Houston Law Review



Volume 55

Symposium 2018

Number 4

THE TWENTY-SECOND ANNUAL FRANKEL LECTURE

Introduction
by Jani J. Maselli Wood

ADDRESS

Independence of Counsel: An Essential Requirement for Competent Counsel and a Working Adversary System by Stephen B. Bright

COMMENTARIES

The Problem of "Rubber-Stamping" in State Capital Habeas Proceedings: A Harris County Case Study by Jordan M. Steiker, James W. Marcus, & Thea J. Posel

Changes in Harris County's Death Penalty Machine by Lise Olsen

COMMENTS

Closing the Federal Gender Pay Gap Through Wage Transparency by Bilma Canales

Mind the Gap: Addressing Gaps in HIPAA Coverage in the Mobile Health Apps Industry by Alexis Guadarrama

All For One and One For All—The Case for Invalidating Collective Action Arbitration Waivers Under Section 7 of the NLRA by Jay Zhang

HOUSTON LAW REVIEW

CONTENTS

THE TWENTY-SECOND ANNUAL FRANKEL LECTURE

INTRODUCTION	847
Address	
INDEPENDENCE OF COUNSEL: AN ESSENTIAL REQUIREMENT FOR COMPETENT COUNSEL	
AND A WORKING ADVERSARY SYSTEM Stephen B. Bright	853
COMMENTARIES	
THE PROBLEM OF "RUBBER-STAMPING" IN STATE CAPITAL HABEAS PROCEEDINGS: A	
HARRIS COUNTY CASE STUDY	889
CHANGES IN HARRIS COUNTY'S DEATH PENALTY MACHINELise Olsen	943
COMMENTS	
CLOSING THE FEDERAL GENDER PAY GAP	
THROUGH WAGE TRANSPARENCY Bilma Canales	969
MIND THE GAP: ADDRESSING GAPS IN HIPAA COVERAGE IN THE MOBILE HEALTH	
APPS INDUSTRY	999
ALL FOR ONE AND ONE FOR ALL—THE	
CASE FOR INVALIDATING COLLECTIVE ACTION ARBITRATION WAIVERS UNDER SECTION 7 OF	
THE NLRA Jay Zhang	1027