

ALPHABETICAL LISTING OF AUTHORS:

- Algero, Mary Garvey, *Ebb and Flow of the Tide: A Viable Doctrine for Determining Admiralty Jurisdiction or a Relic of the Past?*, 27 SETON HALL L. REV. 138-66 (1996).
- Allen, Anita LaFrance, *Genetic Testing, Nature, and Trust*, 27 SETON HALL L. REV. 887-92 (1997).
- Andrews, Lori B., *Past as Prologue: Sobering Thoughts on Genetic Enthusiasm*, 27 SETON HALL L. REV. 893-918 (1997).
- Baldassare, Michael A., Comment, *Pandora's Box or Treasure Chest?: Circuit Courts Face 28 U.S.C. § 1367's Effect on Multi-Plaintiff Diversity Actions*, 27 SETON HALL L. REV. 1497 (1997).
- Bales, Jennifer S., *Equal Protection and the Use of Protest Letters in Parole Proceedings: A Particular Dilemma for Battered Women Inmates*, 27 SETON HALL L. REV. 33-69 (1996).
- Berry, David C., Comment, *Untwisting New Jersey's Cap on Punitive Damages*, 27 SETON HALL L. REV. 167-202 (1996).
- Boger, John Charles, *Mount Laurel at 21 Years: Reflections on the Power of Courts and Legislatures to Shape Social Change*, 27 SETON HALL L. REV. 1450 (1997).
- Bowman, James E., *Genetics and African Americans*, 27 SETON HALL L. REV. 919-36 (1997).
- Butler, Gordon T., *Economic Benefit: Formulating a Workable Theory of Income Recognition*, 27 SETON HALL L. REV. 70-138 (1996).
- Calcagni, Thomas R., Note, *BMW of N. Am., Inc. v. Gore*, 116 S. Ct. 1589 (1996), *Due Process Clause Requires That a State Provide Fair Notice of the Magnitude of a Punitive Damages Award Assessed Against a Tortfeasor*, 27 SETON HALL L. REV. 708-34 (1997).
- Carmella, Angela C., *Religion as Public Resource*, 27 SETON HALL L. REV. 1225 (1997).
- Carter, Stephen L., *Parents, Religion, and Schools: Reflections on Pierce, 70 Years Later*, 27 SETON HALL L. REV. 1194 (1997).
- Corbett, Melissa A., Comment, *Lights, Camera, Trial: Pursuit of Justice or the Emmy*, 27 SETON HALL L. REV. 1542 (1997).
- Deifeis, Elizabeth F., *A Tribute to Justice Sandra Day O'Connor From an International Perspective*, 27 SETON HALL L. REV. 391-98 (1997).
- Denemark, Howard A., *The Death of Law Reviews Has Been Predicted: What Might Be Lost When the Last Law Review Shuts Down?* 27 SETON HALL L. REV. 1-32 (1996).
- Diehl, Rachel L., Note, *Vernonia Sch. Dist. v. Acton*, 115 S. Ct. 2386 (1995), *Random, Warrantless and Suspicionless Search of Student Athletes Through Urinalysis Drug Testing by Public School Officials Does not Violate Fourth Amendment*, 27 SETON HALL L. REV. 230-59 (1996).
- Eisdorfer, Stephen. See Wish, Naomi Bailin.
- Engelskirchen, Howard, *Consideration as the Commitment to Relinquish Autonomy*, 27 SETON HALL L. REV. 490-573 (1997).
- Freedman, Shane H., Comment, *Affirmative Action: An Idea Whose Time Has Gone*, 27 SETON HALL L. REV. 1579 (1997).
- Fuentes, Kathleen D., Comment, *Limited Liability Companies and Opting-Out of Liability: A New Standard for Fiduciary Duties?* 27 SETON HALL L. REV. 1023-63 (1997).
- Geidicks, Frederick Mark, *The Improbability of Religion Clause Theory*, 27 SETON HALL L. REV. 1233 (1997).

