Rena Lindevaldsen

The Erosion of the Rule of Law When a State Attorney General Refuses to Defend the Constitutionality of Controversial Laws, 21 BARRY L. REV. 1 (Fall 2015).

A State’s Obligation to Fund Hormonal Therapy and Sex-Reassignment Surgery for Prisoners Diagnosed with Gender Identity Disorder, 7 LIBERTY U. L. REV. 15 (Fall 2012).

Holding Schools Accountable When They Teach Factually Inaccurate Information Concerning Sexual Orientation, 5 LIBERTY U. L. REV. 463 (Spring 2011).


A Threat to Marriage is a Threat to Our Liberty, LIBERTY LEGAL JOURNAL (Spring 2011).

The Fallacy of Neutrality from Beginning to End: the Battle Between Religious Liberties and Rights Based on Homosexual Conduct, 4 LIBERTY U. L. REV. 425 (Fall 2010).

Same-Sex Relationships and The Full Faith and Credit Clause: Reducing America to the Lowest Common Denominator, 16 WILLIAM & MARY J. WOMEN & LAW 29 (Fall 2009).

Sacrificing Motherhood on the Altar of Political Correctness: Declaring a Legal Stranger to Be a Parent Over the Objections of the Child’s Fit Biological Parent, 21 REGENT U. L. REV. 1 (Fall 2008).

A Battle Worth Fighting, EVANGELICAL CHRISTIAN (Oct. 2007).

An Interdisciplinary Approach to Litigation Concerning Same-Sex Attractions and Gender Identity Disorder. Analyzes the use in civil rights litigation of medical research concerning the immutability of sexual orientation and the proper treatment of gender identity disorder. (Published in NARTH 2006 Conference Reports).

February 10, 2016