

Roesler, Shannon M. State standing to challenge federal authority in the modern administrative state. 91 Wash. L. Rev. 637-702 (2016).

Note. Major question objections. 129 Harv. L. Rev. 2191-2212 (2016).

ADMARLTY

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Tulane Maritime Law Journal

Brennan, Kyle M. Student article. All things visible and invisible: the location of intangible property for Rule B attachment purposes. 35 Miss. C.L. Rev. 240-265 (2016).

AGRICULTURE LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Drake Journal of Agricultural Law


Kennedy, Angela. Comment. Sustainable constitutional growth? The “right to farm” and Missouri’s review of constitutional amendments. 81 Mo. L. Rev. 205-250 (2016).

AIR AND SPACE LAW


ANIMAL LAW


ARTS AND ENTERTAINMENT

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Columbia Journal of Law & the Arts


BANKING AND FINANCE

Brennan, Kyle M. Student article. All things visible and invisible: the location of intangible property for Rule B attachment purposes. 35 Miss. C.L. Rev. 240-265 (2016).


Orozco, Adriel D. Note. The judicial expansion of an old tool to combat predatory lending in New Mexico. 46 N.M. L. Rev. 191-216 (2016).


Solnes, Valgerdur. How to deal with the collapse of a banking system the Icelandic way: restriction of property rights in the interest of economic policy and government forbearance. 22 Colum. J. Eur. L. 483-528 (2016).


BANKRUPTCY LAW


BIOGRAPHY

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
New England Law Review


CURRENT INDEX TO LEGAL PERIODICALS
Page 3
November 4, 2016

(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

BUSINESS ORGANIZATIONS

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Washington University Law Review

Jacobs, Cody J. If corporations are people, why can’t they play tag? 46 N.M.L. Rev. 1-42 (2016).

Larson, Tyler. Note. I’m a real boy: imputing racial identity to corporations for racial discrimination standing. 54 U. Louisville L. Rev. 483-504 (2016).


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

CIVIL RIGHTS, GENERALLY

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Boston College Journal of Law & Social Justice
Stanford Journal of Civil Rights & Civil Liberties


COMMERCIAL LAW

Brennan, Kyle M. Student article. All things visible and invisible: the location of intangible property for Rule B attachment purposes. 35 Miss. C.L. Rev. 240-265 (2016).

Corley, Morgan A. Note. The need for an international convention on data privacy: taking a cue from the CISG. 41 Brook. J. Int’l L. 721-779 (2016).


COMMUNICATIONS LAW


Cooper, Peter W. Comment. The right to be virtually clothed. 91 Wash. L. Rev. 817-846 (2016).

Couch, Jordan L. Additively manufacturing a better life: how 3D printing can change the world without changing the law. 51 Gonz. L. Rev. 517-543 (2015/16).


DeLateur, Monica J. Student article. From Craigslist to Backpage.com: conspiracy as a strategy to prosecute third-party websites for sex trafficking. 56 Santa Clara L. Rev. 531-592 (2016).


Kellerhouse, Lauren. Note. Comment 8 of Rule 1.1: the implications of technological competence on investigation, discovery, and client security. 40 J. Legal Prof. 291-304 (2016).


Sienty, Anastazia. Comment. E-mail service in New York State. 36 Pace L. Rev. 998-1016 (2016).

COMPARATIVE AND FOREIGN LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Brooklyn Journal of International Law
Columbia Journal of European Law

Christensen, Cameron. Comment. Forced marriage at the Cambodian crossroads: ECCC can develop a new crime against humanity. 2015 BYU L. Rev. 1825-1845.

Eyal, Nili K. The right for autonomy, the duty of disclosure and public health considerations — the 2013 polio crisis in Israel as a case study. 36 Pace L. Rev. 908-969 (2016).


Lerner, Renée Lettow. How the creation of appellate courts in England and the United States limited judicial comment on evidence to the jury. 40 J. Legal Prof. 215-269 (2016).


Todd, Margo. ‘For eschewing of trouble and exorbitant expense’: arbitration in the early modern British Isles. 2016 J. Disp. Resol. 7-18.


CONFLICT OF LAWS

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Creighton Law Review


Glass, Benjamin M. Note. The best of both worlds: the Fifth Circuit’s interpretation of “within reasonable contemplation” provides important discovery opportunities for international maritime litigants. 40 Tul. Mar. L.J. 519-530 (2016).


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

CONSTITUTIONAL LAW, GENERALLY

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Brigham Young University Law Review


Greendorfer, Marc A. After Obergefell: dignity for the Second Amendment. 35 Miss. C.L. Rev. 128-147 (2016).


Kennedy, Angela. Comment. Sustainable constitutional growth? The “right to farm” and Missouri’s review of constitutional amendments. 81 Mo. L. Rev. 205-250 (2016).


Roesler, Shannon M. State standing to challenge federal authority in the modern administrative state. 91 Wash. L. Rev. 637-702 (2016).

