

Tennessee Journal of Law and Policy

Volume 4 Article 2 Issue 1 2008

January 2008

Contents

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



Part of the Law Commons

Recommended Citation

(2008) "Contents," Tennessee Journal of Law and Policy. Vol. 4: Iss. 1, Article 2. DOI: -

Available at: https://ir.law.utk.edu/tjlp/vol4/iss1/2

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.

4:1 TENNESSEE JOURNAL OF LAW AND POLICY 9



CONTENTS

TAKING RESPONSIBILITY
Robert M. Ackerman11
REFORMING EMINENT DOMAIN IN TENNESSEE AFTER KELO SAFEGUARDING THE FAMILY FARM
Beau Pemberton73
FACT-BASED DEATH PENALTY RESEARCH Lewis L. Laska
STRIPPED BARE: STUDENTS' FOURTH AMENDMENT RIGHTS SCHOOL SEARCHES, AND THE REASONABLENESS STANDARD Erin P. Davenport
A VICTORY IN DEFEAT: THE IMPLICATIONS OF RUMSFELD V FAIR ON "DON'T ASK, DON'T TELL"
Jill Shotzberger131

4:1 TENNESSEE JOURNAL OF LAW AND POLICY 10

Publication of contributions does not signify adoption of the views expressed therein by the Tennessee Journal of Law and Policy, its editors, faculty advisors, or The University of Tennessee.