ARTICLE
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Alan Calnan

ESSAY
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Donald F. Paine

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The Honorable E. Riley Anderson

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W. Derek Malcolm
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Editor's Note

In our Fall 2004 Issue, the JOURNAL included a Note analyzing Cone v. Bell, 359 F.3d 785 (6th Cir. 2004). See 1 TENN. J.L. & POL’Y 153 (2004). On January 24, 2005, the U.S. Supreme Court reversed the Sixth Circuit's decision in Cone. The Court held that the Tennessee Supreme Court's affirmance of a death sentence imposed based on the jury's finding that murders were "especially heinous, atrocious, or cruel" was not contrary to clearly established Supreme Court precedent. See Bell v. Cone, 125 S. Ct. 847 (2005).
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