61(2): 355-86p.

Sentencing

Competing conceptions of modern desert: Vengeful, deontological, and empirical. Robinson, Paul H. *Cambridge Law Journal*: 2008: 67(1): 145-75p.

Separation of Powers

Separation of powers and legislative interference in pending cases. Gerangelos, Peter. *Sydney Law Review*: 2008: Mar. 30(1): 27-60p.

Sovereign Immunity

Supreme Court's confusing state sovereign immunity jurisprudence. Fruehwald, Scott. *Drake Law Review*: 2008: Winter 56(2): 253-302p.

Sovereignty

Sovereignty and humanity: Reality and possibility. Corell, Hans. *Denver Journal of International Law And Policy*: 2007: Winter 36(1): 1-8p.

Sports Law

Fans, free expression, and the wide world of sports. Wasserman, Howard M. *University of Pittsburgh Law Review*: 2006: Spring 67(3): 525-84p.

Stem Cells

Embryonic stem cell research and religion: The ban on federal funding as a violation of the establishment clause. Pittman, Larry J. *University of Pittsburgh Law Review*: 2006: Fall 68(1): 131-190p.

Surrogacy

What the Erie surrogate triplets can teach state legislatures about the need to enact article 8 of the Uniform Parentage Act (2000). Rains, Robert E. *Cleveland State Law Review*: 2008: 56(1): 1-36p.

Surveillance

Dredging up the past: Lifelogging, memory and surveillance. Allen, Anita L. *University of Chicago Law Review*: 2008: Winter 75(1): 47-74p.

Government data mining and the fourth amendment. Slobogin, Christopher. *University of Chicago Law Review*: 2008: Winter 75(1): 317-42p.

Memory gap in surveillance law. Bellia, Patricia L. *University of Chicago Law Review*: 2008: Winter 75(1): 137-80p.

Surprisingly stronger case for the legality of the NSA surveillance program: The FDR precedent. Katyal, Neal & Caplan, Richard. *Stanford Law Review*: 2008: Feb. 60(4): 1023-78p.

Updating the foreign intelligence surveillance act. Kerr, Orin S. *University of Chicago Law Review*: 2008: Winter 75(1): 225-44p.

Taxation

Federal fairness to state taxpayers: Irrationality, unfounded mandates, and the salt deductions. Galle, Brian. *Michigan Law Review*: 2008: Mar. 106(5): 805-52p.

Tax implications of the sale of a business. Olivier, Lynette. *South African Law Journal*: 124(3): 600-17p.

Taxation and doing business in Indian country. Jensen, Erik M. *Maine Law Review*: 2008: 60(1): 1-96p.

Two and twenty: Taxing partnership profits in private equity funds. Fleischer, Victor. *New York University Law Review*: 2008: Apr. 83(1): 1-59p.

Telecommunications

Reviving telecommunications surveillance law. Schwartz, Paul M. *University of Chicago Law Review*: 2008: Winter 75(1): 287-316p.

Terrorism

Blueing of America: The bridge between the war on drugs and the war on terrorism. Ashdown, Gerald G. *University of Pittsburgh Law Review*: 2006: Summer 67(4): 753-802p.

Guantanamo Bay: Towards legality. Fiona de Londras. *Modern Law Review*: 2008: Jan. 71(1): 36-58p.

Science or security: The future of the free flow of science information in the age of terror. Holland, Geoff. *Journal of Law, Information and Science*: 2005: 16: 51-72p.

Suing Islam: Tort, terrorism and the House of Saud. Garner, Donald W. & McFarland, Robert L. *Oklahoma Law Review*: 2007: Summer 60(2): 223-82p.

Terrorism and the convergence of criminal and military detention models. Chesney, Robert & Goldsmith, Gold. *Stanford Law Review*: 2008: Feb. 60(4): 1079-1134p.

Widening gyre: Counter-terrorism, human rights and rule of law. Chaskalson, Arthur. *Cambridge Law Journal*: 2008: 67(1): 69-91p.

Torts Law

Suing Islam: Tort, terrorism and the House of Saud. Garner, Donald W. & McFarland, Robert L. *Oklahoma Law Review*: 2007: Summer 60(2): 223-82p.

Torts and choice of law: Searching for principles. Hylton, Keith N. *Journal of Legal Education*: 2006: Dec. 56(4): 551-59p.

Torture

Torture and taboo: An essay comparing paradigms of organized cruelty. Frankenberg, Gunter. *American Journal of Comparative Law*: 2008: Spring 56(2): 403-22p.

Trafficking

Traffic in human beings: At the intersection of criminal justice, human rights, Asylum/Migration and labor. Edwards, Alice. *Denver Journal of International Law And Policy*: 2007: Winter 36(1): 9-54p.

Trespass

Taking and trespass: Trespass liability for precondemnation entries. Burkhardt, Ann M. *Drake Law Review*: 2008: Winter 56(2): 341-80p.

Trusts Law

Demanding service or servicing demand? Charities, regulation and the policy process. Dunn, Alison. *Modern Law Review*: 2008: Mar. 71(2): 247-70p.

Promissory estoppel and the protection of interpersonal trust. Chung, John J. *Cleveland State Law Review*: 2008: 56(1): 37-82p.

Trusts for religious purposes and the question of public bench. Harding, Matthew. *Modern Law Review*: 2008: Mar. 71(2): 159-82p.

Uniform Law

Economic implications of uniformity in law. Kozuka, Souichirou. *Uniform Law Review*: 2007: 12: 683-96p.

Uniform law conference and the harmonization of law in Canada. Arthur Close Q.C. *UBC Law Review*: 2007: 40(2): 535-58p.

Urban Development

Using special assessments as a tool for smart growth: Louisville's new

metro government as a potential example. Baker, R. Lisle. *Brandeis Law Journal*: 2006: 45(1): 1-58p.

Victimology

Dignity, equality, and public interest for defendants and crime victims in plea bargains: A response to Professor Michael O'Hear. Beloof, Douglas E. *Marquette Law Review*: 2007: Fall 91(1): 349-56p.

Plea bargaining and victims: From consultation to guidelines. O' Hear, Michael M. *Marquette Law Review*: 2007: Fall 91(1): 323-48p.

Witness

Expert witness, adversarial bias, and the (partial) failure of the Daubert Revolution. *Iowa Law Review*: 2008 Feb. 93(2): 451-90p.

Women

Flood of pregnancy discrimination cases: Balancing the interests of pregnant women and their employers. Yue, Jennifer. *Kentucky Law Journal*: 2008: 96(3): 487-504p.

World Trade Organization

Biofuels landscape: Is there a role for the WTO? Motaa, Doaa Abdel. *Journal of World Trade*: 2008: Feb. 42(1): 61-86p.

Towards sounder and fairer WTO retaliation: Suggestions for possible additional procedural rules Governing Members' preparation and adoption of retaliatory measures. Malacrida, Reto. *Journal of World Trade*: 2008: Feb. 42(1): 3-60p.

TRIPS-Plus implications for access to medicines in developing countries: Lessons from Jordan-United States free trade agreement. El-Said, Hamed & El-Said, Mohammed. *Journal of World Intellectual Property*: 2008: Nov. 10(6): 438-75p.

UNESCO convention on cultural diversity and WTO law: A case study in fragmentation of international law. Wouters, Jan & De Meester, Bart. *Journal of World Trade*: 2008: Feb. 42(1): 205-40p.

LIST OF FOREIGN ARTICLES*

Aboriginal Rights

You still know nothi' 'Bout me: Towards cross-cultural theorizing of aboriginal rights. Newman, Dwight G. *McGill Law Journal*: 2007 (Winter): 52(4): 725-756p.

Adjudication

Theory of adjudication: Law as magic. Allen, Jessie. *Suffolk University Law Review*: 2008: 41(4): 773-832p.

Administrative Law

Conceptualising candidate selection I the courts: Where to after Watt v Ahsan? Morris, Caroline. *Public Law*: 2008(Autumn): 415-429p.

Judging the administration in France: Changes ahead? Sauve, Jean-Marc. *Public Law*: 2008(Autumn): 531-545p.

Overseers or the deciders: The courts in administrative law. Strauss, Peter L. *University of Chicago Law Review*: 2008 (Spring): 75(2): 815-830p.

Real world of arbitrariness review. Miles, Thomas J. & Sunstein, Cass R. *University of Chicago Law Review*: 2008 (Spring): 75(2): 761-814p.

Advertising

Advertising restrictions and competitions in the children's breakfast cereal industry. Clark, C. Robert. *Journal of Law & Economics*: 2007: Nov. 50(4): 757-780p.

Affirmative Action

Affirmative action in law school admissions: What do racial preferences do? Rothstein, Jesse & Yoon, Albert H. *University of Chicago Law Review*: 2008 (Spring): 75(2): 649-714p.

* Prepared by Bhag Singh, Librarian and assisted by Himanshu, Indian Law Institute from Select Foreign Journals received in the Library of the Institute during July to September 2008.

Alcohol

Heavy alcohol use and crime: Evidence from underage drunk-driving laws. Carpenter, Christopher. *Journal of Law & Economics*: 2007: Aug. 50(3): 539-558p.

Anti Dumping

Exploring the link between trade and cultural protection in the context of anti-dumping. Lin, Tsai-Yu. *Journal of World Trade*: 2008: Jun. 42(3): 563-585p.

Antitrust Law

How to block cartel formation and price fixing: Using extraterritorial application of the antitrust laws as a deterrence mechanism. Connor, John M. & Bush, Darren. *Penn State Law Review*: 2008 (Winter): 112(3): 813-858p.

Arbitration

Arbitral injustice: Rethinking the manifest disregard standard for judicial review of awards. Weiskopf, Nicholas R. *University of Louisville Law Review*: 2007: 46(2): 283-312p.

Arbitrating in the age of investment in treaty disputes. Fortier, L. Yves. *University of New South Wales Law Journal*: 2008: 31(1): 282-291p.

Arbitrating options: Turning a Morass into a Panacea. Trakman, Leon E. *University of New South Wales Law Journal*: 2008: 31(1): 292-306p.

Arbitration and Article III. Rutledge, Peter B. *Vanderbilt Law Review*: 2007: May 61(4): 1189-1234p.

Arbitration of nursing home claims: Oklahoma goes its own way. Leasure, Stanley A. *Oklahoma Law Review*: 2007 (Winter): 60(4): 737-768p.

Current trends in international arbitral practice as reflected in the revision of UNCITRAL arbitration rules. Levine, Judith. *University of New South Wales Law Journal*: 2008: 31(1): 266-281p.