Wyman, Matthew E. Comment. Strict scrutiny and improper implementation: an overview of voter ID laws and why Pennsylvania’s was struck down. 25 Widener L.J. 253-288 (2016).


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

CONSUMER PROTECTION LAW

Orozco, Adriel D. Note. The judicial expansion of an old tool to combat predatory lending in New Mexico. 46 N.M. L. Rev. 191-216 (2016).

CONTRACTS


COURTS


CRIMINAL LAW AND PROCEDURE


Fox, Dov and Alex Stein. Constitutional retroactivity in criminal procedure. 91 Wash. L. Rev. 463-514 (2016).


Oakley, Cameron. Note. You might have the right to remain silent: an erosion of the Fifth Amendment with the use of pre-arrest silence. 49 Creighton L. Rev. 589-623 (2016).


Stallion, Kristen L. Note. No less a victim: a call to Governor Nixon to grant clemency to two Missouri women. 81 Mo. L. Rev. 287-307 (2016).

Taggart, Christopher P. Retributivism, agency, and the voluntary act requirement. 36 Pace L. Rev. 645-735 (2016).


DISABILITY LAW

Caulfield, Sean. Note. She works hard for the money wherever she is: the need to abandon the physical presence presumption in telecommunication cases following EEOC v. Ford. 61 Vill. L. Rev. 261-286 (2016).


DISASTER LAW

Casado Pérez, Vanessa. All dried out: how responses to drought make droughts worse. 51 Tulsa L. Rev. 731-757 (2016).


DISPUTE RESOLUTION

For more on this subject see the Tables of Contents of Indexed Law Reviews for:

Journal of Dispute Resolution


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

DOMESTIC RELATIONS


Figueroa, Laura. The slow, yet long-anticipated death of DOMA and its impact on immigration law—where are we two years later? 18 Scholar 477-500 (2016).


Rucker, Candice L. Note. Whose line is it anyway?: McDonald v. McDonald and the substantive use of the guardian ad litem’s testimonial hear say in Mississippi chancery court proceedings. 35 Miss. C.L. Rev. 101-127 (2016).

Serrato, Courtney Comment. How reasonable are reasonable efforts for the children of incarcerated parents? 46 Golden Gate U. L. Rev. 177-197 (2016).

Stallion, Kristen L. Note. No less a victim: a call to Governor Nixon to grant clemency to two Missouri women. 81 Mo. L. Rev. 287-307 (2016).

ECONOMICS

For more on this subject see the Tables of Contents of Indexed Law Reviews for:

Washington University Law Review


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

**EDUCATION LAW**

Dudley, Sara F. Comment. Paved with good intentions: Title IX sexual assault proceedings and the creation of admissible victim statements. 46 Golden Gate U. L. Rev. 117-151 (2016).


Lozano, Larissa M. Note. A ‘substantial and material’ refinement of Tinker. 46 N.M. L. Rev. 171-190 (2016).


**ELECTIONS AND VOTING**

For more on this subject see the Tables of Contents of Indexed Law Reviews for:

Kansas Journal of Law & Public Policy

Kennedy, Angela. Comment. Sustainable constitutional growth? The “right to farm” and Missouri’s review of constitutional amendments. 81 Mo. L. Rev. 205-250 (2016).

Wyman, Matthew E. Comment. Strict scrutiny and improper implementation: an overview of voter ID laws and why Pennsylvania’s was struck down. 25 Widener L.J. 253-288 (2016).


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

**EMPLOYMENT PRACTICE**

For more on this subject see the Tables of Contents of Indexed Law Reviews for:

Berkeley Journal of Employment and Labor Law

Caulfield, Sean. Note. She works hard for the money wherever she is: the need to abandon the physical presence presumption in telecommunication cases following EEOC v. Ford. 61 Vill. L. Rev. 261-286 (2016).


**ENERGY AND UTILITIES LAW**

For more on this subject see the Tables of Contents of Indexed Law Reviews for:

Denver Journal of International Law and Policy


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)
ENVIRONMENTAL LAW


Salvemini, Maria. Note. Hickory dickory dock, the New Jersey Supreme Court stops the clock: legislature must reform the Spill Act following Morristown Associates v. Grant Oil. 61 Vill. L. Rev. 351-376 (2016).


(FOR CONTENTS SEE THE TABLES OF CONTENTS OF INDEXED LAW REVIEWS FOR THIS JOURNAL.)

EVIDENCE


Imwinkelried, Edward J. The case for the present sense impression hearsay exception: the relevance of the original version of Federal Rule of Evidence 803 to Judge Posner’s criticism of the exception. 54 U. Louisville L. Rev. 455-481 (2016).


Rucker, Candice L. Note. Whose line is it anyway?: McDonald v. McDonald and the substantive use of the guardian ad litem’s testimonial hearsay in Mississippi chancery court proceedings. 35 Miss. C.L. Rev. 101-127 (2016).


