PRESIDENTIAL ADDRESS

- Treaty of Paris vs. Treaty of Niagara: Rethinking Canadian economic history in the 21st century
  o Angela Redish, 1325-

INNIS LECTURE

- Rethinking economic development
  o Nathan Nunn, 1349-

ARTICLES

- Location matters: Daylight saving time and electricity demand
  o Blake Shaffer, 1374-
- Unequal opportunities and public policy: The impact of parental disability benefits on child postsecondary attendance
  o Kelly Chen, Lars Osberg and Shelley Phipps, 1401-
- Child cash benefits and family expenditures: Evidence from the National Child Benefit
  o Lauren E. Jones, Kevin Milligan and Mark Stabile, 1433-
- Protection for maturing industries: Evidence from Canadian trade patterns and trade policy, 1870-1913
  o Ian Keay, 1464-
- Deregulation and regional specialization: Evidence from Canadian agriculture
  o Colin A. Carter and Shon M. Ferguson, 1497-
- The double EMG distribution and trade elasticities
  o Erick Sager and Olga A. Timonskenko, 1523-
- Deep trade agreements and vertical FDI: The devil is in the details
  o Alberto Osnago, Nadia Rocha and Michele Ruta, 1558-
- Subprime borrowers, securitization and the transmission of business cycles
  o Anna Grodecka-Messi, 1600-
- The rise of supplemental lending at the World Bank
  o Erasmus Kersting and Christopher Kilby, 1655-
- Monetary policy and efficiency in over-the-counter financial trade
  o Athanasios Geromichalos and Kuk Mo Jung, 1699-
How do business startup modes affect economic growth?
  o Colin Davis and Laixun Zhao, 1755-

Unionization, information asymmetry and the de-location of firms
  o Marco de Pinto and Jörg Lingens, 1782-

ASSOCIATION NEWS

CEA Fellows
  o 1824-

Canadian Journal of Family Law/Revue canadienne de droit familial
Volume 32 no. 2 (2019)

EDITORIAL

Introduction to the Special Issue : Shifting Normativities
  o Régine Tremblay & Erez Aloni, 229-

ARTICLES

Faire valoir ses droits à la Chambre de la jeunesse : état des lieux des barrières structurelles à l’accès à la justice des familles
  o Emmanuelle Bernheim & Marilyn Coupienne, 237-

Intent to Parent is What Makes a Parent? A Comparative Analysis of the Role of Intent in Multi-Parenthood Recognition
  o Nola Cammu, 281-

Relationally Speaking : The Implications of Treating Embryos as Property in a Canadian Context
  o Kathleen Hammond, 323-

Autonomous Motherhood in the Era of Donor Linking : New Challenges and Constraints?
  o Fiona Kelly, 387-

All Families are Equal, but do Some Matter More Than Others? How Gender, Poverty, and Domestic Violence put Quebec’s Family Law Reform to the Test
  o Suzanne Zaccour, 425-

Canadian Journal of Law and Society/Revue canadienne droit et société
Volume 34 no. 3 (2019)

ARTICLES

Condiminium Government and the Right to Live in the City
  o Douglas C. Harris, 371-

Transgressing the Division of Powers : The Case of the James Bay and Northern Quebec Agreement
  o Christa Scholtz and Maryna Polataiko, 393-

L’effacement du droit au consentement préalable, libre et éclairé des peuples autochtones dans le discours des juges interaméricains
  o Doris Farget, 417-

Rethinking the “Crisis” of Indigenous Mass Imprisonment
  o Efrat Arbel, 437-

Pleading Guilty : A Voluntary or Coerced Decision?
  o Chloé Leclerc and Elsa Euvrard, 457-
• Access to Information, Higher Education, and Reputational Risk: Insights from a Case Study
  o Patrick Lamoureux, 479-
• Du harcèlement sexuel sans conséquence pour la victime? Analyse discursive de la jurisprudence du Tribunal administratif du travail du Québec
  o Rachel Cox, 497-
• Leçons tirées de dix pays sur la réglementation des antimicrobiens pour les animaux d’élevage
  o Prativa Baral, Marie E. Danik and Steven J. Hoffman, 521-

BOOK REVIEWS

• The Wetiko Legal Principles: Cree and Anishinabek Responses to Violence and Victimization (Toronto: University of Toronto Press, 2018) Hadley Louise Freidland.
  o Genevieve Renard Painter, 557-
  o Carmela Murdocca, 560-
  o Marina Teller, 563-

Canadian Tax Journal/Revue fiscal canadienne
Volume 67 no. 4 (2019)

ARTICLES

• Contracting for Tax Room: The Law and Political Economy of Tax-Point Transfers
  o Rory Gillis, 903-
• Did the Adoption of IFRS Affect Corporate Tax Avoidance?
  o Oliver Nnamdi Okafor, Akinloye Akindayomi, and Hussein Warsame, 947-

