

Suffolk Journal of Trial and Appellate Advocacy

Volume 22

Article 20

1-1-2017

Table of Contents

JTAA Editors

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



Part of the [Litigation Commons](#)

Recommended Citation

22 Suffolk J. Trial & App. Advoc. viii (2016-2017)

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 XXII

2016-2017

Issue 1

TABLE OF CONTENTS

Editor's Note.....ix

ARTICLE

Attorney-Directed *Voir Dire* Comes To Massachusetts: The
Republic Is Safe.....Honorable Dennis J. Curran 1

NOTES

Roadway to Reform: Assessing the 2015 Guidelines and New
Federal Rule To The Indian Child Welfare Act's Application To
State Courts.....Allison E. Davis 91

To Whom Should We Point Our Stylus? Allocating The Burden Of
Review In E-Discovery Of Social Media Content
.....Rochella T. Davis 121

Botched: The "Lethally Injected" Effect of *Glossip* On The Future
Of Capital Punishment.....Meghan Elizabeth Hall 160

Class Actions: How Easy Are They To Bring, and Why?
.....Chelsey E. Turner 191

CASE COMMENTS

Constitutional Law—Sticks & Stones may Break My Bones, But The
First Amendment Will Protect Me: Federal Court of Appeals
Upholds Unconstitutionality Of The Lanham Trade-Mark Act's
§ 2(A) Disparaging Provision As A Violation of First Amendment
Rights—*In Re Tam*, 808 F.3d 1321 (Fed. Cir. 2015)
.....Kimberly T. Aquino 217

Criminal Law and Procedure—He Said, She Said: Grand Jury Indicts Based On Hearsay In Fourteen Year-Old Sexual Assault Case— <i>Commonwealth v. Stevenson</i> , 50 N.E.3d 184 (Mass. 2016)	Alexis Brewster 231
Constitutional Law—Tipping The Scale: Extending Scope Of Brady Application For The Sentencing Phase In Post-Conviction Cases— <i>United States v. Hampton</i> , 109 F. Supp.3d 421 (D. Mass. 2015).....	Natasha A. Desa 243
Constitutional Law—Should I Stay Or Should I Go? First Circuit’s Analysis of Fourth Amendment Seizure— <i>United States v. Fields</i> , 823 F.3d 20 (1st Cir. 2016).....	Connor J. Gilbert 257