REUSCHLEIN LECTURE

LESSONS FROM ABROAD: COMPLEXITY AND CONVERGENCE
Linda S. Mullenix

ARTICLE

THE BITTER PILL OF EMPIRICISM:
HEALTH MAINTENANCE ORGANIZATIONS, INFORMED CONSENT AND
THE REASONABLE PSYCHOTHERAPIST STANDARD OF CARE
Geoffrey R. Marczyk
Ellen Wertheimer

ESSAY

BRICKS PLUS BYTES:
HOW “CLICK-AND-BRICK” WILL DEFINE LEGAL EDUCATION SPACE
Nicolas P. Terry

NOTES

Do Doctors Have a Constitutional Right to
Violate Their Patients’ Privacy?:
Ohio’s Physician Disclosure Tort and the First Amendment

Driving into the Rough:
Conflicting Decisions on the Rights of Disabled Golfers in
Martin v. PGA Tour, Inc. and Olinger v. United States Golf Ass’n

More Than Just Bad Blood:
Reasonably Assessing Fear of AIDS Claims

COMMENTS

The Fourth Amendment and New Technologies:
The Constitutionality of Thermal Imaging

A Tale of Two Curfews (and One City):
What Do Two Washington, D.C. Juvenile Curfews Say About the
Constitutional Interpretations of District of Columbia Courts and the
Confusion Over Juvenile Curfews Everywhere?

VOLUME 46 2001 NUMBER 1-5