<table>
<thead>
<tr>
<th>title</th>
<th>volume</th>
<th>issue</th>
<th>date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brooklyn Journal of International Law</td>
<td>30</td>
<td>1</td>
<td>2004</td>
</tr>
<tr>
<td>Brooklyn Law Review</td>
<td>70</td>
<td>1</td>
<td>Fall 2004</td>
</tr>
<tr>
<td>Case Western Reserve Law Review</td>
<td>55</td>
<td>1</td>
<td>Fall 2004</td>
</tr>
<tr>
<td>Criminal Justice</td>
<td>19</td>
<td>4</td>
<td>Winter 2005</td>
</tr>
<tr>
<td>Family Law Quarterly</td>
<td>38</td>
<td>3</td>
<td>Fall 2004</td>
</tr>
<tr>
<td>Harvard Journal of Law &amp; Public Policy</td>
<td>28</td>
<td>1</td>
<td>Fall 2004</td>
</tr>
<tr>
<td>Georgetown Law Journal</td>
<td>92</td>
<td>6</td>
<td>August 2004</td>
</tr>
<tr>
<td>Journal of the Copyright Society of the USA</td>
<td>51</td>
<td>4</td>
<td>Summer 2004</td>
</tr>
<tr>
<td>Law and Contemporary Problems</td>
<td>67</td>
<td>4</td>
<td>Autumn 2004</td>
</tr>
<tr>
<td>Michigan Law Review</td>
<td>103</td>
<td>1</td>
<td>October 2004</td>
</tr>
<tr>
<td>Missouri Law Review</td>
<td>69</td>
<td>4</td>
<td>Fall 2004</td>
</tr>
<tr>
<td>Public Health Reports</td>
<td>119</td>
<td>6</td>
<td>Nov./Dec. 2004</td>
</tr>
<tr>
<td>Public Law</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Review of Litigation</td>
<td>24</td>
<td>1</td>
<td>Winter 2005</td>
</tr>
<tr>
<td>Student Lawyer</td>
<td>33</td>
<td>6</td>
<td>February 2005</td>
</tr>
<tr>
<td>Suffolk Transnational Law Review</td>
<td>27</td>
<td>2</td>
<td>Summer 2004</td>
</tr>
<tr>
<td>Tax Adviser</td>
<td>36</td>
<td>2</td>
<td>February 2005</td>
</tr>
<tr>
<td>Tax Lawyer</td>
<td>58</td>
<td>1</td>
<td>Fall 2004</td>
</tr>
<tr>
<td>Texas International Law Journal</td>
<td>40</td>
<td>1</td>
<td>Fall 2004</td>
</tr>
<tr>
<td>Virginia Environmental Law Journal</td>
<td>23</td>
<td>2</td>
<td>2004</td>
</tr>
<tr>
<td>Yale Law Journal</td>
<td>114</td>
<td>4</td>
<td>January 2005</td>
</tr>
</tbody>
</table>
ARTICLES
A Human Rights Court for Africa, and Africans
Frans Viljoen 1

Reputational Fallacies in International Law: A Comparative Review of United States and Canadian Trade Actions
Colin B. Picker 67

TRIPS Agreement: Towards a Better Protection for Geographical Indications?
José Manuel Cortés Martín 117

Romania, Bulgaria, The United States and the European Union: The Rules of Empowerment at the Outskirts of Europe
Dana Neacsu 185

NOTES
A Foundation of Granite or Sand? The International Criminal Court and United States Bilateral Immunity Agreements
Samantha V. Ettari 205

Überseering: A European Company Passport
Andrea J. Gildea 257

The Plight of the Patagonian Toothfish: Lessons from the Volga Case
Adrienne J. Oppenheim 293

China's One-Child Policy: Illegal Children and the Family Planning Law
Nicole M. Skalla 329
## TABLE OF CONTENTS

