


6


Anechiarico, Frank. 2006. Prosecution as Corruption Control: Paradigms of Public Integrity in Context. 52 Wayne L. Rev. 1415


Obligation. *International Perspectives in Psychology: Research, Practice, Consultation* 3(3): 184-196.


Banerjee, Abhijit, Donald P. Green, Jeffrey McManus & Rohini Pande. 2014. Are Poor Voters Indifferent to Whether Elected Leaders are Criminal or Corrupt? A Vignette Experiment in Rural India *Political Communication* 31(3): 391-407.


of Economic Literature 35: 1320-46.


Cava, Anita. 2011. Quid Pro Quo is “So Yesterday”: Restoring Honest Services Fraud After Skilling and Black. *U.C. Davis Business Law Journal* 12: 1-.


de Speville, Bertrand. 2010. Anticorruption Commissions: The ‘Hong Kong Model’


DeAses, Anne Janet. 2003. Developing Countries: Increasing Transparency and Other
Methods of Eliminating Corruption in the Public Procurement Process. *Public Contract
Law Journal* 34: 553-.

DeBacker, Jason, Bradley T. Heim & Anh Tran. 2015. Importing Corruption Culture
from Oversees: Evidence from Corporate Tax Evasion in the United States. *Journal of

or Enable: When and Why Power Facilitates Self-Interested Behavior. *Journal of Applied

Dechenaux, Emmanuel & Andrew Samuel. 2014. Announced vs. Surprise Inspections

Dechenaux, Emmanuel & Andrew Samuel. 2012. Preemptive Collusion, Hold-Up and

Deckert, Joseph, Mikhail Myagkov & Peter C. Ordeshook. 2011. Benford’s Law and the


Policies on Poverty and Income Distribution: Evaluation Techniques and Tools*

Deininger, Klaus & Paul Mpuga. 2005. Does Greater Accountability Improve the Quality

Dekel, Eddie, Matthew O. Jackson & Asher Wolinsky. 2007. Vote Buying: General


di John, J. 2011. Is There Really a Resource Curse? *Global Governance* 17:


Franklin, Aaron. 2010. Targeted Tariff Preferences to Reduce Corruption in Developing States. Georgetown Journal of International Law 41: 1011-.


Heymann, Philip B. Four Unresolved Questions About the Responsibilities of an Independent Counsel. Georgetown Law Journal 86: 2119-.


Kelsall, T. 2011. Rethinking the Relationship between Neo-Patrimonialism and Economic Development in Africa. *IDS Bulletin* 42(2):.


Nayeri, Rouzhna. 2014. No Longer the Sleeping Dog, the FCPA Is Awake and Ready To Bite: Analysis of FCPA Enforcements, the Implications, and Recommendations for Reform. *New York International Law Review* 27: 73-.


Nichols, Philip M. 2012. *United States v Lazarenko*: The Trial and Conviction of Two Former Prime Ministers of Ukraine. *University of Chicago Legal Forum* 2012: 41-.


OECD/StAR. 2012. *Identification and Quantification of the Proceeds of Bribery*.


Rose-Ackerman, Susan, ed. 2006. *International Handbook on the Economics of Corruption*.


Swanson, Todd. 2007. Greasing the Wheels: British Deficiencies in Relation to American Clarity in International Anti-Corruption Law. Georgia Journal of International & Comparative Law 35: 397-.


Tannenbaum, Brette M. 2012. Reframing the Right: Using Theories of Intangible Property to Target Honest Services Fraud After Skilling. *Columbia Law Review* 112: 359-.


van Rooij, Benjamin. 2005. China’s War on Graft: Politico-Legal Campaigns Against Corruption in China and Their Similarities to the Legal Reactions to Crisis in the U.S. *Pacific Rim Law & Policy Journal* 14: 289-.


Ware, Glenn T., Shaun Moss, J. Edgardo Campos & Gregory P. Noone, “Corruption in Procurement”, in Adam Graycar & Russell G. Smith eds., *Handbook of Global Research and Practice in Corruption* (Edward Elgar),


Woodin, Christine M. 2012. A Solution to the Conflict over the Appropriate Unit of Prosecution for 18 USC § 666. *University of Chicago Legal Forum* 2012: 403-.


Wren-Lewis, Liam. 2013. “Anti-Corruption Policy in Regulation and Procurement: The Role of International Actors”, in Susan Rose-Ackerman & Paul D. Carrington eds., *Anti-


Wrong, Michela. 2009. It’s Our Turn to Eat: The Story of a Kenyan Whistle-Blower.


