Suffolk Journal of Trial and Appellate Advocacy

Volume 24 | Issue 1 Article 2

1-1-2019

Table of Contents

JTAA Editors

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



Part of the Litigation Commons

Recommended Citation

24 Suffolk J. Trial & App. Advoc. viii (2018-2019)

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 UNIVERSITY LAW SCHOOL

SUFFOLK JOURNAL OF TRIAL & APPELLATE ADVOCACY

Volume XXIV	2018 - 2019	Issue 1
TABLE OF CONTENTS		
Editor's Note		x
ARTICLE		
	issibility of the Defendant's I	
NOTES		
Constitutionality of Ma	For Some?: Challenging Tassachusetts Charter School In of Education	Legislation After
	Relations Between Schools ar Reroute	
	et: U.S. Companies Continue ConsumersChristo	
	tion, and the Right to LibertyAma	
Guidelines and Variation	he Deviation From Federal S on Among States' Sentencing	g Laws
CASE COMMENTS		
Regulatory Agencies C Commodity Futures Tr	Regulating a New Sector: H Classify and Regulate Virtual cading Comm'n ("CFTC") v. 3 (E.D.N.Y. 2018)Ni	Currencies? – <i>McDonnell et.</i>
Court's Expansive Vie Suits For Excessive Fo	ng Shut the Courthouse Door w of Qualified Immunity Kil rce at Summary Judgment – 	lls Section 1983 Kisela v. Hughes,

Digital Privacy – It Ain't Over Til the Dead Person Tweets –	
Ajemian v. Yahoo!, Inc., 84 N.E.3d 766 (Mass. 2017)	
Danielle Kohen	164