**THE TENTH ABRAHAM L. POMERANTZ PROGRAM:**
**WALL STREET IN TURMOIL: WHO IS PROTECTING THE INVESTOR?**

<table>
<thead>
<tr>
<th>Section</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduction</td>
<td><em>Norman S. Poser</em></td>
<td>1</td>
</tr>
<tr>
<td>Subtle Hazards Revisited:</td>
<td><em>James A. Fanto</em></td>
<td>7</td>
</tr>
<tr>
<td>The Corruption of a Financial Holding Company by a Corporate Client's Inner Circle</td>
<td></td>
<td></td>
</tr>
<tr>
<td>The Impact of Recombining Commercial and Investment Banking</td>
<td><em>Samuel L. Hayes III</em></td>
<td>39</td>
</tr>
<tr>
<td>Conflict of Interest Economics and Investment Analyst Biases</td>
<td><em>H. D. Vinod</em></td>
<td>53</td>
</tr>
<tr>
<td>They Were Shocked, Shocked:</td>
<td><em>Barbara Moses</em></td>
<td>89</td>
</tr>
<tr>
<td>The &quot;Discovery&quot; of Analyst Conflicts on Wall Street</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wall Street in Turmoil:</td>
<td><em>Jonathan R. Macey</em></td>
<td>117</td>
</tr>
<tr>
<td>State-Federal Relations Post-Eliot Spitzer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ARTICLE</td>
<td><em>R. George Wright</em></td>
<td>141</td>
</tr>
<tr>
<td>Dependence and Hierarchy Among Constitutional Theories</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
NOTES

A Partnership with the Government?: How the Inclusion of Attorney Contingency Fees in a Plaintiff's Gross Income Negatively Impacts Qui Tam Litigation

If the Shoe Fits: Kasky v. Nike and Whether Corporate Statements About Business Operations Should Be Deemed Commercial Speech

The Compulsory Extraction of Blood from Convicted Offenders and the Fourth Amendment

Providing Protection from Torture by "Unofficial" Actors: A New Approach to the State Action Requirement of the Convention Against Torture

Edward T. Ackerman 213

Jason A. Cade 247

Timothy D. Sini 289

Josephine A. Vining 331
ARTICLE

ORIGINALISM AND THE AFFIRMATIVE ACTION DECISIONS
Douglas G. Smith ......................................................... 1

SYMPOSIUM: THE ROLES OF MARKETS AND GOVERNMENTS

INTRODUCTION
Andrew P. Morriss ..................................................... 47

ENVIRONMENTAL RELIGION:
A THEOLOGICAL CRITIQUE
Robert H. Nelson ....................................................... 51

MARKETS AND THE ENVIRONMENT:
FRIENDS OR FOES?
Terry L. Anderson .................................................... 81

THE FABLE OF FEDERAL ENVIRONMENTAL REGULATION:
RECONSIDERING THE FEDERAL ROLE IN ENVIRONMENTAL PROTECTION
Jonathan H. Adler ...................................................... 93

ECONOMICS, MARKET BEHAVIOR, AND THE LAW
Vernon L. Smith ......................................................... 115

WILLIAM A. BRAHMS LECTURE ON LAW & RELIGION

RELIGIOUS LAWYERING IN A LIBERAL DEMOCRACY:
A CHALLENGE AND AN INVITATION
Russell G. Pearce and Amelia J. Uelmen .......................... 127
NOTES

TURNING THE COMMERCE CLAUSE CHALLENGE "ON ITS FACE":
WHY FEDERAL COMMERCE CLAUSE STATUTES DEMAND FACIAL
CHALLENGES
Nathaniel Stewart ................................................................. 161

PUBLIC HEALTH, ENVIRONMENTAL PROTECTION, AND THE DORMANT
COMMERCE CLAUSE:
MAINTAINING STATE SOVEREIGNTY IN THE FEDERALIST STRUCTURE
Andrew D. Thompson ............................................................. 213
FEATURES

4 The Roots and Realities of Blakely
By Douglas A. Berman
The June 2004 Supreme Court Blakely v. Washington decision sent seismic shockwaves through the criminal justice system that are still rumbling. At risk are the accepted procedures in both state and federal courts for sentencing anyone charged or convicted of a crime. In this article, law professor Douglas Berman puts Blakely in its historical context and explains why he considers it a good thing.

14 Getting to Know and Love Electronic Evidence
By Richard A. Ginkowski
As a computer enthusiast for more than three decades, the author walks readers through the basics of electronic evidence: digital photos, hard drives, e-mail, optical discs, and more. He also discusses such topics as when and how to enlist a forensic technology expert. Finally, he offers suggestions for what every criminal attorney needs in the way of basic tools, and explains how to use them.

18 Convicting the Guilty, Acquitting the Innocent
By Andrew E. Taslitz
In 2004, the ABA House of Delegates adopted five new recommendations as policy based on findings by the Criminal Justice Section regarding the improvement of the criminal justice system's accuracy in convicting the guilty and acquitting the innocent. In this article, a member of the Section's Ad Hoc Innocence Committee details the background of problems associated with the five areas of concern—eyewitness testimony, confessions, forensic laboratories, law enforcement, and prosecutions—and relates the ABA's solutions.