Enhancing the procedural legitimacy of investor: State arbitration through transparency and amicus curiae participation. VanDuzer, J. Anthony. *McGill Law Journal*: 2007 (Winter): 52(4): 681-724p.

Presumptive approach to the construction of arbitration agreements and separability: English law Post Fiona Trust and Australian Law contrasted. Delaney, Joachim & Lewis, Katharina. *University of New South Wales Law Journal*: 2008: 31(1): 341-363p.

Taking evidence in arbitration proceedings between common law and civil law traditions: The development of a European hybrid standard of Arbitration proceedings. *University of New South Wales Law Journal*: 2008: 31(1): 330-340p.

UNCITRAL Model law: Missed opportunities for enhanced uniformity. Mantilla-Serrano, Fernando & Adam, John. *University of New South Wales Law Journal*: 2008: 31(1): 307-318p.

Asylum

Human rights of failed asylum seekers in the United Kingdom. Sweeney, James A. *Public Law*: 2008: Summer: 277-301p.

Attorney Client Privilege

Does the Attorney-client privilege apply to tax lawyers?: An examination of the return preparation exception to define the parameters of privilege in the tax context. Pease-Wingenter, Caludine. *Washburn Law Journal*: 2008 (Spring): Apr. 47(3): 699-732p.

Bailment

Modernising and codifying in the law of bailment. McBain, Graham S. *Journal of Business Law*: 2008: 1: 1-63p.

Recovery of chattels in the common and civil law: Possession, bailment, and spoliation suits. Aitken, Lee. *Australian Law Journal*: 2008: Jun. 82(6): 379-391p.

Banking Law

Role of banking system in nation-building. Douglas, John L. *Maine Law Review*: 2008: 60(2): 511-532p.

Biotechnology

Financial contracting in biotech strategic alliances. Robinson, David T. & Stuart, Toby E. *Journal of Law & Economics*: 2007: Aug. 50(3): 559-596p.

Genetically modified organisms: Tamed kitten or tiger by the tail? Welgemoed, A.C. *Comparative and International Law Journal of Southern Africa*: 2007: Jul. 40(2): 259-279p.

Capital Punishment

Through a glass, darkly: Christianity, law and capital execution in Twenty-first century America. Baker, Anthony V. *University of Detroit Mercy Law Review*: 2005(Summer): 82(4): 521-546p.

Chattels

Recovery of chattels in the common and civil law: Possession, bailment, and spoliation suits. Aitken, Lee. *Australian Law Journal*: 2008: Jun. 82(6): 379-391p.

Child Custody

Perspective of the child in custody and access decisions: Implementing a best interest and rights of the child test. Williams, Suzanne. *Canadian Bar Review*: 2007: 86: 633-664p.

Child Labour

Child labour: The partial fiduciary accountability of parents. Flannigan, Robert. *Canadian Bar Review*: 2007: 86: 293-304p.

Children

Healthy child development: Legislative and policy approaches in Westminster democracies. Jenkins, Michelle; Hoube, Jill; Smith, Neale & Mitton, Craig. *Canadian Bar Review*: 2007: 86: 593-631p.

Managing high conflict family law cases for the sake of the children. Trussler, Maruerite. *Canadian Bar Review*: 2007: 86: 515-538p.

Neglecting child neglect: Selected legal issues encountered in Malaysia. Zabdi, Jal; Mohd. Yusoff & Thambapillay, Sridevi. *Asia Law Review*: 2008: Jun. 5(1): 157-182p.

Civil Aviation

Study on the civil aviation act and recent development of the relevant industry in China. Moon, Joonjo. *Asia Law Review*: 2008: Jun. 5(1): 103-126p.

Civil Rights

Congressional record underlying the 2006 voting rights act: How much discrimination can the constitution tolerate? Clarke, Kristen. *Harvard Civil Rights Civil Liberties Law Review*: 2008: Summer: 43(2): 385-434p.

Create an integrated society. Seters, Paul Van. *Penn State Law Review*: 2008: 112(4): 1057-1070p.

Government data mining: The need for a legal framework. Cate, Fred H. *Harvard Civil Rights Civil Liberties Law Review*: 2008: Summer: 43(2): 435-490p.

Insular individualism: Employment discrimination law after *Ledbetter v. Goodyear*. Green, Tristin K. *Harvard Civil Rights Civil Liberties Law Review*: 2008: Summer: 43(2): 353-384p.

Only connect: The right to community and the individual liberty interest in state-sponsored racial integration. Francois, Aderson Bellegarde. *Penn State Law Review*: 2008: 112(4): 985-1022p.

Race at the Pivot point: The future of race-based policies to remedy de jure segregation after parents involved in community schools. Fishbach, Jonathan; Rhee, Will & Cacace, Robert. *Harvard Civil Rights Civil Liberties Law Review*: 2008: Summer: 43(2): 491-538p.

Race-conscious student assignment plans after parents involved: Bringing State action principles to bear on the De Jure / De Facto distinction. Wells, Michael L. *Penn State Law Review*: 2008: 112(4): 1023-1056p.

Rhetoric of colorblind constitutionalism: Individualism, race and public schools in Louisville, Kentucky. Trucios-Haynes, Enid. *Penn State Law Review*: 2008: 112(4): 947-984p.

Straddling the civil-criminal divide: A bifurcated approach to understanding immigration removal of proceedings. Markowitz, Peter L. *Harvard Civil Rights Civil Liberties Law Review*: 2008: Summer: 43(2): 289-352p.

Class Actions

Class actions in the administrative state: Kalven and Rosenfiled revisited. Nagareda, Richard A. *University of Chicago Law Review*: 2008 (Spring): 75(2): 603-648p.

Client Legal Privileges

Client legal privilege in administrative proceedings: Killing off the adversarial / inquisitorial distinction. Mantaziaris, Christos. *Australian Law Journal*: 2008: Jun. 82(6): 397-416p.

Codification

Modernising and codifying in the law of bailment. McBain, Graham S. *Journal of Business Law*: 2008: 1: 1-63p.

Commercial Law

Economics of slotting contracts. Klein, Benjamin & Wright, Joshua D. *Journal of Law & Economics*: 2007: Aug. 50(3): 421-454p.

Importance of commercial law in the legal architecture of post-conflict “new” states. Stepek, Michael J. *Maine Law Review*: 2008: 60(2): 487-510p.

Common Law

Australia’s contribution to the common law. Gleeson, Murray. *Australian Law Journal*: 2008: Apr. 82(4): 247-259p.

Evolution of the common law principle of issue waiver. Corkhill, Andrew & Selwyn, Madeleine. *Australian Law Journal*: 2008: May. 82(5): 338-348p.

Company Law

Creditors’ claims for reflective loss. Lee, Pey-Woan. *Journal of Business Law*: 2008: 6: 479-487p.

Fiduciary duties for activist shareholders. Anabtawi, Iman & Stout, Lynn. *Stanford Law Review*: 2008: Mar. 60(5): 1255-1308p.

Insuring corporate crime. Baer, Miriam Hechler. *Indiana Law Journal*: 2008 (Summer): 83(3): 1035-1096p.

Mergers, taxes and historical materialism. Mehrotra, Ajay K. *Indiana Law Journal*: 2008 (Summer): 83(3): 881-956p.

Primer on advancement of defense costs: The rights and duties of officers and corporations. Rossman, Richard A.; Lund, Matthew J. & Lochmann, Kathy K. *University of Detroit Mercy Law Review*: 2007 (Fall): 85(1): 29-56p.

Role of executor in context of pre-emptive rights provisions. Gleeson, Justin & Elliott, Michael. *Australian Law Journal*: 2008: Jun. 82(6): 392-396p.

Security granted by a company over its movable property: The floating charge and the general notarial bond compared. Locke, N. *Comparative and International Law Journal of Southern Africa*: 2008: Mar. 41(1): 136-154p.

Comparative Law

Legal origins: Reconciling law & finance and comparative law. Siems, Mathias M. *McGill Law Journal*: 2007 (Spring): 52(1): 55-82p.

Compensation

Policing the compensation of victims of catastrophes: Combining solidarity and self-responsibility. Moreteau, Olivier. *Loyola Law Review*: 2008 (Spring): 54(1): 65-94p.

Competition Law

Launching the lifeboats: Can competition law rescue Hong Kong's Port? Williams, Mark. *Journal of Business Law*: 2008: 6: 550-581p.

Revisiting anticommons and blockings in the biotechnology industry: A view from competition law analysis. See, Eng Teong. *Journal of World Intellectual Property*: 2008: May 11(3): 139-175p.

Constitutional Law

Bishops in the House of Lords: A critical analysis. Harlow, Anna; Cranmer, Frank & Doe, Norman. *Public Law*: 2008(Autumn): 490-509p.

Can a legislative assembly function without an executive government under the Indian constitution? Dam, Shubhankar. *Public Law*: 2008: Summer: 224-233p.

Constitutional alteration and the High court: The jurisprudence of Justice Callinan. Twomey, Anne. *University of Queensland Law Journal*: 2008: 27(1): 47-70p.

Constitutional possibilities. Solum, Lawrence B. *Indiana Law Journal*: 2008: Winter 83(1): 307-338p.

Constitutional surprise! Searching legislators' offices in New Zealand and the United States. Kennedy-Good, Sarah. *New Zealand Universities Law Review*: 2007: Jun. 23(1): 59-86p.

Court, the constitution and the history of ideas. Geber, Scott D. *Vanderbilt Law Review*: 2007: May 61(4): 1067-1128p.

First amendment and the mind/body problem. Samar, Vincent J. *Suffolk University Law Review*: 2008: 41(3): 521-560p.

History, transparency, and the establishment clause: A proposal for reform. Roy, Lisa Shaw. *Penn State Law Review*: 2008 (Winter): 112(3): 683-730p.

Indonesian constitutional reform 1999-2002: An evaluation of constitution-making in transition. Indrayana, Denny. *Asia Law Review*: 2008: Jun. 5(1): 65-102p.

Owl of Minerva: Constitutional discourse before its conclusion. Somek, Alexander. *Modern Law Review*: 2008: May 71(3): 473-489p.

Press freedom: Constitutional right or cultural assumption? Blom-Cooper, Louis. *Public Law*: 2008: Summer: 260-276p.

Question raised by Lawrence: Marriage, the Supreme Court and a written constitution. Wilkins, Richard G. & Nielsen, John. *North Dakota Law Review*: 2007: 83(4): 1393-1412p.