- Gula, Megan, Note, *Missouri v. Jenkins*, 115 S. Ct. 2038 (1995), *Although Having Broad Discretion to Fashion School Desegregation Orders, Implementing a Remedial Decree Aimed at Making the Violating District More Attractive to Students in Surrounding Suburbs Equaled an Interdistrict Solution Which in the Absence of an Interdistrict Violation Exceeded the Remedial Authority of the District Court*, 27 SETON HALL L. REV. 1658 (1997).
- Hradil, Jennifer A., Comment, *Patchwork Patient Protection: Must We Choose a Single Pattern?* 27 SETON HALL L. REV. 203-29 (1996).
- Ichel, Gregory A., Comment, *Internet Sounds Death Knell for Use Taxes: States Continue to Scream over Lost Revenues*, 27 SETON HALL L. REV. 643-67 (1997).
- Ikemoto, Lisa C., *The Racialization of Genomic Knowledge*, 27 SETON HALL L. REV. 937-50 (1997).
- Jackson, Fatimah, *Concerns and Priorities in Genetic Studies: Insights from Recent African American Biohistory*, 27 SETON HALL L. REV. 951-70 (1997).
- Kattas, Paul L., Note, *United States v. National Treasury Employees Union*, 115 S. Ct. 1003 (1995), *The Ban on Honoraria as Contained in § 501(b) of the Ethics in Government Act of 1989 is Unconstitutional as Applied to Members of the Executive Branch Below Grade GS-16*, 27 SETON HALL L. REV. 260-88 (1996).
- Kirchofer III, Maurice F., Note, *New Jersey Coalition Against the War v. J.M.B. Realty Corp.*, 138 N.J. 326, 650 A.2d 757 (1994), *New Jersey State Constitution Requires Privately Owned Shopping Malls to Allow Access for Expressional Leafletting, Subject to the Owner's Reasonable Time, Place, and Manner Restrictions*, 27 SETON HALL L. REV. 289-318 (1996).
- Komuves, Flavio L., Comment, *For Sale: Two-Bedroom Home with Spacious Kitchen, Walk-In Closet, and Pervert Next Door*, 27 SETON HALL L. REV. 668-707 (1997).
- McKee, Cynthia N., *Resurrecting Mt. Laurel: Using Title VIII Litigation to Achieve the Ultimate Mt. Laurel Goal of Integration*, 27 SETON HALL L. REV. 1338 (1997).
- Nachman, Michael Pepper, Note, *Brown v. Pro Football, Inc.*, 116 S. Ct. 2116 (1996), *The Nonstatutory Labor Exemption from Antitrust Liability Continues to Afford Protection to a Multiemployer Bargaining Unit Even After a Past Agreement Ends, and the Entity Retains the Duty to Bargain Once a Good Faith Impasse is Reached in Contract Negotiations*, 27 SETON HALL L. REV. 1094-1122 (1997).
- Nielsen, W. Joseph, Note, *Jaffee v. Redmond*, 116 S. Ct. 1923 (1996), *The Psychotherapist-Patient Privilege as Adopted in the Federal Courts Includes not only all Communications to Licensed Psychiatrist and Psychologists, but also all Communications to Licensed Social Workers in the Course of Psychotherapy*, 27 SETON HALL L. REV. 1123-58 (1997).
- Nygaard, Richard Lowell, *On The Role of Forgiveness in Criminal Sentencing*, 27 SETON HALL L. REV. 980-1022 (1997).
- O'Connor, Sandra Day, *Remarks on the Presentation of the Fifth Annual Sandra Day O'Connor Medal of Honor*, 27 SETON HALL L. REV. 383-87 (1997).
- Olivensbaum, Joseph M., <CTRL> <ALT> : *Rethinking Federal Computer Crime Legislation*, 27 SETON HALL L. REV. 574-642 (1997).
- Paulsen, Michael Stokes, *How Yale Law School Trivializes Religious Devotion*, 27 SETON HALL L. REV. 1259 (1997).
- Poritz, Deborah T., *Remarks on the Presentation of the Fifth Annual Sandra Day O'Connor Medal of Honor*, 27 SETON HALL L. REV. 387-90 (1997).
- Posner, Gwen L. See Walsh, Charles J.
- powell, john a., *Injecting a Race Component into Mount Laurel-Style Litigation*, 27 SETON HALL L. REV. 1369 (1997).