32 The American Way of Punishment:
ABA Justice Kennedy Commission Recommends Sweeping Changes
By Margaret Colgate Love
In 2003, Supreme Court Justice Anthony Kennedy challenged the ABA to answer a charge that the country's resources are misspent on a system that over-emphasizes punishment and confinement to solve its problems. One year to the day later, the ABA's Kennedy Commission disclosed a detailed slate of recommendations for reform. The author, one of the commission's reporters, reviews the commission's work and the plans to continue the "national discussion" on the role of the ABA and the bar at large in prison reform.

36 Complexity of School-Police Relationships Challenge
"Special Needs" Doctrine
By Josh Kagan
The 2004 winner of the William W. Greenhalgh Law Student Writing Competition holds that the increased involvement between law enforcement and school officials requires a reexamination of the 1985 Supreme Court holdings in New Jersey v. TLO.
1 Chair's Report to Members
The Rule of Law in Uncertain Times

41 Criminal Justice Matters
Should Narrative Medicine Inspire Narrative Law?

45 Cert Alert
Term Begins Where Last Term Ended

47 Ethics
Should Prosecutors Use Inconsistent Arguments?

51 Juvenile Justice
The Relevance of Brain Research to Juvenile Defense

54 Scientific Evidence
Mitochondrial DNA

57 Trial Tactics
Supplemental Arguments: Good or Bad Idea?

60 Section News
Council Fall Meeting Report; Amicus Brief on Sentencing

62 Announcement
Section Director Tom C. Smith Retires

EDITORIAL BOARD
Chair
Andrew Taslitz
Vice Chair
I. Matthew Campbell, Jr.
Members
J. Vincent Aprilie II
Hon. Arthur L. Burnett, Sr.
Janet Fink
Carol Garfield Freeman
Paul Giannelli
Richard Alan Ginkowski
Kate McMahon
Margaret Paris
Myrna S. Raeder
Hon. Sandra I. Rothenberg
David A. Schlueter
Contributing Editors
J. Vincent Aprilie II
Paul C. Giannelli
Peter A. Joy
Kevin C. McMinnigal
Paul Rashkind
Stephen A. Saltzburg
Robert E. Shepherd, Jr.
Vice Chair for Publications
Amie Clifford

ABA PUBLISHING
Director, ABA Publishing
Bryan Kay
Director, Editorial
Susan Yessne
Editor
MaryAnn Dadisman
mdadisman@staff.abanet.org
Director, Design/Production
Russell A. Glidden
Graphic Designer
Kelly Book
bookk@staff.abanet.org
Director, Print Administration
John Rhead
Production Coordinator
Rhonda Majat
Cover
Kelly Book

Defending Liberty
Pursuing Justice
# Table of Contents

**FAMILY LAW QUARTERLY**

Volume 38  Number 3  Fall 2004

<table>
<thead>
<tr>
<th>Page</th>
<th>Title</th>
<th>Authors/Editors</th>
</tr>
</thead>
<tbody>
<tr>
<td>vii</td>
<td>Editor's Note</td>
<td></td>
</tr>
<tr>
<td>475</td>
<td>Symposium on International Law</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Introduction: Practical Applications and Critical Perspectives in International Family Law</td>
<td>Barbara Stark</td>
</tr>
<tr>
<td>481</td>
<td>Asking the Family Question</td>
<td>Berta Esperanza Hernández-Truyol</td>
</tr>
<tr>
<td>501</td>
<td>Toward a Multicultural Family Law</td>
<td>Ann Laquay Estin</td>
</tr>
<tr>
<td>529</td>
<td>The Unmet Needs of Domestic Violence Victims and Their Children in Hague Child Abduction Convention Cases</td>
<td>Carol S. Bruch</td>
</tr>
<tr>
<td>547</td>
<td>International Application of the UCCJEA: Scrutinizing the Escape Clause</td>
<td>D. Marianne Blair</td>
</tr>
<tr>
<td>583</td>
<td>Using Article 20</td>
<td>Merle H. Weiner</td>
</tr>
<tr>
<td>623</td>
<td>The Inadequacies in U.S. and Dutch Adoption Law to Establish Same-Sex Couples as Legal Parents: A Call for Recognizing Intentional Parenthood</td>
<td>Nancy G. Maxwell &amp; Caroline J. Forder</td>
</tr>
<tr>
<td>663</td>
<td>The Development of the New Hague Convention on the International Recovery of Child Support and Other Forms of Family Maintenance</td>
<td>Professor William Duncan</td>
</tr>
<tr>
<td>689</td>
<td>2004 Schwab Essay Winners</td>
<td></td>
</tr>
<tr>
<td>711</td>
<td>The Legality of Polygamy: Using the Due Process Clause of the Fourteenth Amendment</td>
<td>Alyssa Rower</td>
</tr>
<tr>
<td>733</td>
<td>An Ounce of Prevention: Marital Counseling Laws as an Anti-Divorce Measure</td>
<td>Matthew J. Astle</td>
</tr>
</tbody>
</table>

