

1-1-2006

## Title Index

University of the Pacific; McGeorge School of Law

Follow this and additional works at: <https://scholarlycommons.pacific.edu/mlr>

Part of the [Law Commons](#)

---

### Recommended Citation

University of the Pacific; McGeorge School of Law, *Title Index*, 37 MCGEORGE L. REV. 821 (2006).

Available at: <https://scholarlycommons.pacific.edu/mlr/vol37/iss4/14>

This Front Matter is brought to you for free and open access by the Journals and Law Reviews at Scholarly Commons. It has been accepted for inclusion in McGeorge Law Review by an authorized editor of Scholarly Commons. For more information, please contact [mgibney@pacific.edu](mailto:mgibney@pacific.edu).

## INDEX TO VOLUME 37—TITLE

A New Dimension to the Prosecution of White Collar Crime: Enforcing Extraterritorial Social Harms <i>Ellen S. Podgor</i> .....	83
Challenging Untested Facts at Sentencing: The Applicability of <i>Crawford</i> at Sentencing After <i>Booker</i> <i>Benjamin C. McMurray</i> .....	589
Gender-Related Issues in a Post- <i>Booker</i> Federal Guidelines World <i>Myrna S. Raeder</i> .....	691
How California Can Help Those Without Health Insurance <i>Sandy Dawes</i> .....	391
Keeping the Boss Out of the Bedroom: California’s Constitutional Right of Privacy as a Limitation on Private Employers’ Regulation of Employees’ Off-Duty Intimate Association <i>Erich Shiners</i> .....	449
Making Sense of <i>Apprendi</i> and its Progeny <i>Erwin Chemerinsky</i> .....	531
Nanotechnology and the Experimental Use Defense to Patent Infringement <i>Nicholas M. Zovko</i> .....	129
One Case for an Independent Federal Judiciary: Prison Reform Litigation Spurs Structural Change in California <i>James D. Maynard</i> .....	419
Prosecutorial Discretion in the Post- <i>Booker</i> World <i>Norman C. Bay</i> .....	549
Restorative Justice in Federal Sentencing: An Unexpected Benefit of <i>Booker</i> ? <i>Erik Luna &amp; Barton Poulson</i> .....	787
Slouching Toward <i>Booker</i> and Beyond—The Court Embraces and Rejects the Role of Juries at Sentencing <i>Diane E. Courselle</i> .....	513

Smart Growth and Schools: Legal Hurdles and Legal Solutions for Community-Scale Schools <i>Chad D. Emerson</i> . . . . .	363
Symposium: Introduction <i>Michael Vitiello</i> . . . . .	487
The Duty to Avoid Disparity: Implementing 18 U.S.C. § 3553(a)(6) After <i>Booker</i> <i>Michael M. O’Hear</i> . . . . .	627
The Freedom to Sentence: District Courts After <i>Booker</i> <i>Deborah Young</i> . . . . .	649
The Presumption of Undue Influence Resurrected: He Said/She Said is Back <i>Christine Manolakas</i> . . . . .	33
The Under-Appreciated Value of Advisory Guidelines <i>Erica J. Hashimoto</i> . . . . .	577
There’s No Such Thing as Biopiracy . . . and It’s a Good Thing Too <i>Jim Chen</i> . . . . .	1
Toward a More Reasonable Accommodation for Union Religious Objectors <i>Christopher J. Conant</i> . . . . .	105
White Collar Crime Sentences After <i>Booker</i> : Was the Sentencing of Bernie Ebbers Too Harsh? <i>Peter J. Henning</i> . . . . .	757