Table of Contents (Volume 56, Number 3, 1995)

http://hdl.handle.net/1811/64735

Downloaded from the Knowledge Bank, The Ohio State University's institutional repository
CONTENTS

Articles

Downward Adjustment and the Slippery Slope: The Use of Duress in Defense of Battered Offenders
Laurie Kraky Doré ........................................................................665

“Instinct with an Obligation” and the “Normative Ambiguity of Rhetorical Power”
Robert A. Hillman .................................................................775

Is Unlimited Liability Really Unattainable?: Of Long Arms and Short Sales
Mark R. Patterson .....................................................................815

Transforming Free Speech: Rights and Responsibilities
Leon E. Trakman .......................................................................899

Judges on Judging

The Ninth Circuit Should Not Be Split
The Honorable J. Clifford Wallace ........................................941

A Ninth Circuit Split Is Inevitable, But Not Imminent
The Honorable Diarmuid O'Scanlain .......................................947

Note

O.R.C. Chapter 1705—Ohio’s New Statute on Limited Liability Companies
Andrew Wecker .......................................................................951

Case Comments

The Fusion of Gay Rights and Feminism: Gender Identity and Marriage After Baehr v. Lewin
Jordan Herman .......................................................................985

Two Wrongs Can Make a Right: McKennon v. Nashville
Banner Publishing Co. and the After-Acquired Evidence Doctrine
Tricia Lynne Landthorn ..........................................................1019