5
PRIVATE LAW: THE NEW FRONTIER FOR LIMITED GOVERNMENT

THE TWENTY-THIRD ANNUAL NATIONAL STUDENT FEDERALIST SOCIETY SYMPOSIUM ON LAW AND PUBLIC POLICY—2004

FEDERALIST SOCIETY ASSISTANT EDITORS

TORT LAW FOR FEDERALISTS (AND THE REST OF US): PRIVATE LAW IN DISGUISE
John C. P. Goldberg

FEAR-MONGERING TORTS AND THE EXAGGERATED DEATH OF DIVING
Carl T. Bogus

THE NEW FEDERAL REGULATION OF CORPORATE GOVERNANCE
Jill E. Fisch

PROPERTY RIGHTS AND ENVIRONMENTAL REGULATION: THE CASE FOR COMPENSATION
James W. Ely, Jr.

ENVIRONMENTAL PERSPECTIVES: MOVING TOWARD A MARKET-ORIENTED MIDDLE GROUND
James L. Huffman
PRIVATE PROPERTY AND THE POLITICS OF ENVIRONMENTAL PROTECTION
   Thomas W. Merrill ...................................................... 69

THE WORLD TRADE ORGANIZATION AS A STRUCTURE OF LIBERTY
   John O. McGinnis .......................................................... 81

INTEREST GROUPS, POWER POLITICS, AND THE RISKS OF WTO MISSION CREEP
   Jide O. Nzelihe ............................................................ 89

IS CIVIL LITIGATION A THREAT TO FREEDOM?
   Philip K. Howard .......................................................... 97

BELIEVING SIX IMPOSSIBLE THINGS: MEDICAL MALPRACTICE AND "LEGAL FEAR"
   David A. Hyman & Charles Silver .................................... 107

ARTICLES

THE ANTIDISCRIMINATION EIGHTH AMENDMENT
   Laurence Claus ........................................................... 119

WHY IS CONGRESS STILL REGULATING NONCOMMERCIAL ACTIVITY?
   Alex Kriit ................................................................. 169

THE CONSTITUTIONAL OPTION TO CHANGE SENATE RULES AND PROCEDURES: A MAJORITARIAN MEANS TO OVERCOME THE FILIBUSTER
   Martin B. Gold & Dimple Gupta .................................... 205

ESSAY

THE HISTORICAL ORIGINS OF THE RULE OF LAW IN THE AMERICAN CONSTITUTIONAL ORDER
   Steven G. Calabresi ..................................................... 273
RECENT DEVELOPMENTS

NO MORE ‘CHERRY-PICKING’: THE REAL HISTORY OF THE 21ST AMENDMENT’S §2
Aaron Nielson ....................................................... 281

CASE COMMENT: ROCHE V. EMPAGRAN
Kenneth S. Reinker ................................................... 297

THREATS IN THE LINE OF DUTY: POLICE OFFICERS AND THE FIRST AMENDMENT IN STATE V. VALDIVIA AND CONNECTICUT V. DELORETO
Erin Sheley .............................................................. 307
THE GEORGETOWN LAW JOURNAL

Volume 92  August 2004  Number 6

Contents

Articles
Whose Justice? Reconciling Universal Jurisdiction with Democratic Principles  
Diane F. Orentlicher  1057

Pretextual Prosecution  
Harry Litman  1135

Double Jeopardy Protection from Successive Prosecution: A Proposed Approach  
Anne Bowen Poulin  1183

Notes
Medical Treatment for Asian Immigrant Children: Does Mother Know Best?  
Susan Hall Dudley  1287

