

ARTICLES

"I LOST AT TRIAL—IN THE COURT OF APPEALS!":
THE EXPANDING POWER OF THE FEDERAL APPELLATE
COURTS TO REEXAMINE FACTS
Debra Lyn Bassett

ON ILLUMINATING BLACK HOLES IN PATENT DISCLOSURES: TOWARD A STRUCTURED APPROACH TO IDENTIFYING OMITTED ELEMENTS UNDER THE WRITTEN DESCRIPTION REQUIREMENT OF PATENT LAW Benjamin Hattenbach

PRE-DISPUTE MANDATORY ARBITRATION
IN CONSUMER CONTRACTS: A CALL FOR REFORM
Richard M. Alderman

ESSAY

A CONSTITUTIONAL CROSS-ROAD FOR GAY RIGHTS $Sidney\ Buchanan$

COMMENTS

THE DISCOVERY RULE: SHOULD OIL AND GAS LEASES BE DIFFERENT?

Jennifer N. Cooper

PUBLIC SCHOOL LESSONS: SETTING LIMITS
ON SUSPICIONLESS DRUG TESTING AFTER VERNONIA
Linda Oshman

NOTE

UNITED STATES V. DICKERSON:
UNCOVERING MIRANDA'S ONCE HIDDEN
AND ESOTERIC CONSTITUTIONALITY
Mitch Reid

COPYRIGHT 2001

BY THE HOUSTON LAW REVIEW

HOUSTON LAW REVIEW

CONTENTS

ARTICLES

"I LOST AT TRIAL—IN THE COURT OF APPEALS!": THE EXPANDING POWER OF THE FEDERAL APPELLATE COURTS TO REEXAMINE FACTS
ON ILLUMINATING BLACK HOLES IN PATENT DISCLOSURES: TOWARD A STRUCTURED APPROACH TO IDENTIFYING OMITTED ELEMENTS UNDER THE WRITTEN DESCRIPTION REQUIREMENT OF PATENT LAW
PRE-DISPUTE MANDATORY ARBITRATION IN CONSUMER CONTRACTS: A CALL FOR REFORM
ESSAY
A CONSTITUTIONAL CROSS-ROAD FOR GAY RIGHTS
COMMENTS
THE DISCOVERY RULE: SHOULD OIL AND GAS LEASES BE DIFFERENT?
PUBLIC SCHOOL LESSONS: SETTING LIMITS ON SUSPICIONLESS DRUG TESTING AFTER VERNONIA
Note
UNITED STATES V. DICKERSON: UNCOVERING MIRANDA'S ONCE HIDDEN AND ESOTERIC CONSTITUTIONALITY