

SETON HALL LAW REVIEW

Volume Twenty-Six

1996

Number Two

TABLE OF CONTENTS

ADDRESS TO THE CLASS OF 1996

ON BECOMING A LAWYER *Denis F. McLaughlin* 505

ARTICLES

THE BYSTANDER'S CAUSE OF ACTION
FOR EMOTIONAL INJURY: REFLECTIONS
ON THE RELATIONAL ELIGIBILITY
STANDARD *Honorable Howard H. Kestin* 512

FEDERAL PRESENTENCE REPORTS:
MULTI-TASKING AT SENTENCING *Gary M. Maveal* 544

SUSPENSION AND DISBELIEF (OR, HOW
MANAGED SHOULD A MARKET BE?) *Caroline Bradley* 597

25 YEARS OF THE NEW JERSEY
ANTITRUST ACT *Bruce D. Greenberg* 637
Gary K. Wolinetz

THE CHILD WITNESS AND THE
PRESUMPTION OF AUTHENTICITY
AFTER *STATE V. MICHAELS* *Lisa Manshel* 685

COMMENTS

MEGAN'S LAW: THE NEW JERSEY SUPREME COURT NAVIGATES
UNCHARTED WATERS 764

INDEPENDENT ADOPTION: IN WHOSE BEST INTEREST? 803

NOTES

CONSTITUTIONAL LAW
DUE PROCESS—PROSECUTORS MUST DISCLOSE EXCULPATORY
INFORMATION WHEN THE NET EFFECT OF THE SUPPRESSED
EVIDENCE MAKES IT REASONABLY PROBABLE THAT DISCLOSURE
WOULD HAVE PRODUCED A DIFFERENT RESULT
(*Kyles v. Whitley*, 115 S. Ct. 1555 (1995)) 832

SEARCH AND SEIZURE	
STOP AND FRISK—EVIDENCE SEIZED INCIDENT TO AN ARREST THAT IS BASED UPON A POLICE OFFICER'S COMPUTER RECORD THAT FAILED TO INDICATE THAT THE ARREST WARRANT HAD BEEN QUASHED, DUE TO AN ERROR COMMITTED BY COURT PERSONNEL, IS WITHIN THE SCOPE OF THE GOOD FAITH EXCEPTION TO THE EXCLUSIONARY RULE (<i>Arizona v. Evans</i> , 115 S. Ct. 1185 (1995))	866
CONSTITUTIONAL LAW	
COMMERCE CLAUSE—MERE POSSESSION OF A FIREARM DOES NOT SUBSTANTIALLY AFFECT INTERSTATE COMMERCE; AND A FEDERAL LAW, 18 U.S.C. § 922(q), MAKING MERE POSSESSION A CRIME, EXCEEDS CONGRESSIONAL POWER PURSUANT TO THE COMMERCE CLAUSE (<i>United States v. Lopez</i> , 115 S. Ct. 1624 (1995))	897
<i>SURVEY OF RECENT DEVELOPMENTS IN THIRD CIRCUIT LAW</i>	933
REVIEW ESSAY	
ALMOST A PRAGMATIST	<i>Geoffrey W. Castello</i> 967
BOOK REVIEW	
MINORITY RIGHTS WITHIN THE LIBERAL TRADITION	<i>David Stoelting</i> 997