The Duty to Defend: What Is in the Interests of the World’s Most Powerful Client?  
Dalena Marcott  1309
From the Desk of the Editor-in-Chief ........................................ i
PART I BRACE MEMORIAL LECTURE
Copyright Enters the Public Domain ........................... Hon. Marybeth Peters 701
PART II ARTICLES
Legal Protection of Copy-Protection Mechanisms .................. Martina Gillen and Gavin Sutter 729
The Sine Qua Non of Copyright ................................. Deborah M. Hussey 763
It Had to Be Murder or Will Be Soon – 17 U.S.C. § 203 Termination of Transfers: A Call for Legislative Reform .......... Stephen W. Tropp 797
PART III COPYRIGHT CORNER
Maritime Disasters and Memorable Cases ......................... Joseph J. Beard 827
PART IV LEGISLATIVE AND ADMINISTRATIVE DEVELOPMENTS United States ............................................. 833
PART V BIBLIOGRAPHY ............................................. 835
CASE STUDIES IN CONSERVATIVE AND PROGRESSIVE LEGAL ORDERS

Christopher H. Schroeder
Special Editor

FOREWORD ........................................................................................................... 1
Christopher Ryan Hart

Muss es sein? Not Necessarily, Says Tort Law .................................................. 7
Anita Bernstein

Should Noncommercial Associations Have an Absolute Right To Discriminate? ................................................................. 27
Andrew Koppelman

Taking the Punishment Out of the Process: From Substantive Criminal Justice Through Procedural Justice to Restorative Justice .............................................................. 59
Brenda Sims Blackwell and Clark D. Cunningham

Capitalism and Freedom—For Whom?: Feminist Legal Theory and Progressive Corporate Law ...................................................... 87
Kellye Y. Testy

Corporate Law or the Law of Business?: Stakeholders and Corporate Governance at the End of History ......................................................... 109
Adam Winkler

Democracy and the Dominance of Delaware in Corporate Law ..135
Kent Greenfield

International Law, International Relations Theory, and Preemptive War: The Vitality of Sovereign Equality Today ... 147
Thomas H. Lee

The Future and Past of U.S. Foreign Relations Law ........................................ 169
Martin S. Flaherty

Disaggregating U.S. Interests in International Law ......................................... 195
Peter J. Spiro
CONTENTS

ARTICLE

The Illusion of Law: The Legitimating Schemas of Modern Policy and Corporate Law ................. Ronald Chen & Jon Hanson 1

ESSAY

The Inclusive Command: Voluntary Integration of Sexual Minorities into the U.S. Military ......................... Jennifer Gerarda Brown 150
Ian Ayres

NOTE

Turning the Page on Section 5: The Implications of Multiracial Coalition Districts on Section 5 of the Voting Rights Act ................. Daniel A. Zibel 189
# MISSOURI LAW REVIEW

**Volume 69 Fall 2004 Number 4**

## SYMPOSIUM

<table>
<thead>
<tr>
<th>Topic</th>
<th>Author(s)</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Foreword</td>
<td>Christina E. Wells</td>
<td>897</td>
</tr>
<tr>
<td></td>
<td>Jennifer K. Robbennolt</td>
<td></td>
</tr>
<tr>
<td>Questioning Deference</td>
<td>Christina E. Wells</td>
<td>903</td>
</tr>
<tr>
<td>Other Disciplines, Methodologies, and Countries:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Studying Courts and Crisis</td>
<td>Tracey E. George</td>
<td>951</td>
</tr>
<tr>
<td>Defending Deference: A Response to Professors Epstein and Wells</td>
<td>Robert J. Pushaw, Jr.</td>
<td>959</td>
</tr>
<tr>
<td>What's Fear Got to Do with It? It's Affect We Need to Worry About</td>
<td>Paul Slovic</td>
<td>971</td>
</tr>
<tr>
<td>Perceptions of Terrorism and Disease Risks:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>A Cross-national Comparison</td>
<td>Neal Feigenson</td>
<td>991</td>
</tr>
<tr>
<td></td>
<td>Daniel Bailis</td>
<td></td>
</tr>
<tr>
<td></td>
<td>William Klein</td>
<td></td>
</tr>
<tr>
<td>Fear: A Story in Three Parts</td>
<td>Rachel F. Moran</td>
<td>1013</td>
</tr>
<tr>
<td>Risk Realization, Emotion, and Policy Making</td>
<td>Chris Guthrie</td>
<td>1039</td>
</tr>
<tr>
<td>Fear, Irrationality, and Risk Perception</td>
<td>Henry L. Chambers, Jr.</td>
<td>1047</td>
</tr>
<tr>
<td>Two Mistakes Behavioralists Make:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>A Response to Professors Feigenson et al. and Professor Slovic</td>
<td>Thomas A. Lambert</td>
<td>1053</td>
</tr>
<tr>
<td>Fragmented State, Pluralist Society:</td>
<td>Corey Robin</td>
<td>1061</td>
</tr>
<tr>
<td>“To Support and Defend the Constitution of the United States Against All Enemies, Foreign and Domestic”: Four Types of Attorneys General and Wartime Stress</td>
<td>Betty Houchin Winfield</td>
<td>1095</td>
</tr>
<tr>
<td>Encouraging Courage:</td>
<td>William B. Fisch</td>
<td>1115</td>
</tr>
<tr>
<td>Law’s Response to Fear and Risk</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fear and Risk in “Times of Crisis”: The Media’s Challenge</td>
<td>Richard C. Reuben</td>
<td>1123</td>
</tr>
<tr>
<td>War Fever</td>
<td>Geoffrey R. Stone</td>
<td>1131</td>
</tr>
</tbody>
</table>
NOTES

