

# CREIGHTON LAW REVIEW

## ANNUAL EIGHTH CIRCUIT ISSUE

### ESSAY

- HAVE BRIEFCASE WILL TRAVEL: AN ESSAY  
ON THE LAWYER AS HIRED GUN ..... *Joseph Allegretti* 747

### ARTICLES

- THE STATUTE OF LIMITATION APPLICABLE TO  
SECTION 10(b) ACTIONS: *DATA ACCESS*  
AND ITS PROGENY ..... *Robert W. Ginn* 781

- PETITIONS TO PROCEED *IN FORMA PAUPERIS*:  
THE EFFECT OF *IN RE McDONALD* AND  
*NEIZTKE V. WILLIAMS* ..... *Wayne A. Kalkwarf* 803

- THE STANDING CHAPTER 13 TRUSTEE'S  
PERCENTAGE FEE: SOLVING AN  
ALGEBRAIC EQUATION ..... *Kathleen A. Laughlin* 823

- RUN-OFF ELECTIONS AND THE VOTING  
RIGHTS ACT: *WHITFIELD V. THE*  
*DEMOCRATIC PARTY OF ARKANSAS* .... *Christopher A. McLean* 827

- CONSENTING TO CIVIL TRIAL BY A UNITED  
STATES MAGISTRATE JUDGE ..... *Daniel A. Morris* 871

- THE PRACTITIONER'S GUIDE TO  
INFORMED CONSENT ..... *Richard E. Shugure* 881

### COMMENTS

- SENTENCING GUIDELINES  
ELIMINATING THE GOVERNMENT MOTION  
REQUIREMENT OF SECTION 5K1.1 OF THE  
FEDERAL SENTENCING GUIDELINES—A SUBSTANTIAL  
RESPONSE TO SUBSTANTIAL ASSISTANCE:  
*UNITED STATES V. GUTIERREZ* ..... 929

**STATUTES OF REPOSE**

ASBESTOS LITIGATION AND STATUTES OF  
REPOSE: THE APPLICATION OF THE  
DISCOVERY RULE IN THE EIGHTH CIRCUIT  
ALLOWS PLAINTIFFS TO BREATHE EASIER ..... 965

**CASENOTES**

**CO-CONSPIRATOR GUILTY PLEAS**

THE ADMISSIBILITY OF A CONSPIRATOR'S  
GUILTY PLEA IN THE TRIAL OF A CO-CONSPIRATOR:  
*UNITED STATES V. KROH* ..... 995

**DEATH PENALTY**

NEBRASKA'S "EXCEPTIONAL DEPRAVITY" LANGUAGE  
AT DEATH'S DOOR: *MOORE V. CLARKE* ..... 1019

**ENTRAPMENT**

SEX, LIES, AND ENTRAPMENT:  
*UNITED STATES V. JACOBSON* ..... 1075

**42 U.S.C. § 1985(3)**

"INVIDIOUSLY DISCRIMINATORY ANIMUS"—  
A CLASS BASED ON GENDER AND GESTATION  
UNDER 42 U.S.C. § 1985(3):  
*LEWIS V. PEARSON FOUNDATION, INC.* ..... 1097

**NAMES**

BY ANY OTHER NAME: *HENNE V. WRIGHT* ..... 1135

**PRISONERS' RIGHTS**

STEVEN J. GOODWIN IS DOING FEDERAL  
TIME, AND WE WON'T LET HIM BE A FATHER—  
THE EROSION OF THE RIGHTS OF FEDERAL  
PRISONERS: *GOODWIN V. TURNER* ..... 1165

**REPRESENTATIONAL STANDING**

REPRESENTATIONAL STANDING UNDER *HUNT*—  
THE SUPREME COURT CAN'T DEFINE GERMANENESS,  
BUT KNOWS IT WHEN IT SEES IT: *MINNESOTA  
FEDERATION OF TEACHERS V. RANDALL* ..... 1203