Houston Law Review



Volume 52

Spring 2015

Number 5

IN MEMORIAM

Bodine "Bo" Schwerin

ARTICLES

Cops, Canines, and Curtilage: What Jardines Teaches and What It Leaves Unanswered By Carol A. Chase

Punishment as Protection

By Cynthia Godsoe

Abandonment and Adverse Possession

By Sally Brown Richardson

COMMENTS

 $\it Vance\ v.\ Ball\ State\ University\ and\ the\ Ill-Fitted\ Supervisor/Co-Worker\ Dichotomy\ of\ Employer\ Liability$

By LaDelle "DeDe" Davenport

Known Injuries vs. Known Risks: Finding the Appropriate Standard for Determining the Validity of Releases Under the Federal Employers' Liability Act

By Brooke Granger

Something's Got to Give: The Anomaly and Doctrinal Tension in the Wake of *Pinholster* and *Martinez*

By Gordon Martens

Shelter from the Retaliation Storm

By Janna Mouret

HOUSTON LAW REVIEW

CONTENTS

IN MEMORIAM

BODINE "BO" SCHWERIN

1287

ARTICLES

PS	CANINES,	AND	CHRTH.	AGE:
LD,	CHIMINGS.	MND	COLLIL	AUD.

VHAT JARDINES TEACHES AND

ANDONMENT AND ADVERSE

'OSSESSIONSally Brown Richardson 1385

COMMENTS

VCE V. BALL STATE UNIVERSITY

ND THE ILL-FITTED

UPERVISOR/CO-WORKER DICHOTOMY

F EMPLOYER LIABILITYLaDelle "DeDe" Davenport 1431

OWN INJURIES VS. KNOWN RISKS:

INDING THE APPROPRIATE

PANDARD FOR DETERMINING THE

ALIDITY OF RELEASES UNDER THE

EDERAL EMPLOYERS' LIABILITY ACTBrooke Granger 1463

IETHING'S GOT TO GIVE:

HE ANOMALY AND DOCTRINAL

ENSION IN THE WAKE OF

NHOLSTER AND MARTINEZ. Gordon Martens 1497