

Suffolk Journal of Trial and Appellate Advocacy

Volume 21 | Issue 1

Article 13

1-1-2016

Table of Contents

JTAA Editors

Follow this and additional works at: <https://dc.suffolk.edu/jtaa-suffolk>



Part of the [Litigation Commons](#)

Recommended Citation

21 Suffolk J. Trial & App. Advoc. [xvii] (2015-2016)

This Contents is brought to you for free and open access by Digital Collections @ Suffolk. It has been accepted for inclusion in Suffolk Journal of Trial and Appellate Advocacy by an authorized editor of Digital Collections @ Suffolk. For more information, please contact dct@suffolk.edu.

SUFFOLK JOURNAL OF TRIAL &
APPELLATE ADVOCACY

Volume XXI

2015-16

Issue 1

TABLE OF CONTENTS

Editor’s Note.....xiv

ARTICLE

Daubert Debunked: A History of Legal Retrogression and the Need
to Reassess “Scientific Admissibility”
..... Barbara Pfeffer Billauer 1

NOTES

Preserving the Integrity of the Arbitration Process: Requiring the
Full and Fair Application of the Claim Preclusion Doctrine.....
..... Tiffany J. Johnson 58

Seeing Is Believing: Should Massachusetts Courts Adopt SJ
Recommendations for Eyewitness Testimony?.....
.....Annabel Rodriguez 85

The Continuing Legacy of Enron: Whistleblowing Under the
Sarbanes-Oxley Act After Lawson V. Fmr LLC.....
.....Allen K. Barrett 109

Blood Relations: Analyzing Kinship Based, Gang-Related Asylum
Claims Under The Lens Of Understanding “Particular Social
Groups”.....Maria S. Hwang 134

Resolving “Custodial” In Custodial Interrogation Pertaining to
Miranda Warnings: The Balance Between Individual Rights and
Police Effectiveness.....Jonathan D. Blanton 159

CASE COMMENTS

Family Law—Interested Person’s Lack of Advocacy Approach
Awareness Prompts Motion to Intervene Denial—*In Re*

Guardianship of B.V.G., 27 N.E.3d 842 (Mass. App. Ct. 2015).
.....Kathryn E. Martin 183

Civil Procedure—Mere Allegation of Juror Misconduct is Sufficient
to Vacate a Final Judgment—*Bouret-Echevarria v. Caribbean
Aviation Maintenance Corp.*, 784 F.3d 37 (1st Cir. 2015).
.....Kevin J. Castodio 195

Constitutional Law—The Second Amendment with A Rational Bite:
Looking For A Heightened Standard of Review—*Chief of Police of
City Of Worcester V. Holden*, 26 N.E.3d 715(Mass. 2015).
.....Michael F. Grimes 209