



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

Touro Law Review

Volume 37 | Number 2

Article 2

2021

Table of Contents

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



Part of the [Law Commons](#)

Recommended Citation

(2021) "Table of Contents," *Touro Law Review*. Vol. 37: No. 2, Article 2.

Available at: <https://digitalcommons.tourolaw.edu/lawreview/vol37/iss2/2>

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

Volume 37, Number 2

2021

TABLE OF CONTENTS

SYMPOSIUM: JUSTICE RUTH BADER GINSBURG

JUSTICE GINSBURG, CIVIL PROCEDURE PROFESSOR AND CHAMPION OF JUDICIAL FEDERALISM

Rodger D. Citron.....527

RBG AND GENDER DISCRIMINATION

Eileen Kaufman529

RUTH BADER GINSBURG, WISE LEGAL GIANT

Thomas A. Schweitzer533

ANALYZING WRONGFUL CONVICTIONS BEYOND THE TRADITIONAL CANONICAL LIST OF ERRORS, FOR ENDURING STRUCTURAL AND SOCIOLOGICAL ATTRIBUTES, (JUVENILES, RACISM, ADVERSARY SYSTEM, POLICING POLICIES)

Leona D. Jochowitz & Tonya Kendall579

“PORTABILITY OF THE UBE: WHERE IS IT WHEN YOU NEED IT AND DO YOU NEED IT AT ALL?”

Suzanne Darrow-Kleinhaus.....665

**ADVERSE DOMINATION, STATUTES OF LIMITATIONS
AND THE *IN PARI DELICTO* DEFENSE – APPLICATION IN
CASES INVOLVING CLAIMS OF ACCOUNTING
MALPRACTICE AND CORPORATE FRAUD**

*Laurence A. Steckman, Esq. & Adam J. Rader,
Esq.697*

**MAYBE LAW SCHOOLS DO NOT OPPRESS MINORITY
FACULTY WOMEN: A CRITIQUE OF MEERA E. DEO’S
“UNEQUAL PROFESSION: RACE AND GENDER IN LEGAL
ACADEMIA” (STANFORD UP 2019)**

Dan Subotnik739

**THE SLIPPERY DISCOURSE OF SEXUAL CONSENT:
FEMINIST ACUMEN AND FEMINIST EXCESS**

Dan Subotnik759

THE ICC SHOULD NOT ENCOURAGE OCCUPATION

Uri Weiss797

**BUNDLE OF JOY: WHY SAME-SEX MARRIED COUPLES HAVE A
CONSTITUTIONAL RIGHT TO ENTER INTO GESTATIONAL
SURROGACY AGREEMENTS**

Benjamin H. Berman829

**DISPOSITION OF FROZEN PREEMBRYOS IN THE CASE OF
DIVORCE: NEW YORK SHOULD IMPLEMENT A MODIFIED
MUTUAL CONTEMPORANEOUS CONSENT APPROACH**

Kasey Bray857

**HE SAID, SHE SAID: PLAUSIBLE PLEADINGS FOR REVERSE TITLE
IX CLAIMS**

James Bunster891

DISCRETIONARY INJUSTICE: LIMITING DUE PROCESS RIGHTS OF UNDOCUMENTED IMMIGRANTS UPON REMOVAL AFTER REENTRY

Brendan Dauscher915

THE SWORD OF DAMOCLES: HOW THE FAIR USE DEFENSE APPLICATION AFFECTS THE COMPUTER PROGRAMMING AREA

Ziyi Gao957

WEARING MY CROWN TO WORK: THE CROWN ACT AS A SOLUTION TO SHORTCOMINGS OF TITLE VII FOR HAIR DISCRIMINATION IN THE WORKPLACE

Margaret Goodman1001

I AM WOMAN, HEAR ME ROAR: DENIAL OF SEXUAL REASSIGNMENT SURGERY FOR TRANSGENDER INMATES AND THE EIGHTH AMENDMENT’S BAN ON CRUEL AND UNUSUAL PUNISHMENT

Chiara Haueter1027

QUALIFIED DOES NOT MEAN OVER-QUALIFIED: THE ADA’S ACCOMMODATION OF LAST RESORT SHOULD NOT BE A COMPETITION!

Dana Ortiz-Tulla1053

DOES DUE PROCESS HAVE AN AGE LIMIT? WHY THE LAW CONCERNING THE PARENTAL RIGHT TO FREEDOM OF INTIMATE ASSOCIATION IN THE RELATIONSHIP WITH AN ADULT CHILD IS A MISCHARACTERIZATION OF A CIRCUIT SPLIT

Bryan Schenkman1083

UNCLE SAM’S DILEMMA: WHETHER PRIORITIZING CONFEDERATE MEMORIALS OVER NATIONAL SENTIMENT IS A MONUMENTAL MISTAKE

Hayley A. Valla1107