

TABLE OF CONTENTS

Developing a Coherent Theory of the Structure of Federal Rule of Evidence 703	<i>Edward J. Imwinkelried</i>	447
Experts, Judges, and Commentators: The Underlying Debate About an Expert's Underlying Data	<i>Ronald L. Carlson</i>	481
The Allure of the Illogic: A Coherent Solution for Rule 703 Requires More Than Redefining "Facts or Data"	<i>Paul R. Rice</i>	495
Thinking Like a Lawyer: Second Thoughts	<i>James R. Elkins</i>	511
Uneasy Burden: What It Really Means to Learn to Think Like a Lawyer	<i>Peter R. Teachout</i>	543

COMMENT

Paranoia, Patriotism, and the Citizen Militia Movement: Constitutional Right or Criminal Conduct?	<i>R.J. Larizza</i>	581
---	---------------------	-----

CASENOTES

No Exclusion for ADEA Claims Under I.R.C. § 104(a)(2): An Analysis of <i>Commissioner v. Schleier</i>	<i>T. Mark Sandifer</i>	637
<i>Allied-Bruce Terminix Companies v. Dobson</i> : The Implementation of the Purposes of the Federal Arbitration Act or an Unjustified Intrusion Into State Sovereignty?	<i>Lauri Washington Sawyer</i>	645
<i>Florida Bar v. Went For It, Inc.</i> : The Supreme Court Opens the Door for Heightened Limits on Attorney Advertising	<i>Brett A. Steele</i>	655
<i>Rosenberger v. Rector & Visitors of the University of Virginia</i> : Free Speech Clause and Establishment Clause Doctrines Work Together to Protect Individual Thought and Expression	<i>Elizabeth M. Wheeler</i>	663
Table of Cases		673

