

# Mercer Law Review

---

Volume 71  
Number 5 *Electronic Edition*

Article 3

---

6-2020

## Table of Contents

Follow this and additional works at: [https://digitalcommons.law.mercer.edu/jour\\_mlr](https://digitalcommons.law.mercer.edu/jour_mlr)

---

### Recommended Citation

(2020) "Table of Contents," *Mercer Law Review*: Vol. 71 : No. 5 , Article 3.

Available at: [https://digitalcommons.law.mercer.edu/jour\\_mlr/vol71/iss5/3](https://digitalcommons.law.mercer.edu/jour_mlr/vol71/iss5/3)

This Front Matter is brought to you for free and open access by the Journals at Mercer Law School Digital Commons. It has been accepted for inclusion in Mercer Law Review by an authorized editor of Mercer Law School Digital Commons. For more information, please contact [repository@law.mercer.edu](mailto:repository@law.mercer.edu).

# TABLE OF CONTENTS

## MLR Online Companion

### Casenotes

An Uneven Playing Field: The Government Extended Rights Denied to Defendants on Appeal	<i>Breyana Fleming</i>	1211
Perfect Adherence or Material Deviation?: The Eleventh Circuit's Bright IDEA in Resolving Individualized Education Plan Implementation Cases	<i>Chelsea Henderson</i>	1229
The Probationer, the Free Man, and the Fourth Amendment: Constitutional Protections for Those Who Have Served Their Sentences and Those Who Have Not	<i>Rachel Ness-Maddox</i>	1247
A Lottery Ticket is an Express Written Contract and the General Assembly Waived Their Own Instrumentality from Sovereign Immunity!	<i>Forrest F. Schrum IV</i>	1263
Actions Speak Louder Than Words: <i>Hanham v. Access Management Group L.P.</i> Reestablishes Validity for Course of Conduct Parol Contracts in Georgia	<i>Elizabeth C. Selph</i>	1277
Table of Cases		1295