Relationship between the access of individuals to WTO law and the socio-economic rights in South African Constitution. Smit, L. *Comparative and International Law Journal*: 2007: Nov. 40(3): 350-394p.

Republicanism on the outside: A new reading of the reconstruction congress. Korobin, Daniel S. *Suffolk University Law Review*: 2008: 41(3): 487-520p.

Contracts

Automating contract law. Geis, George S. *New York University Law Review*: 2008: May 83(2): 450-500p.

CISG, European contract law and the develop of a world contract law. Bonell, Michael Joachim. *American Journal of Comparative Law*: 2008 (Winter): 56(1): 1-28p.

Explaining the principled exception to privity of contract. Neyers, J.W. *McGill Law Journal*: 2007 (Winter): 52(4): 757-792p.

Financial contracting in biotech strategic alliances. Robinson, David T. & Stuart, Toby E. *Journal of Law & Economics*: 2007: Aug. 50(3): 559-596p.

Implied term of good faith and fair dealing: Recent developments. O'Byrne, Shannon Kathleen. *Canadian Bar Review*: 2007: 86: 193-245p.

Conversion

Legal limits on religious conversion in India. Jenkins, Laura Dudley. *Law And Contemporary Problems*: 2008 (Spring): 71(2): 109-128p.

Copyright

Beat should not go on: Resisting early calls for further extensions of copyright duration. Langvardt, Arlen W. *Penn State Law Review*: 2008 (Winter): 112(3): 783-812p.

Corporate Governance

Building a corporate governance system in Jordan: A critique of the current framework. Malkawi, Bakhar H. *Journal of Business Law*: 2008: 6: 488-507p.

Intensive care for the public corporation: Securities law, corporate governance and the reorganization process. Mendales, Richard E. *Marquette Law Review*: 2008 (Summer): 91(4): 917-978p.

Corruption

Corrupting the harm requirement in white collar crime. Mills, David & Weisberg, Robert. *Stanford Law Review*: 2008: Mar. 60(5): 1447-1458p.

Recent developments in combating the bribery of foreign public officials: A cause for optimism? Hatchard, John. *University of Detroit Mercy Law Review*: 2007 (Fall): 85(1): 1-28p.

Costs

Fairness of costs in regulatory proceedings. Lidbetter, Andrew & Randhawa, Jasveer. *Public Law*: 2008: Summer: 205-213p.

Courts

Court, the constitution and the history of ideas. Geber, Scott D. *Vanderbilt Law Review*: 2007: May 61(4): 1067-1128p.

Device designed to manipulate diversity jurisdiction: Why courts should refuse to recognize post-removal damage stipulations. Clark, Benjamin T. *Oklahoma Law Review*: 2005(Summer): 58(2): 221-254p.

Does the Attorney-client privilege apply to tax lawyers?: An examination of the return preparation exception to define the parameters of privilege in the tax context. Pease-Wingenter, Caludine. *Washburn Law Journal*: 2008 (Spring): Apr. 47(3): 699-732p.

From the world court to Oklahoma court: The significance of *Torres v. State* for International court of justice authority, individual rights, and the availability of remedy in Vienna convention disputes. Finstuen, Heather L. *Oklahoma Law Review*: 2005(Summer): 58(2): 255-294p.

Home court advantage in international corporate litigation. Bhattacharya, Utpal; Glapin, Neal & Haslem, Bruce. *Journal of Law & Economics*: 2007: Nov. 50(4): 625-660p.

Judging the administration in France: Changes ahead? Sauve, Jean-Marc. *Public Law*: 2008(Autumn): 531-545p.

Proper role of courts: The mistakes of the Supreme Court in *Leegin*. McMillian, Lance. *Wisconsin Law Review*: 2008: 2008(3): 405-462p.

Role of trial judges in state court reform: The case of Mississippi. Winkle III, John W. & Oswald, Robert H. *Judicature*: 2008: May-Jun. 91(6): 288-297p.

Crimes

Heavy alcohol use and crime: Evidence from underage drunk-driving laws. Carpenter, Christopher. *Journal of Law & Economics*: 2007: Aug. 50(3): 539-558p.

Is crime contagious? Ludwig, Jens & Kling, Jeffrey R. *Journal of Law & Economics*: 2007: Aug. 50(3): 455-490p.

Criminal Law

Ascent of the administrative state and the demise of mercy. Barkow, Rachel E. *Harvard Law Journal*: 2008: Mar. 121(5): 1332-1366p.

Callinan, the constitution and criminal law: A decade of pragmatism. Devereux, J.A. *University of Queensland Law Journal*: 2008: 27(1): 71-90p.

Consistency and sentencing. Spigelman, J.J. *Australian Law Journal*: 2008: Jul. 82(7): 450-460p.

Crime, legitimacy, and testifying. Capers, I Bennett. *Indiana Law Journal*: 2008 (Summer): 83(3): 835-880p.

Defensible ethics: A proposal to revise the ABA model rules for criminal defense lawyer-authors. Tobacco, Ria A. *New York University Law Review*: 2008: May 83(2): 568-603p.

Immoral application of exclusionary rules. Pettys, Todd E. *Wisconsin Law Review*: 2008: 2008(3): 463-514p.

Putting expert testimony in its Epistemological place: What predictions of dangerousness in court can teach us. Browne, M. Neil & Harrison-Spoerl, Ronda R. *Marquette Law Review*: 2008 (Summer): 91(4): 1119-1212p.

Reflections on the Murphy trials. Cowdery, Nicholas. *University of Queensland Law Journal*: 2008: 27(1): 5-22p.

Reviewing the sentencing guidelines: Judicial politics, empirical evidence, and reform. Schanzenbach, Max M. & Tiller, Emerson H. *University of Chicago Law Review*: 2008 (Spring): 75(2): 715-760p.

Criminal Procedure

Bearing false witness: Perjured affidavits and the fourth amendment. Gard, Stephen W. *Suffolk University Law Review*: 2008: 41(3): 445-486p.

Blindness of the eye-witness. Coyle, Ian R.; Field, David & Miller, Glen. *Australian Law Journal*: 2008: Jul. 82(7): 471-498p.

Pre-trial defence rights and the fair use of eyewitness identification procedures. Roberts, Andrew. *Modern Law Review*: 2008: May 71(3): 331-357p.

Cyber Crimes

Online defamation: The problems of unmasking anonymous online critics. Nel, S. *Comparative and International Law Journal of Southern Africa*: 2007: Jul. 40(2): 193-214p.

Cyber Law

Making a mark in internet economy: A trademark analysis of search engine advertising. Bartholomew, Mark. *Oklahoma Law Review*: 2005(Summer): 58(2): 179-220p.

Damages

Economic loss doctrine: Distinguishing economic loss from non-economic loss. Anzivino, Ralph C. *Marquette Law Review*: 2008 (Summer): 91(4): 1081-1118p.

Defamation

Higher standard: The defamation jurisprudence of IDF Callinan in context. Leaser, Julian. *University of Queensland Law Journal*: 2008: 27(1): 119-128p.

Introduction to the Australian Uniform Defamation Acts of 2005-2006. Middleton, John. *Hitotsubashi Journal of Law and Politics*: 2008: Feb. 36: 21-34p.

Online defamation: The problems of unmasking anonymous online critics. Nel, S. *Comparative and International Law Journal of Southern Africa*: 2007: Jul. 40(2): 193-214p.

Singapore's jurisprudence of political defamation and its triple-whammy impact on political speech. Tey, Tsun Hang. *Public Law*: 2008(Autumn): 452-462p.

Democracy

Can might make right? The use of force to impose democracy and the Arthurian dilemma in the modern era. Thompson, Scott. *Law And Contemporary Problems*: 2008 (Spring): 71(2): 163-184p.

Democracy and opportunity: A new paradigm in tax equity. Repetti, James R. *Vanderbilt Law Review*: 2007: May 61(4): 1129-1188p.

Disability

When disability isn't "just right": The entrenchment of the medical model of disability and the Goldilocks dilemma. Areheart, Bradley A. *Indiana Law Journal*: 2008: Winter 83(1): 181-232p.

Disasters

Doctrine of efficient proximate cause, the Katrina disaster, prosser's folly, and the third restatement of torts: Cracking the conundrum. Lavitt,

Joseph. *Loyola Law Review*: 2008 (Spring): 54(1): 1-64p.

Policing the compensation of victims of catastrophes: Combining solidarity and self-responsibility. Moreteau, Olivier. *Loyola Law Review*: 2008 (Spring): 54(1): 65-94p.

Domestic Violence

Jessica Gonzales v. United States: An emerging model for domestic violence & human rights advocacy in the United States. Bettinger-Lopez, Caroline. *Harvard Human Rights Journal*: 2008 (Summer): 21(2): 183-196p.

Drugs Law

Prescription for drug liability and regulation. Schwartz, Victor E. & Goldberg, Phil. *Oklahoma Law Review*: 2005(Summer): 58(2): 135-178p.

Due Process

Due process traditionalism. Sunstein, Cass R. *Michigan Law Review*: 2008: Jun. 108(8): 1543-1570p.

Substantive due process after. *Gonzales v. Carhart*. Calabresi, Steven G. *Michigan Law Review*: 2008: Jun. 108(8): 1517-1542p.

Education

Suicide on campus: The appropriate legal responsibility of college personnel. Massie, Ann MacLean. *Marquette Law Review*: 2008 (Spring): 91(3): 625-686p.

Elections

Electoral jurisprudence in the Canadian and U.S. Supreme Courts: Evolution and convergence. Manfredi, Christopher & Rush, Mark. *McGill Law Journal*: 2007 (Autumn): 52(3): 457-494p.

Explaining the failure of electoral democracy: Devolution, election law design and the 2007 Scottish elections. Lardy, Heather. *Public Law*: 2008: Summer: 214-223p.

Environmental Law

Divides of environmental law and the problem of harm in the endangered species act. Fischman, Robert L. *Indiana Law Journal*: 2008: Spring 83(2): 661-694p.

Environmental protection and the generalized system of preferences: A legal and appropriate linkage? Switzer, Stephanie. *International & Comparative Law Quarterly*: 2008: Jan. 57(1): 113-148p.

Integrated environmental governance in the Netherlands: A comparative study in reforms for South Africa. Kotze, L.J. *Comparative and International Law Journal*: 2007: Nov. 40(3): 472-508p.

