CONTENTS

VOLUME 91

Subject Index ........................................ iii
Articles .................................................. vii
Notes ...................................................... ix
Authors ................................................... x
Books Reviewed ........................................ xii

Copyright 1993

By THE MICHIGAN LAW REVIEW ASSOCIATION
SUBJECT INDEX

(a) after a reference indicates a leading article; (c) correspondence; (n) note; (r) book review.

ABORTION

Book notice — reviewing Weddington: A Question of Choice 1618-22
"But whoever treasures freedom . . .": The right to travel and extraterritorial abortions — Seth F. Kreimer (a) 907-38
Conflict of constitution? No thanks: a response to Professors Brilmayer and Kreimer — Gerald L. Neuman (a) 939-52
Interstate preemption: the right to travel, the right to life, and the right to die — Lea Brilmayer (a) 873-906

ABRAHAM LINCOLN

See Biography.

ADMINISTRATION OF CRIMINAL JUSTICE

See Criminal Law.

ADMINISTRATION OF JUSTICE

Administering justice in a consensus-based society — Koichiro Fujikura (r) 1529-44

ANTITRUST LAW

Controlling the competitor plaintiff in antitrust litigation — William H. Page & Roger D. Blair (c) 111-23
Fraudulent concealment, self-concealing conspiracies, and the Clayton Act — Richard Schwed (n) 2259-85

ATTORNEYS

See also Banks and Banking, Legal Scholarship...

Are criminal defenders different? — David Luban (a) 1729-66

BANKRUPTCY

Fantastic Wisconsylvania zero-bureaucratic-cost school of bankruptcy theory: a comment, The — James W. Bowers (c) 1773-92
Outer fringes of chapter 11: nonconsenting senior leaders' rights under subordination agreements in bankruptcy, The — David Kravitz (n) 281-317
Strange visions in a strange world: a reply to Professors Bradley and Rosenzweig — Lynn M. LoPucki (c) 79-110

BANKS AND BANKING

Nondeposit deposits and the future of bank regulation — Jonathan R. Macey & Geoffrey P. Miller (a) 237-73
Training tomorrow's banking lawyers — John D. Hawke, Jr. & Melanie L. Fein (r) 1578-83

BIOGRAPHY

Biography of the second Justice Harlan, A — Louis R. Cohen (r) 1609-13
Civil liberties and civil war: the great emancipator as civil libertarian — Paul Finkelman (r) 1353-81

BOOKS

See also Books Reviewed, in this issue, p. xii, 1993 survey of books relating to the law 1107-1642
Notes on current books law and related subjects 155-57, 318, 571-72, 863-64, 1098-1100, 1909-11, 2286-50

CAPITAL PUNISHMENT

Capital punishment's future — Welsh S. White (r) 1429-41
Legitimating death — Louis D. Bilionis (a) 1643-1702

CHILD SEXUAL ABUSE

See Sex Crimes.

CIVIL RIGHTS

Understanding mixed motives claims under the Civil Rights Act of 1991: an analysis of intentional discrimination claims based on sex-stereotyped interview questions — Heather K. Gerken (n) 1824-53

CLINICAL LEGAL EDUCATION

Harry Edwards' nostalgia — Paul D. Reingold (a) 1998-2009

CONSTITUTIONAL LAW

Constitutional judgment — Gene R. Nichol (r) 1107-20
CONSTITUTIONAL THEORY
Book notice — reviewing Jacobsohn: *Apple of Gold: Constitutionalism in Israel and the United States* 1545-51
Care and feeding of the United States Constitution, The — *Abner J. Mikva* (r) 1131-37
Postmodern constitutionalism as materialism — *Francis J. Mootz III* (c) 515-25

COPYRIGHT: COMPUTER SOFTWARE
Defining computer program parts under Learned Hand’s abstractions test in software copyright infringement cases — *John W.L. Ogilvie* (n) 526-70

