CONTENTS

SPEECH

REFRAMING THE AFFIRMATIVE ACTION DEBATE

Lam Gunner 505

ARTICLES

TEXTUALISM’S SELECTIVE CANONS OF STATUTORY CONSTRUCTION: REINVIGORATING INDIVIDUAL LIBERTIES, LEGISLATIVE AUTHORITY, AND DEFERENCE TO EXECUTIVE AGENCIES

Bradford C. Mank 527

SYNERGY AND FRICTION—THE CRA, BHCs, THE SBA, AND COMMUNITY DEVELOPMENT LENDING

Cassandra Jones Havard 617

NOTES

FAIR USE AND EDUCATIONAL COPYING: A REEXAMINATION OF PRINCETON UNIVERSITY PRESS V MICHIGAN DOCUMENT SERVICES, INC.

Gilbert Busby 675

EXACTLY HOW MUCH PROCESS IS DUE? THE FEDERAL COURTS GRAPPLE WITH THE SHIFTING BURDENS OF PROOF IN CIVIL IN REM FORFEITURE UNDER 21 U.S.C. § 881(a)

David A. Cohen 711

UNITED STATES v TUCKER: SHOULD INDEPENDENT COUNSELS INVESTIGATE AND PROSECUTE ORDINARY CITIZENS?

Hanly A. Ingram 741

Copyright © 1998 by University of Kentucky College of Law