CLEVELAND STATE LAW REVIEW

CONTENTS

THE 2006 FRIEDMAN & GILBERT CRIMINAL JUSTICE FORUM

PUNISHING WOMEN: THE PROMISE AND PERILS OF CONTEXTUALIZED SENTENCING FOR ABORIGINAL WOMEN IN CANADA ................................. Toni Williams 269

ARTICLES

LAW AS SYMBOL: APPEARANCES IN THE REGULATION OF INVESTMENT ADVISERS AND ATTORNEYS ..................................................... Larry D. Barnett 289

DRIVING THROUGH THE DENSE FOG: ANALYSIS OF AND PROPOSED CHANGES TO OHIO TORTIOUS INTERFERENCE LAW ..................... Eric P. Voigt 339

NOTES

EXCUSE ME, SIR; YOU’RE SITTING IN A “NO CELL PHONE PORNOGRAPHY SECTION,” YOU’LL HAVE TO PUT THAT AWAY: MAY THE FCC REGULATE THE CONTENT OF WIRELESS BROADBAND TRANSMISSIONS? ........................................ H. William Beseth III 399

THE ONLY AMERICANS LEGALLY PROHIBITED FROM KNOWING WHO THEIR BIRTH PARENTS ARE: A REJECTION OF PRIVACY RIGHTS AS A BAR TO ADULT ADOPTEES’ ACCESS TO ORIGINAL BIRTH AND ADOPTION RECORDS ......................................................... Susan Whittaker Hughes 429


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.