

College of Law Library

## **Cleveland State Law Review**

Volume 64 | Issue 1

Article

1-1-2015

Cover

**Cleveland State Law Review** 

Follow this and additional works at: https://engagedscholarship.csuohio.edu/clevstlrev

Part of the Law Commons How does access to this work benefit you? Let us know!

## **Recommended Citation**

Cleveland State Law Review, *Cover*, 64 Clev. St. L. Rev. (2015) *available at* https://engagedscholarship.csuohio.edu/clevstlrev/vol64/iss1/1

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-Marshall College of Law**



## ARTICLES

THE RULING ON A MOTION IN LIMINE:   PRESERVING THE ISSUE FOR APPEAL   Mich	hael L. Stokes
PRE-DISPUTE ARBITRATION AGREEMENTS,	
FREEDOM OF CONTRACT, AND THE ECONOMIC Duress Defense: A Critique of Three Commentaries	ı W. Feldman
Notes	
THE NATIONAL IMPERATIVE FOR HEALTH CARE	
System Transformation: Why Certain Mergers and Acquisitions are Appropriate	
Despite Section 7 of the Clayton Act Natha	an D. Sargent
TORPEDOING A TRANSACTION: ECONOMIC SUBSTANCE	
Versus Other Tax Doctrines and the	
Application of the Strict Liability Penalty	s C. vanik Jr.

**VOLUME 64** 



NUMBER 1