

Volume 95, Winter 2011 - Table of Contents

Marquette University Law Review

Follow this and additional works at: <http://scholarship.law.marquette.edu/mulr>



Part of the [Law Commons](#)

Repository Citation

Marquette University Law Review, *Volume 95, Winter 2011 - Table of Contents*, 95 Marq. L. Rev. (2011).
Available at: <http://scholarship.law.marquette.edu/mulr/vol95/iss2/2>

This Article is brought to you for free and open access by the Journals at Marquette Law Scholarly Commons. It has been accepted for inclusion in Marquette Law Review by an authorized administrator of Marquette Law Scholarly Commons. For more information, please contact megan.obrien@marquette.edu.

MARQUETTE LAW REVIEW

Volume 95

Winter 2011–2012

Number 2, 409–798

LEAD ARTICLE

PROVOCATION AT FACE VALUE

Kyron Huigens 409

ARTICLES

END THE EXPERIMENT: THE ATTORNEY–CLIENT PRIVILEGE
SHOULD NOT PROTECT COMMUNICATIONS IN THE ALLIED
LAWYER SETTING

Grace M. Giesel..... 475

REDIRECTING DIRECT DEMOCRACY: NON-ESSENTIAL
SPENDING AS POLITICAL SPEECH

Stephanie R. Hoffer..... 563

ADMINISTERING ELECTION LAW

Saul Zipkin..... 641

ESSAYS

TILL DEATH DO US PART: CHIEF JUSTICES AND THE UNITED
STATES SUPREME COURT

Todd C. Peppers & Chad M. Oldfather 709

FUELING CONTROVERSY

Randy Beck 735

NOTE

CAR-VING OUT NOTIONS OF PRIVACY: THE IMPACT OF GPS
TRACKING AND WHY *MAYNARD* IS A MOVE IN THE RIGHT
DIRECTION

Justin P. Webb..... 751