VOLUME 31 INDEX

Author Index

Agrawal, Gail B., *Be Careful What You Wish For: Succeeding in the Dean Candidate Pool* 31:751
Brennan, David A., *Succeeding in the Candidate Pool: Resources Available for Persons Interested in Becoming a Law School Dean* 31:791
Carson, Ryan M., Note, *Chinks in the Armor: Municipal Authority to Enact Shoreline Permit Moratoria After Biggers v. City of Bainbridge Island* 31:177
Davies, Zachary E., Comment, *Rescuing the Rescued: Stemming the Tide of Foreclosure Rescue Scams in Washington* 31:353
Dessam, R. Lawrence, *Knowing Which Deanship Is the Right One* 31:775
D’Jaen, Miriam D., Comment, *Breaching the Great Firewall of China: Congress Overreaches in Attacking Chinese Internet Censorship* 31:327
Eisenstein, James, *The U.S. Attorney Firings of 2006: Main Justice's Centralization Efforts in Historical Context* 31:219


Festa, Matthew J., *Dueling Federalists: Supreme Court Decisions with Multiple Opinions Citing The Federalist, 1986-2007* 31:75

Fraser, Kristen L., “Original Acts,” “Meager Offspring,” and Titles in a Bill’s Family Tree: A Legislative Drafter’s Perspective on City of Fircrest v. Jensen 31:35


Graglia, Lino A., *Solving the Parents Involved Paradox* 31:911


Howarth, Joan W., *Recruiting Sexual Minorities and People with Disabilities to be Dean* 31:739


McGee Jr., Henry W., *Washington’s Way: Dispersed Enforcement of Growth Management Controls and the Crucial Role of NGOs* 31:1


McKay, John, *Train Wreck at the Justice Department: An Eyewitness Account* 31:265
Volume 31 Index

Minear, Jon, Comment, *Your Licensor Has a License to Kill, and it May be Yours: Why the Ninth Circuit Should Resist Bankruptcy Law That Threatens Intellectual Property Licensing Rights* 31:107

Mock, William B.T., *Matchmaker, Matchmaker, Find Me the Perfect (Decanal) Match* 31:799


Van Nostrand, James M., *Constitutional Limitations on the Ability of States to Rehabilitate Their Failed Electric Utility Restructuring Plans* 31:593

Warkentine, Edith R., *Beyond Unconscionability: The Case for Using “Knowing Assent” as the Basis for Analyzing Unbargained-for Terms in Standard Form Contracts* 31:469
Title Index

A Good Idea Stretched Too Far: Amending the General Aviation Revitalization Act to Mitigate Unintended Inequities, Kerry V. Kovarik, Comment 31:973
An Unaccountable Familiarity: A Dual Solution to the Problem of Theft in Theatrical Productions, Jeannette Gunderson, Comment 31:667
Be Careful What You Wish For: Succeeding in the Dean Candidate Pool, Gail B. Agrawal 31:751

Beyond Unconscionability: The Case for Using “Knowing Assent” as the Basis for Analyzing Unbargained-for Terms in Standard Form Contracts, Edith R. Warkentine 31:469
Breaching the Great Firewall of China: Congress Overreaches in Attacking Chinese Internet Censorship, Miriam D. D’Jaen, Comment 31:327

Chinks in the Armor: Municipal Authority to Enact Shoreline Permit Moratoria After Biggers v. City of Bainbridge Island, Ryan M. Carson, Note 31:177
The Constitutional and Statutory Framework Organizing the Office of the United States Attorney, Christian M. Halliburton 31:213
Constitutional Limitations on the Ability of States to Rehabilitate Their Failed Electric Utility Restructuring Plans, James M. Van Nostrand 31:593

Dean for Whom? Means and Ends in Legal Education, Hon. Kristin Booth Glen 31:739
Dueling Federalists: Supreme Court Decisions with Multiple Opinions Citing The Federalist, 1986-2007, Matthew J. Festa 31:75
Executive Constraint, Judicial Uncertainty, and Legislative Complacency: Washington Responds with a Progressive Approach to Climate Change, Daniel A. Brown, Comment 31:707

Footnote Eleven for the New Millennium: Ecological Perspective Arguments in Support of Compelling Interest, Malik Edwards 31:891
The Golden Cage: How Immigration Law Turns Foreign Women into Involuntary Housewives, Magdalena Bragun, Comment 31:937
Habeas Corpus Law in the Ninth Circuit After Mendoza v. Carey: A New Era?, Jay W. Spencer, Note 31:1001

How to Write, Edit, and Review Persuasive Briefs: Seven Guidelines from One Judge and Two Lawyers, Judge Stephen J. Dwyer, Leonard J. Feldman, Ryan McBride 31:417
2008] Volume 31 Index

Judicial Decision-Making, Social Science Evidence, and Equal Educational Opportunity: Uneasy Relations and Uncertain Futures, Michael Heise 31:813

Knowing Which Deanship Is the Right One, R. Lawrence Dessem 31:775

Leading Change in Legal Education: Good News for Diversity, Antonette Sedillo Lopez 31:765

Live and Learn: Depoliticizing the Interim Appointments of U.S. Attorneys, Laurie L. Levenson 31:297

Matchmaker, Matchmaker, Find Me the Perfect (Decanal) Match, William B.T. Mock 31:799


"Original Acts," "Meager Offspring," and Titles in a Bill's Family Tree: A Legislative Drafter's Perspective on City of Fircrest v. Jensen, Kristen L. Fraser 31:35

The Origin of Article I, Section 7 of the Washington State Constitution, Associate Chief Justice Charles W. Johnson, Scott P. Beetham 31:431

Parents Involved and the Meaning of Brown: An Old Debate Renewed, Jonathon L. Entin 31:923

Recruiting Sexual Minorities and People with Disabilities to be Dean, Joan W. Howarth 31:739

Rescuing the Rescued: Stemming the Tide of Foreclosure Rescue Scams in Washington, Zachary E. Davies, Comment 31:353

Serving the "Apparently Under the Influence" Patron: The Ramifications of Barrett v. Lucky Seven Saloon, Inc., Kathryn M. Knudsen, Note 31:385

Solving the Parents Involved Paradox, Lino A. Graglia 31:911

Succeeding in the Candidate Pool: Resources Available for Persons Interested in Becoming a Law School Dean, David A. Brennan 31:791

Train Wreck at the Justice Department: An Eyewitness Account, John McKay 31:265

The U.S. Attorney Firings of 2006: Main Justice's Centralization Efforts in Historical Context, James Eisenstein 31:219

Washington's Way: Dispersed Enforcement of Growth Management Controls and the Crucial Role of NGOs, Henry W. McGee, Jr. 31:1
