

Texas Wesleyan Law Review

Volume 7 | Issue 1 Article 2

10-1-2000

Table of Contents

Follow this and additional works at: https://scholarship.law.tamu.edu/txwes-lr

Recommended Citation

Table of Contents, 7 Tex. Wesleyan L. Rev. (2000).

Available at: https://scholarship.law.tamu.edu/txwes-lr/vol7/iss1/2

This Front Matter is brought to you for free and open access by Texas A&M Law Scholarship. It has been accepted for inclusion in Texas Wesleyan Law Review by an authorized editor of Texas A&M Law Scholarship. For more information, please contact aretteen@law.tamu.edu.

Texas Wesleyan Law Review

Volume 7 Fall 2000 Number 1

CONTENTS

ARTICLE	
Putative Spouses in Texas Courts	1
BOOK REVIEW	
Citation Form in Transition: The ALWD Citation Manual	21
NOTES & COMMENTS	
Practical Effects of the Sutton Decision: Mitigation, Deference, and the EEOC	35
Erin K. Barta	
Joined at the Hip: The Nondelegation Doctrine and the Principle of Deference—The Struggle for Power Has the EPA Caught in the Middle	63
Cleaning Salt from the Victim's Wound: Mandamus as a Remedy for the Denial of a Victim's Right of Allocution	89

APOLOGIES

The Board of Editors extends its sincerest apologies to David Routzon for not listing him as a Staff member in Volume Six, Issue 1. Additionally, the Board would like to apologize for the misspelling of David LaRue's name in Volume 6, Issue 2. His name should read David J. LaRue.

Both members contributed greatly to our journal and deserve their proper recognition.