

William & Mary Law Review

Volume 47 (2005-2006)
Issue 6

Article 9

April 2006

Subject Index (v. 47)

Follow this and additional works at: <https://scholarship.law.wm.edu/wmlr>

Repository Citation

Subject Index (v. 47), 47 Wm. & Mary L. Rev. 2173 (2006), <https://scholarship.law.wm.edu/wmlr/vol47/iss6/9>

Copyright c 2006 by the authors. This article is brought to you by the William & Mary Law School Scholarship Repository.
<https://scholarship.law.wm.edu/wmlr>

SUBJECT INDEX

ANTITRUST LAW

Katherine A. Ambrogio

The Elephant in the Courtroom:
Litigating the Premerger
Fix in *Arch Coal*
and Beyond 1781

BANKRUPTCY LAW

Matthew T. Gunlock

An Appeal to Equity: Why
Bankruptcy Courts Should
Resort to Equitable Powers
for Latitude in Their
Interpretation of "Interests"
Under Section 363(f) of the
Bankruptcy Code 347

CIVIL PROCEDURE

Laura Catherine Daniel

The Dubious Origins and
Dangers of Clawback and
Quick-Peek Agreements:
An Argument Against Their
Codification in the Federal
Rules of Civil Procedure . . . 663

Maureen A. Weston

Universes Colliding:
The Constitutional
Implications of Arbitral
Class Actions 1711

CONSTITUTIONAL LAW

Carlos A. Ball &

Laurie Reynolds

Exactions and Burden
Distribution in
Takings Law 1513

Steven G. Calabresi &

Stephanie Dotson Zimdahl

The Supreme Court and
Foreign Sources of Law:
Two Hundred Years of
Practice and the Juvenile
Death Penalty Decision 743

Doriane Lambelet Coleman

Storming the Castle To Save the
Children: The Ironic Costs of a
Child Welfare Exception to the
Fourth Amendment 413

Saul Cornell

St. George Tucker and the
Second Amendment: Original
Understandings and Modern
Misunderstandings 1123

Kimberly J. Jenkins

Constitutional Lessons for the
Next Generation of Public
Single-Sex Elementary and
Secondary Schools 1953

James Nicholas Kornegay

Protecting Our Children and the
Constitution: An Analysis of the
"Virtual" Child Pornography
Provisions of the PROTECT
Act of 2003 2129

Charles A. Sullivan

Disparate Impact:
Looking Past the
Desert Palace Mirage 911

Maureen A. Weston

Universes Colliding:
The Constitutional
Implications of Arbitral
Class Actions 1711

Evan M. Wooten

Banging on the Backdoor
Draft: The Constitutional
Validity of Stop-Loss in the
Military 1061

CONSUMER LAW**Jeff Sovern**

- Toward a New Model of
Consumer Protection:
The Problem of Inflated
Transaction Costs 1635

CORPORATE LAW**Douglas A. Smith**

- Fraud on the Market: Short
Sellers' Reliance on Market
Price Integrity 1003

David I. Walker

- The Manager's Share 587

CRIMINAL LAW**Stephanos Bibas**

- White-Collar Plea Bargaining
and Sentencing After *Booker* 721

Alafair S. Burke

- Improving Prosecutorial Decision
Making: Some Lessons of
Cognitive Science 1587

Doriane Lambelet Coleman

- Storming the Castle To Save the
Children: The Ironic Costs of a
Child Welfare Exception to the
Fourth Amendment 413

Ronald F. Wright &**Wayne A. Logan**

- The Political Economy of
Application Fees for Indigent
Criminal Defense 2045

EDUCATION LAW**Kimberly J. Jenkins**

- Constitutional Lessons for the
Next Generation of Public
Single-Sex Elementary and
Secondary Schools 1953

ELECTION LAW**Luis Fuentes-Rohwer**

- Reconsidering the Law of
Democracy: Of Political
Questions, Prudence, and the
Judicial Role 1899

Jeffrey P. Geiger

- Preparing for 2006:
A Constitutional Argument for
Closing the 527 Soft Money
Loophole 309

EMPLOYMENT DISCRIMINATION**Crystal L. Norrick**

- Eliminating the Intent
Requirement in Constructive
Discharge Cases: *Pennsylvania
State Police v. Suders* 1813

Charles A. Sullivan

- Disparate Impact:
Looking Past the
Desert Palace Mirage 911

ENVIRONMENTAL LAW**Shari L. Diener**

- Ratification of Kyoto Aside:
How International Law and
Market Uncertainty
Obviate the Current U.S.
Approach to Climate
Change Emissions 2089

FAMILY LAW**Ruth Colker**

- Marriage Mimicry: The Law of
Domestic Violence 1841

INTELLECTUAL PROPERTY**Dan L. Burk &****Mark A. Lemley**

- Inherency 371

Christopher A. Cotropia

- Patent Claim Interpretation
Methodologies and Their
Claim Scope Paradigms 49

INTERNATIONAL LAW**Laura A. Dickinson**

- Government For Hire:
Privatizing Foreign Affairs and
the Problem of Accountability
Under International Law . . . 135

Shari L. Diener

- Ratification of Kyoto Aside:
How International Law and
Market Uncertainty
Obviate the Current U.S.
Approach to Climate
Change Emissions 2089

Patrick F. Speice, Jr.

- Negligence and Nuclear
Nonproliferation: Eliminating
the Current Liability Barrier to
Bilateral U.S.-Russian
Nonproliferation Assistance
Programs 1427

INTERNET LAW**Ronald J. Mann &****Seth R. Belzley**

- The Promise of Internet
Intermediary Liability 239

LEGAL HISTORY**Saul Cornell**

- St. George Tucker and the
Second Amendment: Original
Understandings and Modern
Misunderstandings 1123

Michael Kent Curtis

- St. George Tucker and the
Legacy of Slavery 1157

Davison M. Douglas

- Foreword: The Legacy of
St. George Tucker 1111

Paul Finkelman

- The Dragon St. George Could
Not Slay: Tucker's Plan To
End Slavery 1213

Charles F. Hobson

- St. George Tucker's
Law Papers 1245

David Thomas Konig

- St. George Tucker and the
Limits of States' Rights
Constitutionalism:
Understanding the
Federal Compact in the
Early Republic 1279

Kurt T. Lash

- "Tucker's Rule": St. George
Tucker and the Limited
Construction of
Federal Power 1343

Mark Douglas McGarvie

- Transforming Society
Through Law:
St. George Tucker, Women's
Property Rights, and an Active
Republican Judiciary 1393

PATENT LAW**Christopher A. Cotropia**

- Patent Claim Interpretation
Methodologies and Their
Claim Scope Paradigms 49

POLITICS**Edward L. Rubin**

- Sex, Politics, and Morality 1

POVERTY LAW**Kenneth R. Wiggins**

- Medicaid and the Enforceable
Right To Receive Medical
Assistance: The Need for a
Definition of
"Medical Assistance" 1487

PROPERTY LAW**Carlos A. Ball &****Laurie Reynolds**

- Exactions and Burden
Distribution in
Takings Law 1513

Jason S. Kirwan

Appraising a Presumption:
A Modern Look at the
Doctrine of Specific
Performance in Real
Estate Contracts 697

TRUST LAW

Melanie B. Leslie

In Defense of the No Further
Inquiry Rule: A Response to
Professor John Langbein . . . 541