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Editor's Note

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EDITOR'S NOTE

To the Reader:

Welcome to Volume VIII of *The Suffolk Journal of Trial & Appellate Advocacy*. Each year *The Journal* purveys analysis and discourse on current issues involving daily litigation practice. *The Journal* harmonizes scholarly analysis with practical value and is therefore a resource for both educators and practitioners alike.

Certainly all areas of the law evolve through litigation. *The Journal's* litigation focus, therefore, naturally includes a wide variety of substantive legal topics. This synergy is what makes our publication so unique – and so valuable. Volume VIII shines with many articles that examine litigation issues germane to federal practice. The topics range from the creation of specialized security courts and Bankruptcy to the constitutionality of DNA dragnets. From the Massachusetts perspective, this volume also provides an examination of the Fourth Amendment as it applies to warrants for electronically stored information.

I would like to recognize the Board of Editors, whose dedication and flexibility made Volume VIII such a success. Much of this year's success is invisible to the reader: the Board of Editors adroitly revamped and endured changes to numerous internal processes without missing a step. I am also grateful to the Staff Members for their meticulous and careful work. Indeed, the sum total of this year's effort not only catalyzed current success, but it paved the way for the future.

On behalf of the Moot Court Board, I would like to thank the Suffolk University Law School Faculty and our advisor Professor Richard Pizzano. My own and most sincere gratitude is also extended to Professor Rosanna Cavallaro and the Moot Court Board President, John T. McInnes.

Jeff D. Bernarducci
Editor-in-Chief

