2010

Table of Contents, Volume 48, Number 4, Fall 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 4, Fall 2010, 48 Duq. L. Rev. [i] (2010).
Available at: https://dsc.duq.edu/dlr/vol48/iss4/1

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 4, Fall 2010
© DUQUESNE UNIVERSITY, 2009-2010

FOREWORD
Justice Sandra Day O'Connor.......................................................... 723

Articles

REMARKS
Hugh M. Caperton.............................................................................. 727

“A Fair Trial in a Fair Tribunal”: A Preface to
the Petitioners’ Brief in Caperton v. Massey
Theodore B. Olson and Amir C. Tayrani............................................. 735

On Harman: Prefatory Note from Counsel
David B. Fawcett.................................................................................. 737

Hugh M. Caperton, Harman Development
Corporation, Harman Mining Corporation, and
Sovereign Coal Sales, Inc., v. A.T. Massey
Coal Company, Inc., et al.
David B. Fawcett and Theodore B. Olson............................................ 739

Selva Oscura: Judicial Campaign Contributions,
Disqualification, and Due Process
Keith R. Fisher..................................................................................... 767

Remembering the Chief Justice Who Restored
Integrity to the Bench
Joseph R. Smith.................................................................................. 839

Judicial Independence: Remarks by Ohio
Chief Justice Thomas J. Moyer
Thomas J. Moyer................................................................................ 843

The Media and a “Dependent” Judiciary
Hon. C. Darnell Jones II.................................................................... 851
WHAT'S MORE IMPORTANT: ELECTING JUDGES OR JUDICIAL INDEPENDENCE? IT'S TIME FOR PENNSYLVANIA TO CHOOSE JUDICIAL INDEPENDENCE
Shira J. Goodman, Lynn A. Marks, and David Caroline .......... 859

JUDICIAL MERIT-RETENTION ELECTIONS IN PENNSYLVANIA
Darren M. Breslin, Esquire ........................................... 891

JUDICIAL INDEPENDENCE AND JUDICIAL ACCOUNTABILITY: HOW JUDICIAL EVALUATIONS CAN SUPPORT AND ENHANCE BOTH
Clifford E. Haines .................................................................. 909

Case Note

A JUDGE'S FAILURE TO RECUSE HIMSELF FROM A CASE IN WHICH ONE OF THE PARTIES DONATED A SUBSTANTIAL AMOUNT OF MONEY TO HIS POLITICAL CAMPAIGN VIOLATES THE DUE PROCESS CLAUSE.
CAPERTON v. A.T. MASSEY COAL CO.
Aaron F. Ludwig ................................................................. 929