- Roberts, Dorothy E., *The Nature of Blacks' Skepticism About Genetic Testing*, 27 SETON HALL L. REV. 971-79 (1997).
- Roisman, Florence Wagman, *The Role of the State, the Necessity of Race-Conscious Remedies, and Other Lessons From the Mount Laurel Study*, 27 SETON HALL L. REV. 1386 (1997).
- Rosenbaum, James E. & Shazia Rafiullah Miller, *Certifications and Warranties: Keys to Effective Residential Mobility Programs*, 27 SETON HALL L. REV. 1426 (1997).
- Sblendorio, Mark A., Note, *Cooper v. Oklahoma*, 116 S. Ct. 1373 (1996), *State Statute Placing upon the Defendant the Burden of Proving His Incompetence to Stand Trial on Criminal Charges by Clear and Convincing Evidence Violated Fourteenth Amendment Fundamental Due Process Rights*, 27 SETON HALL L. REV. 735-71 (1997).
- Tracy, Colleen, Note, *Sandin v. Conner*, 115 S. Ct. 2293 (1995), *State-Created Procedural Due Process Liberty Interests Are Limited to Freedom From Restraint When Prison Regulations Do Not Unexpectedly Exceed the Sentence But Impose Hardship on the Inmate in Relation to Ordinary Incidents of Prison Life*, 27 SETON HALL L. REV. 772-805 (1997).
- Troutt, David D., *Mount Laurel and Urban Possibility: What Social Science Research Might Tell the Narratives of Futility*, 27 SETON HALL L. REV. 1471 (1997).
- Wallin, Debra M., Note, *Rubin v. Coors Brewing Co.*, 115 S. Ct. 1585 (1995), *Federal Regulation Prohibiting Disclosure of a Beer's Alcohol Content on Its Label Violates the Commercial Speech Doctrine*, 27 SETON HALL L. REV. 319-56 (1996).
- Walsh, Charles J. & Gwen L. Posner, *Presenting and Challenging Witnesses Under New Jersey Rules of Evidence 607, 611(c), and 803(a)(1): Should We Vouch for the Credibility of these Rules?*, 27 SETON HALL L. REV. 399-489 (1997).
- Walsh, Colleen F., Note, *Seminole Tribe v. Florida*, 116 S. Ct. 1114 (1996), *Congress's Article I Powers May Not Abrogate State Sovereign Immunity Granted by the Eleventh Amendment and Ex Parte Young is Inapplicable to Suits Brought Under the Indian Gaming Regulatory Act*, 27 SETON HALL L. REV. 806-36 (1997).
- Walsh, Kevin G., Comment, *Throwing Stones: Rational Basis Review Triumphs over Homophobia*, 27 SETON HALL L. REV. 1064-1093 (1997).
- Waters, Brian J., Comment, *A Doctrine in Disarray: Why the First Amendment Demands the Abandonment of the Central Hudson Test for Commercial Speech*, 27 SETON HALL L. REV. 1626 (1997).
- Wish, Ph.D., Naomi Bailin & Stephen Eisdorfer, Esq., *The Impact of Mt. Laurel Initiatives: An Analysis of the Characteristics of Applicants and Occupants*, 27 SETON HALL L. REV. 1268 (1997).
- , Lifetime Achievement Award to the Late Chief Justice Robert N. Wilentz, 27 SETON HALL L. REV. 886 (1997).

INDEX

ADMIRALTY JURISDICTION

- Algero, Mary Garvey, *Ebb and Flow of the Tide: A Viable Doctrine for Determining Admiralty Jurisdiction or a Relic of the Past?*, 27 SETON HALL L. REV. 138-66 (1996).

AFFIRMATIVE ACTION

Freedman, Shane H., Comment, *Affirmative Action: An Idea Whose Time Has Gone*, 27 SETON HALL L. REV. 1579 (1997).

