

Mercer Law Review

Volume 64
Number 2 *Articles Edition*

Article 1

3-2013

Table of Contents

Follow this and additional works at: https://digitalcommons.law.mercer.edu/jour_mlr

Recommended Citation

(2013) "Table of Contents," *Mercer Law Review*: Vol. 64 : No. 2 , Article 1.

Available at: https://digitalcommons.law.mercer.edu/jour_mlr/vol64/iss2/1

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.

TABLE OF CONTENTS

ARTICLES EDITION

Articles

Dear Lawyer: If you decide it's not economical to represent me, you can fire me as your contingent fee client, but I agree I will still owe you a fee.	<i>David Hricik</i>	363
Narrative Pluralism and Doctrinal Incoherence in <i>Hosanna-Tabor</i>	<i>Frederick Mark Gedicks</i>	405
Supplemental Jurisdiction over Permissive Counter-claims and Set Offs: A Misconception	<i>Douglas D. McFarland</i>	437
The Supreme Court's Interpretation of the Fair Labor Standards Act's Anti-Retaliation Provision in <i>Kasten v. Saint-Gobain Performance Plastics Corporation</i> : Putting Policy Over Plain Language? .	<i>Lawrence D. Rosenthal</i>	459
What We Can Learn About the Art of Persuasion from Candidate Abraham Lincoln: A Rhetorical Analysis of the Three Speeches That Propelled Lincoln into the Presidency	<i>Michael W. Loudenslager</i>	521

Casenotes

Administering <i>Mayo</i> to Patents in Medicine and Biotechnology: Appropriate Dosage or Risk of Toxic Side Effects?	<i>Lauren Miller</i>	573
<i>Barras v. BB&T</i> : Charting a Clear Path to Apply <i>Concepcion</i> Through a Quagmire of Divergent Approaches	<i>Jacob Johnson</i>	591
Liberating the Library: Fair Use Mostly Upheld for University E-Reserves in <i>Cambridge University Press v. Becker</i>	<i>Jennifer Findley</i>	611
TABLE OF CASES		633
