

We are pleased to be publishing your article. To ensure that the *Journal* remains a source of timely material and to enable the *Journal* to comply with various contracts regarding the reprinting of issues, the sale of back issues, and access to the *Journal* via Lexis, Westlaw, and other computer-assisted research services, we ask that you enter into the following agreement:

1. You grant to the *Journal* the perpetual right to publish, and to authorize others to publish, the Article in any place and in any medium, now known or later developed, including without limitation publication in individual reprints, in microforms, via computer-assisted research services, and as part of a collection. Except as provided in Paragraph 5, the *Journal's* rights under this Paragraph shall be exclusive until one year after publication of the Article in Volume 116 of the *Journal* and shall be nonexclusive thereafter.

2. You represent and warrant that you have not agreed to publish this Article, any previous draft of this Article, or any derivative work in any other format prior to agreeing to the terms of this contract.

3. You agree that any publication of the article that you undertake or authorize shall give proper acknowledgement to the *Journal*. Such acknowledgement shall be a credit line reading: Reprinted by permission of The Yale Law Journal Company and William S. Hein & Company, from The Yale Law Journal, Vol. 116, pp. ____.

4. After and only after a period of one year from the publication date of the issue in which the Article appears, you have the right to publish and distribute, and authorize the publication, distribution, and reproduction of, any derivative work of the Article in such manner as you deem appropriate, provided that any such publication gives proper acknowledgement to the *Journal*. Such acknowledgement shall be a credit line reading: This work is derived from an Article previously published in *The Yale Law Journal*. See James Gibson, *Risk Aversion and Rights Accretion in Intellectual Property Law*, 116 YALE L.J. ____ (2007).

5. You retain the right, at any time during the editing process, to post a draft of the Article on SSRN, or any other website, provided that each page contains a header string stating, "Please cite to 116 YALE L.J. ____ (forthcoming 2007)." Once the Article has been published, you must replace any draft versions posted to websites with an official pdf version of the piece, which you can receive from the *Journal* upon request.

6. You agree that you will cooperate in the *Journal's* editorial process and abide by the *Journal's* deadlines and editorial requirements, including but not limited to the *Journal's* article length limitations. The *Journal* requires that the length difference between the first version reviewed by the *Journal* and the final, printed version of an Article not exceed the lesser of 5% or 2000 words, unless you and the *Journal* otherwise mutually agree.

7. You will supply us with all sources, either photocopied or in original form, that are cited in your Article and are not available in the Yale University library system for use in our sourceciting process. If you request, such sources and photocopies may be returned to you within

a reasonable period following the completion of the sourceciting process for your Article.

8. You understand that all citations in the published version of your Article will conform to the citation forms in *The Bluebook: A Uniform System of Citation* (18th ed. 2005), as supplemented by the *Journal's* own style guidelines.

9. You agree to bear the costs for preparation of any illustrations, graphs, or other non-textual elements of your Article; the *Journal* may agree to share these costs but any such agreement must be executed in writing.

10. You represent and warrant that the Article is an original work, that it does not defame any person, does not invade the privacy of any person, and does not in any way infringe the rights of any person.

11. The rights granted in this agreement are irrevocable. The rights may be transferred or sublicensed by The Yale Law Journal Company and may be exercised by its agents or employees.

12. You represent that you have the power and authority to enter into this agreement.