

SETON HALL LAW REVIEW

Volume Twenty-Eight

1997

Number Two

TABLE OF CONTENTS

ARTICLES

- CONFLICTS OF INTEREST IN LEGAL REPRESENTATION:
SHOULD THE APPEARANCE OF IMPROPRIETY RULE
BE ELIMINATED IN NEW JERSEY—
OR REVIVED EVERYWHERE ELSE? *Bruce A. Green* 315
- RULES AND RELATIONSHIPS: THE VARIETIES
OF WRONGDOING IN TORT LAW *Timothy D. Lytton* 359
- ATTACHING TORT CLAIMS TO CONTRACT ACTIONS:
AN ECONOMIC ANALYSIS OF CONTORT *Michael Dorff* 390
- THE GOVERNMENT CONTRACTOR DEFENSE:
WHEN DO GOVERNMENTAL INTERESTS
JUSTIFY EXCUSING A MANUFACTURER'S
LIABILITY FOR DEFECTIVE PRODUCTS? *Hazel Glenn Beh* 430
- STATEMENTS AGAINST INTEREST, RELIABILITY,
AND THE CONFRONTATION CLAUSE *John J. Capowski* 471

NOTES

- TO DRINK OR NOT TO DRINK: THE SUPREME COURT
DELIVERS A SOBERING BLOW TO THE INTOXICATION
DEFENSE BY PLACING DUE PROCESS ON THE ROCKS 514
- TO SETTLEMENT CLASSES AND BEYOND: A PRIMER ON PROPOSED
METHODS FOR FEDERALIZING MASS TORT LITIGATION 540
- DOING TIME FOR CLINICAL CRIME: THE PROSECUTION OF
INCOMPETENT PHYSICIANS AS AN ADDITIONAL MECHANISM
TO ASSURE QUALITY HEALTH CARE 569
- THE JUST-DO-IT DECISION: SCHOOL-FUNDING LITIGATION TESTS
THE LIMITS OF JUDICIAL DEFERENCE 620

| | |
|---|-----|
| <i>EDWARDS V. BALISOK—IS THE COURT WASHING ITS HANDS OF PRISONERS’; DUE PROCESS RIGHTS?</i> | 650 |
| <i>SURVEYS OF RECENT DEVELOPMENTS IN THIRD CIRCUIT AND NEW JERSEY LAW.....</i> | 682 |
| <i>BOOK REVIEW</i> | |
| <i>LIBERAL ENDS AND REPUBLICAN MEANS..... Gerald J. Russello</i> | 740 |