

UNIVERSITY OF DAYTON LAW REVIEW

VOLUME 40

WINTER 2016

NUMBER 3

ARTICLES

LEGAL TAKEOVERS OF NATIONS: THE VALUE AND RISKS OF FOREIGN
DIRECT INVESTMENT IN A GLOBAL MARKETPLACE
TIM BAKKEN 259

“STAMPED WITH THE AUTHORITY OF MORE ENLIGHTENED PATRONS OF
LIBERTY”: JUSTICE SCALIA’S *FEDERALIST*
JACOB BENSON 295

A DIFFERENT TACK: THE CASE FOR A LEAST RESTRICTIVE MEANS
REQUIREMENT FOR SUMMARY JUDGMENT
JOSEPH M. CLARK 333

THE DEEPLY FLAWED COLLEGE FOOTBALL PLAYOFF: A CALL FOR
STRUCTURAL CHANGES TO PROTECT AGAINST UNDUE
COMMERCIALIZATION, TO ENSURE TRANSPARENCY, AND TO SYSTEMATIZE
DEMOCRATIC DUE PROCESS
M. MARK HEEKIN AND BRUCE W. BURTON 383

ARTIFICIAL NUTRITION AND HYDRATION AND THE PATIENT IN PERSISTENT
VEGETATIVE STATE: ROMAN CATHOLIC MAGISTERIAL TEACHING ON THE
RIGHT TO REFUSE MEDICAL TREATMENT VERSUS THE OBLIGATION TO
PROVIDE ORDINARY CARE
DONALD H.J. HERMANN 407

LAWYER GIFTS TO UNION OFFICIALS AND THE STEERING OF INJURY CASES
TO THOSE LAWYERS: FEDERAL CRIMINAL LAW IMPLICATIONS
DOUGLAS RALLO 445

COMMENT

EVALUATING THE INEBRIATED: AN ANALYSIS OF THE HIPAA PRIVACY
RULE AND ITS IMPLICATIONS FOR INTOXICATED PATIENTS IN HOSPITAL
EMERGENCY DEPARTMENTS
REBECCA H THERKELSON RAINES 479