

# **Tennessee Journal of Law and Policy**

Volume 10 Issue 1 Fall 2014 Article 3

November 2014

### **Contents**

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

#### **Recommended Citation**

(2014) "Contents," *Tennessee Journal of Law and Policy*: Vol. 10: Iss. 1, Article 3. Available at: https://ir.law.utk.edu/tjlp/vol10/iss1/3

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 <a href="https://ir.law.utk.edu/tjlp">https://ir.law.utk.edu/tjlp</a>.

## Fall 2014 | Volume 10 | Issue 1 Tennessee Journal of Law and Policy 6

### **CONTENTS**

#### ARTICLE

DUE PROCESS TOLLING OF THE POST-CONVICTION STATUTE OF	
LIMITATIONS IN TENNESSEE AFTER WHITEHEAD V. STATE	
Brennan T. Hughes	8
JUDICIAL LEADERSHIP IN FAMILY COURT: A CAUTIONARY TALE	
CHARLES MILLER ENDOWED LECTURE	
Jane M. Spinak	47
•	
ESSENTIALS TO JUSTICE: A RIGHT TO COUNSEL SYMPOSIUM	
INTRODUCTORY ADDRESS: WRONGFUL CONVICTIONS	
Ndume Olatushani and Anne-Marie Moyes	85
WHAT DOES A CLIENT HAVE THE RIGHT TO DEMAND?	
Jonathan Rapping	113
Wyc & Lyn Opp Distinguished Lecture	
WYC & LYN ORR DISTINGUISHED LECTURE  IS MEDIOCRITY THE PEST WE CAN DO?	
WYC & LYN ORR DISTINGUISHED LECTURE IS MEDIOCRITY THE BEST WE CAN DO? Stephen Bright	100

## Fall 2014 | Volume 10 | Issue 1 Tennessee Journal of Law and Policy 7