COURTSG
Court-gazing — *Stephen F. Williams* (r) 1158-65
Nonsupreme court, The — *Kathleen M. Sullivan* (r) 1121-30

CRIMINAL LAW
See also *Attorneys.*
Adventures of Eric Blair, The — *George P. Fletcher* (r) 1422-28
Continuing criminal enterprise, conspiracy, and the multiple punishment doctrine — *Kenneth G. Schuler* (n) 2220-58
Ethics of criminal defense, The — *William H. Simon* (a) 1703-28
Reply: further reflections on libertarian criminal defense — *William H. Simon* (a) 1767-72

DISCRIMINATION
See also *Races.*
Administrative battle of the forms: the EEOC’s intake questionnaires and charge of discrimination, An — *Laurie M. Stegman* (n) 124-54

DOMESTIC RELATIONS
Incompletely reasoned Sex: a review of Posner’s somewhat misleading guide to the economic analysis of sex and family law — *Martin Zelder* (r) 1584-1608

ECONOMIC JURISPRUDENCE
Microeconomics made (too) easy: a casebook approach to teaching law and economics — *Gregory S. Crespi* (r) 1560-77

EIGHTH AMENDMENT
See *Capital Punishment.*

EMPLOYMENT DISCRIMINATION: AGE
Charge-filing requirements of the Age Discrimination in Employment Act: accrual and equitable modification, The — *Jim Beall* (n) 798-826

ETHICS
Whose loyalties? — *Christina Whitman* (r) 1266-77

EVIDENCE
Intellectual history, probability, and the law of evidence — *Peter Tillers* (r) 1465-90
Taking fact analysis seriously — *Bernard Robertson & G.A. Vignaux* (r) 1442-64

FEDERAL RULES OF CIVIL PROCEDURE
Toward a liberal application of the “close of all the evidence” requirement of rule 50(b) of the federal rules of civil procedure: embracing fairness over formalism — *Rollin A. Ransom* (n) 1060-97

FIRST AMENDMENT
Strangers on a train — *Pierre N. Leval* (r) 1138-57

FREEDOM OF SPEECH
Book notice — reviewing Hentoff: *Free Speech for Me — But Not for Thee: How the American Left and Right Relentlessly Censor Each Other* 1172-74

GOVERNMENT
Revitalizing regulation — *Daniel A. Farber* (r) 1278-96

HISTORY
See also *First Amendment.*
Repossession: of history, poverty, and dissent — *Martha Minow* (r) 1204-12

INFORMATION
Whose genes are these anyway?: familial conflicts over access to genetic information — *Sonia M. Suter* (n) 1854-1908

INTERNATIONAL ECONOMIC RELATIONS

JIMMY HOFFA
Book notice — reviewing Sloane: *Hoffa* 1614-17
JUDICIAL REVIEW
Dialogue and judicial review — Barry Friedman (a) 577-682

JURIES
Rethinking guilt, juries, and jeopardy — George C. Thomas III & Barry S. Pollack (a) 1-33

LABOR DISPUTES
See Jimmy Hoffa.

LABOR LAW
See also Jimmy Hoffa.
Bargaining analysis of American labor law and the search for bargaining equity and industrial peace, A — Kenneth G. Dau-Schmidt (a) 419-514
"Take this job and shove it": the rise of free labor — Jonathan A. Bush (r) 1382-1413

LABOR TEACHING
See also Legal Scholarship.
Response from the visitors from another planet, A — J. Cunyon Gordon (a) 1953-69

LEGAL EDUCATION
See also Clinical Legal Education, Law Clerks, Law Schools.
Commentary on Judge Edwards' "Growing Disjunction Between Legal Education and the Legal Profession" — James L. Oakes (a) 2163-66
Disjunction between Judge Edwards and Profession Priest, The — Louis H. Pollak (a) 2113-21
Growing disjunction between legal education and the legal profession, The — Harry T. Edwards (a) 34-78
Growing disjunction between legal education and the legal profession: a postscript, The — Harry T. Edwards (a) 2191-319
Plus ça change — Paul Brest (a) 1945-52
Students as teachers, teachers as learners — Derrick Bell & Erin Edmonds (a) 2025-52

LEGAL ETHICS
See Criminal Law.