POLICY FORUM

• Editor’s Introduction – Provincial Finances
  o Kevin Milligan, 981-
• Newfoundland and Labrador’s Debt Strategy – Waiting for a Saviour or Godot?
  o Wade Locke and Douglas May, 983-
• Is New Brunswick Heading over the Fiscal Cliff?
  o Richard Saillant and Herb Emery, 1011-
• Dette du Québec – Dompter la bête
  o Luc Godbout, 1025-
• Quebec’s Debt – Taming the Beast
  o Luc Godbout, 1039-

SYMPOSIUM

• The Relationship Between Restrictions on the Deduction of Interest Under Canadian Law and Canadian Tax Treaties
  o Brian J. Arnold, 1051-
• The Transfer-Pricing Profit-Split Method After BEPS: Back to the Future
  o Michael Kobetsky, 1077-
• Value Creation: A Constant Principle in a Changing World of International Taxation
  o Jinyan Li, Nathan Jin Bao, and Huaning (Christina) Li, 1107-
• The Digital Services Tax on the Verge of Implementation
  o Wei Cui, 1135-
• A New Global Tax Deal for the Digital Age
  o Allison Christians and Tarcisio Diniz Magalhaes, 1153-
• Sharing Tax Information in the 21st Century: Big Data Flows and Taxpayers as Data Subjects
  o Arthur J. Cockfield, 1179-

FEATURES

• Finances of the Nation: Taxing Wages in Canada, 2001-2018
  o Ken McKenzie, 1201-
• Current Cases: (FCA) Plains Midstream Canada ULC v. Canada; (UKUT) (TCC) Development Securities PLC and Others v. The Commissioners for HM Revenue and Customs (Tax)
  o Josiah Davis, Gergely Hegedus, Alina Khakhuda, and Joel Nitikman, 1215-
• International Tax Planning: The Foreign Affiliates Surplus Reclassification Rule
  o Gwendolyn Watson, 1233-
• Personal Tax Planning: Getting a Grip on New Passive Investment Rules and Integration
  o Dino Infanti, Deepk Jaswal, and Sonam Toor, 1267-
• Planification fiscale personnelle: Pour mieux saisir les nouvelles règles sur les placements passifs et l’intégration
  o Dino Infanti, Deepk Jaswal, et Sonam Toor, 1287-
• Selected US Tax Developments: Guidance on Qualified Shareholders of REITs Still Lacking
  o Peter A. Glicklich and Heath Martin, 1309-
• Current Tax Readin
  o Robin Boadway and Kim Brooks, 1319-

The Criminal Law Quarterly
Volume 67 no. 4 (2020)

EDITORIAL

• Gladue Sentencing and Wrongful Convictions
  o Kent Roach, 335-

ARTICLES AND ADDRESSES

• “Shedding Light” on Gladue and Section 718.2(e)
  o Judge Harradence and Catriona Kaiser-Derrick, 338-
• Plan B for Implementing Gladue: The Need to Apply Background Factors to the Punitive Sentencing Purposes
  o Kent Roach, 375-
• Negative Retributivism: A Response to R. v. Ipeelee’s Innovative Call
  o Noah S. Wernikowski, 407-
• Ipeelee in the Courts of Appeal: Some Progress but Much Work Remains
  o Kent Roach, 436-
• When One Innocent Suffers: Phillip James Tallio and Wrongful Convictions of Indigenous Youth
  o Jeremy Greenberg, 477-
- The Connie Oakes Tragedy: The Same Mistakes and Still No Apology
  - Colin Sheppard, 523-

Dalhousie Law Journal
Volume 42, no. 2 (Fall 2019)

ARTICLES

- A Survey and Critique of the “Seller in Possession” Statutory Regimes of Common Law Canada: An ABC Prequel
  - Clayton Bangsund, 243-
- Disrupting Business as Usual: Considering Teaching Methods in Business law Classrooms
  - Jeffery Hewitt and Shanthi E. Sente, 261-
- Manufacturing Consent to Climate Inaction: A Case Study of The Globe and Mail’s Pipeline Coverage
  - Jason MacLean, 283-
- Third-Party Liability of Directors and Officers: Reconciling Corporate Personality and Personal Responsibility in Tort
  - Michael Marin, 335-
  - Alfonso Nocilla, 371-
- Evaluating Canadian Tax Remission Orders: A Debt Relief Vehicle for Taxpayers
  - Samuel Singer, 397-
- Corporate Risk and Climate Impacts to Critical Energy Infrastructure in Canada
  - Rudiger Tscherning, 427-
- Acceptance Speech for Lifetime Achievement Award from Canadian Prison Lawyers Association
  - Michael Jackson, QC, 459-
- Judicial Treatment of Aboriginal Peoples’ Oral History Evidence: More Room for Reconciliation
  - Jimmy Peterson, 483-