Role of international environmental diplomacy in the sustainable use of marine biodiversity in areas beyond national jurisdiction: Ending deep sea trawling. *Comparative and International Law Journal of Southern Africa*: 2007: Jul. 40(2): 172-192p.

Sustainable development and market liberalism's shotgun wedding: Emissions trading under the Kyoto Protocol. Driesen, David M. *Indiana Law Journal*: 2008: Winter 83(1): 21-70p.

Using mandates and incentives to promote sustainable construction and green building projects in the private sector: A call for more state land use policy initiatives. Circo, Carl J. *Penn State Law Review*: 2008 (Winter): 112(3): 731-782p.

Equity

Constructive trusts: A new model for equity and unjust enrichment. Etherton, Terence. *Cambridge Law Journal*: 2008: Jul. 67(2): 265-287p.

Evidence

Pre-trial defence rights and the fair use of eyewitness identification procedures. Roberts, Andrew. *Modern Law Review*: 2008: May 71(3): 331-357p.

Taking evidence in arbitration proceedings between common law and civil law traditions: The development of a European hybrid standard of Arbitration proceedings. *University of New South Wales Law Journal*: 2008: 31(1): 330-340p.

Expropriation Law

Constructive appropriation: The key to constructive expropriation? Guidelines from Canada. Schyff, E. van der. *Comparative and International Law Journal of Southern Africa*: 2007: Jul. 40(2): 306-321p.

Eye Witness

Blindness of the eye-witness. Coyle, Ian R.; Field, David & Miller, Glen. *Australian Law Journal*: 2008: Jul. 82(7): 471-498p.

Family Law

Arguments about parentage. Bainham, Andrew. *Cambridge Law Journal*: 2008: Jul. 67(2): 322-351p.

Attack on marriage as the union of a man and a woman. Wardle, Lynn D. *North Dakota Law Review*: 2007: 83(4): 1365-1392p.

Custody and parenting by persons other than biological parents: When non-traditional family law collides with the constitution. Debele, Gary A. *North Dakota Law Review*: 2007: 83(4): 1227-1272p.

Debunking parents' rights in the Canadian constitutional context. Carter, Mark. *Canadian Bar Review*: 2007: 86: 479-514p.

Divorce mediation in Australia: Valuable lessons for family law reforms in South Africa. Jong, M de. *Comparative and International Law Journal of Southern Africa*: 2007: Jul. 40(2): 280-305p.

Does the family have a future? Duncan, William C. *North Dakota Law Review*: 2007: 83(4): 1273-1300p.

Family law as fundamental private law. Leckey, Robert. *Canadian Bar Review*: 2007: 86: 69-96p.

Gender and nation-building: Family law as legal architecture. Higgins, Tracy E. & Fink, Rachel P. *Maine Law Review*: 2008: 60(2): 375-408p.

Griswold and the defense of traditional marriage. Jacob, Bradley P. *North Dakota Law Review*: 2007: 83(4): 1199-1226p.

Managing high conflict family law cases for the sake of the children. Trussler, Maruerite. *Canadian Bar Review*: 2007: 86: 515-538p.

Marriage matters: A case for a get-the-job-done-Right federal marriage amendment. Fitschen, Steven W. *North Dakota Law Review*: 2007: 83(4): 1301-1364p.

Question raised by Lawrence: Marriage, the Supreme Court and a written constitution. Wilkins, Richard G. & Nielsen, John. *North Dakota Law Review*: 2007: 83(4): 1393-1412p.

Federalism

Reasonable disagreement, democracy and the judicial safeguards of federalism. Aroney, Nicholas. *University of Queensland Law Journal*: 2008: 27(1): 129-144p.

Finance

Why are there serial defaulters? Evidence from constitutions. Kohlscheen, Emanuel. *Journal of Law & Economics*: 2007: Nov. 50(4): 713-730p.

Foreign Direct Investment

Mongolian and South Korean foreign investment regulations. Dojin, Sodnom & Wong, Kent. *Asia Law Review*: 2008: Jun. 5(1): 127-156p.

Foreign Judgments

Recognition of foreign judgments lacking reasons in Europe: Access to justice, foreign court avoidance, and efficiency. Cuniberti, Gilles. *International & Comparative Law Quarterly*: 2008: Jan. 57(1): 25-52p.

Foreign Law

Reclaiming democracy: The strategic uses of foreign and international law by national courts. Benvenisti, Eyal. *American Journal of International Law*: 2008: Apr. 102(2): 241-274p.

Freedom of Press

Press freedom: Constitutional right or cultural assumption? Blom-Cooper, Louis. *Public Law*: 2008: Summer: 260-276p.

Freedom of Speech & Expression

Singapore's jurisprudence of political defamation and its triple-whammy impact on political speech. Tey, Tsun Hang. *Public Law*: 2008(Autumn): 452-462p.

Fundamental Rights

Scrutiny Land. Barnett, Randy E. *Michigan Law Review*: 2008: Jun. 108(8): 1479-1500p.

Gender Justice

Gender discrimination forbidden: From the Glens of Angus to a Church near you. Ogilvie, M.H. *Canadian Bar Review*: 2007: 86: 305-318p.

Genocide

Reconciling complicity in genocide and aiding and abetting genocide in the jurisprudence of the United Nations ad hoc tribunals. Dawson, Grant & Boynton, Rachel. *Harvard Human Rights Journal*: 2008 (Summer): 21(2): 241-280p.

Globalisation

Globalizing the rule of law: From economic globalization to globalizing the rule of law. Wang, Guiguo. *Asia Law Review*: 2008: Jun. 5(1): 1-32p.

Good Governance

In the wake of good governance: Impact assessments and the politicization of statutory interpretation. Munday, Roderick. *Modern Law Review*: 2008: May 71(3): 385-412p.

Health Law

Access to medicines, BRICS alliances, and collective actions. Yiu, Peter K. *American Journal of Law & Medicine*: 2008: 34(2+3): 345-394p.

Capable minor's healthcare: Who decides? Day, David C. *Canadian Bar Review*: 2007: 86: 379-420p.

Delivering drugs to the poor: Will the TRIPS amendment help? Dutfield, Graham. *American Journal of Law & Medicine*: 2008: 34(2+3): 107-124p.

Demand forecasting for essential medical technologies. Levine, Ruth; Pickett, Jessica; Sekhri, Neelam & Yadav, Prashant. *American Journal of Law & Medicine*: 2008: 34(2+3): 225-256p.

Demanding individually safe drugs today: Overcoming the cross-labeling legal hurdle to pharmacogenomics. Sasjack, Scott. *American Journal of Law & Medicine*: 2008: 34(1): 7-40p.

Diabetes treatment and moral hazard. Klick, Jonathan & Stratmann, Thomas. *Journal of Law & Economics*: 2007: Aug. 50(3): 519-538p.

Ending drug registration apartheid: Taming data exclusivity and patent / registration linkage. Baker, Brook K. *American Journal of Law & Medicine*: 2008: 34(2+3): 303-344p.

Global access to health: Legal, business and policy obstacles. Iverson, Erik & Rabinovich, Regina. *American Journal of Law & Medicine*: 2008: 34(2+3): 97-106p.

Injury unto death: Occupational health and safety regulation health and safety regulations: A window on Malawi. *Comparative and International Law Journal of Southern Africa*: 2008: Mar. 41(1): 49-79p.

Patents without borders: The emerging global market for patients and the evolution of modern health care. Cortez, Nathan. *Indiana Law Journal*: 2008: Winter 83(1): 71-132p.

Should access to medicines and TRIPS flexibilities be limited to specific diseases? Outterson, Kevin. *American Journal of Law & Medicine*: 2008: 34(2+3): 279-302p.

Strategic patent licensing for public research organizations: Deploying restrictions and reservation clauses to promote medical R&D in developing countries. Evans, Gail E. *American Journal of Law & Medicine*: 2008: 34(2+3): 175-224p.

The limits of conscience: Moral clashes over deeply divisive healthcare procedures. Fretwell, Robin. *American Journal of Law & Medicine*: 2008: 34(1): 41-64p.

Think globally, prescribe locally: How rational pharmaceutical policy in the U.S. can improve global access to essential medicines. Kesselheim, Aaron S. *American Journal of Law & Medicine*: 2008: 34(2+3): 125-140p.

When disability isn't "just right": The entrenchment of the medical model of disability and the Goldilocks dilemma. Areheart, Bradley A. *Indiana Law Journal*: 2008: Winter 83(1): 181-232p.

When you reach a fork in the road, take it: Science and product development as linked paths. Keush, Gerald T. *American Journal of Law & Medicine*: 2008: 34(2+3): 141-150p.

House of Lords

Bishops in the House of Lords: A critical analysis. Harlow, Anna; Cranmer, Frank & Doe, Norman. *Public Law*: 2008(Autumn): 490-509p.

Human Rights

Beneath it all lies the principle of subsidiarity: The principle of subsidiarity in the African and European regional human rights system. Sibanda, S. *Comparative and International Law Journal*: 2007: Nov. 40(3): 425-448p.

Course of true human rights progress never did run smooth. Amann, Diane Marie. *Harvard Human Rights Journal*: 2008 (Summer): 21(2): 171-182p.

Ethnic profiling: A rising challenge for European Human rights law. De Schutter, Olivier & Ringelheim, Julie. *Modern Law Review*: 2008: May 71(3): 358-384p.

Human rights and nation-building in cross-cultural settings. Weston, Burns H. *Maine Law Review*: 2008: 60(2): 317-346p.

Human rights critique of European judicial review: Counter-terrorism sanctions. Almqvist, Jessica. *International & Comparative Law Quarterly*: 2008: Apr. 57(2): 303-332p.

Jessica Gonzales v. United States: An emerging model for domestic violence & human rights advocacy in the United States. Bettinger-Lopez, Caroline. *Harvard Human Rights Journal*: 2008 (Summer): 21(2): 183-196p.

Mythology of a human rights leader: How the United States has failed sexual minorities at home and abroad. Sobel, Stacey L. *Harvard Human Rights Journal*: 2008 (Summer): 21(2): 197-206p.

Information Technology

Freedom of association in a networked world: First amendment regulation of relational surveillance. Strandburg, Katherine J. *Boston College Law Review*: 2008: May 49(3): 741-822p.

Information and communication technologies and enforcement of intellectual property rights: A relationship perspective. Rao, P.M.; Borg, Erik A. & Klein, Joseph. *Journal of World Intellectual Property*: 2008: Mar. 11(2): 105-119p.

