

ADMINISTRATIVE LAW REVIEW



Volume 62

Spring 2010

Number 2

ARTICLES

On Judicial Discretion in Statutory Interpretation H. Miles Foy, III 291
Coerced Participation in Clinical Trials: Conscripting Human Research Subjects Lars Noah 329
Through the Doughnut Hole: Reimagining the Social Security Contribution and Benefit Base Limit Patricia E. Dilley 367
Defining Deference Down, Again: Independent Agencies, <i>Chevron</i> Deference, and <i>Fox</i> Randolph J. May 433
A Survey of Federal Agency Rulemakers' Attitudes About e-RulemakingJeffrey S. Lubbers 451

COMMENTS

Over the Counter, Under the Radar:
How the Zicam Incident Came About Under
FDA's Historic Homeopathic ExceptionAmy Gaither 487
A Look at the Recovery Act and Its Effect
on the Community Development Block
Grant Entitlement Program Mary Beth Johnson Pavlik 523
Statute on Standard of A desiring the time A second
Statutory Struggles of Administrative Agencies:
The Director of National Intelligence and the
CIA in a Post-9/11 WorldLauren C. Clark 545

RECENT DEVELOPMENTS

Politics, Rulemaking, and Judicial Review: A Response to Professor Watts Enrique Armijo 573	
Proximity, Presumptions, and Public Participation: Reforming Standing at the Nuclear Regulatory Commission David A. Repka 583 Tyson R. Smith	
The Supreme Court Makes It Harder to Contest Administrative Agency Policy Shifts in FCC v. Fox Television Stations, IncCharles Christopher Davis 603	