McGill Law Journal/Revue de droit de McGill
Volume 64 (September 2018)

ARTICLES

- Hybrid Torts and Explanatory Tort Theory
  - John Murphy, 1-
- Que pensent les tribunaux des émojis, émoticônes et autres pictogrammes?
  - Laurence Bich-Carrière, 43-
- Corporate Law Federalism in Historical Context: Comparing Canada and the United States
  - Camden Hutchison, 109-

CASE COMMENT – CHRONIQUE DE JURISPRUDENCE

- L’importation interprovinciale des boissons alcoolisées à des fins personnelles: R c. Comeau et la confirmation de règles de droit de la période de la prohibition
  - Malaïka Bacon-Dussault, 167-
INAUGURAL LECTURE OF THE SIR WILLIAM C. MACDONALD CHAIR –
CONFÉRENCE INAUGURALE DE LA CHAIRE SIR WILLIAM C. MACDONALD

- King Rex v. Judge Judex: Adjudicating Transnational Law
  o Fabien Gélinas, 195-

Queen’s Law Journal
Volume 45 no. 1 (Fall 2019)

ARTICLES

- Judicial Review of Refugee Determinations (KK): Revisiting the Luck of the Draw
  o Sean Rehaag, 1-
- Provincial Jurisdiction over Abortion
  o Sarah Burningham, 37-
- Transfer by Contract at Common Law and in Equity
  o Stéphane Sérafin, 81-
- International Comity and the Construction of the Charter’s Limitis: Hape Revisited
  o Kerry Sun, 115-
- The Daily Work of Fitting in as a Marginalized Lawyer
  o Kim Brooks, 157-

REVIEW

  o Fenner L. Stewart, 193-

Supreme Court Law Review. Second Series
Volume 94 (2020)

PART I: INTRODUCTION

- A Chief and Court in Transition: The Wagner Court and the Constitution
  o Professor Jamie Cameron, 3-

PART II: 2019 LASKIN LECTURE

- Keynote Address – The U.S. Supreme Court’s Challenge to Civil Society
  o Linda Greenhouse, 35-

PART III: DIVISION OF POWERS: THE COURT HOPS INTO THE FUTURES

- Comeau and Constitutional Interpretation
  o Hoi L. Kong, 57-
- The 2018 Pan-Canadian Securities Regulation Reference: Dualist Federalism to the Rescue of Cooperative Federalism
  o Johanne Poirier, 85-
- R. v. Comeau: A Crack in the Wall?
  o Christopher D. Bredt, Ewa Krajewksa and Ben Shakinovsky, 125-
PART IV : CONSTITUTIONAL OBLIGATIONS & FIRST NATIONS : PAST & PRESENT

- Consultation, Cooperation and Consent in the Commons’ Court : “Manner and Form” after *Mikisew Cree II*
  - Craig Scott, 155-
- The Geography of the Crown : Reflections on *Mikisew Cree* and *Williams Lake*
  - Patricia Burke Wood and David A. Rossiter, 187-
- *Williams Lake* and *Mikisew Cree* : Update on Fiduciary Duty and the Honour of the Crown
  - Richard Ogden, 207-

PART V : POLICE POWERS AND PUNISHMENT

- Methods and Severity : The Two Tracks of Section 12
  - Lisa Kerr and Benjamin L. Berger, 235-
- A Comment on *R. v. Reeves* : Investigative Issues with Shared Electronic Devices and Data
  - Mabel Lai, 257-
- Whose Right is it Anyway? Adjudicating Charter Rights in the Context of Multiple Rights Holders
  - Ryan Liss, 271-

PART VI : EQUALITY AND INCLUSION

- One Step Forward, Two Steps Back? Substantive Equality, Systemic Discrimination and Pay Equity at the Supreme Court of Canada
  - Fay Faraday, 301-
- *The Law Society of British Columbia v. Trinity Western University* : Complicated Answers to a Simple Question
  - Richard Moon, 335-

PART VII : EVIDENCE, INFORMATION, AND CRIMINAL JUSTICE SYSTEM

- Charter Rights, State Expertise : Testing State Claims to Expert Knowledge
  - Emma Cunliffe, 367-
- *Ewert v. Canada* : Shining Light on Corrections and Indigenous People
  - Emily Hill and Jessica Wolfe, 391-
- Bad Ad(Vice) : On the Supreme Court’s Approach to Press Freedom, Source Protection and State Interests in *R. v. Vice Media Canada Inc*
  - Justin Safayeni and Mannu Chowdhury, 415-
- *Vice*, Universe, and Everything
  - Lisa Silver, 437-

PART VIII : FROM FORD TO FORD : 30 YEARS OF A NOTWITHSTANDING CLAUSE

- From Ford v. Québec to the Act Respecting the Lacity of the State : A Distinctive Quebec Theory and Practice of the Notwithstanding Clause
  - François Côté and Guillaume Rousseau, 463-