Wisconsin's public-records law: Preserving the presumption of complete public access in the age of electronic records. Holcomb, Leanne & Isaac, James. *Wisconsin Law Review*: 2008: 2008(3): 463-514p.

Insolvency

Beyond UNCITRAL: Alternatives to universality in transnational insolvency. Kipnis, Alexander M. *Denver Journal of International Law and Policy*: 2008 (Spring): 36(2): 155-190p.

Insurance

Doctrine of efficient proximate cause, the Katrina disaster, prosser's folly, and the third restatement of torts: Cracking the conundrum. Lavitt, Joseph. *Loyola Law Review*: 2008 (Spring): 54(1): 1-64p.

Fraudulent insurance claims: Recent legal developments. Tarr, Julie-Anne R. *Journal of Business Law*: 2008: (2): 139-157p.

Reforming non-disclosure in insurance law: The Australian experience. Lewins, Kate. *Journal of Business Law*: 2008: (2): 158-178p.

Intellectual Property

Access to medicines, BRICS alliances, and collective actions. Yiu, Peter K. *American Journal of Law & Medicine*: 2008: 34(2+3): 345-394p.

Ambush marketing and the protection of the trade marks of international sports organizations: A comparative view. Kelbrick, R. *Comparative and International Law Journal of Southern Africa*: 2008: Mar. 41(1): 24-48p.

Beat should not go on: Resisting early calls for further extensions of copyright duration. Langvardt, Arlen W. *Penn State Law Review*: 2008 (Winter): 112(3): 783-812p.

Biotechnological patents in Europe: Functions of recombinant DNA and expressed protein and satisfaction of the industrial applicability requirement. Aerts, R.J. *IIC International Review of Intellectual Property and Competition Law*: 2008: 39(3): 282-306p.

Copyright infringement without copying: Reflections on the Theberge case. Afori, Orit Fischman. *Ottawa Law Review*: 2007-2008: 39(1): 23-62p.

Copyrights, federalism, and the private constitutionality of Canada's private copying levy. Jeremy F. de Beer. *McGill Law Journal*: 2006 (Winter): 51(4): 735-764p.

Ending drug registration apartheid: Taming data exclusivity and patent / registration linkage. Baker, Brook K. *American Journal of Law & Medicine*: 2008: 34(2+3): 303-344p.

Information and communication technologies and enforcement of intellectual property rights: A relationship perspective. Rao, P.M.; Borg, Erik A. & Klein, Joseph. *Journal of World Intellectual Property*: 2008: Mar. 11(2): 105-119p.

Intellectual property and development at WHO and WIPO. Lerner, Jack. *American Journal of Law & Medicine*: 2008: 34(2+3): 257-278p.

Intellectual property for market experimentation. Abramowicz, Michael & Duffy, John F. *New York University Law Review*: 2008: May 83(2): 337-410p.

Intellectual property protection for plant varieties in Jordan. *Journal of World Intellectual Property*: 2008: Mar. 11(2): 120-138p.

International nonproprietary names and trademarks: A public health perspective. Gopakumar, Kappoori, M. & Syam, Nirmalya. *Journal of World Intellectual Property*: 2008: Mar. 11(2): 63-104p.

Limiting the trade-mark monopoly: The nature of infringing use. Rutherford, B.R. *Comparative and International Law Journal*: 2007: Nov. 40(3): 449-471p.

Optimising the utilization of information and technology under intellectual Property regimes: An Indonesian perspective. Haq, H. ul. *IIC International Review of Intellectual Property and Competition Law*: 2008: 39(3): 259-281p.

Overview of Turkish case-law on trademark disputes with special consideration regarding the rules of the European Court of justice. Celik, F.H. Sehirali. *IIC International Review of Intellectual Property and Competition Law*: 2008: 39(3): 323-350p.

Patents without borders: The emerging global market for patients and the evolution of modern health care. Cortez, Nathan. *Indiana Law Journal*: 2008: Winter 83(1): 71-132p.

Re-evaluating declaratory judgment jurisdiction in intellectual property disputes. Ritchie de Larena, Lorelei. *Indiana Law Journal*: 2008 (Summer): 83(3): 957-996p.

Revisiting anticommons and blockings in the biotechnology industry: A view from competition law analysis. See, Eng Teong. *Journal of World Intellectual Property*: 2008: May 11(3): 139-175p.

Scope of process patents in farm animal breeding. Tvedt, Morten Walloe & Finckenhagen, Magnus. *Journal of World Intellectual Property*: 2008: May 11(3): 203-228p.

Select issues and debates around geographical indications with particular reference to India. Das, Kasturi. *Journal of World Trade*: 2008: Jun. 42(3): 461-508p.

Shifting common spaces of plant genetics resources in the international regulation of property. Roa-Rodriguez, Carolina & Dooren, Thom Van. *Journal of World Intellectual Property*: 2008: May 11(3): 176-202p.

Should access to medicines and TRIPS flexibilities be limited to specific diseases? Outterson, Kevin. *American Journal of Law & Medicine*: 2008: 34(2+3): 279-302p.

Strategic patent licensing for public research organizations: Deploying restrictions and reservation clauses to promote medical R&D in developing countries. Evans, Gail E. *American Journal of Law & Medicine*: 2008: 34(2+3): 175-224p.

Trust me: Patent offices in developing countries. Drahos, Peter. *American Journal of Law & Medicine*: 2008: 34(2+3): 151-174p.

Wrongful patents enforcement: Threats and post-infringement invalidity in comparative perspective. Heath, C. *IIC International Review of Intellectual Property and Competition Law*: 2008: 39(3): 307-322p.

Interest

Interest on money claims: The restitutionary award. Sutton, Richard. *New Zealand Universities Law Review*: 2007: Jun. 23(1): 34-58p.

International Commercial Arbitration

Application of the Lex Mercatoria in International Commercial Arbitration. Pryles, Michael. *University of New South Wales Law Journal*: 2008: 31(1): 319-329p.

International Criminal Court

Is justice delayed at the international criminal tribunals? Meernik, James & Aloisi, Rosa. *Judicature*: 2008: May-Jun. 91(6): 276-287p.

International Criminal Law

Transnational justice and the ICC: In the interest of justice? Dukic,

Drazan. *International Review of the Red Cross*: 2007: Sep. 89(867): 691-718p.

International Humanitarian Law

In truth the Leitmotiv: The prohibition of torture and other forms of ill-treatment in international humanitarian law. Droege, Cordula. *International Review of the Red Cross*: 2007: Sep. 89(867): 515-542p.

Jungle justice: Passing sentence on the equality of belligerents in non-international armed conflict. Somer, Jonathan. *International Review of the Red Cross*: 2007: Sep. 89(867): 655-690p.

Voluntary human shields: Status-less in the crosshairs? Bosch, S. *Comparative and International Law Journal*: 2007: Nov. 40(3): 322-349p.

International Law

Conclusion of international agreements by the European union in the context of the ESDP. Sari, Aurel. *International & Comparative Law Quarterly*: 2008: Jan. 57(1): 53-86p.

Facilitating cross-border debt recovery: The European payment orders and small claims regulations. Fiorini, Aude. *International & Comparative Law Quarterly*: 2008: Apr. 57(2): 449-464p.

International law fights terrorism in the Muslim world: A middle eastern perspective. Hassanien, Mohamed R. *Denver Journal of International Law and Policy*: 2008 (Spring): 36(2): 221-253p.

Investment treaties and general international law. McLachlan, Campbell. *International & Comparative Law Quarterly*: 2008: Apr. 57(2): 361-402p.

Judging in splendid isolation. Provost, Rene. *American Journal of Comparative Law*: 2008 (Winter): 56(1): 125-172p.

Legislation and adjudication in the UN security council: Bringing down the deliberative deficit. Johnstone, Ian. *American Journal of International Law*: 2008: Apr. 102(2): 275-308p.

New just war theory of the 20th century: The rebirth of Grotius and the United States. Yamauchi, Susumu. *Hitotsubashi Journal of Law and Politics*: 2008: Feb. 36: 1-20p.

Reclaiming democracy: The strategic uses of foreign and international law by national courts. Benvenisti, Eyal. *American Journal of International Law*: 2008: Apr. 102(2): 241-274p.

Respect for private and family life under Article 8 ECHR in immigration cases: A human right to regularize illegal stay? Thym, Daniel. *International & Comparative Law Quarterly*: 2008: Jan. 57(1): 87-112p.

Resurgence of the anti-suit injunction: The Brussels I regulations as a source of civil obligations. Dickinson, Andrew. *International & Comparative Law Quarterly*: 2008: Apr. 57(2): 465-474p.

Sovereignty and the changing nature of public international law towards a world law? Ferreira-Snyman, A. *Comparative and International Law Journal*: 2007: Nov. 40(3): 395-424p.

International Trade

Eco-labels and international trade: Problems and solutions at the WTO. Bonsi, Richard; Hammett, A.L. & Smith, Bob. *Journal of World Trade*: 2008: Jun. 42(3): 407-432p.

Exploring the link between trade and cultural protection in the context of anti-dumping. Lin, Tsai-Yu. *Journal of World Trade*: 2008: Jun. 42(3): 563-585p.

Ground handling services at airports as a trade barrier. Abeyratne, Ruwantissa. *Journal of World Trade*: 2008: Apr. 42(2): 261-278p.

India's quest for regional trade agreements: Challenges ahead. Farasat, Shadan. *Journal of World Trade*: 2008: Jun. 42(3): 433-460p.

Non-tariff barriers facing trade in selected environmental goods and associated services. Fliess, Barbara & Kim, Joy A. *Journal of World Trade*: 2008: Jun. 42(3): 509-534p.

Proliferation of free trade agreements: Bane or beauty? Trakman, Leon E. *Journal of World Trade*: 2008: Apr. 42(2): 367-388p.

Regulatory cooperation: A subject of bilateral trade negotiations or even for the WTO? Quick, Reinhard. *Journal of World Trade*: 2008: Jun. 42(3): 391-406p.

Single Euro Payments Area (SEPA) and its compatibility with the GATS disciplines on financial services. Vranes, Erich. *Journal of World Trade*: 2008: Jun. 42(3): 509-534p.

Trade in services: Does gravity hold? Walsh, Keith. *Journal of World Trade*: 2008: Apr. 42(2): 315-334p.

Treatment of profit in export market in antidumping duty proceedings. Kelly, Brain D. *Journal of World Trade*: 2008: Apr. 42(2): 299-314p.

