ANNUAL INDEX

AUTHORS & COMMENTATORS

Befort, Stephen F.,
*Unilateral Alteration of Public Sector Collective Bargaining Agreements and the Contract Clause* ............................................ 59:1, 1

Brauneis, Robert & Heald, Paul,

Brower II, Charles H.,
*Arbitration and Antitrust: Navigating the Contours of Mandatory Law* .................... 59:5, 1127

Colbert, Douglas L.,
*Prosecution Without Representation* ............ 59:2, 333

Demarsin, Bert,
*Has the Time (of Laches) Come? Recent Nazi-Era Art Litigation in the New York Forum* ....................................................................... 59:3, 621

Fombad, Charles Manga,
*Constitutional Reforms and Constitutionalism in Africa: Reflections on Some Current Challenges and Future Prospects* ............................................. 59:4, 1007

Guza, Joseph L.,
*A Cure for Laryngitis: A First Amendment Challenge to the NLRA’s Ban on Secondary Picketing* ............................................. 59:5, 1267

1315
Hershkoff, Helen,
*Horizontality and the "Spooky" Doctrines of American Law* .................................................. 59:2, 455

Hofschneider, Estelle,
*Protecting Refugees and Immigrants on United States Soil but Not in the United States: The Unique Case of the Northern Mariana Islands* .............................................. 59:3, 809

Hutchins, Shayna A.,
*Flip that Prosecution Strategy: An Argument for Using RICO to Prosecute Large-Scale Mortgage Fraud* .............................................. 59:1, 293

Iraola, Roberto,
*Jurisdiction, Treaties, and Due Process* ....... 59:3, 693

Johnson, Eric A.,
*Knowledge, Risk, and Wrongdoing: The Model Penal Code's Forgotten Answer to the Riddle of Objective Probability* ....................................... 59:2, 507

Johnson, William P.,
*Understanding Exclusion of the CISG: A New Paradigm of Determining Party Intent* ................................................................. 59:1, 213

Lazar, Stuart,
*The Unreasonable Case for a Reasonable Compensation Standard in the Public Company Context: Why it is Unreasonable to Insist on Reasonableness* ........................................ 59:4, 937

Markovits, Richard S.,
*Background (Fixed-Cost) Avoidance-Choices, Foreground (Variable-Cost) Avoidance-Choices, and the Economically Efficient Approach for Courts to Take in Marine-Salvage Cases: A Positive Analysis and Related Critique of Landes and Posner's Classic Study* ........................................ 59:1, 57
Matthew, Dayna Bowen,  
*Implementing American Health Care Reform: The Fiduciary Imperative* ............... 59:3, 715

Michalski, Roger M.,  
*Pleading and Proving Foreign Law in the Age of Plausibility Pleading* ...................... 59:5, 1207

Muldoon, Gary,  
*Understanding New York’s “Mode of Proceedings” Muddle* .................................. 59:5, 1169

Seher, Ryan,  
*I Want to Ride My Bicycle: Why and How Cities Plan for Bicycle Infrastructure* .......... 59:2, 585

Simchi-Levi, Yuval,  
*The Agency Defense: Can the Legislature Help?* ...................................................... 59:4, 1109

Stern, Nat,  
*The Subordinate Status of Negative Speech Rights* ................................................... 59:4, 847

**ARTICLES, COMMENTS & NOTES**

*A Cure for Laryngitis: A First Amendment Challenge to the NLRA’s Ban on Secondary Picketing*  
Guza, Joseph L. ................................................................. 59:5, 1267

*Arbitration and Antitrust: Navigating the Contours of Mandatory Law*  
Brower II, Charles H. .......................................................... 59:5, 1127
Background (Fixed-Cost) Avoidance-Choices, Foreground (Variable-Cost) Avoidance-Choices, and the Economically Efficient Approach for Courts to Take in Marine-Salvage Cases: A Positive Analysis and Related Critique of Landes and Posner’s Classic Study
Markovits, Richard S................................. 59:1, 57

 Constitutional Reforms and Constitutionalism in Africa: Reflections on Some Current Challenges and Future Prospects
Fombad, Charles Manga.............................. 59:4, 1007

Flip that Prosecution Strategy: An Argument for Using RICO to Prosecute Large-Scale Mortgage Fraud
Hutchins, Shayna A........................................ 59:1, 293

Has the Time (of Laches) Come? Recent Nazi-Era Art Litigation in the New York Forum
Demarsin, Bert ............................................. 59:3, 621

Horizontality and the "Spooky" Doctrines of American Law
Hershkoff, Helen........................................... 59:2, 455

I Want to Ride My Bicycle: Why and How Cities Plan for Bicycle Infrastructure
Seher, Ryan.................................................. 59:2, 585

Implementing American Health Care Reform: The Fiduciary Imperative
Matthew, Dayna Bowen............................... 59:3, 715

Jurisdiction, Treaties, and Due Process
Iraola, Roberto............................................. 59:3, 693

Knowledge, Risk, and Wrongdoing: The Model Penal Code’s Forgotten Answer to the Riddle of Objective Probability
Johnson, Eric A............................................. 59:2, 507
Pleading and Proving Foreign Law in the Age of Plausibility Pleading  
Michalski, Roger M ........................................... 59:5, 1207

Prosecution Without Representation  
Colbert, Douglas L ........................................... 59:2, 333

Protecting Refugees and Immigrants on United States Soil but Not in the United States: The Unique Case of the Northern Mariana Islands  
Hofschneider, Estelle ........................................ 59:3, 809

The Agency Defense: Can the Legislature Help?  
Simchi-Levi, Yuval ........................................... 59:4, 1109

The Subordinate Status of Negative Speech Rights  
Stern, Nat .......................................................... 59:4, 847

The Unreasonable Case for a Reasonable Compensation Standard in the Public Company Context: Why it is Unreasonable to Insist on Reasonableness  
Lazar, Stuart ................................................... 59:4, 937

Trademark Infringement, Trademark Dilution, and the Decline in Sharing of Famous Brand Names: An Introduction and Empirical Study  
Brauneis, Robert & Heald, Paul ............................. 59:1, 141

Understanding Exclusion of the CISG: A New Paradigm of Determining Party Intent  
Johnson, William P ............................................. 59:1, 213

Understanding New York’s “Mode of Proceedings” Muddle  
Muldoon, Gary ................................................... 59:5, 1169

Unilateral Alteration of Public Sector Collective Bargaining Agreements and the Contract Clause  
Befort, Stephen F ............................................... 59:1, 1