LEGAL PRACTICE
See Legal Theory.

LEGAL PROFESSION
See also Legal Education, Pro Bono Representation.
Stewardship — Donald B. Ayer (a) 2150-62

LEGAL SCHOLARSHIP
See also Legal Education.
Deprofessionalization of legal teaching and scholarship, The — Richard A. Posner (a) 1921-28
Growth of interdisciplinary research and the industrial structure of the production of legal ideas: a reply to Judge Edwards, The — George L. Priest (a) 1928-43
Judge Edwards' indictment of "impractical" scholars: the need for a bill of particulars — Sanford Levinson (a) 2010-24
Law teachers' writing — James Boyd White (a) 1970-76
Lawyers, scholars, and the "middle ground" — Robert W. Gordon (a) 2075-112
Letter to Judge Harry Edwards — James J. White (a) 2177-90

LEGAL STORYTELLING
See Criminal Law.

LEGAL THEORY
See also Philosophy.
Mad midwifery: bringing theory, doctrine, and practice to life — Barbara Bennett Woodhouse (a) 1977-97
Meaning of "under color of" law, the — Steven L. Winter (a) 323-418
Saving the self? — Daniel R. Ortiz (c) 1018-22

LIMITATION OF ACTIONS
See also Antitrust Law.
Enforcement of TSCA and the federal five-year statute of limitations for penalty actions — Teresa A. Holderer (n) 1023-59

OBSCENITY

PERIODICAL INDEX
Index to recent articles and comments appearing in leading law reviews 158-62, 319-21, 573-75, 865-71, 1101-05, 1912-19, 2291-302

PHILOSOPHY
Book notice — reviewing Nagel: Equality and Partiality 1242-46
Getting the word — David Luban (r) 1247-65
Morality fit for humans, A — Joseph Raz (r) 1297-1314

POLITICS
Post-totalitarian politics — Guyora Binder (r) 1491-1528

POVERTY LAW
See History.

PRO BONO REPRESENTATION
Pro bono legal work: for the good of not only the public, but also the lawyer and the legal profession — Nadine Strossen (a) 2122-49

PRODUCTS LIABILITY
Rescuing the revolution: the revived case for enterprise liability — Steven P. Croley & Jon D. Hanson (a) 683-797

RACE DISCRIMINATION
See Races.

RACES
Guess who's not coming to dinner! — Stephen Reinhardt (r) 1175-82
If the eye offend thee, turn off the color — John Harrison (r) 1213-41
Rodrigo's second chronicle: the economics and politics of race — Richard Delgado (r) 1183-1203
“Was blind, but now I see”: white race consciousness and the requirement of discriminatory intent — Barbara J. Flagg (a) 953-1017

RAPE
Rape discourse in press coverage: of sex crimes — Peggy Reeves Sanday (r) 1414-21

SCIENCE
See Information.

SEX CRIMES
See also Rape.
Sexual innocence inference theory as a basis for the admissibility of a child molestation victim’s prior sexual conduct, The — Christopher B. Reid (n) 827-62

SEX DISCRIMINATION
See Civil Rights.

STANDING TO SUE
Of citizen suits and citizen Sunstein — Harold J. Krent & Ethan G. Shenkman (c) 1793-1823
What’s standing after Lujan? Of citizen suits, “injuries,” and Article III — Cass R. Sunstein (a) 163-236

STATE LAW
See also Abortion, Legal Theory.
Failed critique of state constitutionalism, A — David Schuman (a) 274-80

TRAVEL
See Abortion.

