

2010

Table of Contents, Volume 48, Number 1, Winter 2010

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



Part of the [Law Commons](#)

Recommended Citation

Table of Contents, Volume 48, Number 1, Winter 2010, 48 Duq. L. Rev. [i] (2010).

Available at: <https://dsc.duq.edu/dlr/vol48/iss1/1>

This Front Matter 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.

Duquesne Law Review

Volume 48, Number 1, Winter 2010

© DUQUESNE UNIVERSITY, 2009-2010

Articles

REREADING *RAUSCHER*: IS IT TIME FOR THE
UNITED STATES TO ABANDON THE
RULE OF SPECIALTY?
Mark A. Summers 1

DAWN FOLLOWING DARKNESS: AN
OUTCOME-ORIENTED MODEL FOR
CORPORATE GOVERNANCE
Martin B. Robins 33

Comments

SECTION 5 OF THE VOTING RIGHTS ACT IS
NO LONGER TAILORED TO REMEDY CURRENT
PATTERNS OF VOTING DISCRIMINATION:
THE STATE OF SECTION 5 AFTER *NORTHWEST
AUSTIN UTILITY DISTRICT No. 1 v. HOLDER*
Jason J. Kelley 67

BALANCING ACT IN BLACK ROBES:
EXTRATERRITORIAL HABEAS CORPUS
JURISDICTION BEYOND *BOUMEDIENE*
James Thornburg 85

THE MEANING OF THE TERM "COCAINE BASE"
IN 21 U.S.C. § 841(B)(1): A CIRCUIT SPLIT OVER
STATUTORY INTERPRETATION
Andrew King 105

CIRCUITS SPLIT AS TO STATUTORY INTERPRETATION
OF THE MENS REA REQUIREMENT IN 21 U.S.C. §
841(C)(2): THE TENTH CIRCUIT PROVIDES
THE CORRECT ANSWER
Brian Walsh 123

Recent Decisions

AGGRAVATED IDENTITY THEFT IS ONLY
PUNISHABLE UNDER FEDERAL STATUTE IF THE
ACCUSED KNEW THAT THE IDENTIFICATION
INFORMATION HE EMPLOYED
ACTUALLY BELONGED TO ANOTHER INDIVIDUAL:
FLORES-FIGUEROA V. UNITED STATES

Michael J. Joyce145

COMPLAINTS MUST PLEAD NON-CONCLUSORY
FACTS THAT MANIFEST PLAUSIBILITY TO SURVIVE
A MOTION TO DISMISS IN ALL CIVIL CASES:
ASHCROFT V. IQBAL

Carly R. Wilson173