ANTITRUST LAW

Nachman, Michael Pepper, Note, *Brown v. Pro Football, Inc.*, 116 S. Ct. 2116 (1996), *The Nonstatutory Labor Exemption from Antitrust Liability Continues to Afford Protection to a Multiemployer Bargaining Unit Even After a Past Agreement Ends, and the Entity Retains the Duty to Bargain Once a Good Faith Impasse is Reached in Contract Negotiations*, 27 SETON HALL L. REV. 1094-1122 (1997).

COMMERCIAL SPEECH

Wallin, Debra M., Note, *Rubin v. Coors Brewing Co.*, 115 S. Ct. 1585 (1995), *Federal Regulation Prohibiting Disclosure of a Beer's Alcohol Content on Its Label Violates the Commercial Speech Doctrine*, 27 SETON HALL L. REV. 319-56 (1996).
Waters, Brian J., Comment, *A Doctrine in Disarray: Why the First Amendment Demands the Abandonment of the Central Hudson Test for Commercial Speech*, 27 SETON HALL L. REV. 1626 (1997).

COMPUTER CRIMES

Olivenbaum, Joseph M., <CTRL> <ALT> : *Rethinking Federal Computer Crime Legislation*, 27 SETON HALL L. REV. 574-642 (1997).

CONSTITUTIONAL LAW

Calcagni, Thomas R., Note, *BMW of N. Am., Inc. v. Gore*, 116 S. Ct. 1589 (1996), *Due Process Clause Requires That a State Provide Fair Notice of the Magnitude of a Punitive Damages Award Assessed Against a Tortfeasor*, 27 SETON HALL L. REV. 708-34 (1997).
Diehl, Rachel L., Note, *Vernonia Sch. Dist. v. Acton*, 115 S. Ct. 2386 (1995), *Random, Warrantless and Suspicionless Search of Student Athletes Through Urinalysis Drug Testing by Public School Officials Does not Violate Fourth Amendment*, 27 SETON HALL L. REV. 230-59 (1996).
Walsh, Kevin G., Comment, *Throwing Stones: Rational Basis Review Triumphs over Homophobia*, 27 SETON HALL L. REV. 1064-1093 (1997).

CONTRACTS—CONSIDERATION

Engelskirchen, Howard, *Consideration as the Commitment to Relinquish Autonomy*, 27 SETON HALL L. REV. 490-573 (1997).

DUE PROCESS OF LAW

Sblendorio, Mark A., Note, *Cooper v. Oklahoma*, 116 S. Ct. 1373 (1996), *State Statute Placing upon the Defendant the Burden of Proving His Incompetence to Stand Trial on Criminal Charges by Clear and Convincing Evidence Violated Fourteenth Amendment Fundamental Due Process Rights*, 27 SETON HALL L. REV. 735-71 (1997).
Tracy, Colleen, Note, *Sandin v. Conner*, 115 S. Ct. 2293 (1995), *State-Created Procedural Due Process Liberty Interests Are Limited to Freedom From Restraint When Prison Regulations Do Not Unexpectedly Exceed the Sentence But Impose Hardship on the Inmate in Relation to Ordinary Incidents of Prison Life*, 27 SETON HALL L. REV. 772-805 (1997).

EVIDENCE

Nielsen, W. Joseph, Note, *Jaffee v. Redmond*, 116 S. Ct. 1923 (1996), *The Psychotherapist-Patient Privilege as Adopted in the Federal Courts Includes not only all Communications to Licensed Psychiatrist and Psychologists, but also all Communications to Licensed Social Workers in the Course of Psychotherapy*, 27 SETON HALL L. REV. 1123-58 (1997).

FEDERAL JURISDICTION

Baldassare, Michael A., Comment, *Pandora's Box or Treasure Chest?: Circuit Courts Face 28 U.S.C. § 1367's Effect on Multi-Plaintiff Diversity Actions*, 27 SETON HALL L. REV. 1497 (1997).

Walsh, Colleen F., Note, *Seminole Tribe v. Florida*, 116 S. Ct. 1114 (1996), *Congress's Article I Powers May Not Abrogate State Sovereign Immunity Granted by the Eleventh Amendment and Ex Parte Young is Inapplicable to Suits Brought Under the Indian Gaming Regulatory Act*, 27 SETON HALL L. REV. 806-36 (1997).

