RICHARD BARNES PUBLICATIONS Articles:

A Woman of the West, But Not the Tribes: Justice Sandra Day O'Connor and the State-Tribe Relationship, 58 LOYOLA L. REV. #1 at (2012)(forthcoming).

From John Marshall to Thurgood Marshall: A Tale of Innovation and Evolution in Federal Indian Law Jurisdiction, 57 LOYOLA L. REV. #3 at (2011)(forthcoming).

Manipulating Court Doctrine for the Good of the Common Law and Compulsory Arbitration, 51 S. Tex. L. Rev. 41-73 (2009)

Prima Paint Pushed Compulsory Arbitration Under the *Erie* Train, 2 BROOKLYN J. OF CORP. FIN.& COMM. L. 1-40 (2007)

Buckeye, Bull's-Eye, or Moving Target: The FAA, Compulsory Arbitration, and Common-Law Contract, 31 VERMONT L. REV. 141-84 (2006).

Rediscovering Subjectivity in Contracts: Adhesion and Unconscionability, 66 La. L. REV. 123-88 (2005).

UCC Article Nine Revised: Priorities, Preferences and Liens Effective Only in Bankruptcy, 82 NEB. L. REV. 607-70 (2004).

Distinguishing Sales and Leases: A Primer on the Scope and Purpose of UCC Article 2A, 25 U. MEM. L. REV. 873 (1995).

Quotas as Satin-Lined Traps, 29 N. ENG. L. REV. 865 (1995).

Indian Gaming: Congress Sends the Tribes into a Constitutional Fray, But Did It Intend To? 64 Miss. L. J. 591 (1995).