

Texas Wesleyan Law Review

Volume 19 | Issue 3 Article 2

3-1-2013

Table of Contents

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

Recommended Citation

Table of Contents, 19 Tex. Wesleyan L. Rev. (2013).

Available at: https://scholarship.law.tamu.edu/txwes-lr/vol19/iss3/2

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 19 SPRING 2013 NUMBER 3

CONTENTS

ARTICLES

Where's the Outrage? "Outrageous" Conduct in Analyzing the Tort of Intentional Infliction of Emotional Distress in the Wake of Snyder v.	667			
Phelps				
Put Up Your Dukes: The Fight Over Commonality in the Era of Wal-Mart v. Dukes	711			
Can Rights Be Different?: Justice Stevens' Dissent in McDonald v. City of				
Chicago Kristina M. Campbell	733			
NOTES & COMMENTS				
The Texas "Parking Lot" Law: Why Overbroad Legislative Drafting Makes Chapter 52 of the Texas Labor Code Uniquely Susceptible to Constitutional Challenges After the New OSHA Workplace Violence	761			
Regulations				
City of Waco v. Kelley: The Ten-Year Saga of the Rights of Civil Servants	785			
Jessica McCurry				
Somebody Poisoned the Jury Pool: Social Media's Effect on Jury Impartiality	809			
Kristin R. Brown	507			