Saint Louis University Law Journal

Volume 57 Number 4 Statutory Interpretation (Summer 2013)

Article 1

2013

Table of Contents

Follow this and additional works at: https://scholarship.law.slu.edu/lj



Part of the Law Commons

Recommended Citation

Table of Contents, 57 St. Louis U. L.J. (2013).

Available at: https://scholarship.law.slu.edu/lj/vol57/iss4/1

This Prefatory Matter is brought to you for free and open access by Scholarship Commons. It has been accepted for inclusion in Saint Louis University Law Journal by an authorized editor of Scholarship Commons. For more information, please contact Susie Lee.

SAINT LOUIS UNIVERSITY LAW JOURNAL

Vol. 57, No. 4 SUMMER 2013

TABLE OF CONTENTS

CHILDRESS LECTURE

Nino's Nightmare: Legal Process	
THEORY AS A JURISPRUDENCE	
OF TOGGLING BETWEEN FACTS	
AND NORMS	865
DECISION THEORY AND BABBITT V. SWEET	
HOME: SKEPTICISM ABOUT NORMS,	
DISCRETION, AND THE VIRTUES OF	
PURPOSIVISMVictoria F. Nourse	909
A HARDER "HARD CASE"	931
FAITHFUL AGENCY VERSUS ORDINARY	
MEANING ADVOCACY	975
STEER CLEAR OF THE TWILIGHT ZONE	
AND APPLY COMMON SENSE:	
A FEW THOUGHTS ON STATUTORY	
Interpretation	997
INTERPRETATION AND ACCESSIBILITY	1003
NOTE	
Not Making Sales Paid Too	
WELL FOR PHARMACEUTICAL	
REPS: WHY THE RESULT IN	
Christopher v. Smithkline	
BEECHAM CORP. MAKES SENSE	
EVEN IF ITS STATUTORY	
CONSTRUCTION DOES NOT	1019

COMMENTS

MODERNIZING UNDERINSURED MOTORIST

COVERAGE IN MISSOURI: REMOVING THE INSURANCE PARADOX BETWEEN UNINSURED AND UNDERINSURED

COVERAGE VIA LEGISLATIVE ACTION David W. Reynolds 1049

WHEN, WHERE AND WHY THE FIRST

AMENDMENT PROTECTS THE

RIGHT TO RECORD POLICE

COMMUNICATIONS: A SUBSTANTIAL

INTERFERENCE GUIDELINE FOR

DETERMINING THE SCOPE OF THE

RIGHT TO RECORD AND FOR

REVAMPING RESTRICTIVE STATE