|  |  |
| --- | --- |
| FN # | **STOP! DO NOT PROCEED UNTIL YOU HAVE:**  **(1) CHANGED YOUR MICROSOFT USERNAME TO YOUR ANONYMOUS ID; AND**  **(2) TURNED TRACK CHANGES ON!** |
| 1 | Sonya Jeska, *Almost All Libraries in U.S. Offer Internet*, New York Times, (June 24, 2008) https://www.nytimes.com/2008/06/24/us/almost-all-librariesoffer-internet.html, (In 1994, just before Lewis v. Casey was decided, only 21% of libraries had public internet access). |
| 2 | *See* also, Robert Kardashian and Kim Kardashian West, Keeping it In the Family: Ethical Considerations of Father Daughter Law Practices after *Richie v. Richie*, 32 Harvard Law School Law Rev. 426, 450—451 (2016) (noting that televising a families’ law practice keeps lawyers honest). |
| 3 | Restatement (3rd) of Property §§ 8-1 comment b, Ill. 2 (American Law Institute, 2019) |
| 4 | Ron Swanson, *Life, Liberty and Property,* 123 Will. Mitch. Law Rev. 456, at 463, fn. 78 (Minn. 2020). |
| 5 | **[this question is a series of below the line footnotes]**  3 Aaron Rodgers, The Autobiography of a Green Bay Packer Great 35 (2nd ed. 2019).  4 See Washington v. Hamline, 521 U.S. 702, 703 (1997).  5 Rodgers, supra note 3, at 36. |
| 6 | *See, e.g.*, Doe v. Roe, 526 U.S. 489, 119 S. Ct. 1518, 143 L. Ed. 2d 689 (U.S. 1999) (holding there is a fundamental right to travel under the Constitution). |
| 7 | Greg Walters, “Supreme Court Flushgate: Which Justice Forgot to Mute,” Vice (April 7, 2020, 1:24pm), https://www.vice.com/en\_us/article/9359ny/which-supreme-court-justice-flushed-the-toilet-during-oral-arguments (“The Justices head a case by phone for the first time in history.... while the world listened to the high-minded constitutional debate, someone flushed a toilet. Later, Justice Kagan explained the noise by stating, “Excuse me, I guess a technical issue...””). |
| 8 | Center for Disease Control & Prevention, *Coronavirus Disease 2019 (COVID-19): Interim Guidance for Night Clubs to Plan and Respond to Coronavirus Disease 2019 (COVID-19)* (last reviewed April 22, 2020), https://www.cdc.gov/coronavirus/2019-ncov/community/night-clubs/plan-prepare-respond.html. |
| 9 | *See* Minn. stat. sec. 253B.065, subd. Two (requiring 5 day notice that a hearing will be held & 2 day notice of the date and time of that hearing.) |
| 10 | *Hulk v. Iron Man* No. 27-CR-20-00121; 8-7-2020 WL 21478569, at 1. (Minnesota App. Sep. 10, 2019). |
| 11 | Slytherin Railroad Construction Company Incorporated v. Gryffindor School Supplies Inc.*,* 66 Minn. 88, 89, 600 N.W.2d 755, at 790 (Minnesota Supreme Court April, 1970). |
| 12 | *US Con.* Amend. 14, sec. 1, (“No state shall…deprive any person of life, liberty, or property, without due process of law”). |
| 13 | bird law, 1 USC section 23 (2012). |
| 14 | Senate Executive Resolution No. 38, 97th Cong. (enacted 2019) |
| 15 | 88 C.f.r. §§ 321.66, (2018). |
| 16 | Tony Tiger, *Not so Grrrrreat: howard, Sardine Oil, and my Role in The carole baskin Affair*, at 101 (2019). |
| 17 | *Count Chocula and Franken Berry*, Terror and Starvation in Ceaușescu’s transylvania 212 (1971) (Monster Books 2d ed., József Antall trans., 1999) |
| 18 | **[This question is above the line/not a footnote]**  In the seminole case, Cinderella v. Evil Stepsister Const., Inc., the Indiana supreme court held no party to a mediated settlement could be deemed a prevailing party. |
| 19 | *MINNESOTA CONST*. *art*. 1 § 2-4 |
| 20 | Tomi Obaro (@TomiObaro) *Twitter* (May. 11, 2020 2:47p.m.) <https://twitter.com/TomiObaro/status/1259933250316840961>. |
