

DENVER UNIVERSITY LAW REVIEW

Volume 81

2004

Issue 3

Thirtieth Annual Tenth Circuit Survey
September 2002-August 2003

SURVEYS

Deceived by Disparity Studies: Why the Tenth Circuit Failed to Apply <i>Croson's</i> Strict Scrutiny Standard in <i>Concrete Works of Colorado</i>	<i>Teresa Lee Brown</i>	573
Alternative Dispute Resolution: The Federal Arbitration Act and Resolving Disputes in Arbitration Versus a Court Proceeding	<i>Michelle Canerday</i>	597
<i>In re Parker</i> : The Tenth Circuit Chooses Two Paths of Analysis for the Bankruptcy Code	<i>Lydia M. Floyd</i>	617
<i>Colorado v. Sunoco</i> : The Tenth Circuit's Stand on Statute of Limitations for CERCLA Cost Recovery Actions	<i>Steve Rypma</i>	645
Reconciling Pleading Standards Under <i>Pirraglia</i> : The Private Securities Litigation Reform Act v. Federal Rule of Civil Procedure 12(b)(6)	<i>Rick M. Simmons</i>	665
<i>Remmer's</i> Presumption of Prejudice: The Tenth Circuit's Position	<i>Bradley Tennyson Smith</i>	687