



2001

Table of Contents

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*, 49 Clev. St. L. Rev. (2001)
available at <https://engagedscholarship.csuohio.edu/clevstlrev/vol49/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.

CLEVELAND STATE LAW REVIEW

Volume 49

2001

Number 3

CONTENTS

SYMPOSIUM:

TOWARD MORE RELIABLE JURY VERDICTS? LAW, TECHNOLOGY, AND MEDIA DEVELOPMENTS SINCE THE TRIALS OF DR. SAM SHEPPARD

| | | |
|---|---------------------------|-----|
| INTRODUCTION | <i>Patricia J. Falk</i> | 385 |
| A DISTANT MIRROR: THE <i>SHEPPARD</i> CASE FROM THE NEXT MILLENNIUM | <i>James Robertson</i> | 391 |
| PERSONAL REFLECTIONS ON THE RELIABILITY OF JURY VERDICTS | <i>Sam Reese Sheppard</i> | 401 |
| STRUCK BY THE FALLING BULLET: THE CONTINUING NEED FOR DEFINITIVE STANDARDS IN MEDIA COVERAGE OF CRIMINAL PROCEEDINGS | <i>John A. Walton</i> | 407 |
| OPEN COURTS: HOW CAMERAS IN COURTS HELP KEEP THE SYSTEM HONEST | <i>Clara Tuma</i> | 417 |
| SCIENTIFIC EVIDENCE AND THE ETHICAL OBLIGATIONS OF ATTORNEYS | <i>Michael J. Saks</i> | 421 |
| WITNESS TO HISTORY: THE ROLE OF LEGAL COMMENTATORS IN HIGH PROFILE TRIALS | <i>Laurie L. Levenson</i> | 439 |
| THE PROBLEM WITH INNOCENCE | <i>Margaret Raymond</i> | 449 |
| CONVICING THE INNOCENT BEYOND A REASONABLE DOUBT: SOME LESSONS ABOUT JURY INSTRUCTIONS FROM THE <i>SHEPPARD</i> CASE | <i>Lawrence M. Solan</i> | 465 |
| SCIENTIFIC EVIDENCE IN THE SAM SHEPPARD CASE | <i>Paul C. Giannelli</i> | 487 |
| INFLUENCE OF MEDIA AND TECHNOLOGY: CHANGING ROLES AND RESPONSIBILITIES | <i>Terry H. Gilbert</i> | 499 |
| AND JUSTICE FOR DOC SAM | <i>Joel Jay Finer</i> | 503 |

NOTES

NO PAIN, NO GAIN, NO COMPENSATION:
EXPLOITING PROFESSIONAL ATHLETES
THROUGH SUBSTANDARD MEDICAL CARE
ADMINISTERED BY TEAM PHYSICIANS *Nick DiCello* 507

ENVIRONMENTAL AUDIT PRIVILEGE LAWS:
STRIPPING THE PUBLIC'S RIGHT TO KNOW *Jennifer Lukas Jackson* 539

CITE AS 49 CLEV. ST. L. REV. __ (2001)

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.