WATER AND WATERCOURSES
Hydraulic empire — Joseph L. Sax (r) 1637-42
Tale of two rivers, A — Carol M. Rose (r) 1623-36
ARTICLES

Administering Justice in a Consensus-Based Society — Koichiro Fujikura (review) 1529-44

Adventures of Eric Blair, The — George P. Fletcher (review) 1422-28

Are Criminal Defenders Different? — David Luban 1729-66

Bargaining Analysis of American Labor Law and the Search for Bargaining Equity and Industrial Peace, A — Kenneth G. Dau-Schmidt 419-514

Biography of the Second Justice Harlan, A — Louis R. Cohen (review) 1609-13

"But Whoever Treasures Freedom . . .": The Right to Travel and Extraterritorial Abortions — Seth F. Kreimer 907-38

Capital Punishment’s Future — Welsh S. White (review) 1429-41

Care and Feeding of the United States Constitution, The — Abner J. Mikva (review) 1131-37

Civil Liberties and Civil War: The Great Emancipator as Civil Libertarian — Paul Finkelman 1353-81

Clerks in the Maze — Pierre Schlag 2053-74

Commentary on Judge Edwards’ “Growing Disjunction Between Legal Education and the Legal Profession” — James L. Oakes 2163-66

Conflict of Constitution? No Thanks: A Response to Professors Brilmayer and Kreimer — Gerald L. Neuman 939-52

Constitutional Judgment — Gene R. Nichol (review) 1107-20

Controlling the Competitor Plaintiff in Antitrust Litigation — William H. Page & Roger D. Blair (correspondence) 111-23

Court-Gazing — Stephen F. Williams (review) 1158-65

Deprofessionalization of Legal Teaching and Scholarship, The — Richard A. Posner 1921-28

Dialogue and Judicial Review — Barry Friedman 577-682

Disjunction Between Judge Edwards and Professor Priest, The — Louis H. Pollak 2113-21


Failed Critique of State Constitutionalism, A — David Schuman 274-80

Fantastic Wisconsylvania Zero-Bureaucratic-Cost School of Bankruptcy Theory: A Comment, The — James W. Bowers 1773-82

Getting the Word — David Luban (review) 1247-65

Growing Disjunction Between Legal Education and the Legal Profession, The — Harry T. Edwards 34-78


Growth of Interdisciplinary Research and the Industrial Structure of the Production of Legal Ideas: A Reply to Judge Edwards, The — George L. Priest 1929-43

Guess Who’s Not Coming to Dinner! — Stephen Reinhardt (review) 1175-82


Hydraulic Empire — Joseph L. Sax (review) 1637-42


If the Eye Offend Thee, Turn Off the Color — John Harrison (review) 1213-41

Intellectual History, Probability, and the Law of Evidence — Peter Tillers (review) 1465-90

Interstate Preemption: The Right to Travel, the Right to Life, and the Right to Die — Lea Brilmayer 873-906

Judge Edwards’ Indictment of “Impractical” Scholars: The Need for a Bill of Particulars — Sanford Levinson 2010-24

Law Teachers’ Writing — James Boyd White 1970-76

Lawyers, Scholars, and the “Middle Ground” — Robert W. Gordon 2075-113

Legitimating Death — Louis D. Bilionis 1643-1702

Letter to Judge Harry Edwards — James J. White 2177-91

Mad Midwifery: Bringing Theory, Doctrine, and Practice to Life — Barbara Bennett Woodhouse 1977-97

Meaning of “Under Color or• Law, The — Steven L. Winter 323-418

Microeconomics Made (Too) Easy: A Casebook Approach to Teaching Law and Economics — Gregory S. Crespi (review) 1560-77

