2010

Table of Contents (Volume 71, Number 6, 2010)

Ohio State Law Journal, vol. 71, no. 6 (2010), 0.
http://hdl.handle.net/1811/71431

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

More Different than Life, Less Different than Death
The Argument for According Life Without Parole Its Own Category of Heightened Review Under the Eighth Amendment After Graham v. Florida
William W. Berry III.................................................................................1109

The Judicial Genealogy (and Mythology) of John Roberts: Clerkships from Gray to Brandeis to Friendly to Roberts
Brad Snyder..............................................................................................1149

Notes

A Practical Solution to the Courts’ Broad Interpretation of the Lilly Ledbetter Fair Pay Act
Katie E. Johnson .......................................................................................1245

Pumping at Work: Protection from Lactation Discrimination in the Workplace
Nicole Kennedy Orozco ............................................................................1281
In Volume 71, Issue 3 of the Journal, four editorial errors appeared in the article *Preemption in Congress* by Garrick B. Pursley. Note 253 should read “See Hills, supra note 219, at 29–30”; note 402 should read: “See supra Part II.B”; and note 406 should read “See supra notes 62–72 and accompanying text.” Additionally, the author’s biographical note should read: “Assistant Professor, Emerging Scholars Program, The University of Texas School of Law (Fall 2008-Spring 2010); Assistant Professor, The University of Toledo College of Law (beginning fall 2010). Earlier versions of this article were presented at workshops at the University of Texas School of Law, Boston University Law School, and the University of Toledo College of Law. I am sincerely grateful to the participants at those events, and to Jack Beermann, Mitch Berman, Lynn Blais, Bob Bone, Jane Cohen, Ian Farrell, Jim Fleming, Willy Forbath, Brian Galle, John Golden, Gary Lawson, Geoff Rapp, Dan Rodriguez, Larry Sager, Jordan Steiker, Hannah Wiseman, and Ernie Young for helpful comments and conversations. As always, I’m grateful to Amber Pursley for inexhaustible support.” Electronic databases, including LexisNexis and Westlaw, have been updated with a revised version of the article reflecting these corrections. The Journal regrets these errors.