Jewish Law

Jewish law: Deciphering the code by global process and analogy. Littman, Donna. *University of Detroit Mercy Law Review*: 2005(Summer): 82(4): 563-598p.

Judgments

Re-evaluating declaratory judgment jurisdiction in intellectual property

disputes. Ritchie de Larena, Lorelei. *Indiana Law Journal*: 2008 (Summer): 83(3): 957-996p.

Style of a skeptic: The opinions of Chief Justice Roberts. Ray, Laura Krugman. *Indiana Law Journal*: 2008 (Summer): 83(3): 997-1034p.

Judicial Independence

Relations between executive, judiciary and parliament: An evolving saga? Bradley. *Public Law*: 2008(Autumn): 470-489p.

Judicial Review

Arbitral injustice: Rethinking the manifest disregard standard for judicial review of awards. Weiskopf, Nicholas R. *University of Louisville Law Review*: 2007: 46(2): 283-312p.

Court, the constitution and the history of ideas. Geber, Scott D. *Vanderbilt Law Review*: 2007: May 61(4): 1067-1128p.

Judiciary

Does political bias in the judiciary matter?: Implications of judicial bias studies for legal and constitutional reform. Posner, Eric A. *University of Chicago Law Review*: 2008 (Spring): 75(2): 853-884p.

Have faith in your nominee? The role of candidate religious beliefs in Supreme Court selection politics. Nemacheck, Christine L. *Drake Law Review*: 2008 (Spring): 56(3): 705-728p.

Increasing importance of ideology in the nomination and confirmation of Supreme Court justices. Epstein, Lee; Seagal, Jeffrey A. & Westerland, Chad. *Drake Law Review*: 2008 (Spring): 56(3): 609-636p.

Moral judge. Swisher, Keith A. *Drake Law Review*: 2008 (Spring): 56(3): 637-678p.

National juries for national cases: Preserving citizen participation in large-scale litigation. Dooley, Laura G. *New York University Law Review*: 2008: May 83(2): 411-449p.

New face of justice: Joint Tribal-state jurisdiction. Wahwassuck, Corey. *Washburn Law Journal*: 2008 (Spring): Apr. 47(3): 733-756p.

Religious affiliation, personal beliefs, and the President's framing of judicial nominees. Holmes, Lisa M. *Drake Law Review*: 2008 (Spring): 56(3): 637-678p.

Selecting lower court federal judges on the basis of their policy views. Goldman, Sheldon. *Drake Law Review*: 2008 (Spring): 56(3): 729-752p.

Stepford justices: The need for experiential diversity on the Roberts court. O'Neill, Timothy P. *Oklahoma Law Review*: 2007 (Winter): 60(4): 701-736p.

Throwing stones: Cost/benefit analysis of judges being offensive to each other. Mason, Keith. *Australian Law Journal*: 2008: Apr. 82(4): 260-265p.

Verdict on juries. Hans, Valerie P. & Vidmar, Neil. *Judicature*: 2008: Mar.-Apr. 91(5): 226-231p.

Who is the most senior judge? Blom-Cooper, Louis. *Public Law*: 2008(Autumn): 413-414p.

Jurisprudence

Importance of delivery and possession in the passing of title. Merrett, Louise. *Cambridge Law Journal*: 2008: Jul. 67(2): 376-395p.

Is law really a social science? A view from comparative law. Samuel, Geoffrey. *Cambridge Law Journal*: 2008: Jul. 67(2): 288-321p.

Law fragments. Hartigan, Emily Albrink. *University of Detroit Mercy Law Review*: 2005(Summer): 82(4): 547-562p.

Legal humanism and law-as-integrity. Walters, Mark D. *Cambridge Law Journal*: 2008: Jul. 67(2): 352-375p.

Moral basis of American law: An hypothesis. Young, Stephen B. *University of Detroit Mercy Law Review*: 2005(Summer): 82(4): 649-686p.

Originalism and the problem of fundamental fairness. Wright, R. George. *Marquette Law Review*: 2008 (Spring): 91(3): 687-722p.

Property and Epikeia: Theory, life and practice in the Western Christian tradition. Richards, Peter Judson. *University of Detroit Mercy Law Review*: 2005(Summer): 82(4): 563-598p.

Prophets, priests, and Kings: John Milton and the reformation of rights and liberties in England. Witte, John. *Emory Law Journal*: 2008: 57(6): 1527-1604p.

Recovery of chattels in the common and civil law: Possession, bailment, and spoliation suits. Aitken, Lee. *Australian Law Journal*: 2008: Jun. 82(6): 379-391p.

Unbearable lightness of Christian legal scholarship. Skeel, David A. *Emory Law Journal*: 2008: 57(6): 1471-1526p.

When do facts persuade? Some thoughts on the market for empirical legal studies. Chambliss, Elizabeth. *Law And Contemporary Problems*: 2008 (Spring): 71(2): 17-40p.

Juvenile Justice

Judicial-mental health partnership to heal young children in juvenile court. Lederman, Cindy S. & Osofsky, Joy D. *Juvenile & Family Court Journal*: 2008: Spring 59(2): 15-26p.

Targeting underage drinking and driving in juvenile and domestic relations courts: The Reinforcing Alcohol Prevention (RAP) Program. Will, Kelli England & Sabo, Cynthia Shier. *Juvenile & Family Court Journal*: 2008: Spring 59(2): 39-50p.

Why medical child support is important and complex. Paikin, Susan F. & White, A. Ellen. *Juvenile & Family Court Journal*: 2008: Spring 59(2): 27-38p.

Labour Law

Educating workers about Labor rights and global wrongs through documentary film. Ansley, Fran. *Suffolk University Law Review*: 2008: 41(4): 715-730p.

In the cause of Union democracy. Goldberg, Michael J. *Suffolk University Law Review*: 2008: 41(4): 759-772p.

Making our work work. Forman, Jonathan Barry. *Suffolk University Law Review*: 2008: 41(4): 739-758p.

Psychiatric stress: An unacceptable cost to employers. Barrett, Brenda. *Journal of Business Law*: 2008: 1: 64-82p.

Working (with) workers: Implementing theory. Cherry, Miriam A. *Suffolk University Law Review*: 2008: 41(4): 731-738p.

Law

Is law really a social science? A view from comparative law. Samuel, Geoffrey. *Cambridge Law Journal*: 2008: Jul. 67(2): 288-321p.

Law & Ethics

Law, ethics and mystery. Hazard, Geoffrey C. *University of Detroit Mercy Law Review*: 2005(Summer): 82(4): 509-520p.

Law & Policy

Dolores umbridge and policy as legal magic. French, R.S. *Australian Law Journal*: 2008: May. 82(5): 322-332p.

Law & Society

Study of law and India's society: The Galanter factor. Moog, Robert. *Law And Contemporary Problems*: 2008 (Spring): 71(2): 129-138p.

Towards the next generation of Galanter-influenced scholars: The influential reach of a law-and-society founder. Krishnan, Jayanth K. & Macaulay, Stewart. *Law And Contemporary Problems*: 2008 (Spring): 71(2): i-vi p.

Law & Welfare State

Law after the welfare state: Formalism, functionalism, and the ironic turn of reflexive law. Zumbansen, Peer. *American Journal of Comparative Law*: 2008 (Summer): 56(3): 769-808p.

Leases

New Law of forfeiture of leases: More than a change of terminology? Gravells, Nigel P. *New Zealand Universities Law Review*: 2007: Jun. 23(1): 1-33p.

Legal Aid

Legal aid in Botswana: A problem in search of a solution. Quansah, E.K. *Comparative and International Law Journal*: 2007: Nov. 40(3): 509-525p.

Legal Education

Human nature as a new guiding philosophy for legal education and the profession. Kreiger, Lawrence S. *Washburn Law Journal*: 2008: Winter 47(2): 247-312p.

Measuring outcomes: Post-Graduation measures of success in the U.S. News & world Report law school rankings. Morriss, Andrew P. & Henderson, William D. *Indiana Law Journal*: 2008 (Summer): 83(3): 791-834p.

Legal Ethics

Lawfare and legal ethics in Guantanamo. Luban, David. *Stanford Law Review*: 2008: Apr. 60(6): 1981-2026p.

Legal Profession

Attorney gender gap in U.S. Supreme Court litigation. Sarver, Tammy A.; Kaheny, Erin B. & Szmer, John J. *Judicature*: 2008: Mar.-Apr. 91(5): 232-250p.

Elastic tournament: A second transformation of the big law firm. Galanter, Mark & Henderson, William. *Stanford Law Review*: 2008: Apr. 60(6): 1867-1930p.

Guardians adrift: The social anthropology of the corporate gatekeeper professions. McWilliams, Martin C. *University of Louisville Law Review*: 2007: 46(2): 225-282p.

Human nature as a new guiding philosophy for legal education and the profession. Kreiger, Lawrence S. *Washburn Law Journal*: 2008: Winter 47(2): 247-312p.

If you can't join 'Em, beat 'Em! The rise and fall of the black corporate law firm. Wilkins, David B. *Stanford Law Review*: 2008: Apr. 60(6): 1733-1802p.

In-house counsel and client legal privilege: The issue of independence. Westgarth, Stuart. *Australian Law Journal*: 2008: May. 82(5): 333-337p.

Introduction to legal profession in China in the year 2008. Clark, Gerard J. *Suffolk University Law Review*: 2008: 41(4): 833-850p.

Legal barriers to innovation: The growing economic cost of professional control over corporate legal markets. Hadfield, Gilian K. *Stanford Law Review*: 2008: Apr. 60(6): 1689-1732p.

Market for bad legal advice: Academic professional responsibility consulting as an example. Simon, William H. *Stanford Law Review*: 2008: Apr. 60(6): 1555-1604p.

Practice style and successful legal mobilization. Bloom, Anne. *Law And Contemporary Problems*: 2008 (Spring): 71(2): 1-16p.

Legal Realism

New legal realism. Miles, Thomas J. & Sunstein, Cass R. *University of Chicago Law Review*: 2008 (Spring): 75(2): 831-852p.

Letters of Credit

Non-documentary requirements in letters of credit transactions: What is the Bank's obligation today? Adodo, Ebenezer. *Journal of Business Law*: 2008: (2): 103-122p.

Maritime Law

Balancing of maritime interests in the Southern African oceans in light of the new international maritime security regime. Forrest, C. *Comparative and International Law Journal of Southern Africa*: 2008: Mar. 41(1): 1-23p.