Mind in the Law School, The — Lee Bollinger 2167-76

Morality Fit for Humans, A — Joseph Raz (review) 1297-1314
Nondeposit Deposits and the Future of Bank Regulation — Jonathan R. Macey & Geoffrey P. Miller 237-73
Nonsupreme Court, The — Kathleen M. Sullivan (review) 1121-30
Of Citizen Suits and Citizen Sunstein — Harold J. Krent & Ethan G. Shenkman 1793-1823
Plus Ça Change — Paul Brest 1945-52
Postmodern Constitutionalism as Materialism — Francis J. Mootz III (correspondence) 515-25
Post-Totalitarian Politics — Guyora Binder (review) 1491-1528
Pro Bono Legal Work: For the Good of Not Only the Public, but Also the Lawyer and the Legal Profession — Nadine Strossen 2122-49
Rape Discourse in Press Coverage: Of Sex Crimes — Peggy Reeves Sandy (review) 1414-21
Repossession: Of History, Poverty, and Dissent — Martha Minow (review) 1204-12
Rescuing the Revolution: The Revived Case for Enterprise Liability — Steven P. Croley & Jon D. Hanson 683-797
Response from the Visitor from Another Planet — J. Cunyon Gordon 1953-69
Rethinking Guilt, Juries, and Jeopardy — George C. Thomas III & Barry S. Pollack 1-33
Revitalizing Regulation — Daniel A. Farber (review) 1278-96
Rodrigo’s Second Chronicle: The Economics and Politics of Race — Richard Delgado (review) 1183-1203
Saving the Self? — Daniel R. Ortiz (correspondence) 1018-22
Stewardship — Donald B. Ayer 2150-62
Strange Visions in a Strange World — A Reply to Professors Bradley and Rosenzweig — Lynn M. LoPucki (correspondence) 79-110
Strangers on a Train — Pierre N. Leval (review) 1138-57
Students as Teachers, Teachers as Learners — Derrick Bell & Erin Edmonds 2025-52
“Take This Job and Shove It”: The Rise of Free Labor — Jonathan A. Bush (review) 1382-1413
Taking Fact Analysis Seriously — Bernard Robertson & G.A. Vignaux (review) 1442-64
Tale of Two Rivers, A — Carol M. Rose (review) 1623-36
Training Tomorrow’s Banking Lawyers — John D. Hawke, Jr. & Melanie L. Fain (review) 1578-83
Transforming History in the Postmodern Era — G. Edward White (review) 1315-52
“Was Blind, but Now I See”: White Race Consciousness and the Requirement of Discriminatory Intent — Barbara J. Flagg 953-1017
Whose Loyalties? — Christina Whitman (review) 1266-77
NOTES

Administrative Battle of the Forms: The EEOC's Intake Questionnaires and Charge of Discrimination, An — Laurie M. Stegman 124-54

Charge-Filing Requirements of the Age Discrimination in Employment Act: Accrual and Equitable Modification, The — Jim Beall 798-826

Continuing Criminal Enterprise, Conspiracy, and the Multiple Punishment Doctrine — Kenneth G. Schuler 2220-58

Defining Computer Program Parts Under Learned Hand's Abstractions Test in Software Copyright Infringement Cases — John W.L. Ogilvie 526-70

Enforcement of TSCA and the Federal Five-Year Statute of Limitations for Penalty Actions — Teresa A. Holderer 1023-59

Fraudulent Concealment, Self-Concealing Conspiracies, and the Clayton Act — Richard Schwed 2259-85

Outer Fringes of Chapter 11: Nonconsenting Senior Leaders' Rights Under Subordination Agreements in Bankruptcy, The — David Kravitz 281-317

Sexual Innocence Inference Theory as a Basis for the Admissibility of a Child Molestation Victim's Prior Sexual Conduct, The — Christopher B. Reid 827-62

Toward a Liberal Application of the "Close of All the Evidence" Requirement of Rule 50(b) of the Federal Rules of Civil Procedure: Embracing Fairness Over Formalism — Rollin A. Ransom 1060-97


