

Tennessee Journal of Law and Policy

Volume 2 | Issue 3 Article 1

January 2005

Contents

Follow this and additional works at: https://ir.law.utk.edu/tjlp



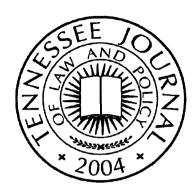
Part of the Law Commons

Recommended Citation

(2005) "Contents," Tennessee Journal of Law and Policy. Vol. 2: Iss. 3, Article 1.

Available at: https://ir.law.utk.edu/tjlp/vol2/iss3/1

This Front Matter is brought to you for free and open access by Volunteer, Open Access, Library Journals (VOL Journals), published in partnership with The University of Tennessee (UT) University Libraries. This article has been accepted for inclusion in Tennessee Journal of Law and Policy by an authorized editor. For more information, please visit https://ir.law.utk.edu/tjlp.



CONTENTS

ON THE ADMISSIBILITY OF EXPERT TESTIMONY ON	
EYEWITNESS IDENTIFICATION: A LEGAL AND SCIENTIFIC	
Evaluation	
Tanja Rapus Benton, Stephanie A. McDonnell,	
Judge Neil Thomas, David F. Ross, &	
Nicholas Honerkamp392	
One Person, One Vote and the Constitutionality of the Winner-Take-All Allocation of Electoral	
COLLEGE VOTES	
Christopher Duquette & David Schultz453	
POVERTY IN THE AFTERMATH OF KATRINA: REIMAGINING	
CITIZEN LEADERSHIP IN THE CONTEXT IN THE CONTEXT OF	
FEDERALISM	
Gregory L. Volz, David E. Robbins, &	
Vanessa E. Volz48'	

2:3 TENNESSEE JOURNAL OF LAW & POLICY 390

TAKING NEW STEPS AGAINST DIGITAL SAMPLING: THE SIXTH CIRCUIT LAYS DOWN THE LAW ON DIGITAL SAMPLING, BUT WILL IT REALLY IMPROVE INDUSTRY	
PRACTICES?	
Kelly Randall	.523
THE PRISONER AS MASTER OF HIS OWN LAWSUIT: THE	
INTERPRETATION OF PRISONERS' §1983 CIVIL RIGHTS	
CLAIMS AFTER WILKINSON V. DOTSON	
Ling A White	5/12

2:3 Tennessee Journal of Law & Policy 391