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

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.
TABLE OF CONTENTS

Editor’s Note ix

NOTES

Life is What You Make It . . . Unless You Are Transgender and Incarcerated: Revising The Test for Judging an Incarcerated Transgender Individual’s Readiness for Gender Confirmation Surgery by Allison Eddy 1

Drawing Lines: Reconciling Disparate Standards of ADA Title III Protections in an Online World by Benjamin Holman 33

Sacrificing Justice for “Simplicity”: Inequitable Protection of Medical Providers in Malpractice Cases Exacerbated By Abandoning the Substantial Factor Test by Michayla Woodward 63

CASE COMMENTS


Criminal Procedure—Fugitive Disentitlement Ruling Allows Interlocutory Appeals In Second Circuit Under Collateral Order Doctrine—United States v. Bescond, 7 F.4th 127 (2d Cir. 2021) by Ian Luciano 143

Debt Collection—A Benign Language Exception Should Be Read Into the Fair Debt Collection Practices Act’s “Unfair Practices” Section—Donovan v. FirstCredit, Inc., 983 F.3d 246 (6th Cir. 2020) by Shiri Pagliuso 157