

Suffolk Journal of Trial and Appellate Advocacy

Volume 27 | Issue 1

Article 2

1-1-2022

Table of Contents

JTAA Editors

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



Part of the [Litigation Commons](#)

Recommended Citation

27 Suffolk J. Trial & App. Advoc. (2021-2022)

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 XXVII

2021 – 2022

Issue 1

TABLE OF CONTENTS

Editor’s Note..... viii

ARTICLE

How Do Lawyer Disciplinary Agencies Enforce Rules Against Litigation Misconduct? Or Do They? Results of a Case Study and a National Survey of Disciplinary Counsel by Jona Goldschmidt.....1

NOTES

America’s Extraordinary and Compelling Problem: An Assessment of the Sentence Modification Process in the Federal District Courts and the Need to Remove the Bureau of Prison’s Gatekeeper Role by Katherine Chenail.....45

Well, At Least They Tried: Deliberate Indifference As Prison Officials’ Liability Scapegoat For Objectively Inhumane Prison Conditions During COVID-19 by Mary Levine77

Right to a Speedy Trial for All, Unless You’re Incarcerated: How Sixth Amendment Jurisprudence Allows for Prolonged Isolation—*United States v. Bailey-Snyder*, 923 F.3d 289, 291 (3rd Cir. 2019) by Madison Carvello.....111

The Case for Race: An Exploration of Whether the United States Olympic and Paralympic Committee Can Require Athletes to Sign Away Their Right to Protest by Leon Rotenstein139

CASE COMMENTS

Constitutional Law—Dangers of the Substantive Due Process State-Created Danger Exception—*Irish v. Fowler*, 979 F.3d 65 (1st Cir. 2020) by Bianca Tomassini167

Employment Law—Intersecting Identities & Ideologies, Nondiscrimination, and the First Amendment Ministerial Exception Defense—*DeWeese-Boyd v. Gordon College*, 163 N.E.3d 1000 (Mass. 2021) by Margaret R. Austen.....181

Education Law—IDEA Eligibility: Hindsight is 20/20—*Lisa M. ex rel. J.M. v. Leander Indep. Sch. Dist.*, 924 F.3d 205 (5th Cir. 2019) by Sydney Doneen.....195