ARTICLES

The Death of Dying Declarations in a Post-Crawford World ....................................................... Michael J. Polelle 285

Evaluating the Supreme Court’s Establishment Clause Jurisprudence in the Wake of Van Orden v. Perry and McCready County v. ACLU ........................................... Christopher B. Harwood 317

Breaking the Bank: Reconsidering Central Bank of Denver after Enron and Sarbanes-Oxley ..................................................... Celia R. Taylor 367

The Highest Form of Flattery? Application of the Fair Use Defense against Copyright Claims for Unauthorized Appropriation of Litigation Documents ....................... Davida H. Isaacs 391

NOTES

Visibly Shackled: The Supreme Court’s Failure to Distinguish between Convicted and Accused at Sentencing for Capital Crimes .................................................. David R. Wallis 447

Alcohol-Related Car “Accidents”? The Eighth Circuit Moves toward Policy Change in ERISA Litigation .................................................. Marcus Wilbers 471

You’re Fired! The Role of State Courts in the Expungement of Criminal Records for Federal Security Clearance Purposes ................................. Megan Dunn 495

Unnecessary but Proper: The Missouri Court of Appeals Expands the Constructive Trust Doctrine while Ignoring the Recording Act ............ Benjamin C Hassebrock 513

Stretching the Fourteenth Amendment and Substantive Due Process: Another “Close Call” for 42 U.S.C. § 1983 ................................................................. Brad K. Thoenen 529