### CONTENTS

#### ARTICLES

- **Testing Fannie Mae’s and Freddie Mac’s Post-Crisis Self-Preservation Policies Under the Fair Housing Act**
  - By Shelby D. Green
  - Page 477

- **Watch or Report? Livestream or Help? Good Samaritan Laws Revisited: The Need to Create a Duty to Report**
  - By Patricia Grande Montana
  - Page 533

- **Against Notice and Choice: The Manifest Failure of the Proceduralist Paradigm to Protect Privacy Online (or Anywhere Else)**
  - By John A. Rothchild
  - Page 559

#### NOTES

- **Looking Through the (Mis)Classifieds: Why Taskrabbit Is Better Suited Than Uber and Lyft to Succeed Against a Worker Misclassification Claim**
  - By Joseph W. McHugh
  - Page 649

- **You Play Ball Like a Girl: Cultural Implications of the Contact Sports Exemption and Why It Needs to Be Changed**
  - By Michelle Margaret Smith
  - Page 677

---


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 interests that may have influenced the views taken or advocated in their articles. Each author impliedly represents that such disclosure has been made.