



2006

## 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

Cleveland State Law Review, *Table of Contents - Issue 3*, 54 Clev. St. L. Rev. (2006)  
*available at* <https://engagedscholarship.csuohio.edu/clevstlrev/vol54/iss3/2>

This Article is brought to you for free and open access by the 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](mailto:library.es@csuohio.edu).

# HEINONLINE

Citation: 54 Clev. St. L. Rev. iii 2006

Content downloaded/printed from  
HeinOnline (<http://heinonline.org>)  
Wed Mar 27 18:56:36 2013

- Your use of this HeinOnline PDF indicates your acceptance of HeinOnline's Terms and Conditions of the license agreement available at <http://heinonline.org/HOL/License>
- The search text of this PDF is generated from uncorrected OCR text.

# CLEVELAND STATE LAW REVIEW

---

Volume 54

2006

Number 3

---

## CONTENTS

### ARTICLES

- UNCONSCIONABILITY FOUND: A LOOK AT PRE-DISPUTE MANDATORY ARBITRATION AGREEMENTS 10 YEARS AFTER *DOCTOR'S ASSOCIATES, INC. v. CASAROTTO* ..... *Sandra F. Gavin* 249
- I DO NOT THINK IT MEANS WHAT YOU THINK IT MEANS: HOW KRIPKE AND WITTGENSTEIN'S ANALYSIS ON RULE FOLLOWING UNDERMINES JUSTICE SCALIA'S TEXTUALISM AND ORIGINALISM ..... *Daniel S. Goldberg* 273
- GOODBYE TO AFFIDAVITS? IMPROVING THE FEDERAL AFFIDAVIT SUBSTITUTE STATUTE ..... *Ira Shiflett* 309
- ARIADNE'S THREAD: LEADING STUDENTS INTO AND OUT OF THE LABYRINTH OF THE RULE AGAINST PERPETUITIES ..... *Maureen E. Markey* 337

### BOOK REVIEW

- THE CHIEF PURPOSE OF UNIVERSITIES: ACADEMIC DISCOURSE AND THE DIVERSITY OF IDEAS. By WILLIAM M. BOWEN & MICHAEL SCHWARTZ..... *Erik M. Jensen* 393

### NOTES

- INCONSISTENT METHODS FOR THE ADJUDICATION OF ALLEGED MENTALLY RETARDED INDIVIDUALS: A COMPARISON OF OHIO'S AND GEORGIA'S POST-*ATKINS* FRAMEWORKS FOR DETERMINING MENTAL RETARDATION ..... *Scott R. Poe* 405
- IMPROVIDENT EXTENSION OF CREDIT AS AN EXTENSION OF UNCONSCIONABILITY: *DISCOVER BANK v. OWENS* AND A DEBTOR'S RIGHTS AGAINST CREDIT CARD COMPANIES ..... *Teri Rebecca Daniel* 435

---

CITE AS 54 CLEV. ST. L. REV. \_\_ (2006)

---

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

