

SETON HALL LAW REVIEW

Volume Thirty-Seven

2007

Number Two

TABLE OF CONTENTS

ARTICLES

KELO v. CITY OF NEW LONDON:
NEW JERSEY'S TAKE ON TAKINGS *The Honorable Peter G. Sheridan* 307

PROSECUTORIAL MISCONDUCT AT TRIAL:
A NEW PERSPECTIVE ROOTED IN
CONFRONTATION CLAUSE JURISPRUDENCE *Michael D. Cicchini* 335

THE AFRICAN-AMERICAN CHURCH,
POLITICAL ACTIVITY, AND TAX EXEMPTION *Vaughn E. James* 371

PRIVILEGE CAN BE ABUSED: EXPLORING THE
ETHICAL OBLIGATION TO AVOID FRIVOLOUS
CLAIMS OF ATTORNEY-CLIENT PRIVILEGE *Maura I. Strassberg* 413

ESSAY

GOD BEHIND BARS: RACE, RELIGION & REVENGE *SpearIt* 497

COMMENTS

KELO v. CITY OF NEW LONDON:
IS THE RESPONSE TO CURB THE EFFECT OF THE
SUPREME COURT DECISION GOING TOO FAR? *Jonathan Michels* 527

THE NEW YORK CITY POLICE DEPARTMENT'S
RANDOM BAG SEARCH POLICY: WITHSTANDING
FOURTH AMENDMENT SCRUTINY IS ONLY THE
FIRST STEP IN COMBATING TERRORISM *Eugene Kim* 561

THE CONSTITUTIONALITY OF OUTREACH STATUTES
UNDER THE DORMANT COMMERCE CLAUSE *Jason S. Haller* 597

THE COST OF CLEAR SKIN: BALANCING THE
SOCIAL AND SAFETY COSTS OF IPLEDGE WITH
THE EFFICACY OF ACCUTANE (ISOTRETINOIN) *Ami E. Doshi* 625