

2017

Table of Contents

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



Part of the [Law Commons](#)

Recommended Citation

(2017) "Table of Contents," *Touro Law Review*. Vol. 33: No. 3, Article 2.

Available at: <https://digitalcommons.tourolaw.edu/lawreview/vol33/iss3/2>

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.

TOURO LAW REVIEW

Vol. 33 No. 3

2017

TABLE OF CONTENTS

ARTICLES AND BOOK REVIEWS

IMPLICATIONS OF A REVITALIZED 28 U.S.C. § 1400(B): IDENTIFYING THE “REGULAR AND ESTABLISHED PLACE OF BUSINESS” FOR PATENT VENUE IN THE INTERNET AGE <i>Steven Pepe & Samuel Brenner</i>	675
THE EMERGING AMERICAN POLICE STATE: THE PROBLEM IS NOT WITH THE POLICE, BUT HIGHER UP <i>William E. Nelson</i>	709
THE SIMPLE MEANING OF STOP SIGNS: A RESPONSE TO PROFESSOR WILLIAM NELSON <i>Dan Subotnik</i>	739
A REPLY TO PROFESSOR DAN SUBOTNIK <i>William E. Nelson</i>	745
JUSTICE SCALIA, ORIGINALISM AND TEXTUALISM <i>Thomas A. Schweitzer</i>	749
ATTACKING SMART GROWTH: A REVIEW OF THE HUMAN CITY <i>Michael Lewyn</i>	769
POLITICAL GERRYMANDERING: WAS ELBRIDGE GERRY RIGHT? <i>C. Daniel Chill</i>	795
RETHINKING EAST MEDITERRANEAN SECURITY: POWERS, ALLIES & INTERNATIONAL LAW <i>Sami Dogru & Herbert Reginbogin</i>	827
iTHINK MY ELECTRONIC DATA IS SECURE, BUT IS IT? A CONSTITUTIONAL ANALYSIS OF <i>IN RE THE SEARCH OF AN APPLE iPhone</i> <i>Shira Bloom</i>	907

“MY LIPS ARE SEALED, UNLESS . . .” EXAMINING THE REPORTER’S PRIVILEGE IN NEW YORK AND WHY IT SHOULD BE APPLIED FEDERALLY <i>Luann Dallojacono</i>	933
HUMANS OF NEW YORK, SHUT YOUR BLINDS <i>Amanda Defeo</i>	957
FINDING A FAIR BALANCE FOR THE RIGHT OF PUBLICITY AND FIRST AMENDMENT PROTECTIONS <i>Christine DiGregorio</i>	995
BOYS WILL BE GIRLS, AND GIRLS WILL BE BOYS: URGING THE SUPREME COURT TO RECOGNIZE A TRANSGENDER STUDENT’S RIGHT TO USE THE APPROPRIATE FACILITIES IN A FEDERALLY FUNDED SCHOOL <i>Dianna Felberbaum</i>	1043
SEX OFFENDER REGISTRATION IN NEW YORK: THE DANGERS OF STATE LAW PREEMPTION OF LOCAL RESIDENCY RESTRICTION LAWS AND ITS IMPLICATIONS FOR COMMUNITIES AND SEX OFFENDERS ALIKE <i>Megan Forbes</i>	1069
THE MORAL AND ECONOMIC ADVANTAGES OF RAISING THE AGE OF CRIMINAL RESPONSIBILITY IN NEW YORK AMONG JUVENILE OFFENDERS, AND PLANS FOR REHABILITATION <i>Patrick Harty</i>	1099
STINGRAYS, TRIGGERFISH, AND HAILSTORMS, OH MY! THE FOURTH AMENDMENT IMPLICATIONS OF THE INCREASING GOVERNMENT USE OF CELL-SITE SIMULATORS <i>Jenna Jonassen</i>	1123
THE FOURTH AMENDMENT AND DRIVING WHILE INTOXICATED: WHEN DOES A POLICE OFFICER NEED A WARRANT? <i>Marra Kassman</i>	1167
PROTECTING SUBJECT CHILDREN IN FAMILY COURT AND BEYOND: THE NECESSITY TO UTILIZE IDENTICAL CONFIDENTIALITY MEASURES BETWEEN ARTICLE 6 <i>LINCOLN</i> HEARINGS AND ARTICLE 10 <i>LINCOLN</i> HEARINGS <i>Bradley Kaufman</i>	1189
“THAT’S WHAT SHE SAID”: AN EVALUATION OF WHETHER HEARSAY EXCEPTIONS SHOULD BE PERMITTED IN ACCUSATORY INSTRUMENTS <i>Andrea Laterza</i>	1217
DAMAGES FOR PARTIAL PRODUCT DESIGN PATENT INFRINGEMENT <i>Patryk Oskar Rogowski</i>	1243

IS FAIR USE ACTUALLY FAIR IN THE DIGITAL AGE FOR GOOD-FAITH CREATORS? A CALL FOR A BROADER INTERPRETATION OF THE FAIR USE DOCTRINE IN THE DIGITAL AGE <i>Joseph Tromba</i>	1283
THE STAKES ARE HIGH: THE PROFESSIONAL AND AMATEUR SPORTS PROTECTION ACT IS CONSTITUTIONALLY VULNERABLE AND REFLECTS BAD POLICY <i>Stephen Weinstein</i>	1309
#PROTECTED: HASHTAGS, TRADEMARKS, AND THE FIRST AMENDMENT <i>Delaram Yousefi</i>	1343