



2005

Front Matter

Follow this and additional works at: <https://scholar.smu.edu/smulr>

Recommended Citation

Front Matter, 58 SMU L. Rev. i (2005)
<https://scholar.smu.edu/smulr/vol58/iss2/1>

This Front Matter is brought to you for free and open access by the Law Journals at SMU Scholar. It has been accepted for inclusion in SMU Law Review by an authorized administrator of SMU Scholar. For more information, please visit <http://digitalrepository.smu.edu>.

SMU Law Review

VOLUME 58

SPRING 2005

NUMBER 2

© 2005 by Southern Methodist University

TABLE OF CONTENTS

ARTICLES

- Who Are Those Guys? An Empirical
Examination of Medical Malpractice
Plaintiffs' Attorneys *Catherine T. Harris, 225*
Ralph Peeples
and Thomas B. Metzloff
- Medical Monitoring Without Physical Injury:
The Least Justice Can Do for Those
Industry has Terrorized With
Poisonous Products *Richard Bourne 251*
- Evolution, Creation-Science, and the Meaning
of Primary Religious Purpose *G. Sidney Buchanan 303*
- Jury of Our Peers:
An Unfulfilled Constitutional Promise .. *Robert C. Walters, 319*
Michael D. Marin
and Mark Curriden
- The Evolutionary Drift of Vicarious Liability
and Contributory Infringement:
From Interstitial Gap Filler to
Arbiter of the Content Wars *Craig A. Grossman 357*
- Prime-Time Lies: Do Portrayals of Lawyers
Influence How People Think About
the Legal Profession? *Victoria S. Salzmann 411*
and Philip T. Dunwoody

CASENOTES

- Religious Land Use—Eleventh Circuit Broadly
Interprets Religious Land Use and
Institutionalized Persons Act of 2000 to
Leave Local Governments Nearly Powerless
to Zone Houses of Worship *Kristin E. Kruse 465*

Partnership—Sharing Of Profits—The United States Bankruptcy Court For The Northern District Of Texas Holds An Insurer Liable For The Bankruptcy Debt Of Its Obligor Based On Finding Of De Facto Partnership When Premiums Entitled The Insurer To Share In The Obligor’s Profits	<i>Sarah Moore</i>	473
Constitutional Law—The Eleventh Circuit Fumbles the Supreme Court’s Recognition of a Due Process Right to Sexual Intimacy	<i>Paul F. Theiss</i>	481
Employment Discrimination—Age Discrimination— The Fifth Circuit Holds a Plaintiff May Utilize the Mixed-Motives Method of Analysis in Age Discrimination Cases, Absent any Direct Evidence of Discrimination <i>Rachid v. Jack in the Box, Inc.</i>	<i>Lindsey Watkins</i>	487