Marriage

Question raised by Lawrence: Marriage, the Supreme Court and a written constitution. Wilkins, Richard G. & Nielsen, John. *North Dakota Law Review*: 2007: 83(4): 1393-1412p.

Media & Courts

Public access and media rules for administrative adjudicators in high-profile hearings. McNeil, Christopher B. *Judicature*: 2008: May-Jun. 91(6): 288-297p.

Mergers

Political economy of European merger control: Evidence using stock market data. Duso, Tomaso; Neven, Damien J. & Roller, Lars-Hendrik. *Journal of Law & Economics*: 2007: Aug. 50(3): 455-490p.

Military Law

Difference without distinctions: Boyle's Government contractor defense fails to recognize the critical differences between civilian and military plaintiffs and between military and non-military procurement. Watts, John L. *Oklahoma Law Review*: 2007 (Winter): 60(4): 647-700p.

Toward military rule? A critique of executive discretion to use the military in domestic emergencies. Gardina, Jackie. *Marquette Law Review*: 2008 (Summer): 91(4): 1027-1080p.

Misrepresentation

Same issues in misrepresentation. Koh, Pearlie. *Journal of Business Law*: 2008: (2): 123-138p.

Monopoly

False positives in identifying liability for exclusionary conduct: Conceptual error, business reality, and Aspen. Carstensen, Peter C. *Wisconsin Law Review*: 2008: 2008(2): 295-330p.

Is there a consensus on the antitrust treatment of single-firm conduct? Comanor, William S. *Wisconsin Law Review*: 2008: 2008(2): 387-404p.

Multijurisdictional regulation of monopoly in global market. Thumann, Henry C. *Wisconsin Law Review*: 2008: 2008(2): 261-268p.

Should developing countries worry about abuse of dominant power? Brusick, Philippe & Evenett, Simon J. *Wisconsin Law Review*: 2008: 2008(2): 269-294p.

Spectrum of monopolism: An introduction to the future of monopoly and monopolization. Foer, Albert A. *Wisconsin Law Review*: 2008: 2008(2): 225-230p.

Waterbed effect: Where buying and selling power come together. Dobson, Paul W. & Inderst, Roman. *Wisconsin Law Review*: 2008: 2008(2): 331-358p.

Murphy Trials

Reflections on the Murphy trials. Cowdery, Nicholas. *University of Queensland Law Journal*: 2008: 27(1): 5-22p.

Nation Building

Culture and custom in nation-building: Law in Afghanistan. Barfield, Thomas. *Maine Law Review*: 2008: 60(2): 347-374p.

Development and nation-building: A framework for policy-oriented inquiry. Reisman, W. Michael. *Maine Law Review*: 2008: 60(2): 309-316p.

Gender and nation-building: Family law as legal architecture. Higgins, Tracy E. & Fink, Rachel P. *Maine Law Review*: 2008: 60(2): 375-408p.

Human rights and nation-building in cross-cultural settings. Weston, Burns H. *Maine Law Review*: 2008: 60(2): 317-346p.

Legal architecture of national-building: An introduction. Norchi, Charles H. *Maine Law Review*: 2008: 60(2): 281-308p.

Looking backward to address the future? Transnational justice, rising crime, and nation-building. Cavallaro, James L. *Maine Law Review*: 2008: 60(2): 461-476p.

Odious debts and nation-building: When the incubus departs. Buchheit, Lee C. & Gulati, G. Mitu. *Maine Law Review*: 2008: 60(2): 477-486p.

Refugees and internally displaced: A challenge to nation-building. Wallace, Rebecca M.M. & Quiroz, Diego. *Maine Law Review*: 2008: 60(2): 409-428p.

Role of banking system in nation-building. Douglas, John L. *Maine Law Review*: 2008: 60(2): 511-532p.

Role of Public interest groups in nation-building: A Maine Lawyer's experience in Mongolia. Spencer, Richard A. *Maine Law Review*: 2008: 60(2): 547-560p.

Volunteer lawyers and nation-building: Using experience to serve the world community. Berman, Jean C. *Maine Law Review*: 2008: 60(2): 533-536p.

National Security

Governance of the critical national infrastructure. Walker, Clive. *Public Law*: 2008: Summer: 323-352p.

Lapdogs, watchdogs, and scapegoats: The press and national security information. Papandrea, Mary-Rose. *Indiana Law Journal*: 2008: Winter 83(1): 233-306p.

Natural Resource Management

Data gaps in natural resource management: Sniffing for leaks along the information pipeline. Doremus, Holly. *Indiana Law Journal*: 2008: Spring 83(2): 407-464p.

Ombudsman

When putting things right goes wrong: Enforcing the recommendations of the Ombudsman. Kirkham, Richard; Thompson, Brian & Buck, Trevor. *Public Law*: 2008(Autumn): 510-530p.

Outsourcing

Rise of outsourcing in modern warfare: Sovereign power, private military actors, and the constitutive process. Nagan, Winston P. & Hammer, Craig. *Maine Law Review*: 2008: 60(2): 429-460p.

Parliamentary Privileges

Reforming parliamentary privilege in Queensland. Morgan, Daniel. *Australian Law Journal*: 2008: Jul. 82(7): 461-470p.

Pharmaceuticals

Trust me: Patent offices in developing countries. Drahos, Peter. *American Journal of Law & Medicine*: 2008: 34(2+3): 151-174p.

Pluralism

Justice in many rooms since Galanter: De-romanticizing legal pluralisms through the cultural defense. Sharafi, Mitra. *Law And Contemporary Problems*: 2008 (Spring): 71(2): 139-146p.

Practice & Procedure

What role for the court of appeal in granting leave to appeal to the House of Lords?. Blom-Cooper, Louis. *Public Law*: 2008: Summer: 203-204p.

Pragmatic Law

American Indian law codes: Pragmatic law and tribal identity. Cooter, Robert D. & Fikentscher, Wolfgang. *American Journal of Comparative Law*: 2008 (Winter): 56(1): 29-74p.

Failed law of Latin America. Esquirol, Jorge L. *American Journal of Comparative Law*: 2008 (Winter): 56(1): 75-124p.

Pre-Emptive Rights

Role of executor in context of pre-emptive rights provisions. Gleeson, Justin & Elliott, Michael. *Australian Law Journal*: 2008: Jun. 82(6): 392-396p.

Prime Minister

Prime Ministerial succession. Vennard, Andrew. *Public Law*: 2008: Summer: 302-322p.

Private International Law

Uncertainty factor in Canadian private international law. Castel, Jean-Gabriel. *McGill Law Journal*: 2007 (Autumn): 52(3): 555-574p.

Private Law

Anti-network. A comment on Annelise Riles. Auer, Marietta. *American Journal of Comparative Law*: 2008 (Summer): 56(3): 631-638p.

Anti-network: Private global governance, legal knowledge, and the legitimacy of the state. Riles, Annelise. *American Journal of Comparative Law*: 2008 (Summer): 56(3): 605-630p.

Beyond the state? Rethinking private law: Introduction to the Issue. *American Journal of Comparative Law*: 2008 (Summer): 56(3): 527-540p.

Contract regulation, with and without the state: Ruminations on rules and their sources. A comment on Jurgen Basedow. Snyder, David V. *American Journal of Comparative Law*: 2008 (Summer): 56(3): 723-742p.

Justice Callinan's judgments in private law: Story telling, legal coherence and corrective justice. Bryan, Michael. *University of Queensland Law Journal*: 2008: 27(1): 29-46p.

Limited autonomy of private law. Dagan, Hanoch. *American Journal of Comparative Law*: 2008 (Summer): 56(3): 809-834p.

Private law beyond the democratic order? On the legitimacy problem of private law "beyond the state". Rodl, Florian. *American Journal of Comparative Law*: 2008 (Summer): 56(3): 743-768p.

Private law without the state and during its formation. Donahue, Charles. *American Journal of Comparative Law*: 2008 (Summer): 56(3): 541-566p.

Public law, private law, and legal science. Saiman, Chaim. *American Journal of Comparative Law*: 2008 (Summer): 56(3): 691-702p.

Science of private law and the state in nineteenth century Germany. Haferkamp, Hans-Peter. *American Journal of Comparative Law*: 2008 (Summer): 56(3): 667-690p.

State as a foundation of private reasoning. Wendehorst, Christiane C. *American Journal of Comparative Law*: 2008 (Summer): 56(3): 567-604p.

State policies in private law? A comment on Hanoch Dagan. Teubner, Gunther. *American Journal of Comparative Law*: 2008 (Summer): 56(3): 835-844p.

State's private law and legal academia. Gordley, James. *American Journal of Comparative Law*: 2008 (Summer): 56(3): 639-654p.

State's private law and the economy: Commercial law as an amalgam of public and private rule-making. Basedow, Jurgen. *American Journal of Comparative Law*: 2008 (Summer): 56(3): 703-722p.

Professional Independence

Professional independence in the office of the Attorney General. Spaulding, Norman W. *Stanford Law Review*: 2008: Apr. 60(6): 1931-1980p.

Property Law

Divergence of security and property law in the European union: The need for action. Di Luigi, M. Cristina. *Journal of Business Law*: 2008: 6: 526-549p.

Public Interest Groups

Role of Public interest groups in nation-building: A Maine Lawyer's experience in Mongolia. Spencer, Richard A. *Maine Law Review*: 2008: 60(2): 547-560p.

Public Interest Litigation

Attorney General's standing to seek relief in the public interest: The evolving doctrine of parens patriae. Jones, Craig E. *Canadian Bar Review*: 2007: 86: 121-153p.

Public interest law: The movement at midwife. Rhode, Deborah L. *Stanford Law Review*: 2008: Apr. 60(6): 2027-2086p.

Public Utility Law

Is there a doctrine of Canadian public utility law? Vegh, George. *Canadian Bar Review*: 2007: 86: 319-335p.

Refugees

Human rights of failed asylum seekers in the United Kingdom. Sweeney, James A. *Public Law*: 2008: Summer: 277-301p.

Rights of Accused

Rights of the accused and constitutional protection in case of arrest in India. Sood, Jyoti Dogra. *Asia Law Review*: 2008: Jun. 5(1): 33-64p.

Road Traffic Management

Economic efficiency versus public choice: The case of property rights in road traffic management. Nash, Jonathan Remy. *Boston College Law Review*: 2008: May 49(3): 673-740p.

Rule of Law

Globalizing the rule of law: From economic globalization to globalizing the rule of law. Wang, Guiguo. *Asia Law Review*: 2008: Jun. 5(1): 1-32p.