FREEDOM OF SPEECH

Kattas, Paul L., Note, *United States v. National Treasury Employees Union*, 115 S. Ct. 1003 (1995), *The Ban on Honoraria as Contained in § 501(b) of the Ethics in Government Act of 1989 is Unconstitutional as Applied to Members of the Executive Branch Below Grade GS-16*, 27 SETON HALL L. REV. 260-88 (1996).

FREEDOM OF SPEECH — NEW JERSEY

Kirchofer III, Maurice F., Note, *New Jersey Coalition Against the War v. J.M.B. Realty Corp.*, 138 N.J. 326, 650 A.2d 757 (1994), *New Jersey State Constitution Requires Privately Owned Shopping Malls to Allow Access for Expressional Leafletting, Subject to the Owner's Reasonable Time, Place, and Manner Restrictions*, 27 SETON HALL L. REV. 289-318 (1996).

GENETIC SCREENING

Allen, Anita LaFrance, *Genetic Testing, Nature, and Trust*, 27 SETON HALL L. REV. 887-92 (1997).

Andrews, Lori B., *Past as Prologue: Sobering Thoughts on Genetic Enthusiasm*, 27 SETON HALL L. REV. 893-918 (1997).

Bowman, James E., *Genetics and African Americans*, 27 SETON HALL L. REV. 919-36 (1997).

Ikemoto, Lisa C., *The Racialization of Genomic Knowledge*, 27 SETON HALL L. REV. 937-50 (1997).

Jackson, Fatimah, *Concerns and Priorities in Genetic Studies: Insights from Recent African American Biohistory*, 27 SETON HALL L. REV. 951-70 (1997).

Roberts, Dorothy E., *The Nature of Blacks' Skepticism About Genetic Testing*, 27 SETON HALL L. REV. 971-79 (1997).

HEALTH CARE INDUSTRY

Hradil, Jennifer A., Comment, *Patchwork Patient Protection: Must We Choose a Single Pattern?* 27 SETON HALL L. REV. 203-29 (1996).

HEALTH LAW AND POLICY

Symposium on Communities of Color and Genetic Testing. Articles by Anita LaFrance Allen, Lori B. Andrews, James E. Bowman, Lisa C. Ikemoto,

Fatimah Jackson and Dorothy E. Roberts, 27 SETON HALL L. REV. 887-979 (1997).

(For contents see GENETIC SCREENING)

HOUSING

Rosenbaum, James E. & Shazia Rafiullah Miller, *Certifications and Warranties: Keys to Effective Residential Mobility Programs*, 27 SETON HALL L. REV. 1426 (1997).

HOUSING DISCRIMINATION

McKee, Cynthia N., *Resurrecting Mt. Laurel: Using Title VIII Litigation to Achieve the Ultimate Mt. Laurel Goal of Integration*, 27 SETON HALL L. REV. 1338 (1997).

powell, john a., *Injecting a Race Component Into Mount Laurel-Style Litigation*, 27 SETON HALL L. REV. 1369 (1997).

Roisman, Florence Wagman, *The Role of the State, the Necessity of Race-Conscious Remedies, and Other Lessons From the Mount Laurel Study*, 27 SETON HALL L. REV. 1386 (1997).

Wish, Ph.D., Naomi Bailin & Stephen Eisdorfer, Esq., *The Impact of Mt. Laurel Initiatives: An Analysis of the Characteristics of Applicants and Occupants*, 27 SETON HALL L. REV. 1268 (1997).

IMPEACHMENT OF WITNESSES

Walsh, Charles J. & Gwen L. Posner, *Presenting and Challenging Witnesses Under New Jersey Rules of Evidence 607, 611(c), and 803(a)(1): Should We Vouch for the Credibility of these Rules?*, 27 SETON HALL L. REV. 399-489 (1997).

INCOME TAX—INDIVIDUAL

Butler, Gordon T., *Economic Benefit: Formulating a Workable Theory of Income Recognition*, 27 SETON HALL L. REV. 70-138 (1996).

