

Mercer Law Review

Volume 73
Number 4 *Eleventh Circuit Survey*

Article 3

5-2022

Table of Contents

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

Recommended Citation

(2022) "Table of Contents," *Mercer Law Review*: Vol. 73: No. 4, Article 3.
Available at: https://digitalcommons.law.mercer.edu/jour_mlr/vol73/iss4/3

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.

TABLE OF CONTENTS
ELEVENTH CIRCUIT SURVEY

Articles

Admiralty	<i>John P. Kavanagh, Jr.</i>	1099
Bankruptcy	<i>The Honorable John T. Laney, III Victoria Barbino Grantham</i>	1115
Class Actions	<i>Thomas M. Byrne Stacey McGavin Mohr</i>	1133
Commercial Transportation	<i>Madeline E. McNeeley Sarah L. Adle Joshua H. Dorminy Elizabeth M. Brooks Stephen G. Lowry</i>	1157
Criminal Law	<i>Thomas D. Church Kate Forrest</i>	1177
Environmental Law	<i>Travis M. Trimble</i>	1193
Evidence	<i>W. Randall Bassett Val Leppert Lauren Newman Smith</i>	1215
Federal Income Taxation	<i>Andrew Todd</i>	1253
Healthcare Law	<i>Kathryn Dunnam Harden</i>	1273
Immigration Law	<i>Bianca N. DiBella Hannah Couch</i>	1281

Labor and Employment	<i>W. Jonathan Martin II</i> <i>Patricia-Anne Brownback</i>	1305
----------------------	--	------

Trial Practice and Procedure	<i>John O'Shea Sullivan</i> <i>Leesa M. Guarnotta</i>	1333
------------------------------	--	------

Comments

It's Time to Resolve the Circuit Split: Unconstitutional Actions by Federal Employees Should Not Fall Within the Scope of the Discretionary Function Exception of the FTCA	<i>Laney Ivey</i>	1351
--	-------------------	------

Playing Hot Pot-ato: Does Biden's Presidency Signal the End of Federal Marijuana Prohibition?	<i>Sara Snowden</i>	1383
---	---------------------	------

Casenotes

Being Persuaded to Sleep with Someone in Order to Have a Place to Sleep: The Eleventh Circuit's Analysis of Sexual Harassment Claims Under the Fair Housing Act	<i>Stella Preston</i>	1419
---	-----------------------	------

Inevitable Change to Inevitable Discovery: The Eleventh Circuit's New Standard of Proof for Cases Addressing the Inevitable Discovery Exception to the Exclusionary	<i>Hannah Pressley</i>	1435
---	------------------------	------

Prisoner, Punitive Damages, and
Precedent, Oh My! The Eleventh
Circuit in *Hoever* Overrides Prior
Interpretation of the Prison
Litigation Reform Act

Tatiana Dobretsova 1449

TABLE OF CASES

1469