ARTICLES

Restoring the Victim and the Community: A Look at the Tribal Response to Sexual Violence Committed by Non-Indians in Indian Country Through Non-Criminal Approaches
Amber Halldin

Tenancy by the Entirety: The Traditional Version of the Tenancy Is the Best Alternative for Married Couples, Common Law Marriages, and Same-Sex Partnerships
Damaris Rosich-Schwartz

The Rule of Law Is the Rule of Reason
Brian Winrow and Kevin Johnson

The Tort of Aiding and Advising?: The Attorney Exception to Aiding and Abetting a Breach of Fiduciary Duty
Kevin Bennardo

Reconciling Religious Faith and Democratic Practice: The Problem of the Elusive Definition of Religion
Daniel A. Seeger

Discovery Under Bankruptcy Procedure: A “Trap Door?”
Manuel D. Leal

Sexual Identity as Personhood: Towards an Expressive Liberty in the Military Context
Daniel Ryan Koslosky

NOTES

The Midwife and the Forceps: The Wild Terrain of Midwifery Law in the United States and Where North Dakota Is Heading in the Birthing Debate
Christopher Rausch
Metadata: The Dangers of Metadata Compel Issuing Ethical Duties to “Scrub” and Prohibit the “Mining” of Metadata

Crystal Thorpe .......................................................... 257

CASE COMMENT

Civil Rights—Employment Discrimination: What Ledbetter Means for Employees Facing Gender-Based Pay Discrimination

Christopher S. Pieske .................................................. 299