EPA Oversight in Determining Best Available Control Technology: The Supreme Court Determines the Proper Scope of Enforcement........ Jennifer A. Davis Foster 1157

Eating the Poisonous Fruit: The Eighth Circuit Will Not Exclude Derivative Evidence from a Miranda Violation......... Kerry F. Schonwald 1183

Say Goodbye to Frye: Missouri Supreme Court Clarifies Standard for Admitting Expert Testimony in Civil and Administrative Cases ........................................ Jaime M. Nies 1203

LAW SUMMARY

Missouri’s Requirements for Federal Habeas Corpus Review: An Analysis of Exhaustion and Tolling of Statutes of Limitations ................. Aubree J. Jehle 1217
PUBLIC HEALTH REPORTS

Volume 119 No. 6
November/December 2004

FEATURE
Breastfeeding and the Risk of Childhood Leukemia: A Meta-Analysis ................. 521
Marilyn L. Kwan, Patricia A. Buffler, Barbara Abrams, Vincent A. Kiley

VIEWPOINT
What's Going On?-The Question of Time Trends in Autism .......................... 536
Mark F. Blaxill

PRACTICE
Hospital Recruitment for the Smallpox Pre-Event Vaccination Program: Experiences from Florida, Nebraska, New Jersey, and Tennessee, December 2002-June 2003 .................. 552
Pamela Ching, William P. Tyson, Dick Raymond, Eddy Bresnitz, Allen S. Craig

RESEARCH
Physical Partner Violence and Medicaid Utilization and Expenditures ................. 557
Ann L. Coker, C. Eugene Reeder, Mary Kay Fadden, Paige H. Smith
Household Food Security Among Migrant and Seasonal Latino Farmworkers in North Carolina .... 568
Sara A. Quandt, Thomas A. Arcury, Julie Early, Janeth Tapia, Jessie D. Davis

Evaluating the Performance of the Centers for Disease Control and Prevention Core Health-Related Quality of Life Scale with Adolescents .................. 577
Keith J. Zullig, Robert F. Valois, E. Scott Huebner, J. Wanzer Drake

A MESSAGE FROM THE EDITOR ............................................. 519
LETTER TO THE EDITOR ............................................... 520
LAW AND THE PUBLIC'S HEALTH ............................. 585
NCHS DATALINE .................................................. 588
FROM THE SCHOOLS OF PUBLIC HEALTH ................. 590
Public Law

Spring 2005

Note from the Editor

Analysis
The Judge in the Scottish Parliament Chamber
Barry K. Winetrobe

The saving laws clauses in the Constitutions of the
Commonwealth Caribbean and the death penalty
Derek O’Brien

Ghaidan v Godin-Mendoza: avoiding the deference trap
Alison L. Young

Prison conditions, human rights and Article 3 ECHR
Steve Foster

“Monarchy and the personal prerogatives”: A personal response

to Professor Blackburn
Rodney Brazier

Articles
Theory and Values in Public Law: An Interpretation
Martin Loughlin

Walter Bagehot: Critic, Constitutionalist, Prophet?
Ian Ward

Protocol 14 and the Future of the European Court of
Human Rights
Steven Greer

Nulla Poena Sine Lege in Comparative Perspective: Retrospectivity
under the ECHR and US Constitution
Simon Atrill