FIRST AMENDMENT


Lozano, Larissa M. Note. A ‘substantial and material’ refinement of Tinker. 46 N.M.L. Rev. 171-190 (2016).


FOOD AND DRUG LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:

Drake Journal of Agricultural Law

Eyal, Nili K. The right for autonomy, the duty of disclosure and public health considerations — the 2013 polio crisis in Israel as a case study. 36 Pace L. Rev. 908-969 (2016).

CURRENT INDEX TO LEGAL PERIODICALS
Page 9
November 4, 2016

GENDER

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
New England Law Review


Christensen, Cameron. Comment. Forced marriage at the Cambodian crossroads: ECCC can develop a new crime against humanity. 2015 BYU L. Rev. 1825-1845.


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

HEALTH LAW AND POLICY


Eyal, Nili K. The right for autonomy, the duty of disclosure and public health considerations — the 2013 polio crisis in Israel as a case study. 36 Pace L. Rev. 908-969 (2016).


Kulwicki, Brandon S. It’s five o’clock; do you know where your records are? Obligations of individuals and entities to secure protected health information. 18 SMU Sci. & Tech. L. Rev. 455-480 (2015).


Note. OSHA’s feasibility policy: the implications of the “infeasibility” of respirators. 129 Harv. L. Rev. 2235-2256 (2016).

HOUSING LAW


HUMAN RIGHTS LAW

Christensen, Cameron. Comment. Forced marriage at the Cambodian crossroads: ECCC can develop a new crime against humanity. 2015 BYU L. Rev. 1825-1845.


Solnes, Valgerdur. How to deal with the collapse of a banking system the Icelandic way: restriction of property rights in the interest of economic policy and government forbearance. 22 Colum. J. Eur. L. 483-528 (2016).


IMMIGRATION LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Scholar: St. Mary’s Law Review on Race and Social Justice

Ellison, Charles Shane. Being deprived of the right to effective counsel in removal proceedings: why the Eighth Circuit’s
decision in Rafiyev must be overturned. 49 Creighton L. Rev. 523-554 (2016).

**INDIAN AND ABORIGINAL LAW**

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Public Land & Resources Law Review


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

**INFORMATION PRIVACY**

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
SMU Science and Technology Law Review

Cooper, Peter W. Comment. The right to be virtually clothed. 91 Wash. L. Rev. 817-846 (2016).

Corley, Morgan A. Note. The need for an international convention on data privacy: taking a cue from the CISG. 41 Brook. J. Int’l L. 721-779 (2016).


Kellerhouse, Lauren. Note. Comment 8 of Rule 1.1: the implications of technological competence on investigation, discovery, and client security. 40 J. Legal Prof. 291-304 (2016).


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

**INSURANCE LAW**


**INTELLECTUAL PROPERTY LAW**

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Columbia Journal of Law & the Arts Fordham Intellectual Property, Media & Entertainment Law Journal


Couch, Jordan L. Additively manufacturing a better life: how 3D printing can change the world without changing the law. 51 Gonz. L. Rev. 517-543 (2015/16).


INTERNATIONAL LAW

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Brigham Young University Law Review
Brooklyn Journal of International Law
Columbia Journal of European Law
Denver Journal of International Law and Policy


(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)

INTERNATIONAL TRADE

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Columbia Journal of European Law


Corley, Morgan A. Note. The need for an international convention on data privacy: taking a cue from the CISG. 41 Brook. J. Int’l L. 721-779 (2016).


JUDGES


Lerner, Renée Lettow. How the creation of appellate courts in England and the United States limited judicial comment on evidence to the jury. 40 J. Legal Prof. 215-269 (2016).


JURISDICTION

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
Environmental Law


Jacobs, Cody J. If corporations are people, why can’t they play tag? 46 N.M. L. Rev. 1-42 (2016).

Janssen, William M. Remands by deception. 81 Mo. L. Rev. 75-126 (2016).


(For contents see the **Tables of Contents of Indexed Law Reviews** for this journal.)

JURISPRUDENCE

For more on this subject see the **Tables of Contents of Indexed Law Reviews** for:
New England Law Review


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

**LABOR LAW**

For more on this subject see the *Tables of Contents of Indexed Law Reviews* for:


**JUVENILES**

Carmichael, Shauna.  The persecutor bar, former child soldiers, & lessons from research on child development.  18 Scholar 381-449 (2016).


Rucker, Candice L.  Note. Whose line is it anyway?: *McDonald v. McDonald* and the substantive use of the guardian ad litem’s testimonial hearsay in Mississippi chancery court proceedings.  35 Miss. C.L. Rev. 101-127 (2016).

Serrato, Courtney  Comment. How reasonable are reasonable efforts for the children of incarcerated parents?  46 Golden Gate U. L. Rev. 177-197 (2016).