Whose Genes Are These Anyway?: Familial Conflicts over Access to Genetic Information — Sonia M. Suter 1854-1908
AUTHORS

AYER, DONALD B. — Stewardship 2150-62

BELL, DERRICK & EDMONDS, ERIN — Students as Teachers, Teachers as Learners 2025-52

BILIONIS, LOUIS D. — Legitimating Death 1643-1702

BINDER, GUYORA — Post-Totalitarian Politics (review) 1491-1528

BOLLINGER, LEE — The Mind in the Major American Law School 2167-76

BREST, PAUL — Plus Ça Change 1945-52

BRILMAYER, LEA — Interstate Preemption: The Right to Travel, the Right to Life, and the Right to Die 873-906

BOWERS, JAMES W. — The Fantastic Wisconsin Zero-Bureaucratic-Cost School of Bankruptcy Theory: A Comment (correspondence) 1773-92

BUSH, JONATHAN A. — “Take This Job and Shove It”: The Rise of Free Labor (review) 1382-1413

COHEN, LOUIS R. — A Biography of the Second Justice Harlan (review) 1609-13

CRESPH, GREGORY S. — Microeconomics Made (Too) Easy: A Casebook Approach to Teaching Law and Economics (review) 1560-77

CROLEY, STEVEN P. & HANSON, JON D. — Rescuing the Revolution: The Revived Case for Enterprise Liability 683-797

DAU-SCHMIDT, KENNETH G. — A Bargaining Analysis of American Labor Law and the Search for Bargaining Equity and Industrial Peace 419-514

DELGADO, RICHARD — Rodrigo's Second Chronicle: The Economics and Politics of Race (review) 1183-1203

EDWARDS, HARRY T. — The Growing Disjunction Between Legal Education and the Legal Profession 34-78

EDWARDS, HARRY T. — The Growing Disjunction Between Legal Education and the Legal Profession: A Postscript 2191-219

FARBER, DANIEL A. — Revitalizing Regulation (review) 1278-96

FINKELMAN, PAUL — Civil Liberties and Civil War: The Great Emancipator as Civil Libertarian (review) 1353-81

FLAGG, BARBARA J. — “Was Blind, but Now I See”: White Race Consciousness and the Requirement of Discriminatory Intent 953-1017

FLETCHER, GEORGE P. — The Adventures of Eric Blair (review) 1422-28

FRIEDMAN, BARRY — Dialogue and Judicial Review 577-682

FUJIKURA, KOICHIRO — Administering Justice in a Consensus-Based Society (review) 1529-44

GORDON, J. CURYN — A Response from the Visitor from Another Planet 1953-69

GORDON, ROBERT W. — Lawyers, Scholars, and the “Middle Ground” 2075-112

HARRISON, JOHN — If the Eye Offend Thee, Turn Off the Color (review) 1213-41

HAWKE, JOHN D. JR. & FEIN, MELANIE L. — Training Tomorrow's Banking Lawyers (review) 1578-83

KREIMER, SETH F. — “But Whoever Treasures Freedom . . .”: The Right to Travel and Extraterritorial Abortions 907-38

KRENT, HAROLD J. & SHENKMAN, ETHAN G. — Of Citizen Suits and Citizen Sunstein 1793-1823

LEVAL, PIERRE N. — Strangers on a Train (review) 1138-57

LEVINSON, SANFORD — Judge Edwards' Indictment of "Impractical" Scholars: The Need for a Bill of Particulars 2010-24

LOPUCKI, LYNN M. — Strange Visions in a Strange World: A Reply to Professors Bradley and Rosenzweig (correspondence) 79-110

LUBAN, DAVID — Are Criminal Defenders Different? 1729-66

LUBAN, DAVID — Getting the Word (review) 1247-65

MACEY, JONATHAN R. & MILLER, GEOFFREY P. — Nondeposit Deposits and the Future of Bank Regulation 237-73