Europe’s Constitutional Future
Jo Shaw

Original Intent and the European Convention on Human Rights
Danny Nicol

Current Survey

Recent Decisions of the Conseil d’Etat

Government and Politics Journals

Book Reviews
ARTICLES

"Sociotechnical" Arguments in Scientific Discourse:
Expert Depositions in Tobacco Litigation
David S. Caudill.................................................. 1

Tools of Submission: The Weakening Broad-Form "Mandate" in Texas and the Roles of Jury and Judge
William L. Davis.................................................. 57

NOTES

Preemption of Contract Claims by the Medicare Act: An Analysis of the Recent Holding in Lifecare Hospitals v. Ochsner Health Plan
Stephen M. Elwell.............................................. 125

The Future of the Digital Millennium Copyright Act (DMCA) Subpoena Power on the Internet in Light of the Verizon Cases
David Gorski..................................................... 149

Reallocating the Burden of Persuasion Under the Aérospatiale Approach to Transnational Discovery
Matthew B. Kutac.............................................. 173

Regulation of Lawyer Conduct Under Sarbanes-Oxley: Minimizing Law-Firm Liability by Encouraging Adoption of Qualified Legal Compliance Committees
Jeffrey I. Snyder................................................. 223
in this issue

FEATURES

16 Write On to Law Review
BY JEFFERY LAWRENCE WEEDE
Bad grades didn't stop this 3L from earning a spot on his school's journal

22 Questions of Character
BY DONNA GERSON
A character-and-fitness lawyer describes her work with law students

27 State Bar Exam Directory
Dates, contact information, and other essentials for the July 2005 exam

DEPARTMENTS

2 Officially Speaking
BY CHRIS P. JETER
Students aim to strengthen their representation in the ABA's leadership

5 Jobs
BY DONNA GERSON
Small firms hire many lawyers, so prepare yourself for the qualities they seek

8 Hot Practice
BY LISA STANSKY
Elder law is a booming specialty that focuses on more than wills and trusts

11 Professionalism
BY LORI E. SHAW
You'll be a happier, more fulfilled lawyer if you live as a true professional

13 Opinion
BY RICHARD WILLIAMS
TAs are rewarded by learning from 1Ls as much as by helping them

14 Coping
BY JONATHAN S. GREENE
What can you do if you're feeling burned out?

40 Division Dialogue
EDITED BY KATHERINE LICUP
News and opportunities from the ABA Law Student Division

Apply for ABA Law Student Division positions of chair, vice-chair, secretary-treasurer, circuit governor, liaison, national student director, and Student Lawyer student editor. See page 47.
CONTENTS

LEAD ARTICLE
Securitization: Crossing Borders and Heading Towards Globalization
Parikshit Dasgupta 243

NOTES
The Bermuda Tax Triangle: A Proposal Allowing American Companies' Expatriation to Foreign Tax Havens 271
Reforming Current International Law to Combat Modern Sea Piracy 299
Holding a Head of State Liable for War Crimes: Command Responsibility and the Milosevic Trial 327
Argentina's Plight – An Unusual Temporary Solution to a Sovereign Debt Crisis 357

CASE COMMENT
<table>
<thead>
<tr>
<th>LEGISLATION</th>
<th>REAL ESTATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Extended Moratorium on Internet Taxes</td>
<td>The AJCA Changes Many REIT Rules</td>
</tr>
<tr>
<td></td>
<td>64</td>
</tr>
<tr>
<td></td>
<td>85</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>PARTNERS &amp; PARTNERSHIPS</th>
<th>TAX EDUCATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Developments by Hughlene A. Burton</td>
<td>Help Wanted: Tax and Accounting Educators</td>
</tr>
<tr>
<td>Corporate Contributions to Partnerships Owned by</td>
<td>115</td>
</tr>
<tr>
<td>Shareholders</td>
<td>Reader Survey</td>
</tr>
<tr>
<td></td>
<td>119</td>
</tr>
<tr>
<td></td>
<td>Advertisers in this issue</td>
</tr>
<tr>
<td></td>
<td>113</td>
</tr>
<tr>
<td></td>
<td>The Tax Adviser Resource Guide</td>
</tr>
<tr>
<td></td>
<td>124</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>PRACTICE &amp; PROCEDURES</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>TEC Initiatives</td>
<td></td>
</tr>
<tr>
<td></td>
<td>113</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>PROCEDURE &amp; ADMINISTRATION</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>New Reportable Transaction Guidance</td>
<td></td>
</tr>
<tr>
<td></td>
<td>84</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IRS Releases 2004 Guidelines for “Adequate Disclosure”</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>122</td>
</tr>
</tbody>
</table>

