ARTICLES

WHY PUBLIC HEALTH POLICY SHOULD REDEFINE CONSENT TO ASSAULT AND THE INTENTIONAL FOUL IN GLADIATOR SPORTS
Jennifer A. Brobst

STANDARDS-BASED REGULATION OF ATHLETIC PROTECTIVE HEADGEAR – POLICY BACKGROUND, MECHANISMS AND EVALUATION
Stephen D. Pfriem

PERSPECTIVE

A LEGAL CHALLENGE OF THE PRESCRIPTION DRUG USER FEE ACT
Jimmy J. Zhuang

NOTES

QUIT THE BOTCHING, OHIO: EXPLORING THE FLAWS IN THE OHIO EXECUTION PROTOCOL AND THE NEED FOR CHANGE
Rachael Wood

DOWN TO THE FELT: HOW OHIO’S LACKLUSTER STATUTORY SCHEME GAMBLERS WITH THE LIVES OF MOTHERS AND INNOCENT CHILDREN
Jim Rainone

The issues germane to law and health are often controversial and highly debatable. One mission of the Journal is to provide a forum for hearing such diverse views. The views expressed in the Journal of Law and Health are those of the authors of the articles and do not necessarily reflect the opinions of the officers, 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 interests that may influence the views taken or advocated in their Articles. Each author impliedly represents that such disclosure has been made.