# TABLE OF CONTENTS

Editor’s Note ........................................................................................................................................... viii

**ARTICLE**

Give ‘Em the Ol’ Razzle Dazzle: The Ethics of Trial Advocacy and the Case of Kyle Rittenhouse by David A. Lord ........................................................................................................................................ 205

**NOTES**

International Arbitration: Supreme Court Holds District Courts May Not Order Discovery for Use in Private International Arbitration by Niamh Gibbons ............................................................. 241

**CASE COMMENTS**

Constitutional Law—Tightening the Locks to the Schoolhouse Gate—*Mahanoy Area Sch. Dist. v. B.L.*, 141 S. Ct. 2038 (2021) by Angela Bartucca ............................................................................................................. 271


Constitutional Law—Device Searches Absent Reasonable Suspicion Allow Security Interests to Outweigh Privacy Concerns and Amplify Bias at the U.S. Border—*Alasaad v. Mayorkas*, 988 F.3d 8 (1st Cir. 2021) by Shannah Colbert ............................................................................................................. 295

Securities Law—First Circuit Adopts Irrevocable Liability as Both Necessary and Sufficient Condition for Domestic Securities Test—*SEC v. Morrone*, 997 F.3d 52 (1st Cir. 2021) by Shiri Pagliuso ............................................................................................................. 309


Criminal Law—Third Circuit Holds Proposed Drug Consumption Room is Criminal Violation of the Controlled Substance Act—*United States v. Safehouse*, 985 F.3d 225 (3rd Cir. 2021) by Veronica Lee ............................................................................................................. 333