LAND USE

Venteicher, Colten C. Note. TIF in Nebraska: is the Community Development Law broken or are proponents of reform merely playing a broken record on repeat? 49 Creighton L. Rev. 651-682 (2016).

LAW AND SOCIETY

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Boston College Journal of Law & Social Justice
Marquette Benefits & Social Welfare Law Review
Scholar: St. Mary’s Law Review on Race and Social Justice


LAW ENFORCEMENT


LEGAL ANALYSIS AND WRITING

Thornton, Karen D. Using the student-edited law review to teach critical professional skills. 40 J. Legal Prof. 163-185 (2016).

LEGAL EDUCATION

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
New England Law Review


Thornton, Karen D. Using the student-edited law review to teach critical professional skills. 40 J. Legal Prof. 163-185 (2016).


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

LEGAL HISTORY

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Journal of Dispute Resolution


Larson, Tyler. Note. I’m a real boy: imputing racial identity to corporations for racial discrimination standing. 54 U. Louisville L. Rev. 483-504 (2016).

Lerner, Renée Lettow. How the creation of appellate courts in England and the United States limited judicial comment on evidence to the jury. 40 J. Legal Prof. 215-269 (2016).


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)
LEGAL PROFESSION

For more on this subject see the Tables of Contents of Indexed Law Reviews for: Journal of the Legal Profession


LEGAL RESEARCH AND LIBRARIES

For more on this subject see the Tables of Contents of Indexed Law Reviews for: Legal Reference Services Quarterly

LEGISLATION


Janssen, William M. Remands by deception. 81 Mo. L. Rev. 75-126 (2016).


Salvemini, Maria. Note. Hickory dickory dock, the New Jersey Supreme Court stops the clock: legislature must reform the Spill Act following Morristown Associates v. Grant Oil. 61 Vill. L. Rev. 351-376 (2016).


Venteicher, Colten C. Note. TIF in Nebraska: is the Community Development Law broken or are proponents of reform merely playing a broken record on repeat? 49 Creighton L. Rev. 651-682 (2016).

MEDICAL JURISPRUDENCE


MILITARY, WAR, AND PEACE

Carmichael, Shauna. The persecutor bar, former child soldiers, & lessons from research on child development. 18 Scholar 381-449 (2016).


NATURAL RESOURCES LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for: Public Land & Resources Law Review


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

OIL, GAS, AND MINERAL LAW


Salvemini, Maria. Note. Hickory dickory dock, the New Jersey Supreme Court stops the clock: legislature must reform the Spill Act following Morristown Associates v. Grant Oil. 61 Vill. L. Rev. 351-376 (2016).

**POLITICS**

For more on this subject see the Tables of Contents of Indexed Law Reviews for:


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

**PRACTICE AND PROCEDURE**

For more on this subject see the Tables of Contents of Indexed Law Reviews for:


Dudley, Sara F. Comment. Paved with good intentions: Title IX sexual assault proceedings and the creation of admissible victim statements. 46 Golden Gate U. L. Rev. 117-151 (2016).

Glass, Benjamin M. Note. The best of both worlds: the Fifth Circuit’s interpretation of “with reasonable contemplation” provides important discovery opportunities for international maritime litigants. 40 Tul. Mar. L.J. 519-530 (2016).

Kellerhouse, Lauren. Note. Comment 8 of Rule 1.1: the implications of technological competence on investigation, discovery, and client security. 40 J. Legal Prof. 291-304 (2016).

Lerner, Renée Lettow. How the creation of appellate courts in England and the United States limited judicial comment on evidence to the jury. 40 J. Legal Prof. 215-269 (2016).


Salmon, John Thomas. Note. The duty of competence in e-discovery: examining California’s recent advisory opinion and how it could be applied in Alabama. 40 J. Legal Prof. 305-320 (2016).

Sienty, Anastazia. Comment. E-mail service in New York State. 36 Pace L. Rev. 998-1016 (2016).


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

**PRESIDENT/EXECUTIVE DEPARTMENT**

Cohen, Harlan Grant. The death of deference and the domestication of treaty law. 2015 BYU L. Rev. 1467-1497.

Jensen, Eric Talbot. Presidential pronouncements of customary international law as an alternative to the Senate’s advice and consent. 2015 BYU L. Rev. 1525-1554.

**PROFESSIONAL ETHICS**

For more on this subject see the Tables of Contents of Indexed Law Reviews for:


PROPERTY—PERSONAL AND REAL


Solnes, Valgerdur. How to deal with the collapse of a banking system the Icelandic way: restriction of property rights in the interest of economic policy and government forbearance. 22 Colum. J. Eur. L. 483-528 (2016).


Zedalis, Rex J. Do the property law principles of a personal “benefit” affecting the runnability of a “burden” and the rule against perpetuities render unenforceable promises to pay money when transferred land is used for specified energy activities? 51 Tulsa L. Rev. 759-775 (2016).