JUDGES

Defeis, Elizabeth F., *A Tribute to Justice Sandra Day O'Connor From an International Perspective*, 27 SETON HALL L. REV. 391-98 (1997).

O'Connor, Sandra Day, *Remarks on the Presentation of the Fifth Annual Sandra Day O'Connor Medal of Honor*, 27 SETON HALL L. REV. 383-87 (1997).

Poritz, Deborah T., *Remarks on the Presentation of the Fifth Annual Sandra Day O'Connor Medal of Honor*, 27 SETON HALL L. REV. 387-90 (1997).

—, *Lifetime Achievement Award to the Late Chief Justice Robert N. Wilentz*, 27 SETON HALL L. REV. 886 (1997).

JUDICIAL ACTIVISM

Boger, John Charles, *Mount Laurel at 21 Years: Reflections on the Power of Courts and Legislatures to Shape Social Change*, 27 SETON HALL L. REV. 1450 (1997).

LEGAL PERIODICALS

Denemark, Howard A., *The Death of Law Reviews Has Been Predicted: What Might Be Lost When the Last Law Review Shuts Down?* 27 SETON HALL L. REV. 1-32 (1996).

LIMITED LIABILITY COMPANIES

Fuentes, Kathleen D., Comment, *Limited Liability Companies and Opting-Out of Liability: A New Standard for Fiduciary Duties?* 27 SETON HALL L. REV. 1023-63 (1997).

PAROLE

Bales, Jennifer S., *Equal Protection and the Use of Protest Letters in Parole Proceedings: A Particular Dilemma for Battered Women Inmates*, 27 SETON HALL L. REV. 33-69 (1996).

PUNITIVE DAMAGES—NEW JERSEY

Berry, David C., Comment, *Untwisting New Jersey's Cap on Punitive Damages*, 27 SETON HALL L. REV. 167-202 (1996).

RADIO AND TELEVISION

Corbett, Melissa A., Comment, *Lights, Camera, Trial: Pursuit of Justice or the Emmy*, 27 SETON HALL L. REV. 1542 (1997).

RELIGION

Carmella, Angela C., *Religion as Public Resource*, 27 SETON HALL L. REV. 1225 (1997).

Carter, Stephen L., *Parents, Religion, and Schools: Reflections on Pierce, 70 Years Later*, 27 SETON HALL L. REV. 1194 (1997).

Gedicks, Frederick Mark, *The Improbability of Religion Clause Theory*, 27 SETON HALL L. REV. 1233 (1997).

Paulsen, Michael Stokes, *How Yale Law School Trivializes Religious Devotion*, 27 SETON HALL L. REV. 1259 (1997).

SALES AND USE TAXES

Ichel, Gregory A., Comment, *Internet Sounds Death Knell for Use Taxes: States Continue to Scream over Lost Revenues*, 27 SETON HALL L. REV. 643-67 (1997).

SCHOOL INTEGRATION

Gula, Megan, Note, *Missouri v. Jenkins*, 115 S.Ct. 2038 (1995), *Although Having Broad Discretion to Fashion School Desegregation Orders, Implementing a Remedial Decree Aimed at Making the Violating District More Attractive to Students in Surrounding Suburbs Equaled an Interdistrict Solution Which in the Absence of an Interdistrict Violation Exceeded the Remedial Authority of the District Court*, 27 SETON HALL L. REV. 1658 (1997).

SENTENCING

Nygaard, Richard Lowell, *On The Role of Forgiveness in Criminal Sentencing*, 27 SETON HALL L. REV. 980-1022 (1997).

SOCIAL SCIENCES

Troutt, David D., *Mount Laurel and Urban Possibility: What Social Science Research Might Tell the Narratives of Futility*, 27 SETON HALL L. REV. 1471 (1997).

VENDORS AND PURCHASERS

Komuves, Flavio L., Comment, *For Sale: Two-Bedroom Home with Spacious Kitchen, Walk-In Closet, and Pervert Next Door*, 27 SETON HALL L. REV. 668-707 (1997).