
THE UNIVERSITY OF TOLEDO LAW REVIEW

VOLUME 38

NUMBER 4

SUMMER 2007

TABLE OF CONTENTS

ARTICLES

The Enron Trial Drama: A New Case for Stakeholder Theory <i>Russell Powell</i>	1087
Effective Brief Writing Despite High Volume Practice: Ten Misconceptions that Result in Bad Briefs <i>Sarah E. Ricks and Jane L. Istvan</i>	1113
<i>Katcoff v. Marsh</i> at Twenty-Two: The Military Chaplaincy and the Separation of Church and State <i>Richard D. Rosen</i>	1137
Rabbinic Confidentiality: American Law and Jewish Law <i>Alan Mayor Sokobin</i>	1179
Providing Decision Support for Negotiation: The Need for Adding Notions of Fairness to Those of Interests <i>John Zeleznikow and Andrew Vincent</i>	1199

NOTE & COMMENT

<i>DaimlerChrysler Corp. v. Cuno</i> —Denying State Taxpayers Standing in Federal Court: Are Municipal Taxpayers Next? <i>Kyle B. Gee</i>	1241
Safekeeping Client Property: Why the ABA Is Hands-Off and the States Are Hand-Holding <i>Jeanne M. Whalen</i>	1279
INDEX TO VOLUME 38	1327