MIKVA, ABNER J. — The Care and Feeding of the United States Constitution (review) 1131-37

MINOW, MARTHA — Repossession: Of History, Poverty, and Dissent (review) 1204-12

MOOTZ, FRANCIS J. III — Postmodern Constitutionalism as Materialism (correspondence) 515-25

NEUMAN, GERALD L. — Conflict of Constitution? No Thanks: A Response to Professors Brilmayer and Kreimer 939-52

NICHOL, GENE R. — Constitutional Judgment (review) 1107-20

OAKES, JAMES L. — Commentary on Judge Edwards' "Growing Disjunction Between Legal Education and the Legal Profession 2163-66

ORTIZ, DANIEL R. — Saving the Self? (correspondence) 1018-22
PAGE, WILLIAM H. & BLAIR, ROGER D. — Controlling the Competitor Plaintiff in Antitrust Litigation (correspondence) 111-23

POLLAK, LOUIS H. — The Disjunction Between Judge Edwards and Professor Priest 2113-21

POSNER, RICHARD A. — The Deprofessionalization of Legal Teaching and Scholarship, 1921-28

PRIEST, GEORGE L. — The Growth of Interdisciplinary Research and the Industrial Structure of the Production of Legal Ideas: A Reply to Judge Edwards 1929-44

RAZ, JOSEPH — A Morality Fit for Humans (review) 1297-1314

REINGOLD, PAUL D. — Harry Edwards' Nostalgia 1998-2009

REINHARDT, STEPHEN — Guess Who's Not Coming to Dinner! (review) 1175-82

ROBERTSON, BERNARD & VIGNAUX, G.A. — Taking Fact Analysis Seriously (review) 1442-64

ROSE, CAROL M. — A Tale of Two Rivers (review) 1623-36

SANDAY, PEGGY REEVES — Rape Discourse in Press Coverage: Of Sex Crimes (review) 1414-21

SAX, JOSEPH L. — Hydraulic Empire (review) 1637-42

SCHLAG, PIERRE — Clerks in the Maze 2053-74

SCHUMAN, DAVID — A Failed Critique of State Constitutionalism 274-80

SIMON, WILLIAM H. — The Ethics of Criminal Defense 1703-28

SIMON, WILLIAM H. — Reply: Further Reflections on Libertarian Criminal Defense 1767-72

STROSSEN, NADINE — Pro Bono Legal Work: For the Good of Not Only the Public, but Also the Lawyer and the Legal Profession 2122-49

SULLIVAN, KATHLEEN M. — The Non-supreme Court (review) 1121-30


THOMAS, GEORGE C. III & POLLACK, BARRY S. — Rethinking Guilt, Juries, and Jeopardy 1-33

TILLERS, PETER — Intellectual History, Probability, and the Law of Evidence (review) 1465-90

WHITE, G. EDWARD — Transforming History in the Postmodern Era (review) 1315-52

WHITE, JAMES BOYD — Law Teachers' Writing 1970-76

WHITE, JAMES J. — Letter to Judge Harry Edwards 2177-90

WHITE, WELSH S. — Capital Punishment's Future (review) 1429-41

WHITMAN, CHRISTINA — Whose Loyalties? (review) 1266-77

WILLIAMS, STEPHEN F. — Court-Gazing (review) 1158-65

WINTER, STEVEN L. — The Meaning of "Under Color of" Law 323-418

WOODHOUSE, BARBARA BENNETT — Mad Midwifery: Bringing Theory, Doctrine and Practice to Life 1977-97

BOOKS REVIEWED

ANDERSON & TWINING: Analysis of Evidence: How to Do Things with Facts Based on Wigmore’s Science of Judicial Proof (Bernard Robertson & G.A. Vignaux) 1442

BALL: The Word and the Law (David Luban) 1247

BARNES & STOUT: Cases and Materials on Law and Economics (Gregory S. Crespi) 1560