PSYCHOLOGY AND PSYCHIATRY


RACE AND ETHNICITY


Larson, Tyler. Note. I’m a real boy: imputing racial identity to corporations for racial discrimination standing. 54 U. Louisville L. Rev. 483-504 (2016).


RELIGION


REMEDIES


REPRODUCTION


RETIREMENT SECURITY


SCIENCE AND TECHNOLOGY

For more on this subject see the Tables of Contents of Indexed Law Reviews for: Fordham Intellectual Property, Media & Entertainment Law Journal Legal Reference Services Quarterly SMU Science and Technology Law Review

Couch, Jordan L. Additively manufacturing a better life: how 3D printing can change the world without changing the law. 51 Gonz. L. Rev. 517-543 (2015/16).


Kellerhouse, Lauren. Note. Comment 8 of Rule 1.1: the implications of technological competence on investigation, discovery, and client security. 40 J. Legal Prof. 291-304 (2016).


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)

SENTENCING AND PUNISHMENT


Fox, Dov and Alex Stein. Constitutional retroactivity in criminal procedure. 91 Wash. L. Rev. 463-514 (2016).

Kelmor, Kimberli. Inmate legal information requests analysis: empirical data to inform library purchases in correctional institutions. 35 Legal Ref. Serv. Q. 135-146 (2016).


Serrato, Courtney Comment. How reasonable are reasonable efforts for the children of incarcerated parents? 46 Golden Gate U. L. Rev. 177-197 (2016).


Taggart, Christopher P. Retributivism, agency, and the voluntary act requirement. 36 Pace L. Rev. 645-735 (2016).

SEX CRIMES

Christensen, Cameron. Comment. Forced marriage at the Cambodian crossroads: ECCC can develop a new crime against humanity. 2015 BYU L. Rev. 1825-1845.

Cooper, Peter W. Comment. The right to be virtually clothed. 91 Wash. L. Rev. 817-846 (2016).

DeLateur, Monica J. Student article. From Craigslist to Backpage.com: conspiracy as a strategy to prosecute third-party websites for sex trafficking. 56 Santa Clara L. Rev. 531-592 (2016).

Dudley, Sara F. Comment. Paved with good intentions: Title IX sexual assault proceedings and the creation of admissible victim statements. 46 Golden Gate U. L. Rev. 117-151 (2016).


SEXUAL ORIENTATION

Figueroa, Laura. The slow, yet long-anticipated death of DOMA and its impact on immigration law—where are we two years later? 18 Scholar 477-500 (2016).

Greendorfer, Marc A. After Obergefell: dignity for the Second Amendment. 35 Miss. C.L. Rev. 128-147 (2016).


SOCIAL WELFARE


SPORTS

Dennis, Tanya E. Note. Why is your grass greener than mine?: the need for legal reform to combat gender discrimination in professional sports. 50 New Eng. L. Rev. 347-380 (2016).


Mullineaux, Theresa. Note. The latest NFL fumble: using its Commissioner as the sole arbitrator. 2016 J. Disp. Resol. 229-244.


STATE AND LOCAL GOVERNMENT LAW


Kennedy, Angela. Comment. Sustainable constitutional growth? The “right to farm” and Missouri’s review of constitutional amendments. 81 Mo. L. Rev. 205-250 (2016).

SUPREME COURT OF THE UNITED STATES


Cohen, Harlan Grant. The death of deference and the domestication of treaty law. 2015 BYU L. Rev. 1467-1497.

Greendorfer, Marc A. After Obergefell: dignity for the Second Amendment. 35 Miss. C.L. Rev. 128-147 (2016).

Note. Major question objections. 129 Harv. L. Rev. 2191-2212 (2016).


TAX POLICY


TAXATION—FEDERAL


TAXATION—STATE AND LOCAL


Venteicher, Colten C. Note. TIF in Nebraska: is the Community Development Law broken or are proponents of reform merely playing a broken record on repeat? 49 Creighton L. Rev. 651-682 (2016).

TERRORISM


TORTS

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Tulane Maritime Law Journal


Krispin, Joe. Note. The Supreme Court of Missouri splashes with precedent in waterslide injury case. 81 Mo. L. Rev. 271-285 (2016).


TRADE REGULATION

Orozco, Adriel D. Note. The judicial expansion of an old tool to combat predatory lending in New Mexico. 46 N.M. L. Rev. 191-216 (2016).


WATER LAW

For more on this subject see the Tables of Contents of Indexed Law Reviews for:
Environmental Law
Public Land & Resources Law Review

Casado Pérez, Vanessa. All dried out: how responses to drought make droughts worse. 51 Tulsa L. Rev. 731-757 (2016).


