## CONTENTS

### ARTICLES

- **Removal of Diversity Actions When the Amount in Controversy Cannot be Determined from the Face of Plaintiff’s Complaint: The Need for Judicial and Statutory Reform to Preserve Defendant’s Equal Access to Federal Courts**
  - Alice M. Noble-Allgire  
  - 681

- **Family Autonomy vs. Grandparent Visitation: How Precedent Fell Prey to Sentiment in Herndon v. Tuhey**
  - Joan C. Bohl  
  - 755

### COMMENT

- **Overview of Bad Faith Litigation in Missouri**
  - Anthony G. Fussner  
  - 807

### NOTES

- **When Does Internet Activity Establish the Minimum Contact Necessary to Confer Personal Jurisdiction?**
  - Sean M. Flower  
  - 845

- **Criticism of Crack Cocaine Sentences Is Not What It Is Cracked Up To Be: A Case of First Impression Within the Ongoing Crack vs. Cocaine Debate**
  - Cristian M. Stevens  
  - 869

- **Public Policy Violations or Permitted Provisions?: The Validity of Exculpatory Provisions in Residential Leases**
  - Karen A. Read  
  - 897