

SEATTLE UNIVERSITY LAW REVIEW

VOLUME 45

WINTER 2022

NUMBER 2

ARTICLES

- Cause for Concern or Cause for Celebration?:
Did *Bostock v. Clayton County* Establish a
New Mixed Motive Theory for Title VII Case
and Make It Easier for Plaintiffs to Prove
Discrimination Claims? *Terrence Cain* 463
- The Use and Abuse of Domestic National
Security Detention *Nicole Hallett* 525
- Less Restrictive Alternatives and the Ancillary
Restraints Doctrine *Thomas B. Nachbar* 587
- The Stubborn Survival of the *Central Hudson*
Test for Commercial Speech *Nat Stern* 647

NOTES

- “‘Made in China’ ...Is a Warning Label”:
Is American Doing Enough? *Devin Kathleen Epp* 707
- Post-Pandemic Estate Planning: Analyzing the
Recent Changes in Remote Notarization Laws *Matthew Fiedler* 741
- Skating Past Liability Under the TCPA:
Robocalls and Unsolicited Texts and E-mails *Julissa R. Rachor* 759