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)


(For contents see the Tables of Contents of Indexed Law Reviews for this journal.)
CURRENT INDEX TO LEGAL PERIODICALS
Page 20
November 4, 2016

TABLES OF CONTENTS OF INDEXED LAW REVIEWS

19 BARRY LAW REVIEW,
NO. 2, SPRING, 2014.


37 BOSTON COLLEGE JOURNAL OF LAW & SOCIAL JUSTICE,
NO. 2, PP. 159-390, 2016.


2015 BRIGHAM YOUNG UNIVERSITY LAW REVIEW,
NO. 6, PP. 1467-1888.

The Restatement and Treaty Law. 2015 BYU L. Rev. 1467-1799.

Cohen, Harlan Grant. The death of deference and the domestication of treaty law. 2015 BYU L. Rev. 1467-1497.

Galbraith, Jean. What should the Restatement (Fourth) say about treaty interpretation? 2015 BYU L. Rev. 1499-1524.

Jensen, Eric Talbot. Presidential pronouncements of customary international law as an alternative to the Senate’s advice and consent. 2015 BYU L. Rev. 1525-1554.

Moore, David H. Treaties and the presumption against preemption. 2015 BYU L. Rev. 1555-1579.


37 BERKELEY JOURNAL OF EMPLOYMENT AND LABOR LAW,
NO. 1, PP. 1-176, 2016.


Vázquez, Carlos Manuel. Four problems with the draft Restatement’s treatment of treaty self-execution. 2015 BYU L. Rev. 1747-1799.


Christensen, Cameron. Comment. Forced marriage at the Cambodian crossroads: ECCC can develop a new crime against humanity. 2015 BYU L. Rev. 1825-1845.


Corley, Morgan A. Note. The need for an international convention on data privacy: taking a cue from the CISG. 41 Brook. J. Int’l L. 721-779 (2016).


Solnes, Valgerdur. How to deal with the collapse of a banking system the Icelandic way: restriction of property rights in the interest of economic policy and government forbearance. 22 Colum. J. Eur. L. 483-528 (2016).


CURRENT INDEX TO LEGAL PERIODICALS
Page 22
November 4, 2016

49 CREIGHTON LAW REVIEW,
NO. 3, JUNE, 2016.

Association of American Law Schools 110th Annual Meeting:


Borchers, Patrick J. An essay on predictability in choice-of
law doctrine and implications for a Third Conflicts
Restatement. 49 Creighton L. Rev. 495-505 (2016).

Reimann, Mathias. Choice-of-law codification in modern
Europe: the costs of multi-level law-making. 49 Creighton L.

Ellison, Charles Shane. Being deprived of the right to effective
counsel in removal proceedings: why the Eighth Circuit’s
decision in Rafiyev must be overturned. 49 Creighton L. Rev.
523-554 (2016).

Leverick, Fiona. Jury instructions on eyewitness identification

Oakley, Cameron. Note. You might have the right to remain
silent: an erosion of the Fifth Amendment with the use of pre-

Seals, Tyler S. Note. Immigrant entrepreneurs, the United States
visa system, and the Startup Act. 49 Creighton L. Rev. 625-649
(2016).

Venteicher, Colten C. Note. TIF in Nebraska: is the Community
Development Law broken or are proponents of reform merely
playing a broken record on repeat? 49 Creighton L. Rev. 651-682
(2016).

44 DENVER JOURNAL OF
INTERNATIONAL LAW AND POLICY,
NO. 3, SPRING, 2016.

48th Annual Sutton Colloquium: Sustainable Development and
Sustainable Energy. 44 Denv. J. Intl’l L. & Pol’y 323-427
(2016).

Guruswamy, Lakshman. Introduction to model laws on

Guruswamy, Lakshman, et al. Model Law on Lighting for
Developing Countries. 44 Denv. J. Intl’l L. & Pol’y 337-368
(2016).

Guruswamy, Lakshman, et al. Model Law on Lighting for
Developed Countries. 44 Denv. J. Intl’l L. & Pol’y 369-388
(2016).

Nanda, Ved P. The journey from the Millennium

Bruckner, Kristi Disney. Community Development

Kloewer, Brad. 2015 Leonard v.B. Sutton/Hague Academy
International Essay winner. The spaghetti bowl of preferential
trade agreements and the declining relevance of the WTO. 44

20 DRAKE JOURNAL
OF AGRICULTURAL LAW,
NO. 3, FALL, 2015.

Byrd, Elizabeth S., Nicole J. Olynk Widmar and John G. Lee.
Non-amenable meat consumption, sale, and regulation: bison,
beef and Bambi, oh my! All meats are not created equal. 20

Moberly, Michael D. Old MacDonald hid a farm: examining
Arizona’s prospects for legalizing industrial hemp. 20 Drake J.

Ginty, Natalie. Note. SZ Enterprises v. Iowa Utilities Board:

Roland, Sara. Note. Food Safety Modernization Act’s produce
rules: is the increased flexibility actually a burden on the farmer?

Thali, Meret. Note. Missing childhood: how cultural norms and
government systems continue to support child labor in agriculture.

