Mississippi College Law Review

Volume 26 Issue 2 Vol. 26 Iss. 2

Article 1

2007

Table of Contents-Issue 2

MC Law

Follow this and additional works at: https://dc.law.mc.edu/lawreview



Part of the Law Commons

Custom Citation

26 Miss. C. L. Rev. [iii] (2006-2007)

This Table of Contents is brought to you for free and open access by MC Law Digital Commons. It has been accepted for inclusion in Mississippi College Law Review by an authorized editor of MC Law Digital Commons. For more information, please contact walter@mc.edu.

MISSISSIPPI COLLEGE LAW REVIEW

VOLUME 26 2006-2007 ISSUE 2

CONTENTS

ARTICLES

One White Buffalo, Why Not Three?: Native American	
Gaming in the Lone Star State	
Michael E. Wheeler	147
Law Firm Disqualification and Nonlawyer Employees: A	
Proposal for a Consistent Analysis	
Cecile C. Edwards	163
Making Unpublished Opinions Precedential: A Recipe for	
Ethical Problems & Legal Malpractice?	
Andrew T. Solomon	185
FIFTH CIRCUIT'S EXECUTORY CONTRACT STANDARDS DECONSTRUCTED:	
The Mirant Lessons	
Kristin Schroeder Simpson	225
Taming an Elephant: A Closer Look at Mass Tort Screening	
and the Impact of Mississippi Tort Reforms	
David Maron and Walker W. (Bill) Jones	253
COMMENT	
Domestic Spying: A Necessity in a Post-9/11 America or an	
Abuse of Presidential Power?	
Brooke Plummer	303
NOTES	
Who's On First?: The United States Supreme Court Takes a	
Swing at Interpreting the Ever-Elusive Language of the § 1367	
Supplemental Jurisdiction Statute in Exxon Mobil Corp. v. Allapattah Servs. Inc.	
Tim Sensing	321
tun Sensuig	<i>J</i> 21

How American Employers (Almost) Learned to Respect their	
Elders: Smith v. City of Jackson and the Availability of the	
DISPARATE IMPACT THEORY UNDER THE AGE DISCRIMINATION IN	
EMPLOYMENT ACT	
Michael Bentley	347
Solomon's Choice: Severing the Mandatory Requirement of	
THE FEDERAL SENTENCING GUIDELINES TO SAVE A SYSTEM CONGRESS	
Never Intended	
Patrick Schepens	375