Duquesne Law Review

Volume 34
Number 4 Conference Proceedings: The Duquesne University School of Law Institute for Judicial Education's and the Supreme Court of Pennsylvania Conference on Science and the Law

1996


Follow this and additional works at: https://dsc.duq.edu/dlr

Part of the Law Commons

Recommended Citation
Available at: https://dsc.duq.edu/dlr/vol34/iss4/23

This Additional Content is brought to you for free and open access by Duquesne Scholarship Collection. It has been accepted for inclusion in Duquesne Law Review by an authorized editor of Duquesne Scholarship Collection.
S

STANDARD OF REVIEW UNDER THE FIFTH AMENDMENT
EQUAL PROTECTION COMPONENT: ADARAND EXPANDS
THE APPLICATION OF STRICT SCRUTINY .................. 325

STREET CRIME, INTERSTATE COMMERCE, AND THE FEDERAL DOCKET: THE IMPACT OF UNITED STATES V.
LOPEZ ............................................. 71

SUPERVISOR LIABILITY UNDER TITLE VII: A "FEEL GOOD" JUDICIAL DECISION ...................... 351

W

WHEN FEDERAL TAX LAW FRUSTRATES POLICY: THE CONFUSED RULES GOVERNING THE DEDUCTIBILITY OF CAPTIVE INSURANCE PREMIUMS .................. 105

CASES NOTED

Capitol Square Review Board v. Pinette,
115 S. Ct. 2440 (1995) .................................. 1209
Chester County Children & Youth Services v. Cunningham,
656 A.2d 1346 (Pa. 1995) ................................ 777
McKennon v. Nashville Banner Publishing Co.,
115 S. Ct. 1331 (1995) .................................. 139
Qualitex Co. v. Jacobson Products Co.,
115 S. Ct. 1300 (1995) .................................. 419
Shalala v. Guernsey Memorial Hospital,

RECENT DECISIONS—TITLES

A


C


