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- And finally, [You Keep Using That Word. I Do Not Think It Means What You Think It Means.](#) is brought to us this week by [Frein v. Pennsylvania State Police](#), in which Circuit Judge Stephanos Bibas began his opinion as follows, “Although police may seize potential evidence using a warrant, they may not keep it forever. Yet they did that here.” Forever, you say? And yet here you are adjudicating a case about the return of that very evidence. Hmm. But let’s not let that distract us from the heartwarming tale of the parents whose son murdered a state trooper and later sued for the return of the firearms seized in the ensuing investigation. Who could possibly have guessed that there could be violence brewing in a household containing, “forty-six guns belonging to the parents: twenty-five rifles, nineteen pistols, and two shotguns.” Although only two in number, at least the shotguns had each other.