Contents

North Carolina Journal of Law & Technology

Follow this and additional works at: http://scholarship.law.unc.edu/ncjolt
Part of the Law Commons

Recommended Citation
Available at: http://scholarship.law.unc.edu/ncjolt/vol14/iss2/1

This Article is brought to you for free and open access by Carolina Law Scholarship Repository. It has been accepted for inclusion in North Carolina Journal of Law & Technology by an authorized administrator of Carolina Law Scholarship Repository. For more information, please contact law_repository@unc.edu.
TABLE OF CONTENTS

Article: The *Davis* Good Faith Rule and Getting Answers to the Questions *Jones* Left Open
By *Susan Freiwald*..................................................................................................................341

Article: A Shattered Looking Glass: The Pitfalls and Potential of the Mosaic Theory of Fourth Amendment Privacy
By *David Gray & Danielle Keats Citron*.................................................................381

Article: After *United States v. Jones*, After the Fourth Amendment Third Party Doctrine
By *Stephen E. Henderson*..................................................................................................431

Article: Protecting Elites: An Alternative Take on How *United States v. Jones* Fits into the Court’s Technology Jurisprudence
By *Tamara Rice Lave*........................................................................................................461

Article: *Jonesing* for a Privacy Mandate, Getting a Technology Fix—Doctrine to Follow
By *Stephanie K. Pell*........................................................................................................489

Article: Much Ado About Mosaics: How Original Principles Apply to Evolving Technology in *United States v. Jones*
By *Priscilla J. Smith*..........................................................................................................557