65 EMORY LAW JOURNAL,
NO. 5, PP. 1255-1444, 2016.

Zaring, David. Financial reform’s internationalism. 65 Emory

Manta, Irina D. and Cassandra Burke Robertson. Secret
jurisdiction. 65 Emory L.J. 1313-1361 (2016).

Northover, Alexander D. Comment. “Enough and as good” in the
intellectual commons: a Lockean theory of copyright and the
merger doctrine. 65 Emory L.J. 1363-1410 (2016).

Wood, Caroline. Comment. A reformation remedy for educators
professional liability insurance policies. 65 Emory L.J. 1411-
1443 (2016).


Dudley, Sara F. Comment. Paved with good intentions: Title IX sexual assault proceedings and the creation of admissible victim statements. 46 Golden Gate U. L. Rev. 117-151 (2016).


Couch, Jordan L. Additively manufacturing a better life: how 3D printing can change the world without changing the law. 51 Gonz. L. Rev. 517-543 (2015/16).


Note. Major question objections. 129 Harv. L. Rev. 2191-2212 (2016).


Note. OSHA’s feasibility policy: the implications of the “infeasibility” of respirators. 129 Harv. L. Rev. 2235-2256 (2016).

Recent cases. 129 Harv. L. Rev. 2257-2312 (2016).

Recent publications. 129 Harv. L. Rev. 2313-2316 (2016).


Mullineaux, Theresa. Note. The latest NFL fumble: using its Commissioner as the sole arbitrator. 2016 J. Disp. Resol. 229-244.


Todd, Margo. ‘For eschewing of trouble and exorbitant expense’: arbitration in the early modern British Isles. 2016 J. Disp. Resol. 7-18.


Oldham, James. The historically shifting sands of reasons to arbitrate. 2016 J. Disp. Resol. 41-54.


Medows, Deborah Beth. Networking: the power of kindness. 40 J. Legal Prof. vi-vii (2016).

Thornton, Karen D. Using the student-edited law review to teach critical professional skills. 40 J. Legal Prof. 163-185 (2016).


Lerner, Renée Lettow. How the creation of appellate courts in England and the United States limited judicial comment on evidence to the jury. 40 J. Legal Prof. 215-269 (2016).


Kellerhouse, Lauren. Note. Comment 8 of Rule 1.1: the implications of technological competence on investigation, discovery, and client security. 40 J. Legal Prof. 291-304 (2016).

Salmon, John Thomas. Note. The duty of competence in e-discovery: examining California’s recent advisory opinion and how it could be applied in Alabama. 40 J. Legal Prof. 305-320 (2016).

Meyers, Brandon Michael. Note. Addressing the boundaries of the legal profession’s monopoly through a model definition of the practice of law. 40 J. Legal Prof. 321-336 (2016).
Vance, Sara. Student compilation. Recent ethics opinions of significance. 40 J. Legal Prof. 337-343 (2016).

Scale, Corey G. Student compilation. Recent law review articles concerning the legal profession. 40 J. Legal Prof. 345-351 (2016).


35 LEGAL REFERENCE SERVICES QUARTERLY, NO. 2, APRIL-JUNE, 2016.


Kelmor, Kimberli. Inmate legal information requests analysis: empirical data to inform library purchases in correctional institutions. 35 Legal Ref. Serv. Q. 135-146 (2016).

17 MARQUETTE BENEFITS & SOCIAL WELFARE LAW REVIEW, NO. 1, FALL, 2015.


35 MISSISSIPPI COLLEGE LAW REVIEW, NO. 1, PP. 101-342, 2016.

Rucker, Candice L. Note. Whose line is it anyway?: McDonald v. McDonald and the substantive use of the guardian ad litem’s testimonial hearsay in Mississippi chancery court proceedings. 35 Miss. C.L. Rev. 101-127 (2016).

Greendorfer, Marc A. After Obergefell: dignity for the Second Amendment. 35 Miss. C.L. Rev. 128-147 (2016).


Brennan, Kyle M. Student article. All things visible and invisible: the location of intangible property for Rule B attachment purposes. 35 Miss. C.L. Rev. 240-265 (2016).


81 MISSOURI LAW REVIEW, NO. 1, WINTER, 2016.


Janssen, William M. Remands by deception. 81 Mo. L. Rev. 75-126 (2016).

Kennedy, Angela. Comment. Sustainable constitutional growth? The "right to farm" and Missouri’s review of constitutional amendments. 81 Mo. L. Rev. 205-250 (2016).


Krispin, Joe. Note. The Supreme Court of Missouri splashes with precedent in waterslide injury case. 81 Mo. L. Rev. 271-285 (2016).

Stallion, Kristen L. Note. No less a victim: a call to Governor Nixon to grant clemency to two Missouri women. 81 Mo. L. Rev. 287-307 (2016).


Mary Joe Frug Memorial Symposium. 50 New Eng. L. Rev. 269-318 (2016).


