



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

Touro Law Review

Volume 38 | Number 1

Article 2

2022

Table of Contents

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



Part of the [Legal Writing and Research Commons](#)

Recommended Citation

(2022) "Table of Contents," *Touro Law Review*. Vol. 38: No. 1, Article 2.

Available at: <https://digitalcommons.tourolaw.edu/lawreview/vol38/iss1/2>

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 38, Number 1

2022

TABLE OF CONTENTS

SYMPOSIUM: AGING, HEALTH, EQUITY AND THE LAW CONFERENCE

AGING, HEALTH, EQUITY, AND THE LAW: FOREWORD

Joan C. Foley1

SAFEGUARDING THE PUBLIC: WHY WORKERS' RIGHTS EDUCATION SHOULD BE REQUIRED LEARNING FOR NURSES

Esperanza N. Sanchez, Esq.9

END OF LIFE, ELDER ABUSE, AND GUARDIANSHIP: AN EXPLORATION OF NEW YORK'S SURROGATE DECISION-MAKING FRAMEWORK

*Tristan Sullivan-Wilson, Esq., Deirdre Lok, Esq. & Joy
Solomon, Esq.*45

FAT RIGHTS, PUBLIC HEALTH OPPRESSION AND PREJUDICE, AND THE "OBESITY EPIDEMIC"

Nicholas D. Lawson65

BALANCING CLASHING SCHOLARS' ACADEMIC FREEDOMS

Sharona Aharoni-Goldenberg & Gerry Leisman121

ROADMAP TO RECONCILIATION: AN INSTITUTIONAL AND CONCEPTUAL FRAMEWORK FOR JEWISH-MUSLIM ENGAGEMENT

J.R. Rothstein, Esq., Shlomo Pill & Ariel J. Liberman, Esq. 167

BLURRING THE LINE BETWEEN STUDENT AND EMPLOYEE: EXPLOITATION OF FOR-PROFIT COLLEGE STUDENTS <i>Michele Abatangelo</i>	231
IS EXTRATERRITORIALITY THE GOLDEN TICKET OUT OF CORPORATE LIABILITY? HOW THE MODERN-DAY WILLY WONKA’S CHOCOLATE FACTORY EVADED LIABILITY UNDER THE ALIEN TORT STATUTE IN <i>NESTLÉ V. DOE</i> <i>Alyaa Chace</i>	257
BABY, WE WERE BORN THIS WAY: THE CASE FOR MAKING SEXUAL ORIENTATION A SUSPECT CLASSIFICATION UNDER THE EQUAL PROTECTION CLAUSE OF THE FOURTEENTH AMENDMENT <i>Jennifer R. Covais</i>	283
YOU HAVE THE RIGHT TO REMAIN SILENT, AND IT <i>CAN AND WILL BE</i> USED AGAINST YOU: ADDRESSING POST-ARREST PRE- MIRANDA SILENCE <i>Maria P. Hirakis</i>	323
HOW COVID-19 PUT THE SPOTLIGHT ON THE EMTALA <i>Ikra Kafayat</i>	357
IMPROPER DISTINCTION UNDER THE ADA LEADS TO AN IRRATIONAL OUTCOME: FAVORING ONE LIFE OVER ANOTHER <i>Daniel Frederick Parise</i>	383
ONCE MENTALLY ILL, ALWAYS A DANGER? LIFETIME BANS ON GUN OWNERSHIP UNDER FIRE FOLLOWING INVOLUNTARY COMMITMENT <i>Amanda Pendel</i>	423
THIS IS YOUR CAPTAIN SPEAKING, PLEASE REMAIN PHYSICALLY RESTRAINED WHILE THE ROBBERY IS IN PROGRESS <i>Conner J. Purcell</i>	453
THERE’S NO “GENDER” IN TEAM: DEVELOPING STATE POLICIES FOR THE INCLUSION OF THE TRANSGENDER INTERSCHOLASTIC ATHLETE <i>Brianna Weppeler</i>	495

**“I WAS JUST A KID”: ADDRESSING THE COLLATERAL
CONSEQUENCES OF A JUVENILE RECORD ON EMPLOYMENT**
Lauren Wray523