CIVIL RIGHTS FOR GAYS AND LESBIANS
AND DOMESTIC PARTNER BENEFITS:
HOW FAR COULD AN OHIO
MUNICIPALITY GO? ...................................................... Mark A. Tumeo 165

GHOSTS FROM THE GRAVE–INHERITING
THROUGH THE PREDECEASED UNDER
OHIO LAW ........................................................................ Kevin Purcell 189

ZELMAN v. SIMMONS-HARRIS AND THE
PRIVATE CHOICE DOCTRINE ...................................... Laura T. Rahe 221

DNA PATenting AND ACCESS TO
HEALTHCARE: ACHIEVING THE
BALANCE AMONG COMPETING
INTERESTS ........................................................................ Melissa E. Horn 253

MONEY FROM HEAVEN: SHOULD
QUALIFIED AIR RIGHTS DONATIONS BE
CHARACTERIZED AS INTERESTS IN
LAND OR BUILDINGS? WHY DOES IT
MATTER? ........................................................................ Daniel Markey 283

PROTECTING AMERICA FIRST:
DEPORTING ALIENS ASSOCIATED
WITH DESIGNATED TERRORIST
ORGANIZATIONS THAT HAVE
COMMITTED TERRORISM IN AMERICA
IN THE FACE OF ACTUAL THREATS TO
NATIONAL SECURITY ................................................... Dana B. Weiss 307

CITE AS 50 CLEV. ST. L. REV. __ (2002-03)

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.