Table of Contents, Issue 3

Cleveland State Law Review

Follow this and additional works at: https://engagedscholarship.csuohio.edu/clevstlrev

How does access to this work benefit you? Let us know!

Recommended Citation
available at https://engagedscholarship.csuohio.edu/clevstlrev/vol58/iss3/2

This Article is brought to you for free and open access by the Law Journals at EngagedScholarship@CSU. It has been accepted for inclusion in Cleveland State Law Review by an authorized editor of EngagedScholarship@CSU. For more information, please contact library.es@csuohio.edu.
CONTENTS

ARTICLES

ORIGINALISM, JOHN MARSHALL, AND THE NECESSARY AND PROPER CLAUSE: RESURRECTING THE JURISPRUDENCE OF ALEXANDER ADDISON ................................. Patrick J. Charles 529

EVALUATING CHILDREN’S COMPETENCY TO TESTIFY: DEVELOPING A RATIONAL METHOD TO ASSESS A YOUNG CHILD’S CAPACITY TO OFFER RELIABLE TESTIMONY IN CASES ALLEGING CHILD SEX ABUSE ............................................. Laurie Shanks 575

IS THE UNITED STATES TAX COURT EXEMPT FROM ADMINISTRATIVE LAW JURISPRUDENCE WHEN ACTING AS A REVIEWING COURT? .................................... Diane L. Fahey 603

TAILORING THE NARROW TAILORING REQUIREMENT IN THE SUPREME COURT’S AFFIRMATIVE ACTION CASES ............................... Luiz Antonio Salazar Arroyo 649

NOTES

ABRIDGING CONSTITUTIONAL RIGHTS: Sexting Legislation in Ohio ........................................... Weronika Kowalczyk 685

SHIELDING OHIO’S NEWBORNS: DEFENDING A BROAD INTERPRETATION OF “CHILD” WITHIN THE MEANING OF O.R.C. § 3113.31 .............................................. John Hofstetter 719

CITE AS 58 CLEV. ST. L. REV. ___ (2010)

The views expressed in the Cleveland State Law Review are those of the authors of the articles and do not necessarily reflect the opinions of the trustees, faculty, alumni, or students of the Cleveland State University or the College of Law. Contributing authors are expected to reveal personal, economic, or professional interest that may have influenced the views taken or advocated in their articles. Each author impliedly represents that such disclosure has been made.