

# SETON HALL LAW REVIEW

Volume Thirty-Nine

2009

Number Two

## TABLE OF CONTENTS

### ARTICLES

- THE FIDUCIARY OBLIGATION OF PHYSICIANS TO  
"JUST SAY NO" IF AN "INFORMED" PATIENT  
DEMANDS SERVICES THAT ARE NOT  
MEDICALLY INDICATED..... *Thomas L. Hafemeister* 335  
*& Richard M. Gulbrandsen, Jr.*

- OPEN TENANCIES-IN-COMMON.....*Bradley T. Borden* 387

- EMPLOYMENT AS TRANSACTION.....*Rachel S. Arnow-Richman* 447

### ESSAY

- RHETORIC COUNTS: WHAT WE SHOULD TEACH  
WHEN WE TEACH POSNER..... *Kate O'Neill* 507

### COMMENTS

- A STUDY IN FUTILITY: ABIGAIL ALLIANCE FOR BETTER  
ACCESS TO DEVELOPMENTAL DRUGS WILL NOT  
EXPAND ACCESS TO EXPERIMENTAL DRUGS FOR  
THE TERMINALLY ILL..... *Ashley Ochs* 559

- A LITTLE MORE CONTRACT LAW WITH MY  
CONTRACT PLEASE: THE NEED TO APPLY  
UNCONSCIONABILITY DIRECTLY TO  
CHOICE-OF-LAW CLAUSES.....*Jillian R. Camarote* 605

- HUMAN TRAFFICKING: THE NEED FOR FEDERAL  
PROSECUTION OF ACCUSED TRAFFICKERS..... *Eileen Overbaugh* 635

- ENCOURAGING PRICE COMPETITION  
AMONG NEW JERSEY'S RESIDENTIAL REAL  
ESTATE BROKERS: REFORMS TO PROMOTE THE  
GROWTH OF ALTERNATIVE BROKERAGES AND  
REDUCE TRANSACTION COSTS..... *Bradford W. Muller* 665

- GAME OVER: A PROPOSAL TO REFORM  
FEDERAL RULE OF EVIDENCE 609.....*Edward Roslak* 695