



UQUESNE

INTRODUCTION

Introduction to the First Volume of the Duquesne Criminal Law Journal

Bruce A. Antkowiak

RECENT DECISIONS

Under the Independent Source Doctrine, Evidence
Uncovered in a Search Will Not Be Suppressed
When a Search Warrant, Excised of Any Previously
Illegally Obtained Evidence, Contains Probable Cause:
United States v. Price

Kristine Malmgren Yeater

The Commonwealth May Involuntarily Administer Antipsychotic Medication to Inmates to Render Them Competent to Participate in Post Conviction Relief Act Proceedings: *Commonwealth v. Sam*

roceedings: Commonwealth v. Sam

Joseph Stichler

Warrantless Arrests Based on Probable Cause and Subsequent Searches Incident to Those Arrests Do Not Violate the Fourth Amendment: *Virginia v. Moore*

Brian Walsh

Capital Punishment for the Rape of a Child is Cruel and Unusual Punishment Under the Eighth Amendment of the United States Constitution: *Kennedy v. Louisiana*

Brian Lucot

Habeas Corpus Relief Will Not Be Granted To American Citizens Seeking To Avoid Prosecution In Foreign Sovereign Nations: *Munaf v. Geren*

Ryan Duty

Courts Are Permitted to Reject and Vary Categorically From the Crack Cocaine U.S. Sentencing Guidelines Based on Policy Disagreements with Those Guidelines: Spears v. United States

Michael C. Kilmer

VOLUME 1 Fall 2009