

Saint Louis University Law Journal

Volume 50
Number 4 (*Summer 2006*)

Article 1

2006

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, 50 St. Louis U. L.J. (2006).

Available at: <https://scholarship.law.slu.edu/lj/vol50/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. 50, No. 4

SUMMER 2006

TABLE OF CONTENTS

TEACHING EVIDENCE

INTRODUCTION & DEDICATION TO
THE HONORABLE THEODORE M. McMILLIAN,
1919–2006 995

ARTICLES

TEACHING EVIDENCE *Paul Rothstein* 999

THE VALUE OF AN INITIAL LOOK AT
COUNTERINTUITIVE EVIDENCE
RULES *Jack H. Friedenthal*
& W. Daniel Shieh 1039

THE ORGANIZATION OF THE EVIDENCE
COURSE: THE “PRELIMINARIES”
TO HELPING STUDENTS DEVELOP
THE SKILL OF IDENTIFYING
NONHEARSAY *Edward J. Imwinkelried* 1047

THE AUDIENCE FOR AN EVIDENCE CLASS:
TEACHING TO LITIGATORS,
SCHOLARS, OR BAR-EXAMINEES? *Ric Simmons* 1063

TEACHING THE RULES OF “TRUTH” *Jane H. Aiken* 1075

THE MEANINGS OF HEARSAY *John C. O’Brien* 1091

COGNITIVE DISSONANCE IN THE
CLASSROOM: RATIONALE
AND RATIONALIZATION IN THE
LAW OF EVIDENCE*Julie A. Seaman* 1097

NAVIGATING THE NUANCES OF MODERN
EXPERT WITNESS LAW: HOW TO
TEACH ABOUT EXPERTS*Ronald L. Carlson* 1115

TEACHING EVIDENCE: USING CASEBOOKS,
PROBLEMS, TRANSCRIPTS, SIMULATIONS,
VIDEO CLIPS AND INTERACTIVE DVDS *Miguel A. Méndez* 1133

PREJUDICE VS. PROBATIVE VALUE,
PHILADELPHIA STYLE *Michael Avery* 1147

STUDYING EVIDENCE LAW IN THE
CONTEXT OF TRIAL PRACTICES*Robert P. Burns* 1155

USING GRAPHICS TO TEACH EVIDENCE*Kevin C. McMunigal* 1175

THE EFFECTIVE USE OF WAR STORIES
IN TEACHING EVIDENCE.....*Michael L. Seigel* 1191

OBJECTION! IRRELEVANT AND
UNREALISTIC: IT'S TIME FOR
EVIDENCE EXAMS TO EVOLVE.....*Fred Galves* 1223

NOTE

THE SUPREME COURT GETS CONSTRUCTIVE:
A CASE NOTE ON *PENNSYLVANIA*
STATE POLICE V. SUDERS *Erin Hendricks* 1243

COMMENTS

FIRST AMENDMENT AS LAST RESORT:
THE INTERNET GAMBLING
INDUSTRY'S BID TO ADVERTISE
IN THE UNITED STATES*Anne Lindner* 1289

INEQUITABLE CONDUCT AND THE
STANDARD OF MATERIALITY:
WHY THE FEDERAL CIRCUIT
SHOULD USE THE REASONABLE
PATENT EXAMINER STANDARD *James Cronin* 1327

THE ANTI-MONEY LAUNDERING
PROVISIONS OF THE PATRIOT
ACT: SHOULD THEY BE ALLOWED
TO SUNSET?.....*Paul Fagyal* 1361