Flagging Accommodated Testing on the LSAT and MCAT: Necessary Protections of the Academic Standards of the Legal and Medical Communities ................................................................. 811


*Nike, Inc. v. Kasky*: A Golden Opportunity to Define Commercial Speech—Why Wouldn’t the Supreme Court Finally “Just Do It™”? ................................................................. 797

An Offer They Couldn’t Refuse: Rolling Back RICO Through a Direct Interpretation of Hobbs Act Extortion ...................................................................... 1239

Public Airwaves, Private Mergers: Analyzing the FCC’s Faulty Justifications for the 2003 Media Ownership Rule Changes .................................................................................. 1482

Terrorism Statutes Run Wild: Methamphetamine and Weapons of Mass Destruction .............................................................................................................................. 2142

Unsealing Settlements: Recent Efforts To Expose Settlement Agreements That Conceal Public Hazards ................................................................................................. 2155

**AUTHORS**

Alfieri, Anthony V., Mercy Lawyers ........................................................................ 1297

Anabtawi, Iman, Secret Compensation ..................................................................... 835

Armijo, Enrique, Public Airwaves, Private Mergers: Analyzing the FCC’s Faulty Justifications for the 2003 Media Ownership Rule Changes .................................................. 1482

Bernstein, David E., Defending the First Amendment from Antidiscrimination Laws ................................................................................................................................. 223


Chesney, Robert M., Democratic-Republican Societies, Subversion, and the Limits of Legitimate Political Dissent in the Early Republic ......................... 1525

Childers, Jeffrey W., State Sovereign Immunity and the Protection of Intellectual Property: Do Recent Congressional Attempts to “Level the Playing Field” Run Afoul of Current Eleventh Amendment Jurisprudence and Other Constitutional Doctrines? .................................................................................. 1067

Chin, Gabriel J., The “Voting Rights Act of 1867”: The Constitutionality of Federal Regulation of Suffrage During Reconstruction ........................................... 1581

Chorpening, Jennifer, Genetic Disability: A Modest Proposal To Modify the ADA To Protect Against Some Forms of Genetic Discrimination ........................................... 1441

Conley, John M., How Bad Is It Out There?: Teaching and Learning About the State of the Legal Profession in North Carolina ............................................................. 1943

Drizin, Steven A. & Richard A. Leo, The Problem of False Confessions in the Post-DNA World .................................................................................................................. 891

Earnhardt, J. Wesley, *Nike, Inc. v. Kasky*: A Golden Opportunity to Define Commercial Speech—Why Wouldn’t the Supreme Court Finally “Just Do It™”? ........................................ 797

Edwards, Desiré, Decentralizing Hate: The Use of Tort Litigation in Combating Organized Hate .................................................................................................................. 1132
Ertman, Martha M., What's Wrong with a Parenthood Market? A New and Improved Theory of Commodification ................................................................. 1

Falco, Melanie C., The Road Not Taken: Using the Eighth Amendment to Strike Down Criminal Punishment for Engaging in Consensual Sexual Acts........................................................................................................ 723

Fletcher, George P., Ambivalence About Treason......................................................................................................................................................... 1611

Fork, Brian C., A First Step in the Wrong Direction: Slavin v. Town of Oak Island and the Taking of Littoral Rights of Direct Beach Access........................................................................................................ 1510

Garvey, Stephen P., Is It Wrong To Commute Death Row? Retribution, Atonement, and Mercy ........................................................................................................................................................................ 1319

Gillmer, Jason A., Suing for Freedom: Interracial Sex, Slave Law, and Racial Identity in the Post-Revolutionary and Antebellum South ........................................................................................................ 535

Herbert, Wm. C. Turner, Let's Be Reasonable: Rethinking the Prohibition Against Noncompete Clauses in Employment Contracts Between Attorneys in North Carolina........................................................................ 249


Hillman, Elizabeth Lutes, Disloyalty Among “Men in Arms”: Korean War POWs at Court-Martial ................................................................................................................................................. 1629

Kennedy, Kathleen, Manhood and Subversion During World War I: The Cases of Eugene Debs and Alexander Berkman ........................................................................................................ 1661


Lillquist, Erik, The Puzzling Return of Jury Sentencing: Misgivings About Apprendi ........................................................................................................................................................................ 621

Magliocca, Gerard N., From Ashes to Fire: Trademark and Copyright in Transition........................................................................................................ 1009

Martin, Matthew G.T., True Threats, Militant Activists, and the First Amendment ........................................................................................................................................................................ 280

Matheny, Ken & Marion Crain, Disloyal Workers and the “Un-American” Labor Law ........................................................................................................................................................................ 1705

Matthews, Jenny L., Admission Denied: An Examination of a Single-Sex Public School Initiative in North Carolina.............................................................................................................................................. 2032

Menjoge, Sujata S., Testing the Limits of Anti-discrimination Law: How Employers’ Use of Pre-employment Psychological and Personality Tests Can Circumvent Title VII and the ADA ........................................................................................................ 326

Mercer, Koan, “Even in These Days of Notice Pleadings”: Factual Pleading Requirements in the Fourth Circuit........................................................................................................................................................................ 1167

Miller, Megan E., Workers’ Comp 101: Injured Employees Seek an Education Rather than Employment ........................................................................................................................................................................ 2061


Muller, Eric L., Betrayal on Trial: Japanese-American “Treason” in World War II ........................................................................................................................................................................ 1759

Nelson, Andrew H., An Offer They Couldn’t Refuse: Rolling Back RICO Through a Direct Interpretation of Hobbs Act Extortion ........................................................................................................ 1239