Dennis, Tanya E. Note. Why is your grass greener than mine?: the need for legal reform to combat gender discrimination in professional sports. 50 New Eng. L. Rev. 347-380 (2016).


Lozano, Larissa M. Note. A ‘substantial and material’ refinement of Tinker. 46 N.M. L. Rev. 171-190 (2016).

Orozco, Adriel D. Note. The judicial expansion of an old tool to combat predatory lending in New Mexico. 46 N.M. L. Rev. 191-216 (2016).


36 PACE LAW REVIEW, NO. 3, SPRING, 2016.

Taggart, Christopher P. Retributivism, agency, and the voluntary act requirement. 36 Pace L. Rev. 645-735 (2016).


Eyal, Nili K. The right for autonomy, the duty of disclosure and public health considerations — the 2013 polio crisis in Israel as a case study. 36 Pace L. Rev. 908-969 (2016).


Sienty, Anastazia. Comment. E-mail service in New York State. 36 Pace L. Rev. 998-1016 (2016).

37 PUBLIC LAND & RESOURCES LAW REVIEW, PP. 1-249, 2016.


Furlong, Wesley J. Student article. “Salmon is culture, and culture is salmon”: reexamining the implied right to habitat protection as a tool for cultural and ecological preservation. 37 Pub. Land & Resources L. Rev. 113-249 (2016).


DeLateur, Monica J. Student article. From Craigslist to Backpage.com: conspiracy as a strategy to prosecute third-party websites for sex trafficking. 56 Santa Clara L. Rev. 531-592 (2016).


Tran, Peter. Comment. The misclassification of employees and California’s latest confusion regarding who is an employee or an independent contractor. 56 Santa Clara L. Rev. 677-702 (2016).

Carmichael, Shauna. The persecutor bar, former child soldiers, & lessons from research on child development. 18 Scholar 381-449 (2016).


Figueroa, Laura. The slow, yet long-anticipated death of DOMA and its impact on immigration law—where are we two years later? 18 Scholar 477-500 (2016).

Larakers, Mary. Comment. The inevitability of human error and the INA 212(k) waiver: why immigrants should not bear the burden of a government mistake. 18 Scholar 501-538 (2016).


Kulwicki, Brandon S. It’s five o’clock; do you know where your records are? Obligations of individuals and entities to secure protected health information. 18 SMU Sci. & Tech. L. Rev. 455-480 (2015).


40 TULANE MARITIME LAW JOURNAL, NO. 2, SUMMER, 2016.


51 TULSA LAW REVIEW, NO. 3, SPRING, 2016.

Heintz, Alia Y. Editor’s note. 51 Tulsa L. Rev. vii (2016).


Casado Pérez, Vanessa. All dried out: how responses to drought make droughts worse. 51 Tulsa L. Rev. 731-757 (2016).

Zedalis, Rex J. Do the property law principles of a personal “benefit” affecting the runnability of a “burden” and the rule against perpetuities render unenforceable promises to pay money when transferred land is used for specified energy activities? 51 Tulsa L. Rev. 759-775 (2016).


Erratum. 51 Tulsa L. Rev. i (2016).

54 UNIVERSITY OF LOUISVILLE LAW REVIEW, NO. 3, WINTER, 2016.


Imwinkelried, Edward J. The case for the present sense impression hearsay exception: the relevance of the original version of Federal Rule of Evidence 803 to Judge Posner’s criticism of the exception. 54 U. Louisville L. Rev. 455-481 (2016).

Larson, Tyler. Note. I’m a real boy: imputing racial identity to corporations for racial discrimination standing. 54 U. Louisville L. Rev. 483-504 (2016).


CURRENT INDEX TO LEGAL PERIODICALS
Page 29
November 4, 2016

18 UNIVERSITY OF PENNSYLVANIA
JOURNAL OF BUSINESS LAW,
NO. 3, SPRING, 2016.


164 UNIVERSITY OF PENNSYLVANIA
LAW REVIEW,
NO. 5, APRIL, 2016.


61 VILLANOVA LAW REVIEW,


Caulfield, Sean.  Note. She works hard for the money wherever she is: the need to abandon the physical presence presumption in telecommunication cases following EEOC v. Ford. 61 Vill. L. Rev. 261-286 (2016).


Salvemini, Maria.  Note. Hickory dickory dock, the New Jersey Supreme Court stops the clock: legislature must reform the Spill Act following Morristown Associates v. Grant Oil. 61 Vill. L. Rev. 351-376 (2016).

91 WASHINGTON LAW REVIEW,
NO. 2, JUNE, 2016.


Fox, Dov and Alex Stein.  Constitutional retroactivity in criminal procedure. 91 Wash. L. Rev. 463-514 (2016).


Roesler, Shannon M.  State standing to challenge federal authority in the modern administrative state. 91 Wash. L. Rev. 637-702 (2016).


Cooper, Peter W.  Comment. The right to be virtually clothed. 91 Wash. L. Rev. 817-846 (2016).


