

PHYLLIS T. BOOKSPAN

ARTICLES

& Maxine Kline, *On Mirrors and Gavel: A Chronicle of How Menopause Was Used as a Legal Defense Against Women*, 32 IND. L. REV. 1267 (1999).

A Delicate Imbalance-Family and Work, 5 TEX. J. WOMEN & L. 37 (1995).

From a Tender Years Presumption to a Primary Parent Presumption: Has Anything Really Changed? . . . Should It?, 8 BYU J. PUB. L. 75 (1993).

Reworking the Warrant Requirement: Resuscitating the Fourth Amendment, 44 VAND. L. REV. 473 (1991).

Jar Wars: Employee Drug Testing, the Constitution and the American Drug Problem, 26 AM. CRIM. L. REV. 359 (1988).

Behind Open Doors: Constitutional Implications of Government Employee Drug Testing, in Testing for Drug Use in the American Workplace: A Symposium, 11 NOVA L. REV. 307 (1987).

OTHER

What's So Special About the Fourth Amendment?, DEL. CAPITOL REV., Sept. 13-19, 1999, at 6; *and in DEL. STATE NEWS*, Sept. 9, 1999, at 5.

In the U.S. Supreme Court: Can States Require Drug Tests for Office-Seekers? WEST'S LEGAL NEWS, January 13, 1997, available in 1997 WL 8494.

Employee Drug Tests: Risky Business, DEL. BUS. REV., March 18-24, 1988, at 6.

& Justice Andrew G. T. Moore, II, *Do Judges Make the Law? Yea! Nay!*, IN RE:, Nov. 1987, at 4.

A Balanced Privacy, DEL. LAW., Fall 1986, at 40.