



TOURO COLLEGE
JACOB D. FUCHSBERG LAW CENTER
Where Knowledge and Values Meet

Touro Law Review

Volume 29
Number 4 *Annual New York State Constitutional
Issue*

Article 2

March 2014

Table of Contents

Follow this and additional works at: <https://digitalcommons.tourolaw.edu/lawreview>

Recommended Citation

(2014) "Table of Contents," *Touro Law Review*: Vol. 29 : No. 4 , Article 2.
Available at: <https://digitalcommons.tourolaw.edu/lawreview/vol29/iss4/2>

This Prefatory Matter is brought to you for free and open access by Digital Commons @ Touro Law Center. It has been accepted for inclusion in Touro Law Review by an authorized editor of Digital Commons @ Touro Law Center. For more information, please contact lross@tourolaw.edu.

Table of Contents

Cover Page Footnote

29-4

TOURO LAW REVIEW

Vol. 29, No. 4

2013

TABLE OF CONTENTS

STATUTORY INTERPRETATION

- ARMED TO THE TEETH: THE USE OF A PERSON'S MOUTH,
TEETH OR BODY AS A DANGEROUS INSTRUMENT FOR
AGGRAVATED OFFENSES
Vincent J. Costa..... 925

- DON'T FEED THE DEER: MISAPPLICATIONS OF STATUTORY
VAGUENESS AND THE FIRST AMENDMENT OVERBREADTH
DOCTRINE
Brian Hodgkinson 949

CONSTITUTIONAL AND STATUTORY PROTECTIONS OF JUVENILES

- THE EVOLUTION OF YOUTH AS AN EXCUSE: STRIKING A
BALANCE BETWEEN THE INTEREST OF PUBLIC SAFETY AND THE
PRINCIPLE THAT KIDS ARE KIDS
Ashley A. Hughes..... 967

FIRST AMENDMENT FREEDOM OF EXPRESSION

- THE OCCUPY WALL STREET MOVEMENT AND THE
CONSTITUTION: PROTESTERS PREOCCUPIED WITH THE FIRST
AMENDMENT
Christine Verbitsky..... 1003

- DETERMINING THE LOCATION OF INJURY FOR NEW YORK'S
LONG ARM STATUTE IN AN INFRINGEMENT CLAIM
Stefan Josephs 1025

FIRST AMENDMENT FREEDOM OF RELIGION

CURTAILING THE FIRST AMENDMENT PROTECTION TO
DISCOVERY
Silvia Durri 1063

FOURTH AMENDMENT AND AUTOMOBILES

A DELAYED SEARCH OF AN AUTOMOBILE MAKES FOR AN
UNCONSTITUTIONAL SEIZURE
Sean J. McGowan 1083

LOCKED GLOVE COMPARTMENTS: SEARCHABLE OR STASH
SPOTS?
Evan Levtow 1115

FOURTH AMENDMENT BODILY SEARCHES AND DNA

THE BLUEPRINT: CRITIQUES OF THE FINGERPRINT AND
ABANDONMENT PARADIGMS UTILIZED TO REJECT AN
EXPECTATION OF PRIVACY IN DNA
Avi Goldstein 1151

YOU HAVE THE RIGHT TO BE FREE FROM UNWANTED BODILY
INTRUSION—UNLESS OF COURSE THERE IS A COURT ORDER
Tara Laterza 1175

FOURTH AMENDMENT CONSENT TO SEARCH

YOU DO NOT HAVE THE RIGHT TO REMAIN DRUNK:
EXPANDING THE SCOPE OF IMPLIED CONSENT THROUGH FIFTH
AMENDMENT VOLUNTARINESS STANDARDS
Avi Goldstein 1217

FOURTH AMENDMENT AND MODERNIZED SOCIETY

FOURTH AMENDMENT RIGHT TO PRIVACY WITH RESPECT TO
BANK RECORDS IN CRIMINAL CASES
Francesca M. Brancato 1241

IT'S REASONABLE TO EXPECT PRIVACY WHEN WATCHING
ADULT VIDEOS
Matthew Leonhardt 1263

PRIVACY IN SOCIAL MEDIA: TO TWEET OR NOT TO TWEET?
Tara M. Breslawski 1283

NEW YORK'S SUPERIOR MODEL FOR PRETRIAL IDENTIFICATIONS

IS NEW YORK ACHIEVING MORE RELIABLE AND JUST
CONVICTIONS WHEN THE ADMISSIBILITY OF A SUGGESTIVE
PRETRIAL IDENTIFICATION IS AT ISSUE?
Matthew Gordon..... 1305

PREARRAIGNMENT LINEUP PROCEDURES: ARE MULTIPLE
LINEUPS UNDULY SUGGESTIVE OR SUFFICIENTLY RELIABLE?
Jared R. Artura 1333

THE FEDERAL RETREAT FROM PROTECTING DEFENDANTS FROM
TAINTED SHOW-UP IDENTIFICATIONS AND THE SUPERIORITY OF
NEW YORK'S APPROACH
Stefan Josephs 1355

SIXTH AMENDMENT CONFRONTATION CLAUSE

ADMISSIBILITY OF FIELD TEST RESULTS AT TRIAL TO PROVE
INTOXICATION
Vincent J. Costa..... 1379

CONFLICTING CONFRONTATION CLAUSE CONCERNS: THE
ADMISSIBILITY OF HOSPITAL RECORDS VERSUS A DEFENDANT'S
RIGHT TO CONFRONTATION
Susan Barlow 1399

SIXTH AMENDMENT RIGHT TO COUNSEL

CHOOSE YOUR OWN PATH: A DEFENDANT'S CONSTITUTIONAL
RIGHT TO LEGAL REPRESENTATION
Luzan Moore 1427

AN EFFECTIVE BUT UNREPORTED APPLICATION OF *LAFLER &*
FRYE
Christopher M. Gavin..... 1453

**SIXTH AMENDMENT RIGHT TO COUNSEL
AND IMMIGRATION CONSEQUENCES**

ARE YOU SATISFIED WITH YOUR REPRESENTATION?—THE
SIXTH AMENDMENT RIGHT TO EFFECTIVE ASSISTANCE OF
COUNSEL
Dean M. Villani..... 1469

**“BUT MY ATTORNEY DIDN’T TELL ME I’D BE DEPORTED!”—
THE RETROACTIVITY OF PADILLA**
Tara M. Breslawski 1487

SIXTH AMENDMENT RIGHT TO TRIAL BY JURY

**ONE LESS JUROR: A DEFENDANT’S RIGHT TO JUROR
SUBSTITUTION**
Luzan Moore 1513

EIGHTH AMENDMENT RIGHT TO REASONABLE BAIL

**McMANUS v. HORN: THE LEGALITY OF SETTING A SINGLE
FORM OF BAIL**
Maureen Wynne 1537

**FOURTEENTH AMENDMENT DUE PROCESS RIGHTS
FOR ELECTION CANDIDATES**

**EVALUATING CANDIDACY RESTRICTIONS: THE IMPLICATIONS OF
NEW YORK’S MODIFIED APPROACH**
Brian Hodgkinson 1555