

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