

BYU Law Review

Volume 1996 | Issue 1

Article 7

3-1-1996

Table of Contents

Follow this and additional works at: <https://digitalcommons.law.byu.edu/lawreview>



Part of the [Law Commons](#)

Recommended Citation

Table of Contents, 1996 BYU L. Rev. (1996).

Available at: <https://digitalcommons.law.byu.edu/lawreview/vol1996/iss1/7>

This Frontmatter is brought to you for free and open access by the Brigham Young University Law Review at BYU Law Digital Commons. It has been accepted for inclusion in BYU Law Review by an authorized editor of BYU Law Digital Commons. For more information, please contact hunterlawlibrary@byu.edu.

Brigham Young University Law Review

VOLUME 1996

NUMBER 1

ARTICLES

- A Critical Analysis of Constitutional Claims for Same-Sex Marriage
Lynn D. Wardle 1

NOTES AND COMMENTS

- The Utah Medical No-Fault Proposal: A Problem-Fraught Rejection of
the Current Tort System

Matthew K. Richards 103

- How Modern Treatment of 35 U.S.C. § 112(6) Has Caused Confusion:
Hilton Davis v. Warner-Jenkinson and the Right to a Jury on the
Issue of Patent Infringement Under the "Equitable" Doctrine of
Equivalents

David R. Todd 141

- People v. Bennett*: Analytic Approaches to Recognizing a Fundamental
Parental Right Under the Ninth Amendment

Daniel E. Witte 183

- Shanaghan v. Cahill*: Supplementing Supplemental Jurisdiction
Amanda Dalton 281

- Adarand Constructors v. Pena*: Madisonian Theory as a Justification
for Lesser Constitutional Scrutiny of Federal Race-Conscious
Legislation

Russell N. Watterson, Jr. 301

