# TABLE OF CONTENTS

Editor's Note ................................................................. xv

## ARTICLES

*The Honorable David A. Lowy and Katherine Bowles Dudich*

**After Crawford: Using the Confrontation Clause in Massachusetts Courts** .................................................. Bowles Dudich 1

Why the Plain View Doctrine Should Not Apply to Digital Evidence.................................RayMing Chang 31

## NOTES

Developing Wind Power Projects in Massachusetts: Anticipating and Avoiding Litigation in the Quest to Harness the Wind.................Mike Koehler 69

Executing the Insane: A Look at Death Penalty Schemes in Arkansas, Georgia and Texas .................................................................Stephanie Zywien 93

James Otis, Paul Revere, a Routine Traffic Stop and the Massachusetts Supreme Judicial Court: When it Comes to Drug-Detection, it's Not *Who* Let the Dogs Out, it's *Who Wouldn't*?.................Ronen Morris 121

Seeing the Light: Ignoring Collateral Economic Benefits to the Public When Enforcing Servitudes.................................Michael S. Schneider 139
State of Confusion: The HIPAA Privacy Rule and State Physician-Patient Privilege Laws in Federal Question Cases .............................................Jenna Phipps  159

Hearing Thy Neighbor: The Doctrine of Attenuation and Illegal Eavesdropping by Private Citizens .......................Jason V. Owens  177

COMMENT