

Duquesne Law Review

Volume 48
Number 3 *Judicial Independence*

Article 1

2010

Table of Contents, Volume 48, Number 3, Summer 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 3, Summer 2010, 48 Duq. L. Rev. [i] (2010).
Available at: <https://dsc.duq.edu/dlr/vol48/iss3/1>

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 3, Summer 2010

© DUQUESNE UNIVERSITY, 2009-2010

Articles

- NO GOOD DEED GOES UNPUBLISHED:
PRECEDENT-STRIPPING AND THE NEED FOR A
NEW PROPHYLACTIC RULE
Edward Cantu..... 559
- VIOLENT FELONIES UNDER THE RESIDUAL CLAUSE
OF THE ARMED CAREER CRIMINAL ACT: WHETHER
CARRYING A CONCEALED HANDGUN WITHOUT A
PERMIT SHOULD BE CONSIDERED A VIOLENT FELONY
Jeffrey C. Bright..... 601

Comment

- THE VIEWING ANGLES REQUIREMENT IN
STADIUM-STYLE SEATING UNDER THE ADA
Patrick Manning 637

Recent Decisions

- PENNSYLVANIA'S ASSESSMENT LAWS PERMITTING
THE USE OF A BASE YEAR METHOD IN PROPERTY
TAXATION ARE NOT FACIALLY UNCONSTITUTIONAL,
BUT ARE UNCONSTITUTIONALLY NON-UNIFORM AS
APPLIED IN ALLEGHENY COUNTY:
CLIFTON V. ALLEGHENY COUNTY
Darren M. Belajac 651
- ACTIONS ON THE BASIS OF RACE ARE IMPERMISSIBLE
UNDER TITLE VII UNLESS THE EMPLOYER CAN
SHOW A STRONG BASIS IN EVIDENCE THAT IF
ACTION WAS NOT TAKEN, THE EMPLOYER WOULD
BE HELD LIABLE UNDER THE DISPARATE-IMPACT
STATUTE: *RICCI V. DEStEFANO*
Katlin L. Connelly 673

THE FEDERAL COMMUNICATION COMMISSION'S
NEW ENFORCEMENT POLICY, WHICH PENALIZES
BROADCASTERS FOR AIRING EVEN A "FLEETING
EXPLETIVE" IN VIOLATION OF THE STATUTORY
INDECENCY BAN, IS NOT ARBITRARY AND
CAPRICIOUS UNDER THE ADMINISTRATIVE
PROCEDURE ACT: *FCC v. FOX TELEVISION STATIONS, INC.*
Brittany A. Roof.....699