Good, details, justice and the rule of law. Lawrence, Rabbi Jeremy. *Australian Law Journal*: 2008: Jun. 82(6): 377-378p.

Kenya and the rule of law: The perspective of two volunteers. Matthews, Kim & Coogan, William H. *Maine Law Review*: 2008: 60(2): 561-574p.

Measuring the rule of law in India: A volunteer lawyer's experience. McGill, Linda D. *Maine Law Review*: 2008: 60(2): 537-546p.

Resurrecting the rule of law in Liberia. Dube, Jim. *Maine Law Review*: 2008: 60(2): 575-586p.

Securities

Concentration-based merger tests and vertical market structure. Gans, Joshua S. *Journal of Law & Economics*: 2007: Nov. 50(4): 661-680p.

Did reform of prudent trust investment laws change trust portfolio allocation? Schanzenbach, Max M. & Sitkoff, Robert H. *Journal of Law & Economics*: 2007: Nov. 50(4): 681-712p.

Enhancing the accountability of credit rating agencies: The case for a disclosure-based approach. Rousseau, Stephane. *McGill Law Journal*: 2006 (Winter): 51(4): 617-664p.

Intensive care for the public corporation: Securities law, corporate governance and the reorganization process. Mendales, Richard E. *Marquette Law Review*: 2008 (Summer): 91(4): 917-978p.

Security Council

Legislation and adjudication in the UN security council: Bringing down the deliberative deficit. Johnstone, Ian. *American Journal of International Law*: 2008: Apr. 102(2): 275-308p.

Sentencing

Consistency and sentencing. Spigelman, J.J. *Australian Law Journal*: 2008: Jul. 82(7): 450-460p.

Correcting native American sentencing disparity post-booker. Droske, Timothy J. *Marquette Law Review*: 2008 (Spring): 91(3): 723-814p.

Reviewing the sentencing guidelines: Judicial politics, empirical evidence, and reform. Schanzenbach, Max M. & Tiller, Emerson H. *University of Chicago Law Review*: 2008 (Spring): 75(2): 715-760p.

Separation of Powers

Relations between executive, judiciary and parliament: An evolving saga? Bradley. *Public Law*: 2008(Autumn): 470-489p.

Sexual Offence

Fraud vitiating consent to sexual activity: Further confusion in the making. Gallavin, Chris. *New Zealand Universities Law Review*: 2007: Jun. 23(1): 87-110p.

Sovereignty

Sovereignty and the changing nature of public international law towards a world law? Ferreira-Snyman, A. *Comparative and International Law Journal*: 2007: Nov. 40(3): 395-424p.

Sports Law

Access or interests: Why brown has benefited African-American women more than Title IX. Dees, A. Jerome. *UMKC Law Review*: 2008 (Spring): 76(3): 625-642p.

Blurring the boundary lines between amateur and professional sports. Ferguson, Kenneth D. *UMKC Law Review*: 2008 (Spring): 76(3): 643-664p.

By education or commerce: The legal basis for the federal regulation of the economic structure of intercollegiate athletics. Mathewson, Alfred Dennis. *UMKC Law Review*: 2008 (Spring): 76(3): 597-624p.

Football coach contracts: What does the student-athlete have to do with it? Greene, Linda Sheryl. *UMKC Law Review*: 2008 (Spring): 76(3): 665-698p.

Head case: An agent's guide to protecting their NFL clients from concussions and associated risks. Mecham, Shane C. & Guskiewicz, Kevin M. *UMKC Law Review*: 2008 (Spring): 76(3): 699-710p.

Running against the wind: Sex discrimination in high school girl's cross country. Jonathan Little. *UMKC Law Review*: 2008 (Spring): 76(3): 711-726p.

Tort liability of coaches for injuries to professional athletes: Overcoming policy and doctrinal barriers. Davis, Timothy. *UMKC Law Review*: 2008 (Spring): 76(3): 571-596p.

Statute Law

Valuing laws as local amenities. Malani, Anup. *Harvard Law Journal*: 2008: Mar. 121(5): 1273-1331p.

Succession Law

Indian succession laws with special reference to the position of females: A model for South Africa? Rautenbach, C. *Comparative and International Law Journal of Southern Africa*: 2008: Mar. 41(1): 105-135p.

Suicide

Suicide on campus: The appropriate legal responsibility of college personnel. Massie, Ann MacLean. *Marquette Law Review*: 2008 (Spring): 91(3): 625-686p.

Summary Judgment

Responding to summary judgment. Shannon, Bradley Scott. *Marquette Law Review*: 2008 (Spring): 91(3): 815-838p.

Surveillance

Freedom of association in a networked world: First amendment regulation of relational surveillance. Strandburg, Katherine J. *Boston College Law Review*: 2008: May 49(3): 741-822p.

Sustainable Development

Sustainable development and market liberalism's shotgun wedding: Emissions trading under the Kyoto Protocol. Driesen, David M. *Indiana Law Journal*: 2008: Winter 83(1): 21-70p.

Taxation

Democracy and opportunity: A new paradigm in tax equity. Repetti, James R. *Vanderbilt Law Review*: 2007: May 61(4): 1129-1188p.

Incomplete global market for tax information. Dean, Steven A. *Boston College Law Review*: 2008: May 49(3): 605-672p.

Resolving double taxation: The concept place of effective management' analysed from a South African perspective. Oguttu, A.W. *Comparative and International Law Journal of Southern Africa*: 2008: Mar. 41(1): 80-104p.

Terrorism

Courts and conditions of uncertainty in times of crisis. Poole, Thomas. *Public Law*: 2008: Summer: 234-259p.

Impact of post-9/11 airport security measures on the demand for air travel. Blalock, Garrick; Kadiyali, Vrinda; Simon, Daniel H. *Journal of Law & Economics*: 2007: Nov. 50(4): 731-756p.

International law fights terrorism in the Muslim world: A middle eastern perspective. Hassanien, Mohamed R. *Denver Journal of International Law and Policy*: 2008 (Spring): 36(2): 221-253p.

Legislative role of the security council in its fight against terrorism: Legal, political and practical limits. Martinez, Luis Miguel Hinojosa. *International & Comparative Law Quarterly*: 2008: Apr. 57(2): 333-360p.

Torture of terrorist? Use of torture in a war against terrorism: Justifications, methods and effects. The case of France in Algeria, 1954-1962. Branche, Raphaele. *International Review of the Red Cross*: 2007: Sep. 89(867): 543-560p.

Torts Law

Justice Callinan's contribution to the law of torts. Taylor, Greg. *University of Queensland Law Journal*: 2008: 27(1): 91-118p.

Liberalizing effects of tort: How corporate complicity liability under the alien torts statute advances constructive engagement. Herz, Richard L. *Harvard Human Rights Journal*: 2008 (Summer): 21(2): 207-240p.

Method and fit: Two problem for contemporary philosophies of tort law. *McGill Law Journal*: 2007 (Winter): 52(4): 605-656p.

Rome II and tort conflicts: A missed opportunity. Symeonides, Symeon C. *American Journal of Comparative Law*: 2008 (Winter): 56(1): 173-222p.

Torture

Behind the mortal bone: The (in) effectiveness of torture. Bell, Jeannine. *Indiana Law Journal*: 2008: Winter 83(1): 339-362p.

Black letter abuse: The US legal response to torture since 9/11. Ross, James. *International Review of the Red Cross*: 2007: Sep. 89(867): 561-590p.

Civilization and torture: Beyond the medical and psychiatric approach. Vinar, Marcelo N. *International Review of the Red Cross*: 2007: Sep. 89(867): 619-634p.

In truth the Leitmotiv: The prohibition of torture and other forms of ill-treatment in international humanitarian law. Droege, Cordula. *International Review of the Red Cross*: 2007: Sep. 89(867): 515-542p.

Physician and torture: Lessons from the Nazi doctors. Grodin, Michael A. & Annas, George J. *International Review of the Red Cross*: 2007: Sep. 89(867): 635-654p.

Torture of terrorist? Use of torture in a war against terrorism: Justifications, methods and effects. The case of France in Algeria, 1954-1962. Branche, Raphaëlle. *International Review of the Red Cross*: 2007: Sep. 89(867): 543-560p.

Worst scars are in the mind: Psychological torture. Reyes, Hernan. *International Review of the Red Cross*: 2007: Sep. 89(867): 591-618p.

Trademarks

International nonproprietary names and trademarks: A public health perspective. Gopakumar, Kappoori, M. & Syam, Nirmalya. *Journal of World Intellectual Property*: 2008: Mar. 11(2): 63-104p.

Limiting the trade-mark monopoly: The nature of infringing use. Rutherford, B.R. *Comparative and International Law Journal*: 2007: Nov. 40(3): 449-471p.

Overview of Turkish case-law on trademark disputes with special consideration regarding the rules of the European Court of justice. Celik, F.H. Sehirali. *IIC International Review of Intellectual Property and Competition Law*: 2008: 39(3): 323-350p.

Unjust Enrichment

Constructive trusts: A new model for equity and unjust enrichment. Etherton, Terence. *Cambridge Law Journal*: 2008: Jul. 67(2): 265-287p.

Water

Testing the waters: Jurisdictional and policy aspects of the continuing failure to remedy drinking water quality on first nation reserves. MacIntosh, Constance. *McGill Law Journal*: 2007 (Winter): 52(4): 63-98p.

White Collar Crime

Corrupting the harm requirement in white collar crime. Mills, David & Weisberg, Robert. *Stanford Law Review*: 2008: Mar. 60(5): 1447-1458p.

Witness

Blindness of the eye-witness. Coyle, Ian R.; Field, David & Miller, Glen. *Australian Law Journal*: 2008: Jul. 82(7): 471-498p.

Pre-trial defence rights and the fair use of eyewitness identification procedures. Roberts, Andrew. *Modern Law Review*: 2008: May 71(3): 331-357p.

World Health Organization

Intellectual property and development at WHO and WIPO. Lerner, Jack. *American Journal of Law & Medicine*: 2008: 34(2+3): 257-278p.

World Trade Organization

Case for incorporating scientists and technicians in WTO panels. Iynedjian, Marc. *Journal of World Trade*: 2008: Apr. 42(2): 279-298p.

Private appeals to WTO Law: An update. Bronckers, Marco. *Journal of World Trade*: 2008: Apr. 42(2): 245-260p.

World Trade Organization and legitimacy: Evolving a framework for bridging the democratic deficit. Singh, Rahul. *Journal of World Trade*: 2008: Apr. 42(2): 347-366p.