BELL: Faces at the Bottom of the Well: The Permanence of Racism (Stephen Reinhardt) 1175

BENEDICT: Virgin or Vamp: How the Press Covers Sex Crimes (Peggy Reeves Sanday) 1414

BOBBITT: Constitutional Interpretation (Gene R. Nichol) 1107

BURT: The Constitution in Conflict (Kathleen M. Sullivan) 1121

COHEN & ARATO: Civil Society and Political Theory (Guyora Binder) 1491

DE GRAZIA: Girls Lean Back Everywhere: The Law of Obscenity and the Assault on Genius (student review) 1166

DE ONIS: The Green Cathedral: Sustainable Development of Amazonia (Carol M. Rose) 1623

EPSTEIN: Forbidden Grounds: The Case Against Employment Discrimination Laws (Richard Delgado) 1183

FLETCHER: Loyalty: An Essay on the Morality of Relationships (Christina Whitman) 1266

FUKUYAMA: The End of History and the Last Man (Guyora Binder) 1491

GOLDSTEIN: The Intelligible Constitution (Abner J. Mikva) 1131

HACKER: Two Nations: Black and White, Separate, Hostile, Unequal (Stephen Reinhardt) 1175

HALEY: Authority Without Power: Law and the Japanese Paradox (Koichiro Fujikura) 1529

HENTOFF: Free Speech for Me — But Not for Thee: How the American Left and Right Relentlessly Censor Each Other (student review) 1172


HUNDELEY: The Great Thirst: Californians and Water, 1770s - 1990s (Joseph L. Sax) 1637

JACOBSOHN: Apple of Gold: Constitutionalism in Israel and the United States (student review) 1545

JONES: The Dispossessed: America’s Underclasses from the Civil War to the Present (Martha Minow) 1204

KULL: The Color-Blind Constitution (John Harrison) 1213

LEWIS: Make No Law: The Sullivan Case and the First Amendment (Pierre N. Leval) 1138

MACEY & MILLER: Banking Law and Regulation (John D. Hawke, Jr. & Melanie L. Fein) 1578

MENDES: Antitrust in a World of Interrelated Economics: The Interplay Between Antitrust and Trade Policies in the US and the EEC (student review) 1552

MORRIS: The Brothel Boy and Other Parables of the Law (George P. Fletcher) 1422

NAGEL: Equality and Partiality (student review) 1242

NEELY: The Fate of Liberty: Abraham Lincoln and Civil Liberties (Paul Finkelman) 1353

OSBORNE & GAEBLER: Reinventing Government: How the Entrepreneurial Spirit Is Transforming the Public Sector (Daniel A. Farber) 1278

PATERNOSTER: Capital Punishment in America (Welsh S. White) 1429

PERRY: Deciding to Decide: Agenda Setting in the United States Supreme Court (Stephen F. Williams) 1158

POSNER: Sex and Reason (Martin Zelder) 1584

ROSE-ACKERMAN: Rethinking the Progressive Agenda: The Reform of the American Regulatory State (Daniel A. Farber) 1278

SAVAGE: Turning Right: The Making of the Rehnquist Supreme Court (Stephen F. Williams) 1158

SCHEFFLER: Human Morality (Joseph Raz) 1297

SHAPIRO: “Beyond Reasonable Doubt” and “Probable Cause”: Historical Perspectives on the Anglo-American Law of Evidence (Peter Tillers) 1465

SLOANE: Hoffa (student review) 1614

STEINBERG: Nature Incorporated: Industrialization and the Waters of New England (Carol M. Rose) 1623

STEINFELD: The Invention of Free Labor: The Employment Relation in English and America Law and Culture 1350-1870 (Jonathan A. Bush) 1382

WEDDINGTON: A Question of Choice (student review) 1618
YARBROUGH: John Marshall Harlan: Great Dissenter of the Warren Court (Louis R. Cohen) 1609