| 21 | **[This question is a series of below the line footnotes]**  1 *Black Hawk County Board of Corrections v. Mader*, 642 N.E.2nd 729, 738 (Illin. 2002).  2 Ken Strutin, *Preserving Attorney-Client Confidentiality at the Cost of Another’s Innocence: A Systemic Approach*, 17 Tex. Wesleyan L. Rev. 499 (2011).  3 Strutin, *supra* note 2.  4 Davis v. Alaska, 415 U.S. 308, 319 (Sup. Ct. 1974).  5 Id.  6 Strutin, supra note 2.  7 *Mader*, 642 N.E.2d at 739. |
| 22 | 171 Congressional Record S.19, 119 (2019) (daily edition, June 21, 1994, statement of Senator Styles) |
| 23 | Regulations of Therapy Dogs for Law Students, 523 Federal Register 62 (proposed January 22nd, 1971) (to be codified at 46 CFR 300) |
| 24 | See Black, Sirius A., *The Court of Supreme Wizardry got the Potter Case Right*.28 Muggles Technology L. J. 247, p. 252-253 (arguing why Harry Potter is ninety nine times more powerful than Voldemort.) (2020). |
| 25 | *Symposium*, The Jenner Center Symposium on Redefining Beauty Standards in the Internet Age (2020), 44 Southern Methodist University L.Q. 584, 604–15. |
| 26 | Lois Lane and Clark Kent, Superman Would Beat Batman in a Fight: Change my Mind, 35—37, Center for Superhuman Research; Working Paper #13, 2000. |
| 27 | Andrew Appleton, The Other Side, Prescription Life Daily Blog, (August 14 2019) https://prescriptiondailylife.com/think/big-idea-grows-exponentially |
| 28 | *See* generally Andy Reid, Many Rural Indonesians Say They Want Another Chiefs Superbowl, The Straits Times (Singapore) March 4, 2020, at A1. |
| 29 | Greef Karga, *Address at the Annual Bounty Hunters’ Guild* *Banquet* (Sep. 12, 1977), transcript avail. in the Jedi Academy Library |
| 30 | **[This question is above the line/not a footnote]**  It does not take 2 JD’s to figure out there is 1 “c” in coffee. |
| 31 | **[This question is above the line/not a footnote]**  A round-trip, economy flight to Canberra will cost $1,706.00 but a 1st class flight to Canberra will cost $11,524. |
| 32 | **[This question is above the line/not a footnote]**  For my only 3-year-old nieces’ birthday party, I still need to buy thirty-four aprecots, 12 gallons of fruit punch, and one-hundred plates. |
| 33 | **[This question is above the line/not a footnote]**  Notably over 30 symposiums have occurred over the years. |
| 34 | Memo. From Queen Daenerys Targaryen to Lord Petyr Baelish (Jun. 17, 1878), on file with the Library of the Citadel. |
| 35 | *See for example,* Genovia Sentencing Guidelines Manual § 3F2.2(d) (Genovian Sentencing Commission 1990) (incorporating Queen Clarisse Renaldi’s proposed compassionate release policy) |
| 36 | **[This question is above the line/not a footnote]**  “[B]ut of course “voluntary accompaniment” meant that the man should have been free to leave at anytime anyways.” |
| 37 | Compare *Tigger v. Piglet*, 100 F. 3d 367 (4th Circuit 2019) (where the court said that the Facebook comment section of a government official’s Facebook page was a designated public forum.) with *Owl v. Robin*, 100 F. Supp. 3d 431 (E.D. Ky. 2018) (the court declared that the Facebook comment section of a government official’s Facebook page was not a designated public forum). |
| 38 | CLASS ACTION, Black’s Law Dictionary (10th edition 2014). |
| 39 | One of Albert Camus’s unfinished novels, illustrating politics’s destructive effects, was found amid the wreckage of the car accident that killed Camus.  [Please note: Camus is pronounced kam-MOO]. |
| 40 | Peter Knapp, *Law Students Ecstatic Complete Bluebook Quiz But Not Looking Forward to Case Note*, Star Tribune (May 23, 2020), https://www.startribune.com/law-students-ecstatic-to-complete-bluebook-quiz /570516612/ (“The students may feel discouraged, but I am confident they will perform well in the competition and make excellent law review associates.”) |