SMU Law Review

Volume 55 Fall 2002 Number 4

© 2002 by Southern Methodist University

Table of Contents

Tribute to William J. Flittie

My Friend Flittie ...................... Roy Ryden Anderson 1395
William J. Flittie—A Tribute ........... Charles O. Galvin 1399
William Joseph Flittie—In Memoriam (1920-2000) ....................... Joseph W. Mc'Knight 1401

Essay

Judge Robert A. Ainsworth, Jr.
Memorial Lecture, Loyola University School of Law: So Why Do We Call Them Trial Courts? ........Patrick E. Higginbotham 1405

Articles

"Red Rover, Red Rover, Send That Expert Right Over": Clearing the Way for Parties to Introduce the Testimony of Their Opponents' Expert Witnesses ......................Stephen D. Easton 1427

"Failure to Communicate": The Reel Prison Experience .......... Melvin Gutterman 1515

Attacking the Copyright Evildoers in Cyberspace ......................... Cynthia M. Ho 1561

Misclassifying Monetary Restitution ..... Colleen P. Murphy 1577

The Comparable Roles in Social Legislation and Civil Rights of a Conventional Jewish Female and an Unconventional Black Homosexual Male: Belle Moskowitz and Bayard Rustin .... Jeffrey O'Connell 1641

and Thomas E. O'Connell
Sex, Marriage, and History:
   Analyzing the Continued
   Resistance to Same-Sex Marriage .......... *Josephine Ross* 1657

Taxes and Nonrenewable Resources:
   The Impact on Exploration
   and Development .................................. *Jeff Strnad* 1683

**Comments**

The Aftermath of *United States v. Virginia*:
   Why Five Justices are Pulling in
   the Reins on the "Exceedingly
   Persuasive Justification" ............... *Heather L. Stobaugh* 1755

Campaign Finance Legislation:
   McCain-Feingold/Shays-Meehan—
   The Political Equality Rationale
   and Beyond....................................... *Audra L. Wassom* 1781

**Casenotes**

The Federal Circuit's Shallow Analysis of
   Consolidated Taxation Invalidates the
   Loss Disallowance Rule—
   *Rite Aid Corp. v. United States* ....... *Christopher R. Egan* 1813

The City of New York Civil Court Holds
   That Pre-Authorized Drafts or Telechecks
   are Subject to the Uniform Commercial
   Code in the Same Manner as any Other Checks—
   *Interbank of New York v. Fleet Bank* ...... *R.B. Ramsey* 1819

*Bibby v. Philadelphia Coca-Cola Bottling Co.*
   and Same-Sex Sexual Harassment In
   the Workplace: The Third Circuit
   Forecloses the Possibility of Equal
   Treatment for Homosexuals
   Under Title VII............................... *C. Lee Winkelman* 1825

**Index to Volume 55** 1833