---

**Titles in green indicate feature articles. Page numbers in green indicate items in Tax Clinic.**

---

**The Tax Advisor (ISSN 0039-9957)** February 2005. Published monthly. Volume 36, Number 2. Annual subscription: $15.00 for AICPA members, $106.25 for nonmembers; $35 for Tax Section members; $12 per issue for AICPA members, $15 for nonmembers. Publication, editorial and business office, Harborides Financial Center, 201 Plaza III, Jersey City, N.J. 07311-3881. Periodicals postage paid at Jersey City, N.J., and at additional mailing office. Change of address notices and orders for subscriptions are to be sent to Harborides Financial Center, 201 Plaza III, Jersey City, N.J. 07311-3881. Subscription address change must give four weeks’ notice and both old and new address, including Zip Code. © 2005 American Institute of Certified Public Accountants, Inc. Member of CPA International. Postmaster: Send address changes to The Tax Advisor, Harborides Financial Center, 201 Plaza III, Jersey City, N.J. 07311-3881. Printed in the U.S.A.
# CONTENTS

## ARTICLES

Dethroning *King Enterprises*
*Jeffrey L. Kwall and Kristina Maynard* ........................................... 1

*Lessinger, Peracchi, and the Emperor's New Clothes: Covering a Section 357(c) Deficit with Invisible (or Nonexistent) Property*
*Stuart Lazar* ........................................................................... 41

## REPORT

Report on Reform of Federal Wealth Transfer Taxes
Task Force on Federal Wealth Transfer Taxes ........................................ 93

## NOTES

Deductibility of Attorneys' Fees and the Business of Being an Employee:
*Biehl v. Commissioner*
*Matthew B. Dudeck* ................................................................. 319

Failing to Follow the Spirit of ERISA:
*Kolling v. American Power Conversion Corp.*
*Carolle Kim* ............................................................................... 333

The Problem of the Payor's Intent in Tort-Based Settlements:
*Amos v. Commissioner*
*Stephen R. Klaffky* .................................................................. 347

## ERRATA

................................................................. 359
CONTENTS

ARTICLES

UNIVERSAL JURISDICTION AND STRUCTURAL REASONABLENESS ............................................. 1
K. Lee Boyd

BACK TO BASICS: THE ACP-EU COTONOU TRADE AGREEMENT AND
CHALLENGES FOR THE AFRICAN UNION ...................................................... 59
Nsounguru J. Udombana

EXPERIMENTS IN COMPARATIVE CORPORATE LAW: THE RECENT ITALIAN
REFORM AND THE DUBIOUS VIRTUES OF A MARKET FOR RULES IN THE ABSENCE
OF EFFECTIVE REGULATORY COMPETITION ........................................ 113
Marco Ventoruzzo

COMMENTS

INTERPRETING FOREIGN LAW THROUGH AN ERIE LENS: A CRITICAL LOOK AT
UNITED STATES V. MCNAB ........................................................................ 157
Doug M. Keller

BOOK REVIEW

THE LAW IN ACTION AT THE WTO ........................................................................... 191
Spencer Weber Waller
VIRGINIA ENVIRONMENTAL LAW JOURNAL

VOLUME 23  2004  NUMBER 2

ARTICLES

The Application of Finance Theory to Increased Risk Harms in Toxic Tort Litigation .................. Robert J. Rhee  111

Privately Subsidized Recycling Schemes and Their Potential Harm to the Environment of Developing Countries: Does International Trade Law Have a Solution? ....................... Arie Reich  203

Soft Paths, Hard Choices: Environmental Lessons in the Aftermath of California’s Electric Deregulation Debacle .................. Steven Ferrey  251

NOTE

A Day on the Fish Farm: FDA and the Regulation of Aquaculture  .................. Graham M. Wilson  351
The Yale Law Journal
Volume 114, Number 4, January 2005

Contents

Articles
On the Alienability of Legal Claims

Michael Abramowicz 697

The Right To Destroy

Lior Jacob Strahilevitz 781

Note
Rethinking Early Judicial Involvement in Foreign Affairs:
An Empirical Study of the Supreme Court’s Docket

Ariel N. Lavinbuk 855

Case Comments
Overlooking a Sixth Amendment Framework

Jason Colin Cyrulnik 905

Punishing Masculinity in Gay Asylum Claims

Fadi Hanna 913

Policy Comment
Solving the Due Process Problem with Military Commissions

Nicholas Stephanopoulos 921